

0535

BOX:

416

FOLDER:

3846

DESCRIPTION:

Callahan, Daniel

DATE:

11/20/90



3846

POOR QUALITY
ORIGINAL

0536

Witnesses:

Opt 160 CP
Counsel, 20
Filed day of 1899
Pleads, not guilty Jan 2 1899

THE PEOPLE

vs.

Daniel Callahan

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

JOHN R. FELLOWS,

District Attorney.

Jan 26/91
Gad on Jan 2 1891

A True Bill.

Foreman.

J. W. Brown

Now on wards
discharged in the
District Attorney

POOR QUALITY
ORIGINAL

0537

Police Court—2nd District.

City and County { ss.:
of New York,

Charles B Van Gerichten
of No. 293 West Houston Street, aged 20 years,
occupation Clerk being duly sworn
deposes and says, that on the 23 day of October 1898 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and~~ by

Daniel Callahan (now here)
who willfully aimed and discharged
two shots from a Revolving pistol at
deponent

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

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

Sworn to before me, this

26 day
of October 1898

Charles B Van Gerichten
Police Justice.

POOR QUALITY
ORIGINAL

0538

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Callahan 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. Daniel Callahan

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. New York

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

Answer. 42 Downing Street 3 years

Question. What is your business or profession?

Answer. Laborer.

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

Answer. I am not guilty and demand
an examination

Dan Callahan

Taken before me this

26

day of

October

1880

Police Justice.

POOR QUALITY
ORIGINAL

0539

On Oct 28th 10³⁰ A.M.
\$2000 bail 8th

" 31-

No. 30. c. M.

Nov 2. 10 c. M.

BAILED,

15 "

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

The presiding magistrate
is authorized to hear and
determine this case in my
absence, and to accept bail.

Police Justice.

Police Court... 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. H. Van Dusen
293 West Houston

James Callahan

3

2

1

Offence

assault
felony

Dated

Oct 26 1880

Magistrate.

Chas. H. Van Dusen
9th Precinct.

Precinct.

Witness

John Cadden

No. 368

Street.

No. 398

Street.

No. 398

Street.

No. 398

Street.

No. 398

Street.

No. 398

Street.

Committee 8-8
See million Certificate

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~~ and be committed to the Warden and Keeper of
the City Prison, of the City of New York, until he give such bail. be legally discharged

Dated Nov 15 1880 Chas. H. Van Dusen Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0540

Department of Public Charities and Correction,
Bellevue Hospital,
WARDEN'S OFFICE,

JOHN FALLON,
Warden.

New York, Nov. 17th 1890

James W. Ledwith Esq.

Warden Jefferson Market Prison

Sir,

I desire to inform you that one Daniel Callahan, charged with Felonious Assault, and transferred from Jefferson Market Prison to this Institution Oct. 31, having been declared insane by the Examiners in Lunacy Drs. Field and Fitch, was this day Nov. 12th transferred to the New York City Asylum for Insane Ward's Island.

Respectfully

John Fallon
Warden

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Callahan

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

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

The said

Daniel Callahan

late of the City of New York, in the County of New York aforesaid, on the
Twenty-third day of October, in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms, at the City and County
aforesaid, in and upon the body of one Charles B. von Gerichten
in the peace of the said People then and there being, feloniously did make an assault and
to, at and against him the said Charles B. von Gerichten
a certain pistol then and there loaded and charged with gunpowder and one leaden
bullet, which the said Daniel Callahan
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent him the said Charles B. von Gerichten
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

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

The said

Daniel Callahan

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 Charles B. von Gerichten in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and to, at and against him the said
Charles B. von Gerichten
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,
which the said Daniel Callahan
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 shoot off and discharge, 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.

0542

BOX:

416

FOLDER:

3846

DESCRIPTION:

Carter, Richard

DATE:

11/26/90



3846

POOR QUALITY
ORIGINAL

0543

Witnesses;

Counsel, *[Signature]*
Filed *20* day of *Dec* 1890
Plends *[Signature]*

THE PEOPLE
24
199 *Subs* *of* *one*
Richard Carter
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

1048

JOHN R. FELLOWS,
District Attorney.

A True Bill.

[Signature]
Foreman.
Part 2 - Dec. 2. 1890
Ready Assant 2nd Dec.
3 yrs 1 mo 10 P. 1891

POOR QUALITY
ORIGINAL

0544

Police Court—2 District.

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

Minnie Williams
of No. 199 South Fifth Avenue Street, aged 24 years,
occupation Domestic being duly sworn

deposes and says, that on the 14 day of November 1890 at the City of New
York, in the County of New York, at the cor of Thompson & Brown Sts.
She was violently and feloniously ASSAULTED and BEATEN by

Richard Carter
(now dead) who struck deponent
a severe blow on the head with
a piece of a brick, severely
cutting deponent's head, and at
the time of said assault
defendant said to deponent
"Minnie Williams: you
bitch I will kill you"

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 14 day
of November 1890.

Minnie Williams
mark

John J. Herman Police Justice.

POOR QUALITY
ORIGINAL

0545

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Carter 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. *Richard Carter*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *122 South 5th Avenue. 1 year*

Question. What is your business or profession?

Answer. *Truckman*

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 hitting
her with a truck. I
only slapped her with
my hand and she fell on
the sidewalk.*

Richard Carter
made

Taken before me this

day of *August* 1921

John J. Conners
Police Justice.

POOR QUALITY
ORIGINAL

0546

Department of Public Charities and Correction,
Bellevue Hospital,
WARDEN'S OFFICE.

JOHN FALLON,
Warden.

New York, Nov 15 1890

Minnie Williams. (col)
has a scalp wound &
slight concussion of the brain.
She does not seem to be
dangerously injured

Walter Wood M. D.

POOR QUALITY
ORIGINAL

0547

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

of No. Joseph Brown Street, aged — years,
occupation Police Officer being duly sworn deposes and says
that on the 14 day of November 1889

at the City of New York, in the County of New York, I ED must arrested
one Richard Carter showing upon the
complaint of one Minnie Williams
who charged the said Carter with
having struck her Minnie Williams
upon the head with a brick he
held in his hands.
Causing such injuries as to necessitate
her removal to the Bellevue hospital
where she is now confined and
unable to appear in court
Wherefore deponent prays

Subscribed and sworn to before me, this 14 day of November 1889
at the City of New York, in the County of New York.
Police Justice

POOR QUALITY
ORIGINAL

0548

that the said matter may be
held to await the result of the
said injuries Joseph Brown
brought before me this
15th day of Nov 1890

Do not receive
Police Justice

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Richard Carter

AFFIDAVIT.

Dated

Nov. 15 - 1890

Magistrate.

O'Reilly

Brown

Officer.

Witness,

J. H. Rice

Disposition,

0549

Police Justice

Police Court--2--District

Joseph Brown
Richard Burtu

Offence ~~Arson~~
Arson

2015

A O'Reilly Magistrate.

Officer.

.....Precinct.

100 Bedford Street.

Street.

my friend

Street.

.....to answer.....

Dated.....*18*.....*Police Justice.*

POOR QUALITY
ORIGINAL

0550

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

Police Court--- 2 District.

1/35

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Minnie Williams
199 So. 5th Avenue
Richard Carter

2
3
4

Offence Assault

Dated Nov 18 1880

Carman Magistrate.
Brown Officer.
Precinct.

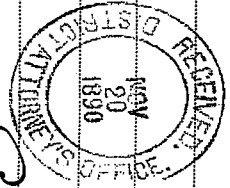
Witnesses

No. Street.

No. Street.

No. Street.

\$ 700 to answer



Can

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 Carter

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

Dated Nov 18 1880 John Thomas Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0551

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 Carter

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

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

The said

Richard Carter
late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of November in the year of our Lord
one thousand eight hundred and ninety, with force and arms, at the City and
County aforesaid, in and upon the body of one Minnie Williams
in the Peace of the said People then and there being, feloniously did make an assault
and ~~her~~ the said Minnie Williams
with a certain piece of brick

which the said Richard Carter
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,

3
with intent ~~her~~ the said Minnie Williams
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
Richard Carter
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Richard Carter
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 Minnie Williams in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and ~~her~~ the said
with a certain Minnie Williams
piece of brick

which the said Richard Carter
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.

POOR QUALITY
ORIGINAL

0552

THIRD COUNT—

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

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

The said

Richard Carter
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Minnie Williams in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
her the said *Minnie Williams*
with a certain *piece of brick*

which

He the said *Richard Carter*
in *his* right hand then and there had and held, in and upon the *head*
of *her* the said *Minnie Williams*

then and there feloniously did wilfully and wrongfully strike, beat, ~~stab~~, ~~cut~~, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Minnie Williams*

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.

0553

BOX:

416

FOLDER:

3846

DESCRIPTION:

Cesini, Angelo

DATE:

11/21/90



3846

0554

BOX:

416

FOLDER:

3846

DESCRIPTION:

Farcenillo, Sebastian

DATE:

11/21/90



3846

0555

BOX:

416

FOLDER:

3846

DESCRIPTION:

Cella, Joseph

DATE:

11/21/90



3846

0556

BOX:

416

FOLDER:

3846

DESCRIPTION:

Lafazia, Giacomo

DATE:

11/21/90



3846

POOR QUALITY
ORIGINAL

0557

Witnesses;

In consideration
of the within state-
ment of the complain-
ant & the above facts
of defendant to
recommend the
dismissal of
his indictment
Andrew H. Dawson
Dec 26 A
Nov 26 in 1890

A True Bill

J. P. McKeown
Foreman.
Inductively (unusual)
as to all defendants

Nov. 26/89
JOHN R. FELLOWS,
District Attorney.

THE PEOPLE

vs.

Angelo Casini
Sebastian Tancredi
Joseph Cella and
Giacomo Figarzio

Burglary in the second degree.
and first offense.

[Section 497, 506, 528 and 532]

Counsel, *J. P. McKeown*
Filed *Dec 26* 1890
Pleads, *Not guilty*

Nov. 26 1890
J. P. McKeown
Foreman.

Police Court—2 District.

City and County } ss.:
of New York,

of No. 22 Waverly Place Martin Young Street, aged 60 years,
occupation Publisher being duly sworn
deposes and says, that the premises No 22 Waverly Place Street,
in the City and County aforesaid, the said being a Dwelling House

and which was occupied by deponent as a Dwelling House
and in which there was at the time a human being, by name Luella Young
Charles Bauer and deponent—
were BURGLARIOUSLY entered by means of forcibly removing an
iron cover that was placed on the sidewalk
in front of said premises and forcibly
breaking ~~breaking~~ off an iron fastening of a
door leading into said premises
on the 14 day of November 1890 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one brass chain of the value of Five
cents and other property all of
the value of Two dollars

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

Angelo Securi, Sebastian Farcinello
Joseph Bella Guarino Lafazza
for the reasons following, to wit: that deponent found said
Securi Farcinello in the cellar of said
premises and he held Securi until
the officer came and said Farcinello
escaped. Deponent says that he saw
said Lafazza run away and said Bella
acknowledged and confessed in the presence
of John B. Sullivan of the 15th Precinct
Police that he was in said premises

POOR QUALITY
ORIGINAL

0559

in company with other said defendants
Defendant says that the aforesaid
property was found in the possession
of Seoni ^{an} Farcenello

Martin Loring
Sworn to before me
this 15 day of Nov 1890
Saml. C. [Signature] Justice.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. _____
Burglary _____
28. _____

Dated _____ 188 _____

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses: _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY
ORIGINAL

0560

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sebastian Farcelllo 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. *Sebastian Farcelllo*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *43 Thompson St. 2 years.*

Question. What is your business or profession?

Answer. *at sea*

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.*

Sebastian Farcelllo

Taken before me this
day of *Nov* 189*9*

Police Justice

POOR QUALITY
ORIGINAL

0561

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Giovanni Lafazia 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.

Giovanni Lafazia

Question. How old are you?

Answer.

15 years.

Question. Where were you born?

Answer.

Italy

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

Answer.

34 Thompson St. 7 years.

Question. What is your business or profession?

Answer.

At. Lick

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
Giovanni Lafazia

Taken before me this

day of

1935

1935

Police Justice

POOR QUALITY
ORIGINAL

0562

Sec. 198—200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Angelo Secius

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. *Angelo Secius*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *43 Thompson St. 6 years*

Question. What is your business or profession?

Answer. *Cutter on flowers*

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.
Angelo Secius*

Taken before me this

day of

188

Police Justice

POOR QUALITY
ORIGINAL

0563

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Joseph Cella

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.

Joseph Cella

Question. How old are you?

Answer.

I do not know.

Question. Where were you born?

Answer.

America

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

Answer.

41 Thompson St. I do not know

Question. What is your business or profession?

Answer.

School boy

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

Answer.

~~*I am not guilty*~~

~~*Joseph Cella*~~
~~*Must*~~

*I admit making the
statement to the officers
in the presence of
Complainant*

Joe Cella

Taken before me this

day of

1893

Police Justice

POOR QUALITY
ORIGINAL

0564

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

Police Court--- 2 1914
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Henry
22 Ward Street
Charles Lewis
Determined to murder
William Henry
Charles Lewis
Offence *Drowning*

Dated *Nov 11* 18*90*

W. H. Lewis Magistrate.
Sullivan Officer.
15 Precinct.

Witnesses
No. *1* *W. H. Lewis* Street _____

No. *2* *Edward Lewis* Street _____

No. *1000* *1000* Street _____
District Attorney's Office
NOV 17 1890

Commence

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

guilty thereof, I order that *he* be held to answer the same and *he* be admitted to bail in the sum of *1000* Hundred Dollars, *each* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until *he* give such bail.

Dated *Nov 16* 18*90* *So ordered* 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 *h* to be discharged.

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0565

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Director of No. _____

B. F. Francis Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William Young

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

Sworn to before me, this _____

day of Nov 1897

John S. Sullivan

John S. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0566

Court of
General Sessions

The People

v.
Angelo Cesino

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Nov. 17th 1890

CASE NO. 53045

OFFICER

DATE OF ARREST

CHARGE

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

the boy was never arrested before and has always been a good boy - His parents are very respectable people, occupying nicely furnished home -

All which is respectfully submitted,

To Dist Atty.

William L. ...
Wm L. ...

POOR QUALITY
ORIGINAL

0567

Court of
General Sessions

The People

vs.

Angelo Casuso

Casuso
PENAL CODE, § 100

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
NEW YORK CITY.

Court of
General Sessions

The People

v.

Sebastino Farcenello

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Nov 17th 1890

CASE NO. 53045

OFFICER Decker

DATE OF ARREST

November 14th 1890

CHARGE

Burglary

AGE OF CHILD

15 years

RELIGION

Catholic

FATHER

Antonio

MOTHER

Julia

RESIDENCE

43 Thompson Street -

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

on Sept. 20/85

Sebastino was arrested for begging - At that time he remained out nights and would not attend school - On Oct. 1st 1885 Justice O'Keilly at 2^d Dist. Police Court committed the boy to the Catholic Protectory -

On Oct 2^d 1889 Sebastino was again arrested for having in his possession a piece of zinc belonging to a soda water stand in the neighborhood - On Oct. 3^d Justice Ford at 2^d Dist Court discharged him on account of lack of evidence -

Boy has not worked in over 2 weeks and is constantly on the street - He is a bad lad -

All which is respectfully submitted

To Dir. & Hq.

O. Holloway Secretary
Rpt

POOR QUALITY
ORIGINAL

0569

Court of
General Sessions

The People

v.

Sebastiano Tarcovello

Penal Code, or
Lugliani

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,

NEW YORK CITY.

Court of
General Sessions
The People
v.
Antonio Cella

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Nov 17th 1890

CASE NO. 53045 OFFICER Decker
DATE OF ARREST November 14th 1890
CHARGE Burglary
AGE OF CHILD 10 years
RELIGION Catholic
FATHER Antonio
MOTHER Marie

RESIDENCE 41 Thompson St
AN INVESTIGATION BY THE SOCIETY SHOWS THAT

there is no record of boy's having been arrested before. He has of late been attending St. Alphonsus' School - He is however a wild boy - Parents are decent people.

All which is respectfully submitted,

To Dist. Atty

O. Hollows Secretary
RHP

POOR QUALITY
ORIGINAL

0571

Court of
General Sessions

The People

v.

Antonio Cellar

Antonio Cellar

PENAL CODE, 1897

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,

NEW YORK CITY.

0572

Giovanni Lapaja

New York, Nov. 17th 1890

OFFICER

OFFICER *Secher*
November 14th 1890

Gurglary

AGE OF CHILD

15- years

RELIGION

Catholic

FATHER

Angelo

MOTHER

Antonia

RESIDENCE

39 Thompson Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT *there is no record of Giovanni ever being arrested before - He has not worked in 2 weeks and during that time kept bad company -*

His parents are respectable
poor people -

All which is respectfully submitted,

To Disk of the

specifically submitted,

POOR QUALITY
ORIGINAL

0573

53045

Court of
General Sessions
The People

v.

Garman & Co.

PENAL CODE, 1897

Orange

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President,
100 East 23d Street,
New York City.

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Angelo Cizmi
Sebastian Francielli
Joseph Cella and
Eusebio Lafazio

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. - I can not show that my premises were broken into by the defendants, and I hereby request that the defendants be discharged

Martin Young

POOR QUALITY
ORIGINAL

0575

In consideration
of the nature
statement of the
extreme youth
of defendant,
I recommend
the kind of
in this case be
dismissed.
Andrew H. Davidson
D. & D. of

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Angelo Rimini, Sebastian Tarenello, Joseph Rella and
Rigacomo Salvo*

The Grand Jury of the City and County of New York, by this indictment, accuse
Angelo Rimini, Sebastian Tarenello, Joseph Rella and Rigacomo Salvo —
of the CRIME OF BURGLARY IN THE second DEGREE, committed as follows:

The said *Angelo Rimini, Sebastian Tarenello, Joseph Rella and Rigacomo Salvo*, all
late of the *Fifteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourteenth* day of *November*, in the year
of our Lord one thousand eight hundred and eighty *ninety*, with force and arms, about the
hour of *twelve* o'clock in the *day* — time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Martin Young*.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit:

The said Martin Young.

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

in the said dwelling house 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,

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said *Angelo Resini, Sebastian Tarcenillo, Joseph Rella and Giacomo Sefozia* —
of the CRIME OF *Petit LARCENY*, — committed as follows:

The said *Angelo Resini, Sebastian Tarcenillo, Joseph Rella and Giacomo Sefozia*, all —
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 chain of the value of five cents, and
several other goods, chattels and personal
property (a more particular description
whereof is to the Grand Jury aforesaid
unknown) of the value of two dollars,*

of the goods, chattels and personal property of one *Martin Young,*

in the dwelling house of the said *Martin Young,*

there situate, then and there being found, ~~from~~ ⁱⁿ 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 P. Fellows,
Attorney

0578

BOX:

416

FOLDER:

3846

DESCRIPTION:

Cattley, Edward S.

DATE:

11/18/90



3846

POOR QUALITY
ORIGINAL

0579

Witnesses;

Counsel,

Filed

Pleads,

1890

THE PEOPLE

vs.

Grand Larceny, second Degree.
[Sections 529, 530 — Penal Code]

Edward S. Cathey

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

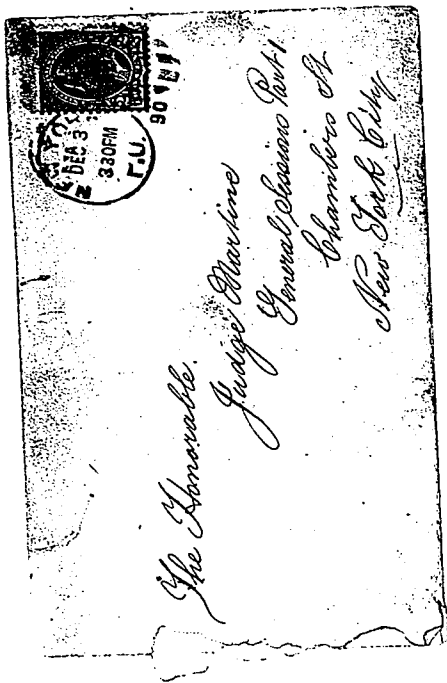
Spied & Committed.

Elmira, N.Y.

Dec 29, 1890

POOR QUALITY
ORIGINAL

0580



THE PEOPLE

vs.

EDWARD S. CATTLEY.

COURT OF GENERAL SESSIONS, PART I.

BEFORE JUDGE MARTINE.

Tuesday, December 2, 1890.

Indictment for grand larceny in the second degree.

JAMES McADAM sworn and examined.

I live 91 Cortland Street and am a carpenter by trade; I saw the defendant in October, 1890, I roomed with him at 71 East 4th Street; nobody else roomed with us, we took the room one week before the 15th of October, we hired it and both went there at his suggestion, I had known him about two months before that, this room was on the second floor back; we did not carry a key to it. I recollect the 15th of October, I missed property on that day, fifty-seven dollars in money, a silver watch worth five dollars and a silk muffler worth two dollars; the property was in my valise, I put it in on Sunday night, two days before I missed it. The watch was in my coat pocket hanging in the wardrobe, I missed it on Tuesday night, I never saw it again except the muffler which I saw when the officer got it from the Defendant. The Defendant was present when I put the money in the valise in the room, he saw me with the money, I had a conversation with him at the time, I was saving it to go to England, he said he was going to England along with me at the end of the year and I told him what money I had; I put the money in the valise about nine o'clock at night and locked it with the key and put the key in my pocket; I put it in a purse in my trousers pocket. I missed the money when I came home from work about half past five o'clock, Mr. Cattley was gone away

and the missus of the house would not let me stay any longer in the room by myself; he left word that he had gone away, he had not said anything to me about his intending to leave, it was a surprise to me and then I went to the police. I went to live at 91 Courtland Street. When I got back to our room I found my satchel there, I opened it and found my money and watch and muffler gone; I had the key of my valise in my pocket, I left my trousers lying on the chair in my room, the defendant slept with me in the same bed, I do not know of my own knowledge that he had a key to the valise and I do not know how he opened it.

When I discovered the loss I went to the police and made complaint against the Defendant. He was arrested five weeks after that in the Pennsylvania depot, Jersey City by Detective Morris who is not here to-day. I was present at the time, he was arrested on my complaint, I gave a description of him to the detective; he wanted to settle up with me. The officer who arrested him belongs to the Pennsylvania depot; the Defendant was going to Cleveland on the train; the officer had him arrested when I saw him.

I had him arrested from information which I received; it was about half past four in the afternoon when I saw him.

He spoke first and said, "can I settle this matter up with you"; he said he would give me his trunks in payment for the money if I would settle up the case with him. The officer said it was best to go to Police Headquarters and I went there with him in Jersey City, he was locked up and brought the next morning before the Police Court; he said he did not take the money or the watch and he gave me a check for forty dollars on the Orange Bank, he said the

check was worthless, he sent the check to me on Sunday about twelve o'clock, the same day he was arrested.

A friend of mine saw him in the College Hotel and he charged him with stealing the money; I got a letter and a check of forty dollars from the Defendant, the officer has got the check on the Orange National Bank, the Defendant signed his name to the check but I did not get the money on it. When I got the letter and check I went to see if I could find him up to Desbrosses Street and he had gone over to Jersey City, I went over there by the Pennsylvania ferry from Desbrosses Street and gave the officer a description of him; the officer showed me a valise and overcoat which I recognized as belonging to the Defendant, I came back to New York and stayed there till four o'clock and returned the same day to Jersey City and got the detective and had him arrested, he was in the waiting room of the Pennsylvania depot about half past four o'clock. It was then he said, "can't I settle this matter up with you?" I says, "you can if you give me the money you took from me." He said, "I did not take your money, I want to settle up the matter with you, I will give you my trunks in payment if you will settle up the matter, if I am sent to prison I am ruined for life." We got up to Police Headquarters, he talked all the way and he said the same thing all the way up two or three times over. I said, "you have got a silk muffler of mine." He says, "that is nothing, I took it in a mistake." It was in his valise when I got it, I did not recover it until two days after. At the police headquarters in Jersey City he said he did not take the

money. They asked him what did he give me the check for. He said he gave it to the man and told him he would not see me till half past four, to keep me quiet until once he got away to Cleveland, Ohio -- that he knew it was worthless.

That was all that occurred in Police Headquarters, he was locked up and I went back to New York. On the next day I went to the Police Court in Jersey City and the Defendant was there; he was brought up on a charge of stealing a watch from Fred Pedessen of Orange, New Jersey and remanded till the next day.

Counsel: I am willing to admit that this man came from Jersey without a requisition to this State. If it is a fact that this man was held on another charge and brought into Court I would rather not have it.

The Court: I shall say to the Jury that they must not regard it.

Witness: I went over to Mulberry Street, New York, the next day to the Police Headquarters. I had no talk with the Defendant then. He said he did not expect to be treated this way. I said, "that is your own fault, that is all I recollect was said. This is the first time I have seen him since, I had no conversation with him since about the case. I first met the Defendant in Orange, New Jersey; I became acquainted with him there and lived there about two months. I was living in New York and he came over to me and said he knew a better place than where I was.

CROSS EXAMINED.

I am a carpenter and have been in this country since April last year. I did not come to New York from Orange with the defendant, I came to New York myself and he came two weeks after. I was sitting in the Western Union Hotel, Courtland Street. I saw

him nearly every day during that two months, I boarded in the same house with him there and then I came to New York to live, 91 Cortland Street, the Western Union Hotel; I had been staying there two weeks before he came, I was not working in Orange during that time but I saw him once during that period in Orange, I had a conversation with him there and told him where I was living and he said he would come and see me, he came about two days after and wanted me to go and live with him up in this place 71 East 4th St.

I agreed to go and take a room with him and we went together and hired this room at four dollars a week each agreeing to pay half, we stayed there about six days before the 15th of October. I remember the Sunday evening, the 13th when I put my money in the valise; I did not see the boarding mistress the next morning and do not think I saw her on Monday evening, I saw her on Tuesday night when I came home; she said nothing to me about evicting that room when the week was up, I was at home on Monday night in my room and so was the Defendant; the boarding mistress came up to the room and tapped on the door on Monday night, she said, "you are making a noise", I did not see her, she was outside the door; she said something about making less noise or she would fetch a policeman, she spoke German and I could not tell what she said; Mr. Cattley was tickling me in bed and I fell out two, or three times on the floor.

I always keep my money in the valise, I never carried a key to that room in 4th Street, I don't know if there were a good man, lodgers in the house or not, I never met any people going up or down the stairs, I got up in the morning about half past six or seven and came home about half past

five. I took no meals there, our room was a back room on the second floor, there was one exit and there was one door into another room but I never saw that open; I don't know that the other room was occupied before we left; there was a floor over where we were. The clerk at the Western Union Hotel is Teddy, he brought me the check. Up to the time of receiving that check all that I knew about it was what Teddy told me and I would not have known where to see Cattley unless I had been told by somebody, I would not have known enough to have gone to Jersey City at four o'clock on Sunday afternoon unless Teddy had told me, I thought the Defendant was in England; Teddy told me he had his trunks in the parcel office in Desbrosses Street; we went up at half past one, Teddy and I and followed him to Jersey City from Desbrosses Street, he went over on the ferry-boat before us. I do not mean to say that I followed him on the next boat, I was simply looking for him having heard that he was over in Jersey City. I do not think that Teddy was altogether sober at that time. He came back to the hotel and told me that he met Cattley; up to that time I thought that he was in England; at that time he gave me a letter from Cattley. I did not advise him that he must get a check or money for the valuables I claimed to have lost from Mr. Cattley but when he came to the hotel he told me that he had met him and he gave me a letter and a check. Did not he tell you that he promised to meet Cattley on the Jersey City side as he was going to take the train for Cleveland? Yes, he did not tell me where he was going to meet him, he told me where he had seen him and he told me he was going to meet him at four o'clock.

**POOR QUALITY
ORIGINAL**

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Teddy told me that Cattley was going away but he did not know what time that afternoon, he did not tell me where he was going to start from, Teddy went with me to Jersey, we went first about half past one and we did not see the Defendant at that time and then we came back to New York and waited until half past four and then went back. I have seen Cattley wear an overcoat of light color, he put it in the parcel office, the detective saw him, there might have been a shawl as well as an overcoat, I am sure he did not have his overcoat on his arm when I first saw him. I saw the things in the parcel office, I heard from somebody that he was going to take the six o'clock train to Cleveland; the clerk in the parcel office told me. When Teddy brought me the check and the letter he told me that he had seen Mr. Cattley up at the Palace Hotel and he accused him of taking the money and he gave him the letter and the check to give to me. . He told Mr. Cattley that he would not give me the letter until after he had seen him again at half past four; I got the check and the letter in the Western Union Hotel before I started over to Jersey; I opened the letter and I knew the handwriting. I did not know of his financial condition -- yes, I knew his account in the Orange Bank was closed when I received that check. Teddy's last name is Lewis and he is a clerk at the Western Union Hotel now, he is there in the daytime. . When he handed me the check and the letter he told me that he had seen Cattly and he showed him where his trunks were in Desbrosses Street in the back office, that is what he told me, he did not tell me where I could see him, he did not tell me where he was going to see him either. When Teddy

POOR QUALITY
ORIGINAL

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gave me the check he did not tell me at the time it was no good.

JAMES W. TRAINER sworn and examined.

I am a police officer attached to the central office.

I first saw this defendant over in Jersey City on Tuesday, the 15th of November at police headquarters; we took him before the police magistrate there, I made an affidavit to hold him as a fugitive from justice in the State of New York and he was locked up till I got ^{the} requisition papers and brought him over from Jersey to New York. I asked him if he had taken the tuff and he said he did not, I asked him if he had stolen the property from Mr. McAdams; I accused him of taking the watch, he said, "I did not take it."

I says, "it is very funny." He says, "here is a muffler that was in the bureau drawer and it got mixed up with my things when I was packing up the trunk;" I tried to get him to admit to me that he had taken it but he would not do it. I asked him what he gave him the check for? He said he knew the check was no good when he gave it to him and he gave it to this man Teddy that he speaks about as a sort of squaring between Teddy and McAdams -- that Teddy was a friend of both of them and when Teddy saw Mr. Cattley at the Palace Hotel and there told him that Mr. McAdams accused him of stealing his watch and fifty-seven dollars and a silk muffler he said that he did not do it and he sat down and wrote the letter. This is the conversation. I was bringing him over from Jersey on last Monday. He said the reason why he left 4th Street was that he and McAdams were

fooling and the woman came up there that night and told them they would have to evict the room and the next morning after Mr. McAdams had gone to business the lady told him that they would have to move. Mr. Cattley said that he picked up his trunks and went away and that when he came back there the woman had the bed and everything stripped off and said they could not sleep there any more.

CROSS EXAMINED. This conversation I speak of took place on the way over from Jersey to New York. He told me he gave Teddy a check and a letter and that McAdams would know that the check was no good and he told Teddy the check was no good; he said not to give the letter to McAdam until he had got away, that he was going away at half past four in the afternoon. Isn't it a fact that he said at that time that Teddy said that he would not give McAdam the letter until half past four? I can't tell whether he said Teddy would not give it to him or whether he told Teddy to do it, I know something was said about Teddy would not give the note to McAdam until half past four. He gave me the muffler himself out of the valise in Jersey City.

THE CASE FOR THE DEFENCE.

EDWARD S. CATTLEY sworn and examined.

I am twenty-two years old and was born in England. I have been in this country about five months and when I came here I went to Pleasantdale, Orange, N.J. I met Mr. McAdam about three month after I had been in Jersey; I met him in New York soon after he had been here and we hired rooms together. I remember the Monday evening previous to the day of my leaving the apartment on 4th St.,

the landlady came to the room that night and the next morning Mr. McAdams left first, he was in the habit of leaving every morning first, I saw the landlady about nine o'clock in the morning, I went out and returned, I gave up the room that day, I thought we had the right to occupy it till the following day but she said she would never have two in the room together, that they made too much noise; I picked up my things and went out again and walked down towards the Western Union Hotel; on the way to the hotel I met three college associates, Mr. Finney, Mr. Edwards and Mr. Stamp; they had been friends in London and they told me they were going home the following morning at five o'clock, they asked me if I would not go with them, McAdams himself intended to go home, we decided although not positively it should be towards the end of the year about Christmas. My things were packed and as they were going I concluded to go with them; I went back to the house 75 E. 4th Street, then I wrote a note telling McAdam that I would meet him although it would be late at night, at the Western Union Hotel; I left that note on the dressing table of the room for him to get when he came home from work. I packed up my things as I made up my mind to go by the steamer and took them down to the wharf, I left them there; I went with my friends again, I got my ticket; we went around knocking about New York not thinking about the time. We turned in on board the boat at two o'clock and we slept till about five or half past, at six o'clock the boat sailed. During that day I unpacked some of my things in the valise which was in the cabin and I found that I had a silk handkerchief the property of Mr. McAdams. How I came in

possession of that was some of our things, collars and other sundries were in the drawer together and I suppose in my hurry in packing that I had put it in with mine; I thought nothing about it, I thought he would miss it. I did not know up to that time that I had examined the valise on the vessel that the muffler was in it. I went home to England and returned two weeks ago last Sunday. On returning I sent my things from the landing stage after being examined by the Custom House to the Pennsylvania depot as I intended to go to Cleveland. Then I went to the Palace Hotel which is opposite the Inman Line, I do not know the street, I met Teddy inside of the Western Union Hotel, then he came up to me and asked me how I was, etc. I said, "I want to speak to you a minute", I thought he was rather intoxicated he shook hands and we went on and had some refreshment together and he said, "McAdams accuses you of stealing a watch and chain and some money," I want be certain whether he mentioned the scarf or not. I said, when, and he said, "the day you left you took them and went away and left him there." I asked where McAdam was and he told me at the Western Union Hotel and said "you had better go and see him". We went outside, he had not gone far when he met some friends, I did not know them, we proceeded along and we went into the hotel or bar-room and then turning back again into other places and then he said, "I want to be a friend of yours and a friend of McAdam but I don't want to see you get into any trouble because I know what it means if you have no friends in the country. I said I did not want to get into trouble, that I was going on to Cleveland. He said, "all right, you had better give me the money or a

portion of it to give to McAdam. I showed him my pocket-book and told him that I had not the amount. I showed him the bank book in which I had some loose bills, he asked me what it was and I told him it was an old book on the Orange National Bank and the check book was in my trunk. So we went on to another bar or saloon and returned then to the Palace Hotel; there we had something to eat and he proposed for me to write a note, he said I had better give him a check for the whole amount or a portion of it. I said the check was no good and McAdam would know as soon as he opened the letter there was no money there because he knew I had taken out before leaving Orange all of it, I had overdrawn it. Then I wrote this letter, reading it to Teddy, I put it in an envelope and gave it to him, then I had not this check book in my pocket, it was in my luggage at the Pennsylvania Depot ready to go across the ferry.

So I went from this hotel with him to the Pennsylvania Depot and there I got this book out of my things; then we went to another saloon and borrowed a pen and ink and I roughly wrote a check for forty dollars and gave it to him as being worthless, that McAdam would not know it, that it would be doing a friendly act --- I gave it to Teddy so that McAdam would think that Teddy was doing him a kindly act because Teddy was not supposed to know that it was worthless. I told Teddy that it was worthless but I desired McAdam to think that Teddy did not know it was worthless -- he was not to tell McAdam that I told him it was worthless. I did not give this check because I had stolen the watch and money. I arranged to meet him at four o'clock on the Jersey City side. I never asked Teddy not

to show that check until after I had gone to Cleveland; we shook hands and said good-bye, he promised me that he would give the check to McAdam after I had gone. I said all right, he ran across the street and jumped on a car, I left at four o'clock to meet Teddy and instead of my meeting Teddy I met the detective. He was the one that said he would not give that check and letter until after he had seen me, Officer Morris arrested me on the complaint of McAdam and I was taken to the Station House or headquarters I don't know which, I was there about five minutes and then went to the depot with the detective, I did not get my trunks, they had gone on to Cleveland, I got my valise and went to Headquarters again and they told the Officer to take me to some precinct, I was there until Monday morning and then I went before Justice Tillson on the complaint of McAdam. I was never arrested before in England or here except concerning a tailor's bill in Orange, I promised to pay his bill in a certain time, I did not meet my word and I was arrested for that and detained half an hour till I got some one to give security till I paid the bill. I was taken to Headquarters after being taken to Judge Tillson's court and then brought up again on Tuesday and Judge Tillson dismissed me and I was allowed to go. Detective Morris was there and said to me, "you left all your things at Headquarters", I asked him where the headquarters were and he gave me the address. He said, "I have not got time to go with you." I said, "all right, I will ask when I get outside. He told me I was at liberty to go where I liked and advised me to take the half past six train to Philadelphia.

I said all right and went to Headquarters and got my

valise,,I was walking down the steps and the Chief detained me; he said, "you must wait here to see whether anything turns up concerning that charge. I waited till it was about two o'clock when the officer and McAdam came down and they took me before Justice Reed and got a warrant out to hold me in Jersey City; they kept me three days and then took me over to Headquarters here. I was brought over on extradition. I did not steal the complainant's watch and money.

CROSS EXAMINED.

I am twenty-two yearsold and have no business. I have a small income of my own and I have an allowance from my father in England, I have always had an allowance from him. I receive seventy-five dollars a month from him and my own private income is fifty dollars a month. I knew McAdam about two months before I went to room with him. We each paid four dollarsa piece for that room in 4th Street. My father is known as a gentleman in England; the complainant is an Englishman. If we were both in England we would belong to different social conditions, he being a carpenter.

Can you give us some understanding or explanation how it is that you, a gentleman's son, with one hundred and twenty-five dollars a month, should share a four dollars a week room with a carpenter? I do not know, I knew nobody in New York, we were both of the same nationalityand we slept together. I had gone through two or three hundred dollar when I first came over more than I should have done and I was short then. I was getting my money regularly, I have no money at present because I have been locked up two weeks, the last remittance that I received from home wason the

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ORIGINAL

0595

5th of November, I have not received any since because I have not been able to communicate with my parents. I receive the money in Bank of England notes and exchange them here. I did not communicate with my parents. My correct name is Cattley, I do not remember seeing the complainant on the Sunday before I went away put the money in his valise but I knew he had money, I knew he was saving money to go to England. On the day I left I had between fifty and sixty dollars in money, I did not know at that time whether he had any money in the valise or not, I did not know where he kept the key of the valise; I lived with him in that room about six or seven days, I did not owe him or the landlady any money when I left. I went out of the room in the morning and came back and finally left between eleven and twelve; the complainant's valise was in the room and I think it was closed. I did not see his silver watch hanging in his clothing, I saw the landlady before I left, I did not say much to her because she was too angry, she told me to go away and I got out as quick as I could.

It was about two hours and a half from the time she first told me to go till I got out; I went down towards the Western Union Hotel with the intention of taking a room at that time, I intended to send for my things by express. I wrote the note to McAdam in that house in 4th Street.

TEDDY LEWIS sworn and examined.

I live at 113 West Street and am a clerk in the Western Union Hotel and have been in that capacity three years and a half, I remember the defendant coming to the house ten weeks ago, that is about the first time I saw him in

the house, I could not give the date. Did you have any conversation with him when he came there first? He came up to me and asked for Mr. McAdam, I told him I expected him in, he was a stranger to me at that time. How long did you stay in your hotel after that? At that time he stayed about half an hour as near as I can tell you, Mr. McAdam came in and made an arrangement to go uptown for a walk with him. I did not hear the arrangement made, it was told me afterwards. Did you see him after that? Yes sir, I saw him the night before he went away, he came up to the house at a quarter of six; he went to England on the City of New York or some of the ships. He said to me, "I want to get a room for Mr. McAdam and myself and I wondered whether he was coming back. That was about nine weeks to-morrow night, it was on a Tuesday night. Was anything said as to how long he wanted it? He did not say at that time how long but he said, 'I want it to-night.'" I said, "I will give you a good room"; he said, "McAdam will be there pretty soon and I will be here later to-night", and then when he was coming out of the house he said to me, "could you tell me where I could get a supper for about twenty-five cents or so?" I told him very likely he could be satisfied at Smith & McNeill's", and that was the last I saw of him until I met him again. Did he occupy that room all night? No sir, he did not come back. Did McAdam come there that night and occupy the room? Yes. When next did you see Mr. Cattley? It was when the City of Berlin came in, that was about two weeks last Sunday. Where was it that you saw him first? At the Palace Hotel

which is right opposite the Inman Line on the corner of Christopher and West Streets. Mr. Cattley came in and asked the bar-tender in my presence --- he did not know I was there I guess --- where he could get the quickest route for Chicago. I thought I knew the voice, I turned around and went up and shook hands with him. He asked me to take a drink, we had two drinks together and then I told him what my friend McAdam said, that he accused him of taking fifty-seven dollars and his watch and chain. He said he was surprised at that and then he said, "come up stairs with me." I went upstairs in the Palace Hotel and he wrote a letter for Mr. McAdam. I says to him, that man is working very hard every day of the week and then he said, "I will give him a check for forty dollars if he is like that, I am sorry, I would not do anything wrong to him and then I will give him the balance again." Then he went through his pocket to look and he had not got it, he said, "come to Desbrosses Street ferry", and he took this check book out of his valise and then he wrote a check for me and then I took it down; I did not tell him where Mr. McAdam was at the time, I did not tell him that he was staying with us. The check now shown me is the one. I did not look at the letter, I gave it to Mr. McAdam as soon as I went in the house and I went right away home after I left it. I have told you all the conversation that took place between me and the Defendant at the time he gave me the letter and the check. The envelope was addressed to Mr. McAdam and I think my name was at the bottom. Was anything said about the check being good or bad? He told me

at the time,"Mr. McAdam knows that my account is good enough at the Orange National Bank because he has lived there himself," he said that twice. He said that Mr. McAdam knows that his credit was good at the Orange Bank? Yes, he told me that -- nothing else was said about the check at that time, I left and went home, we separated on the corner of Desbrosses and West Streets, right opposite Debrosses ferry

Did you have any knowledge at all as to what credit the Defendant had at the Orange Bank? I did not at the time. Did you ask for the check? I did not ask for the check. Who first suggested giving you the check? When I told him that I sympathised with Mr. McAdam that he was a hard working man, he said, "what if I give him a check?" I said "that is better than nothing." He says, "I will write a check for forty dollars and send him the remainder. I left him at the corner of Debrosses and West Streets at that time, we went to look about the baggage, I left him there. Was anything said about what time you were to give this check and note to McAdam? I told him that I expected McAdam at any time down in the house and I would give him the letter as soon as he came. Up to that time had the Defendant said anything about a point of time when you were to deliver this check and letter? No, I told him I did not know where McAdam was and then he said, "you give him that as soon as you see him." This happened three weeks ago last Sunday. Where did you go when you left him? I went home to the Western Union Hotel. I saw Mr. McAdam there and I told him and I gave him the letter right away. He opened it in my presence and it contained the check. Then I took Mr. McAdam to Desbrosses Street to the

baggage room and I found by the time that I had gone there that the baggage had gone; I went over on the quarter to two boat to Jersey City, I had seen the baggage in the baggage room before that; he took the check book out of the valise, I saw a box and also another trunk; I did not see any clothing, I went over to the Jersey depot and I inquired, I went with the complainant and I found detective Morris and I told the detective and gave him the letter and check. He took me to the baggage room and there I saw a light coat and an umbrella, I recognized the coat as the one which Mr. Cattley wore. Then I left the case to Mr. McAdam and Detective Morris to do what they pleased with it. They arrested the defendant and took him to headquarters. I was not near enough in Headquarters to hear what he said. The last word that I heard him pass to McAdam and myself when we were standing at the door was, "I am in a pretty mess now."

CROSS EXAMINED.

I am a clerk at the Western Union Hotel and assign rooms to passengers, I met the defendant at the Palace Hotel at a quarter to ten in the morning, I was not working that morning, I have a right to go as I like on Sunday; I got back at three o'clock from Jersey City to the Hotel; I went out in the morning to meet a friend, a barber on the City of Berlin, one of the Ocean steamers; I generally go to the dock when she comes in, I waited there for him I guess about half an hour before I met Mr. Cattley and he not coming I went with Mr. Cattley, the Palace Hotel is directly opposite where the City of Berlin comes in. I took two glasses of beer early that morning and I had a

glass of whiskey with Mr. Cattley. I went in the sitting-room upstairs where he wrote the letter. I went down to the restaurant with him and we had a cup of coffee and afterwards went with him to Desbrosses Street ferry where he got the check out of a valise. We went into a saloon on the corner of Desbrosses and West Streets, he called for pen and ink and he wrote it at the end of the bar. I had about three glasses of whiskey with him and I had about two beers before that; I was not under the influence of liquor. I had a good breakfast before that and I was sober. He told me he was going to Cleveland after he came out of the saloon, he did not tell me when he intended to go but he promised to meet me at four o'clock in Jersey, then he told me that he was going that night at six o'clock. I went back to the hotel and handed the letter to Mr. McAdam; Mr. McAdam said that the check was no good, I told him where I knew I could find the Defendant at four o'clock and I went with McAdam at that time to Jersey.

EDWARD S. CATTLEY recalled by Mr. Davis.

I wrote the letter now shown me and gave it to the last witness to hand to McAdam.

Mr. Davis read the letter: "Dear McAdam: I returned to-day by the City of Berlin, I met Teddy here and he told me about your losing fifty-five dollars and your watch and chain and that you accused me of stealing the same, but I tell you honestly I know nothing about it. At the same time, sooner than have any disagreeableness I will refund it to you, I mean half of what you lost, viz. forty dollars. Trusting you do not think I stole your money and

wishing you all success in every way, I am, yours,
E. Cattley."

Witness: That was the first I had heard of the loss of his property, when Teddy told me of it. What disagreeableness did you anticipate when you said, "at the same time sooner than have any disagreeableness I will refund it to you"? Because Lewis said he had the power to give me in charge, if I saw McAdam he would give me in charge and in order to get rid of Lewis and to get away on my own account, I gave him that letter and check -- to get out of the company of Lewis. I made arrangements to meet him again at four o'clock and I kept it because Mr. Lewis told me he would not give that letter to McAdam until he had seen me at four o'clock, he said he would see me off in the evening. I heard Mr. Lewis say that he did not say anything of the kind. I heard Lewis say that McAdam knew that my credit was good in the bank but that is not so. I wanted to avoid Lewis because I knew if I remained in his company I would get drunk, I did not want to be arrested. I knew I was not guilty of taking the money. I gave the letter and check to Lewis so that he would befriend McAdam and to get away from him.

TEDDY LEWIS recalled by Mr. Davis.

I heard the Defendant read the letter after he wrote it in the sitting-room of the Palace Hotel, he put my name on the corner of the envelope. The reason why I did not have the defendant arrested when I first saw him was because I thought I had no right to, I thought I would see Mr. Adam first, that he might do as he pleased.

EDWARD S. CATTLEY recalled by Counsel.

I asked Lewis where McAdam was when charged by Lewis with taking this money? He said, "he is up at our place." I said I had better see him and we went up for that purpose we walked along and went into several saloons and I wrote this letter; I read the letter to him. My father is a retired gentleman in England, he was a barrister and Queen counsellor; I am a graduate of London University; I have been in Germany and France, I have never been in prison in England or any other country and have never been convicted of a crime.

The Jury rendered a verdict of guilty of grand larceny in the second degree.

0603

55

case of

Edward S. Cathey

Black

Nov.

INFORMED BY THE BOSS OF THE BUREAU

[illegible]

I have been thinking of you a great deal lately, and wondering how you are getting on. I hope you are well and happy. I have been very busy lately, but I have managed to find some time to write to you. I have been thinking of you a great deal lately, and wondering how you are getting on. I hope you are well and happy. I have been very busy lately, but I have managed to find some time to write to you.

POOR QUALITY
ORIGINAL

0604

Police Court—

7 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James M'Adam
of No. 91 Court Street, aged 28 years,
occupation Carpenter, being duly sworn

deposes and says, that on the 15 day of October 1890 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 time, the following property, viz:

Fifty seven dollars in good money
One silver watch One silk
muffler together of the value of
Sixty dollars

the property of Dependent

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

the fact that said Cattle on
said date roomed with deponent
at 71 East 14th Street, that said
property was contained in a
valise in said rooming, that no
one but Cattle had access to
said valise, that on the 16th of
October said Cattle disappeared
when deponent missed said
property. That on November 18th 1890
deponent met and caused the
arrest of said Cattle, when he
confessed to deponent the theft
of said property. James M'Adam

Sworn to before me, this
18th day of October 1890
at New York

Police Justice.

POOR QUALITY
ORIGINAL

0605

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

James McAdams

Edward A. Callahan

Offence Grand Jurors

Dated 1890

White Magistrate

Marion Officer

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

% _____ to answer

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

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.

POOR QUALITY
ORIGINAL

0606

No. 0029 *People's* Orange, N. J., 16 Oct 1890

Orange National Bank,

Pay to the order of *J. McAdam*

Four 100 Dollars.

\$4.00 *E. C. Aley*

POOR QUALITY
ORIGINAL

0607



Sept 1st 18

New York, 18

Dear Mr. Adams

I returned today
by City Berlin. I met
Jes here & he told me
about you losing \$88 &
your ~~last~~ watch chain,
& that you accused me
of the stealing the same.
But I tell you honestly I
know nothing about it.
At the same time sooner
than have any disagreements
I will refund it to you
I mean half of what
you lost, namely \$40.
Hoping you do not think
I stole your money, &

POOR QUALITY
ORIGINAL

0608

wishing you all success
in every way.

I am
Yours
C. Hatley

Edward S. Hatley
March 1918

POOR QUALITY
ORIGINAL

0609

The Tombs

3rd Dec 1890.

The Honorable Judge Martine,

Dear Sir,

I take the liberty
in addressing a few lines to you.
I appeared before you yesterday
charged with the crime of Grand
Larceny in the Second Degree,
when the Jury passed a sentence
of Guilty upon me. I pleaded
not Guilty & still stand by my
assertion, it being the honest truth.
My Pedigree you know, & being friend-
less in this country, I humbly
appeal to you for mercy & assistance.
If you will release me, I promise
to return home, within forty eight
hours from the time I am free.
Believe me, Please Sir, I am innocent.

POOR QUALITY
ORIGINAL

06 10

of this crime, although owing to
foolish things I have done,
circumstances look against me.
I was never in such a
predicament before, I hope I
will never be again. Trusting
you think I am worthy of
your assistance.

Believe me

Dear Sir

Your humble servant
Edward Cattle.

POOR QUALITY
ORIGINAL

0611

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward S. Battley

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse Edward S. Battley

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

The said

Edward S. Battley

late of the City of New York, in the County of New York aforesaid, on the 15th
day of October in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
~~time of the same day~~, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of twenty-eight

\$57.00
dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of

twenty-eight
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of twenty-eight

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of twenty-nine dollars, one
watch of the value of two dollars,
and one muffler of the value
of one dollar,

of the goods, chattels and personal property of one

James McAdam
then and there being found,

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

JOHN R. FELLOWS, District Attorney.

06 12

BOX:

416

FOLDER:

3846

DESCRIPTION:

Clancy, John

DATE:

11/25/90



3846

POOR QUALITY
ORIGINAL

06 13

Witnesses:

191

Counsel,

Filed

day of

1890

Pleas

THE PEOPLE

INJURY TO PROPERTY.
[Section 65, Penal Code.]

22

~~John~~ ^{ps.} ~~Clancy~~

18 January F

John Clancy

10-20

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. P. McQuinn

Part 2 - Dec. 9, 1890.

Book and Corridors of
Foreman.
Bridgmanwood.

3 Nov 1890 by *J. P. McQuinn*

NEW YORK GENERAL SESSIONS.

-----x
The People)
vs.) Hon. James Fitzgerald
John Clancy.) and a Jury.
-----x

Tried December 9th, 1890.

Indictment filed November 25th, 1890.

Indicted for Malicious Injury to Property.

APPEARANCES:

Assistant District Attorney Bedford, for The People.

Messrs. Sullivan & Blake, for the Defense.

M I C H A E L J. B R A C K E N, the complainant, testified that he lived at 251 East 125th Street, and also carried on the liquor business there. His store was situated in the middle of the block. He had one window in the front of his store, measuring 7 feet x 10. The window was of plate glass. On November 17th, between 8 and 9 o'clock in the evening he was in his liquor saloon. The defendant had been in the saloon in the afternoon, and had had several drinks. He went out and returned, and stayed in the saloon from about 2 o'clock

until about 5, and went out and came in again about 8 o'clock. He then demanded a drink, and he, the complainant, would not give him a drink, telling him that he had drank enough, and that he ought to go home. He, the complainant, had known the defendant for about two years, and wanted to give him friendly advice. The defendant said, "I will get square with you," and went out. The defendant, though under the influence of liquor, was able to walk straight and talked intelligently. About half an hour later, he, the complainant, heard a crash, and Mr. Murphy, the janitor of the building, looked in the front door and said, "There's the man, and I will show him to you." He, the complainant, went out on the sidewalk, and followed the defendant up the street and met an officer. The glass of the window was broken. Half of the brick was thrown in through it. He, the complainant, found the half brick, and produced it in court. He found the half brick inside of the broken pane of glass. He heard the brick strike the window, and saw it afterwards and picked it up. When he, the complainant, overtook Clancy, he said to him, "This is a nice thing you are after doing," and Clancy said, "I did not break your window." He followed Clancy about three-quarters of a block before they met an officer. The officer was coming down from 3rd Avenue, and he made a complaint against Clancy and had him arrested, and then the officer took Clancy

back to the complainant's store and examined the window. The Officer said, after he had examined the window, to the defendant, "Did you break this window?" The defendant said, "No; I did not break it." Then the officer took the defendant to the station house. Under

Cross-Examination, the complainant testified that there was not a large crowd in 125th Street on that night, and there was no one outside of the door when he went out, except some children and Janitor Murphy, and he said the defendant a short distance away, walking up the street towards 3rd Avenue, and followed him and never lost sight of him. He had known the defendant almost since he had been in the United States, and had never heard anything against him. The defendant frequently visited the saloon, and drank there and spent his money there. He, the complainant, always felt friendly towards the defendant, and was surprised when the defendant broke his glass. He, the complainant, did not know the exact value of the glass. He, the complainant, believed that the glass was worth \$75.

FRANK MURPHY, testified that he was the Janitor of the building at 251 East 125th Street. Between 8 and 9 o'clock, on the evening of November 17th, he was standing at the door of the building, close to the window of the complainant's store. He suddenly heard a crash of glass, and turned

quickly, and he saw a man about 3 feet away from the window start to run. He watched him until he had ran about 150 feet and then he opened the door of the saloon and called to the complainant, who ran immediately out and they pursued the defendant. Immediately after the crash the defendant started to run away from the window..

OFFICER GEORGE W. MCFAIL, testified that he belonged to the 29th Precinct. He arrested the defendant. The defendant had been running toward 3rd Avenue, when the witness saw him. When the defendant saw him, the officer, he stopped running and walked; and the complainant caught up with him, and then the complainant made his complaint, and he, the witness, arrested the defendant. The defendant said that it was a queer country, and he did not break any window, and that he did not see what he was getting arrested for. The defendant appeared to have been drinking. He, the witness, locked the defendant up in the station house, and took him to the police court the following morning. There the defendant pleaded guilty. For

For the Defense

J O H N C L A N C Y, the defendant, testified that he had worked in a leather shop in Brooklyn. He had been in the United States about three years, and was born in Ireland. He had no

regular trade. He knew the complainant, and had frequently been in his saloon. In fact, he never went in that neighbourhood without calling at the complainant's place. He went to the complainant's place on the morning of November 16th, and had a drink. Then he went to call upon an uncle of his, the defendant's, and as he was going out of the saloon the complainant said, "Come in again before you go to Brooklyn." On the following morning, the 17th, he went into the saloon with several friends, and they had a number of drinks, and he, the defendant, got under the influence of liquor. He, the defendant, did not notice how the day passed, but towards night the complainant refused to give him any more drinks. A man named Pat Noonan said, "Come along with me and have a drink," and they went into the corner store and had several rounds of liquor. After he had had the drinks, he intended to return to his uncle's house, and was walking through 125th Street, towards his uncle's house, when the complainant came after him and had him arrested. He, the defendant, did not break the window, nor did he see any one else do it. He had no ill feeling toward the complainant on account of his refusing to give him drinks. Under

Cross-Examination, the defendant testified that when the drinks were refused to him by the complainant, and he was going out, he did say that he would get square with him, but

POOR QUALITY
ORIGINAL

06 19

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he meant it only as a joke.

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5

NEW YORK GENERAL SESSIONS.

-----X
The People)
vs.) Before
Frank Hensler and Samuel Doblin.) Hon. James Fitzgerald
and a Jury.
-----X

Tried December 8th, 1890.

Indictment filed November 25th, 1890.

Indicted for Burglary in the Third Degree.

APPEARANCES:

Assistant District Attorney Bedford, for The People.
Messrs. Sullivan & Blake, for the Defense.

NATHAN GOLDBERG, the complainant, testified, that
he lived in Pitts Street, and that he kept a cigar store at
84 Norfolk Street. He had a pool table in his cigar store.
He had kept the store about three months. He closed and secur-
ed his store when he went home on the night of November 16th;
at about half past 11 o'clock, the defendant, Hensler, came
into his shop and bought a cigar and did not pay for it, but

walked out. He, the witness, had never seen Hensler before. Soon after that, he passed in front of the store, and threw the wooden figure standing in front of the store into the store. He, the complainant, asked what was the matter with him, Hensler. Hensler told him to close the store, and he, Hensler, would get satisfaction. He, the complainant, paid no attention to Hensler, and kept his store open until 12 o'clock, then he and his wife closed the store, securing the back door and the front door and the windows, and leaving a light burning and went home. In the store he left a stock of tobacco and cigars and pencils and writing paper, worth fully \$50. At about half past 6 o'clock on the morning of November 17th, he went to his store, and found his goods scattered all over the floor. He, the complainant, entered the store by opening the front door with his latch key. The back door opening into the hallway of the house was open. About \$30. worth of cigars, tobacco, pencils and writing paper was missing. Later, about 200 cigars were shown to him by a police officer. He also saw some cigarettes that had been stolen from his store. He identified his property. There was also smoking tobacco in a tin box that had been stolen. Under

Cross-Examination, he testified that he did not carry on business in the name of one of his sons. He bought the place from his son, Morris, and paid \$150. for it, in cash.

The defendants were arrested on the morning of the 17th of November. When he reached his store in the morning, he found all of the gaslights burning, instead of only one which he left burning when he went home on the preceding night.

OFFICER JOHN J. BOWE, testified that he was attached to the 12th Precinct, and was on duty on the morning of November 17th, 1890, in the neighbourhood of 84 Norfolk Street. At about half past three on that morning he arrested the defendants, with the assistance of a citizen who was passing by. At about 2 o'clock on that morning he was standing on the corner of Clinton and Delancy Streets, and he noticed Doblin going along the street accompanied by two young men. He, the witness, recognized Doblin, but not the other two men. They went along Delancy Street, and he, the witness, watched them until he thought that they had got off his post. He thought no more of the matter until about half past 3 when he discovered a window open in a grocery store at the corner of Clinton and Delancy Streets. He found that the window had been tampered with. He asked a citizen to watch the window, and went to look up his side partner, Officer Kane. While he was talking with Officer Kane, he saw the defendants coming along Delancy Street. One was on each side of the street. He saw Doblin have cigar boxes under his arm, and, thinking that he had committed a burglary in the grocery, he went right over to him and asked

him where he got the cigars; and Doblin said, "The man on the other side gave them to me, and there he goes." He, the witness, said to a citizen who was passing by, "Take this man and I will get the other man." He, the witness, then arrested Hensler, and Hensler had a hatful of cigars. Doblin had 21 packages of cigarettes and Hensler also had packages of cigarettes. The boxes that Doblin carried contained pencils and cigarette holders, and a nickel-plated tobacco box. Hensler carried his hat filled with cigars in his hand. He asked Hensler where he got the cigars, and Hensler said that he had been playing pool and had won them. He, the witness, arrested both of the men, and had them locked up in the station house. On the following morning he inquired around his post and discovered the burglary at 84 Norfolk Street. Then he and another officer took Doblin and Hensler to the police court, and he asked Doblin where he had got the cigars, and Doblin said, "You will not get any complainant; they don't come from your Precinct." Then Doblin said, "Give me a drink, and I will tell you all about it." Then he said that he got the cigars in Forsyth Street, but he would not tell what number in Forsyth Street. The complainant identified his property in the station house. Under

Cross-Examination, the witness testified that in his opinion Doblin was sober when he arrested him. He, the witness,

did not give Doblin a drink, when he asked for it. He, the witness, examined the back door of the complainant's store and found no traces of an instrument having been used to force it open. Hensler was under the influence of liquor, but he could take care of himself. He, the witness, knew Doblin by sight before that time.

For the Defense

J A C O B H. R O S E, testified that he was an express driver, and that he knew Hensler quite well, and Doblin only slightly. He had known Hensler about 5 years. Hensler had worked for him for about 9 months. He also know Hensler's father and brothers. As far as he knew, Hensler's reputation was good. He had trusted Hensler with hundreds of dollars worth of property, and had always found him honest.

G E O R G E P E F F E R, testified that he was a butcher, and had been in business for about 8 years. He knew the defendant Hensler, but not the defendant Doblin. He had known Hensler for about 5 years, but had not employed him. He had known him intimately and had known his whole family and had visited his house on an average of two or three times a week. Hensler's reputation for honesty was good. He had never known of Hensler being in any trouble before.

C H A R L E S T R U M P E R, testified that he was a machinist.

He knew the defendant, Hensler, and had known him for about 10 years, and knew his family and had visited his house. His reputation for honesty was good.

FRANK HENSLE R, one of the defendants, testified that he lived at 57 Ridge Street, and was 21 years of age. He was a painter by trade, and had worked for Mr. Biedenthal of 45 Ridge Street. He had also worked at the fur business for a Mr. Murtha, at 686 6th Avenue, during the fur season. On the 13th of November, 1890, a brother of his came down to his, the defendant's house, and asked him to come up and see his little girl, as he had not seen her for some time. On the evening in question, the 16th of November, he concluded to take a walk, and when he reached his brother's house, friends of his sister-in-law from Greenpoint were there, and they drank a good deal. The brother lived at 630 East 13th Street. He reached the house at about half past 8. At about 2 o'clock he determined to go home. His brother asked him to sleep there at his house, but he preferred not to. He walked down towards his home, and at the corner of Essex and Delancy Streets he turned into Delancy, and he met Doblin, whom he had known two or three years but not to associate with, only to speak to when he met him. He, the defendant, was somewhat intoxicated, and Doblin said that he would take him home. But the defendant said, "Never mind; I can find my way home," as it is,

but if you don't mind it, I will walk with you," and then Doblin said, "Here is some cigars." But the defendant said that he did not care for any cigars, but wanted to go home and sleep. Doblin urged him to have some of the cigars, and said, "What's finding is keeping." Then Doblin put a big handful of cigars into his, the defendant's, hat. He, the defendant, staggered across the street, and was putting the cigars in his pockets when the officer came and arrested him. They were then only a few paces from the station house. He, the defendant did not enter the complainant's store burglariously; nor did he know that the cigars were stolen. He had never been in the complainant's store to buy a cigar, or any other article in his life. Under

Cross-Examination, the defendant testified that he saw two boxes of cigars in Doblin's possession.. He declined to take the cigars, because he did not care for them, and Doblin said, "That's all right---that's all right. They are all right." He, the defendant, did not tell the police officer that he won the cigars playing pool. When the officer asked him where he got the cigars, he, the defendant, did not say where. The co-defendant, Doblin, told him, the defendant, that he had found the cigars on the stoop in front of which he was standing. There were cigars scattered over the stoop, and he, the defendant, saw Doblin stoop and pick cigars

from the stoop.

S A M U E L D O B L I N, the co-defendant, testified that he lived at 85 Ridge Street, and that he was an operator on a button holing machine. He lived at 85 Ridge Street almost all his life. The witness then corroborated the co-defendant, Hensler, as to what occurred on the morning of November 17th, 1890, just before he and Hensler were arrested. About two years before the day of the trial, he was convicted in the Special Sessions of Assault, and sent to Blackwell's Island for three months. He had been playing pool on the night of the 16th, and on the early morning of the 17th of November, at the corner of Delancy and Suffolk Streets. He played until about 3 o'clock in the morning, and then he started for his home. He saw the cigars lying on the stoop in Delancy Street near Clinton. There were also a lot of cigar boxes. He offered some of the cigars to Doblin, who happened to pass along at that time. He, the defendant, did not break into the complainant's cigar store, nor was he aware that the cigars had been stolen from that store by any one.

NEW YORK GENERAL SESSIONS.

-----x
The People)

vs.)

George McGowan.)
-----x

Before

) Hon. James Fitzgerald

) and a Jury.

Tried December 11th, 1890.

Indictment filed November 20th, 1890.

Indicted for Larceny from the Person.

APPEARANCES:

Assistant District Attorney Bedford, for The People.

Mr. Costello, for the Defense.

THEODORE GISBURN E, the complainant, testified that he lived at 215 12th Street, South Brooklyn. On the 11th of November, 1890, he was a passenger on one of the Brooklyn Bridge trains, at about 10 minutes past 8 in the morning. He had in his left vest pocket attached to his vest by a chain, a gold watch valued at \$65.---at least he paid \$65. for it, and believed that it was worth at the time of the trial fully \$20. He felt a jerk at his chain, and heard the snap of metal.

He looked down and clapped his hand to his left vest pocket and felt and saw the chain dangling. He turned quickly and caught the defendant by the wrist. The defendant backed out of the side door and a police officer caught hold of him. During the tussle he, the complainant, wrenched his watch out of the defendant's hand. The ring was missing from the watch. The train at the moment that he felt the jerk at his chain was just entering the station at the New York end of the Brooklyn Bridge. Under

Cross-Examination, the complainant testified that he was a blank book manufacturer at 35 Vesey Street, and that he lived in Brooklyn. He was on his way on the morning in question from his home to his place of business. At half past 7 he looked at his watch. He was standing up in the car and the car was very much crowded. He was standing near the centre door of the car. He had not noticed the defendant before he turned quickly and caught him by the wrist first and then by the arm. He said to the defendant, "Where is my watch?" Then he accused the defendant of stealing his watch and the defendant said that he did not take it.

G E O R G E M C G O W A N, the defendant, testified that on the day in question he was living in Railroad Avenue, Newark. He had previously lived with his mother at 311 Water Street, New York City. He did not take the complainant's watch, nor did

he see any one else take it. Just as the train was entering the New York Station he heard an outcry and felt something drop into his left hand overcoat pocket, and he put his hand into his pocket quickly and found the complainant's watch there, and just as he pulled the watch out of his pocket the complainant grabbed his hand and pushed him out of the car and he was taken to the police station. He had no time to make any explanation. He was at least 5 feet away from the complainant when the complainant turned around and caught hold of him. He, the defendant, at that time was looking at the watch, having taken it out of his pocket. He told the officer that the watch had been dropped into his pocket. Under

Cross-Examination, the defendant testified that when he was taken to the police station he saw the sergeant behind the desk and he made a full explanation as to how he found the watch in his pocket, and how he took it out and was examining it when the complainant caught hold of his hand. He had worked for D. T. Kenney a plumber. He had partly learned the plumbing trade but for the past two years he had worked as a laborer. Mr. Kenney's place of business was 201 Clinton Street near East Broadway in the City of New York. He left Mr. Kenney because he had his grandmother to support and he wanted to get more wages. Then he went to work for William Russell and John Coffey, stevedores. He unloaded fruit vessels. Business

became slack, and he was laid off. He was employed in Newark, New Jersey, in laying a pipe for Henry & Company in Railroad Avenue, and he boarded over there. He had been working there for about two weeks. He slept in New York on the night before his arrest, and he got up about half past 5 o'clock and went over to see Samuel Barry, a stevedore about work. He was to meet him at 7 o'clock and waited until half past 7, but it was a rainy dark morning and he concluded there would be no work and started for his home. In

Rebuttal, the complainant being re-called, testified that the defendant did not make any explanation to him or the officer after his arrest, nor did he make any such explanation as he claimed to have made in the police station. He did make the explanation in the police court. The defendant resisted arrest, and it required three police officers to take him to the police station.

POOR QUALITY
ORIGINAL

0632

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 5 DISTRICT.

Michael J. Bracken

of No. 257 E 125th Street, aged 40 years,
occupation Liquor Dealer being duly sworn deposes and says

that on the 17 day of November 1890

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

(now Mrs) did wilfully and
maliciously break and destroy
a plate glass window of the value
seventy five dollars in the
premises of defendant 257 E 125th
Street by wilfully throwing a
piece of a brick through the said
window

Michael J. Bracken

Sworn to before me, this

1890

day

Wm. J. Kelly
Police Justice.

OUR QUALITY
ORIGINAL

0633

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Croncy

AFFIDAVIT.

William W. Wadsworth
"J. Croncy"

Dated Apr 18 1890

Welds Magistrate.

Officer.

Witness, _____

Disposition, _____

POOR QUALITY
ORIGINAL

0634

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

John Clancy 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; 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's waiver cannot be used
against h on the trial.

Question. What is your name?

Answer. *John Clancy*

Question. How old are you?

Answer. *22 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Hallam Street Brooklyn*

Question. What is your business or profession?

Answer. *Leather*

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 did not know what
I was doing*

John X Clancy
Mark

day of

Taken before me this

189

Miss [illegible]
Police Justice.

0635

Residence.....

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

POOR QUALITY
ORIGINAL

0636

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Plancy

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

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

The said *John Plancy*
late of the *Small* Ward of the City of New York, in the County of New York
aforesaid, on the *seventeenth* day of *November*, in the year
of our Lord one thousand eight hundred and eighty *nine*, at the Ward, City and
County aforesaid, with force and arms, *a certain pane of*
plate glass,

of the value of seventy five dollars,
of the goods, chattels and personal property of one *Michael J. Blacken*,
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy,

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

POOR QUALITY
ORIGINAL

0637

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Blaney
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *John Blaney*
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, *a certain*

piece of State of New York,

of the value of *Twenty five dollars*
in, and forming part and parcel of the realty of a certain building of one

Michael J. Bracken
there situate, of the real property of the said *Michael J. Bracken*

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

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

JOHN R. FELLOWS,

District Attorney.

0638

BOX:

416

FOLDER:

3846

DESCRIPTION:

Clark, Nellie

DATE:

11/06/90



3846

POOR QUALITY
ORIGINAL

0639

22

Counsel,
Filed
day of
1889

Pleads

THE PEOPLE

vs.

I

Nellie Clark

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. H. [Signature]
Foreman.
J. H. [Signature]
Headquarry - Clerk.
City Prison 20-1-1890

Witnesses:

POOR QUALITY
ORIGINAL

0640

Sec. 193-200

CITY AND COUNTY
OF NEW YORK

3 District Police Court.

William Clark 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.

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 did break the
window
Green-blake*

Taken before me this
day of

William Clark

Police Justice

POOR QUALITY
ORIGINAL

0641

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

276-11 Avenue
N.Y.C.

Dated

Magistrate

Officer

Resident

Resident

Resident

Resident

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 _____ 1890 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0642

CITY AND COUNTY
OF NEW YORK,

POLICE COURT,

DISTRICT.

of No. 246 Broome Street, aged 25 years,
occupation Clerk

that on the 31 day of October 1890
at the City of New York, in the County of New York,

Fellie Clark (now
here) did willfully and
maliciously break a
plate glass window at
No. 246 Broome Street, and
in Defendant's care, said
glass being of the value
of Two Hundred Dollars \$2.00
and Defendant prays that
said Defendant be dealt
with as the law directs

Sworn to before me, this

day

Police Justice.

POOR QUALITY
ORIGINAL

0643

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Nellie Bladue

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

Nellie Bladue

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

The said *Nellie Bladue*,

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, on the *thirty first* day of *October*, — in the year
of our Lord one thousand eight hundred and *eighty ninety*, at the Ward, City and
County aforesaid, with force and arms, *a certain pane of*
plate glass.

of the value of *Two hundred dollars*,
of the goods, chattels and personal property of one *Samuel Levine*, —
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy.

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

POOR QUALITY
ORIGINAL

0644

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Nellie Clarke
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Nellie Clarke*,
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, *a certain*

pane of plate glass,

of the value of *Two hundred dollars.*
in, and forming part and parcel of the realty of a certain building of one

Louis Sevin.
there situate, of the real property of the said *Louis Sevin,*

then and there feloniously did unlawfully and wilfully *break and destroy,*

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

JOHN R. FELLOWS,

District Attorney.

0645

BOX:

416

FOLDER:

3846

DESCRIPTION:

Cohen, David

DATE:

11/21/90



3846

POOR QUALITY
ORIGINAL

0646

Witnesses:

Jack Cameron
— P. A. —

Counsel,

Filed 21 day of Nov 1891
Pleads, *Indignantly up*

THE PEOPLE

vs.

David Cohen

Burglary in the THIRD DEGREE
(Section 498, 1865, 1874, and 1891)

JOHN R. FELLOWS,

District Attorney.

A True BILL

Off Dec Term at 9th Reg'd Foreman.

Spec. & Coroner of City
Rec'd Ref. 17 of 1891
Dec 9/91

Spec. & Coroner changed
11 for 1891
for 1891

The People } Court of General Sessions. Part I
 David Cohen } Before Recorder Smyth. January 8. th 1891
 Indictment for burglary in the third degree.
 Thomas Giegles, sworn and examined, testified.
 Where do you live? No. 111 Mulberry street.
 Where did you live on the 8th of November last?
 The same place in this city. What floor do
 you live on? On the first floor, one flight
 of steps up. In the back or the front? In
 the back. What is your business? Laborer.
 Did you leave your rooms to go to your
 work as a laborer on the morning of the 8th
 of November last? Yes sir. What time did you
 leave your room? At eight o'clock. Did you
 lock your door when you left your room?
 Yes sir. Was the fan light or the transom
 letting light and air into the room also
 locked when you left at eight o'clock in the
 morning? Yes sir. When did you go back
 to the rooms at No. 111 Mulberry street? I
 came back at nine o'clock in the same
 morning. Did you find anybody in your
 rooms when you came in at nine o'clock
 in the morning? Yes sir. Whom did you
 find there? I found the prisoner, David
 Cohen. What was he doing? I did not see
 him. I knew he was inside, but I was still
 on the outside of my house - on the outside of
 the door of the rooms. Is this boy Cohen

employed by you or does he live with you?
I don't know him at all; I never saw him
in my life before. Where did you first see
him, was he on the roof or in the room
111 Mulberry street? I saw him in the room
first - the other witness saw him, not my-
self. By the other witness I mean Mary
Bucculo. He (Cohen) was making a noise in
the room, the first time I saw him was
when he was jumping out of the window.
Did he jump from the window of your
room? He jumped from the window of
my room into the hallway. How many
windows are there in your rooms?
Two in the yard and two in the hallway.
I have two rooms; the defendant jumped
from the window opening into the hallway.
Were you standing in the hallway when
this man jumped into the hall from the
room? Yes. I was going up stairs and
he jumped out of the window. That was the
window that was locked when I left the house
at eight o'clock in the morning. Where did
you chase him, up or down? I ran after
him up stairs. Where did you catch him?
I caught him on the roof, and while he
was running up he was hallooing, "fire,
fire." Did you examine the lock or the

catch on the window through which you say the man jumped into the hall after you had captured him? I did. Was it broken off? The latch holding the window was forced out of it: it was forced, not broken. How did the window shut? The window closed from the inside. Does it go up and down? Yes, it raises up and down. Where was the catch? Just near the window. What sort of a catch was it? It was a small bit of iron that goes round: that was broken off, torn away. You mean it is one of those little things that has a hole in the middle of it and swings off and on? Yes. And that was gone when he looked at it after arresting this boy? Yes. When you got back into your rooms after catching this boy on the roof were the things in your room as you left them in the morning? No sir. In what respect were they changed? I found a bundle on my bed. There was a coat, a pair of drawers and a shawl, a pair of trousers, a vest and another coat. When you went out in the morning where were those things? When I left the house in the morning they were hanging in my room. Where were they when you came back? I found them tied up in a bundle on the bed. Will you

describe the condition in which the door was, was there a barricade on the inside of that door? There was a bolt from behind the door. Tell us how you got into your room if the bolt was on the inside of it? I had to get a person to go through the same window and come out in the hallway to open the door for me; the door was bolted from the inside. Was there anything else moved in the room but the things that you have described as finding in the bundle? No sir, he had no time. There was nothing else but the things you have spoken of disturbed? No sir. What kind of a lock was on the door that you locked in the morning? I had a lock and a padlock also and I locked them both that morning when I went out. Did you try to get into your room by unlocking the door? I did and I found that I could not get in. There was a bolt on the inside of the door. That was the value of the things done up in the bundle? Seventy five dollars.

Cross Examined. After I left my house in the morning I went out to look for work and I returned at nine o'clock. Before leaving the house did you examine this transom?

the window that you speak of that this boy jumped out of? Yes sir, I did. Was the window locked? Yes. I examined it before I went out and it was locked. I occupy two rooms, a bed room and a sitting room, and this window that I speak of is the bed room window that leads into the hall. What kind of a house is No. 111 Mulberry street? It is a tenement house; there are twenty eight families in it, four families on each floor and each family occupying two rooms. How large is this window that you speak of in the bed room? About two feet by one and a half. Was this padlock that you speak of attached to the door from the inside or was it attached to the door from the outside? It was on the outside. When you tried to open the door did you take off the padlock? Yes, I did take the padlock off first. Then you got to the door you say you heard a noise in your room? Yes sir. What did you do after you heard the noise? I went down in the yard. How long did you remain down stairs? About a minute or two. Did you speak to anybody in the yard? Yes, I spoke to Mary Bucculo, the woman who is here as a witness. When you came up stairs what did you notice? While I was up stairs I saw the young

the window that you speak of that this boy jumped out of? Yes sir, I did. Was the window locked? Yes. I examined it before I went out and it was locked. I occupy two rooms, a bed room and a sitting room, and this window that I speak of is the bed room window that leads into the hall. What kind of a house is No. 111 Mulberry street? It is a tenement house; there are twenty eight families in it, four families on each floor and each family occupying two rooms. How large is this window that you speak of in the bed room? About two feet by one and a half. Was this padlock that you speak of attached to the door from the inside or was it attached to the door from the outside? It was on the outside. When you tried to open the door did you take off the padlock? Yes, I did take the padlock off first. Then you got to the door you say you heard a noise in your room? Yes sir. What did you do after you heard the noise? I went down in the yard. How long did you remain down stairs? About a minute or two. Did you speak to anybody in the yard? Yes, I spoke to Mary Bucculo, the woman who is here as a witness. When you came up stairs what did you notice? While I was up stairs I saw the young

man jump out of the window; he was doubled and he jumped. How wide is this window and how high? About one and a half feet in ~~the~~ width and two feet high. Where did you catch the defendant? I caught him on the roof. Were there a number of people around him at the time? No, a few people. Did they follow him up to the roof? Yes, some few people followed me, about five or six. What were they, were they men or women? They were both men and women. Where did you bring the defendant to after you say you caught him? Then I took him down into my rooms. What did you do with him there? I sent for a police officer. Was there anybody with you in the room at the time? There were two or three persons.

Mary Bucculo, sworn and examined through the Interpreter testified. Where do you live? No. 111 Mulberry street. Did you live there on the 8th of November? Yes sir. Are your rooms near the rooms occupied by Hegles? They are just opposite mine. I live in the front rear yard. Can you see from your rooms into the rooms of Hegles? Yes sir. Did you look into his rooms on the morning of the 8th of November between eight and nine o'clock? Yes, I was

washing my windows, and I looked into his windows. Did you see anybody there? Yes. Whom did you see? I saw David Cohen, the defendant. What was Cohen doing when you saw him? I saw him making a bundle of clothes into a chawl. I took him first for Geggles, the owner of the place. Then I looked again and I found out it was not Geggles. What did you see? I then saw the boy inside the rooms. Was that the boy that is there now (the defendant stood up) Yes sir. Then I saw Geggles coming to try and open the door. I saw the defendant trying to jump out of the window into the yard. I saw him first try to jump into the yard, and then he could not open the window in the yard and then he went back inside and jumped out of the hallway window. Did you see him after he was arrested? Yes, I did. And then you identified him? Then I went with the police and identified him in the room.

Cross Examined. By Counsel. Were you here when this case was tried in December last? No. I was not here, I was sick. Were you not in Court two or three times with Geggles? I have been here, but it was never on the day of trial. I live in the rear house of No 111 Malberry street.

What is the distance from the rear of the front house to the front of the rear house? About the distance from here to the stove. What were you doing in your room at the time? I was washing windows. What floor do you live on? The second floor, two flights up, but they are very short flights. Mr. Goglew lives on the first floor, but the flight of steps is much larger than ours. You could look from your room into his rooms? I can exactly see what is going on in his house as he can see what is going on in mine. Where did you first see the young man in those rooms? I saw him in the bed room first. What was he doing there? He was packing clothes. You say you saw him at the window of Goglew's room leading to the yard? Yes, I saw him coming towards the windows when Goglew was at his door. He came down afterwards. I saw him in the yard. Then you don't know anything about Goglew being at the door? No.

Patrick Corcoran, sworn and examined. You are attached to the Sixth precinct? Yes. Is No. 111 Mulberry street on your beat? No, I am on Mott street one block above that. Do you know what Ward 111 Mulberry street is in in this city? It is in

the Fourteenth ward, and the Sixth precinct.
Did you arrest the defendant, Cohen? Yes sir
on the complaint of Gygles. Where did you
arrest him, in Gygles' room 111 Mulberry St.?
Yes sir. You don't know anything about the
crime? No. State what you were told
there in the presence of the defendant? I was
told in the presence of the defendant that he
forced an entrance into his (the complainant's)
room and that he tied up those things.

The boy denied it and said he went
there to sell ball tickets. Did you examine
the window of that room? Yes sir. There
was no bolt on the window, it might
have been some time a button, there
was a hole from a screw in the sash,
where there was a screw some time. I don't
know how recently, there was a mark as
if something had been taken out.

Cross Examined. The button or screw or whatever
it was was attached to the woodwork.

How many people were in the room of
the complainant when you came there?
About twenty or more - the room was full
of Italians and the hallway was full.

The lady who was a witness on the
stand called me. When I entered the
room, the boy (the defendant) was there
and four or five had hold of him and

They told me he came in the room to steal clothes. There was a bundle on the bed in the bed room made out of a shawl. I asked the boy what brought him there? He said he went there to sell some ball tickets. I drove all the people out of the rooms and I searched him to see if he had any tool around him, and all he had on him was two or three ball tickets. He told me that he was sent there by a man named Henry Key to sell ball tickets for the Mascott Pleasure Co. He had the name of Henry Key written on the ball tickets, he said he went there to see a man by the name of Freedman who lived in that room, and he said as he was going out the complainant came and detained him. Did he say how he got in? He said the door was open. Was anything said at the time by Key about this bundle? When I went in he showed me the bundle on the bed. Did he tell you at the time what the bundle contained? He said it contained a suit of clothes there, and when he went to the station house and opened it there was an overcoat in it beside a suit of clothes. Before the bundle was

opened he said it contained a suit of clothes - he stated that to the officer in command at the station house. He carried the bundle to the station house. The Sergeant told him to open the bundle. He did so, and then he said, "My overcoat is here too." Did you at that time hear anything of this woman, who was a witness here, or any statement made to you at the station house with reference to her? I did not hear anything of her whatever.

David Cohen, sworn and examined in his own behalf, testified. Where do you live? No. 124 Attorney street. What do you work at? Cigars. Where do you work and for whom? No. 37 Murray street for Allinger & Co. How long have you worked there? Seven months. Who did you work for before? No. 50 Willett street, Weiss. How long did you work there? I worked over a year there. State to the jury how you came to be at No. 111 Mulberry street this morning? Friday night I met a friend of mine, Henry Key. He asked me to go up to a ball. I did not care to go up because I was going to work the next day, and he told me it would not cost me anything to go up

I thought I would go up and would see the entertainment. I stayed there till half past ten, and I said, "Good night." He said, "Dave, will you do me a favor? You are working down town; take those tickets to Jake Freedman and get the money." I thought it would do me no harm and I took them. I went down to 111 Mulberry st; that was the address he gave me. There is an exchange office down stairs; a young man was there, and I asked him if any one by the name of Freedman lives in the house? He said he did not know the name of the people in that house, but to go up stairs on the first floor front to the house keeper. I tapped at the door and I opened it. There was nobody in the room. I went back out again, and the Italian came behind and grabbed me and said I wanted to steal. He first asked me what I was doing? I told him I was looking for a party. He opened the door of the next room and there was two dozens of Italians there; they all came in his room; there was thirty or forty of them in the room. They asked him what he was doing with me? He said he was going to have me arrested. He was fooling around, and

giving me the foot. He did not send for any policeman, but some one of the crowd run out and got a policeman. The policeman came and asked him what was the matter? He said he did not have anything against me. Afterward he said I wanted to rob him, and that he jumped out of the bed room window. The policeman said, what need was there to jump out of the window for the door was open. After he made another excuse that he had the door locked, and the door was never locked. Afterwards he came over to me and started to question me - the policeman - I told him what it was, and he went around the room searching the room. As he seen there was no bundle in the room. Then afterward the Italian came out in about a quarter of an hour. There was no bundle there when the policeman came in. After the search was all over, and the policeman was starting to search me then the Italian came out with a bundle and said he picked it up. The policeman said, take it along to the station house. When he came to the station house the Captain asked who it was? he said afterwards, "What have you got in that bundle?" He says, "I have got a suit of clothes."

and an overcoat, and he identified the bundle opened, and he told them what was in it. Asked him the amount, and he said, fifty five dollars.

By Counsel Did you jump out of that room window or any window? No. Were you caught by the Italian running up stairs toward the roof? No. I was caught at the door.

Cross Examined. You did not halloo "fire" to get the hallways full of people? No sir. You did not call "fire" as you run up in this building, so as to get a lot of people between you and the Italian who was pursuing you towards the roof? No sir. I did not run up on any roof. Where did you run to, on the street or were you in the room? I was standing in the hallway and he grabbed me outside the door at the door. Where did the Italian come from when he grabbed you? I did not see him. Did you come in off the street? Yes sir. Was he there when you got to the door? No sir. Did he come up after you? No sir. I opened the door, and just had one foot in. I do not know if he was laying for me in the hall or not. I don't know whether or not he came up stairs behind

me. I could not tell he was lying in the hall. Then the officer says there was a bundle in the room when he got in there, that it was on the bed, he tells an untruth? On the last trial he did not say so. Your Counsel has very charitably said nothing about your last trial, and I think you had better keep quiet about it until he gets you to say something more about it. When the officer says that there was a bundle in that bed room when he went in there and you went in there, he tells an untruth—that is perjury? Yes sir. And the Italian when he says you jumped out of the window and that he chased you up stairs and that you halloed "fire," he also committed perjury? Yes sir. When this Mary Bucculo says, she saw you in the room packing up this man's things in a shawl on his bed, she also committed perjury? Yes sir.

Counsel for the defence consented to have the testimony given upon the last trial of the defendant by Henry Frey read on this trial.

The official stenographer read the testimony of Henry Frey.

me. I could not tell he was lying in the hall. Then the officer says there was a bundle in the room when he got in there, that it was on the bed, he tells an untruth? On the last trial he did not say so. Your Counsel has very charitably said nothing about your last trial, and I think you had better keep quiet about it until he gets you to say something more about it. When the officer says that there was a bundle in that bed room when he went in there and you went in there, he tells an untruth—that is perjury? Yes sir. And the Italian when he says you jumped out of the window and that he chased you up stairs and that you halloed "fire," he also committed perjury? Yes sir. When this Mary Bucculo says, she saw you in the room packing up this man's things in a shawl on his bed, she also committed perjury? Yes sir.

Counsel for the defence consented to have the testimony given upon the last trial of the defendant by Henry Frey read in this trial.

The official stenographer read the testimony of Henry Frey.

Henry Grey sworn. I live at 35 1/2 East Houston St. and am a comedian. I know David Cohen. I saw him Friday evening at Broome St. outside the Irving Hall. He says to me, "Halloo Grey, where are you going? I said, I am going up to a ball of the Baker's Union." He said, "If I had money I would go to." He said, "Come with me and I will introduce you to some officer of the society, and he will pass you in." So he did! He introduced me to the officer, and he passed me in for nothing. He said then, "I am going to perform for the Manhattan Singing Society. I am very busy, I have not much time to spend. I want a favor." I said, "What is it?" He said, "Take those four tickets and give them to Jake Freedman at 111 and 113 Mulberry St. and tomorrow morning I will receive the money for them."

Cross Examined. This was Friday evening, and then I told him Saturday evening I should meet him at Attorney and Livingston Sts. and ~~to~~ I would get the money for the tickets. I did not go round. I was in Boston. I found out he was arrested. I am not attached to any company. I was engaged by Mr. Conn, he is a manager of the Dime Museum.

I described Freedman to him - that he was a dark complexioned young man with a dark mustache. I told him it was on the first floor. I did not know whether he lived there or not.

The jury rendered a verdict of guilty of burglary in the third degree. The defendant was sent to the Elmira Reformatory.

POOR QUALITY
ORIGINAL

0666

Testimony in the
case of
David Cohen
filed
Nov. 1990.

POOR QUALITY
ORIGINAL

0667

Police Court 1st District.

City and County } ss.:
of New York,

of No. 111 Mulberry Street, aged 29 years,
occupation laborer being duly sworn

deposes and says, that the premises No 111 Mulberry Street,

in the City and County aforesaid, the said being a five story tenement

the rear apartments on the first floor

which was occupied by deponent as a dwelling place

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

were BURGLARIOUSLY entered by means of forcibly opening a
window leading into said
premises

on the 8th day of November 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

The suit of clothes and an
overcoat with a woman's
shawl the whole being valued
at Fifty dollars

\$50.00
50 100

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

David John Morrison
for the reasons following, to wit: at the hour of Twelve

A.M. on said date deponent securely
locked and fastened the doors and
windows of said premises the
said property being in the bed-room
of his apartments. When deponent returned
to his apartments he found the window
leading to said bed-room forced open
and the defendant in said room

POOR QUALITY
ORIGINAL

0668

The defendant climbed through
said window and was caught by
deponent as he was trying to escape.
Deponent also found that the
said suit of clothes was
wrapped in said shawl ready
to be removed.

Sworn to before me *W. J. Tully*
this 8th day of November, 1890, *Thomas J. Legue*
Miner

W. J. Tully
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

Burglary

No.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

POOR QUALITY
ORIGINAL

0669

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

David Cohen 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.

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

Taken before me this

day of

1892

Police Justice

POOR QUALITY
ORIGINAL

0670

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

Police Court---
District. 1691

THE PEOPLE, &c.
ON THE COMPLAINT OF

James J. [Signature]
David [Signature]

2 _____
3 _____
4 _____
Offence *Burglary*

Dated _____ 1890

[Signature]
Magistrate.

[Signature]
Officer.

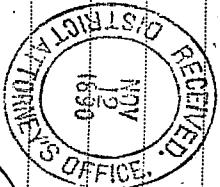
[Signature]
Precinct.

Witnesses *Mar. Bueckle*
No. 111 Mulberry St.

No. _____
Street.

No. _____
Street.

\$ 5.00
to answer *G. J. [Signature]*



Committed [Signature]

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

Defendant

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

Dated *Nov 19* 1890 *as above* Police Justice.

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

Dated _____ 1890 _____ 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 _____ 1890 _____ Police Justice.

POOR QUALITY
ORIGINAL

0671

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Cohen

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

David Cohen

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

The said

David Cohen

late of the ~~Fourth~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~eight~~ day of ~~November~~ in the year of our Lord one
thousand eight hundred and eighty ~~eighty~~ ~~ninety~~, with force and arms, in the
~~day~~ - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Thomas Egles

there situate, 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

Thomas Egles

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

POOR QUALITY
ORIGINAL

0672

SECOND COUNT—

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

David Cohen

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

The said *David Cohen*

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 said day, with force and arms,

over
~~one~~ coat of the value of twenty-five dollars, one coat of the value of twelve dollars, one vest of the value of five dollars, one pair of trousers of the value of seven dollars, and one shawl of the value of one dollar

of the goods, chattels, and personal property of one *Thomas Gegles*—

in the dwelling house of the said *Thomas Gegles*—

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 R. Fellows,
District Attorney.

0673

BOX:

416

FOLDER:

3846

DESCRIPTION:

Cohen, David

DATE:

11/20/90



3846

0674

BOX:

416

FOLDER:

3846

DESCRIPTION:

Weicensang, Davis

DATE:

11/20/90



3846

0675

100

18/82 m
18/82 m

N.Y. General Sessions

The People vs. *J. Lawrence*

David Cohen

City & County of New York ss *J. Lawrence*
J. Louis Cohen

being duly sworn do depose
to say:

I am the father of the above
named defendant, who is 16 years
of age.

I keep a grocery store at
No 45 Eldridge Street.

The defendant was arrested
about four years ago for smoking
himself on the street but was dis-
charged.

He has never been arrested
for any crime, & and has never
been imprisoned for any thing what-
ever excepting as above.

He has worked for & helped
me in my grocery store & has always
been honest, upright & good young man.

Subscribed and sworn to before me this
24 day of November 1890
Reginald A. Dunant
Commissioner of Courts
N.Y. City & County

J. C. [Signature]

Jury General Sessions

The People vs
David Cohen

City & County of New York ss
I, Abraham Cohen
being duly sworn do say:

I am over full age and
reside at ~~20~~ Pike St. the City

I am the brother of the
defendant, am a married man
& I am a pedler.

The defendant is a good,
honest & upright boy.

He has never been arrested
except for making Bon fires
about four or five years ago
and he was then discharged.

He was working at the
time of his arrest for my
father at the store no 45
Elm St this City

Subscribed and sworn to this
28 day of November 1890 } A Cohen
Reynolds D. Durant.
Commissioner of deeds
N.Y. City & County.

POOR QUALITY
ORIGINAL

0678

OFFICE OF
DAVIS & COHEN.

New York, Nov. 28th 1890

To the Honorable Judge of General Sessions

This is to certify
that David Cohen, who is indicted, and
held before you on the charge of Larceny
is known to us for the past few years,
and we have always found him to be
an honest and industrious boy, helping
considerable to the support of his parents, who
are known to us as very respectable people.

Respectfully Yours
Davis & Cohen

POOR QUALITY
ORIGINAL

0679

OFFICE OF
M. GOLDBERG & SONS,
LADIES * CLOAKS,
419 & 421 Broadway

Factory, 124 E. Broadway

New York Nov 28th 1890

To the Honorable Judge of the Court of
General Sessions Whom this may concern.
We the undersigned know David Cohen
the prisoner who is indicted for Larceny.
We have known him ever since he
was a child to be an honest upright
boy and also a good scholar.
Since he left school he always
helped his parents work and was
always honest and we never knew
him to be otherwise. This was
certainly his first offense and as it
is in your power to be very lenient
especially in such cases as this and as
one of our firm has served as a juror
before your Honor many times and
witnessed similar cases where your
Honor has shown considerable

OFFICE OF
M. GOLDBERG & SONS,
LADIES * CLOAKS,
419 & 421 Broadway

Factory, 124 E. Broadway

New York 18

leniency We hope and trust that
for his poor parents sake you will
exercise all the leniency in
your power.

Very Respectfully
M. Goldberg & Sons

POOR QUALITY
ORIGINAL

0680

OFFICE OF
I. LEVINSON,
WATCHES, JEWELRY AND DIAMONDS,
124 EAST BROADWAY,
NEW YORK, N.Y.

1890
To Honorable Judge of Federal Circuit
I the
undersigned know David Cohen
to be a faithful and honest man
for he being in my employ
for several years and have
never found anything
wrong about him.

I. Levinson

POOR QUALITY
ORIGINAL

0681

All Claims must be made within 5 days after receipt of goods.

New York, 189

M.

Bought of **JOSEPH D. ZERWICH,**

WHOLESALE JOBBER IN

NOTIONS, HOSIERY, LINENS, &c.

Manufacturer of **FLANNEL SHIRTS,**

Terms:

118 DIVISION STREET.

N. Y. Nov. 28th 1890

To the Honorable Judge of the
Court of General Sessions,

This is to certify
that David Cohen who is held on
the charge of larceny before you
is an honest boy and have
known him to be so since his
childhood up, and whom his
poor parents depend upon
for some assistance as to their
livelihood.

Yours Very Truly
J. D. Zerwich

POOR QUALITY
ORIGINAL

0682

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

.....being duly
sworn, says that he resides at No.Street, in the City of
New York; that he isyears of age; that on theday of
1890, at Numberin the City of
New York, he served the withinon
theby leaving a copy thereof with.....
.....
.....
.....

Sworn to before me this
day of

1890. }

Ed. M. General Services

The People of

Plaintiff,

against

David John

Defendant.

*Admitted to
Character*

HOWE & HUMMEL,

Attorneys for Defendant.

87 & 89 CENTRE ST., New York City.

Due and timely service of copy of the within
hereby admitted

this day of 1890.

Attorney.

To

POOR QUALITY
ORIGINAL

0683

Police Court District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 189 Henry Street, aged 40 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 31 day of October 189 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 time, the following property, viz.

One Book
Containing a
Ticket for a Gold Ring
and Fifteen Dollars in
Good and lawful current
money of the United States
The total value of
Fifteen dollars and Sixty
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 David Cohen and

David Weissensang (both
now here) for the reason
that Deponent saw said
Defendants walking in
Grand Street behind her
and when Deponent
expressed the arrest David
Defendants, the Band
Ticket for said Gold Ring
was found in the
possession of David Cohen
Wherefore Deponent now
charges said Defendants
with acting in concert

Sworn to before me, this
18 day

Police Justice.

POOR QUALITY
ORIGINAL

0684

and collision and
killing, stealing and
carrying away said
property from the person
and possession and
praise that they be dealt
with as the Law directs

Sporn before me }
this 1st Day of Nov 1890 }
John Drayton
Jy. Drayton

POOR QUALITY
ORIGINAL

0685

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

David Cohen 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. *David Cohen*

Question. How old are you?

Answer. *16 Years of age*

Question. Where were you born?

Answer. *New York State*

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

Answer. *43 Eldridge St (1 Year)*

Question. What is your business or profession?

Answer. *Reader*

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

Answer. *Am not Guilty*

David Cohen

Taken before me this

day of

19

Police Justice

POOR QUALITY
ORIGINAL

0686

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

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

Question. What is your name?

Answer. David Weicensang

Question. How old are you?

Answer. 19 Years of age

Question. Where were you born?

Answer. Russia

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

Answer. 136 Allen St (6 Months)

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. Am not guilty

David Weicensang

Taken before me this
day of

Police Justice

POOR QUALITY
ORIGINAL

0687

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

of No. Bernard J. Birmingham
Street Cleaning Department Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says,
that on the 31st day of October 1898
at the City of New York, in the County of New York, he arrested

David Cohen and David Weorancang.
Deposant says that said defendants
were loitering around in Hester
Street acting in a suspicious manner.
Deposant prays that the defendants
be held in order to enable deposant
to produce further evidence

Bernard J. Birmingham

Sworn to before me, this

of October

31

day

Police Justice.

POOR QUALITY
ORIGINAL

0688

279
Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dan Cohen

Dan Wacraucang

AFFIDAVIT.

apx 16

" 19

Dated *October 31* 188*8*

Duffy Magistrate.

Bingham Officer.

P.C.D.

Witness, _____

E. J. Nov 1st 10 a.m.

Disposition, *R*

POOR QUALITY
ORIGINAL

0689

512-11261-11-16-2

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Carson Chapman
108 East Broadway Street

Street

Street

Street

Police Court

THE PEOPLE, etc.
ON THE COMPLAINT OF

District

Date

188

Municipal

Office

Street

Street

Street

Street

Street

Street

Street

Street

Street

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 h to be discharged.

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0690

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

THE PEOPLE OF THE STATE OF NEW YORK,

against
David Cohen and
David Weicensang

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *David Cohen and*
David Weicensang
of the CRIME OF GRAND LARCENY IN *THE* *second* DEGREE,
committed as follows:

The said *David Cohen and David Weicensang*

late of the City of New York, in the County of New York aforesaid, on the *thirty first*
day of *October* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day time of the same day, divers promissory notes for the payment of money, being
then (and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *fifteen*

\$15.00
dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown for the payment of and of the value of *fifteen*

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *fifteen*

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *fifteen* dollars, one pocketbook

of the value of fifty cents, and one
pawnticket of the value of sixty cents

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

0691

BOX:

416

FOLDER:

3846

DESCRIPTION:

Cohn, David

DATE:

11/17/90



3846

0692

Counsel,

Filed

day of

1892

Pleads.

THE PEOPLE

Ms.

David Cohn

Grand Larceny second degree [Sections 628, 631.02, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill

Foreman

Part III November 26/93 Foreman.

Pleads Guilty. G. L. Z. 2304

2 yr 4 mos 17 1/2

25

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 525 East 8th Street, aged 24 years,
occupation Salesman being duly sworn
deposes and says, that on the 10 day of September 1895 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Good and lawful money of
the United States of the Amount
and value of Thirty Dollars
(\$30.00)

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 David Cohen (known here)

for the reason that deponent
was engaged in moving deponent's
furniture from the above mentioned
premises to the Old Dominion
Steamship Company pier at foot
of Beach Street said city and entered
deponent's bedroom while deponent
was lying asleep for the purpose
of removing some furniture, through
that said property was in the
pocket of deponent's pants which
was lying upon a chair in said
room, that about an hour thereafter
deponent missed said property.

Sworn to before me, this

18th day

Police Justice.

That defendant started out in pursuit
of defendant and overtook him
at 2^d Avenue and 6th Street
and caused defendant to arrest
Defendant is informed by
Officer Edward Gray of the
25th Precinct that he arrested
defendant and conducted him
to the station house. And he then
and there denied having said
property whereupon said Officer
searched defendant and found
concealed in the shoes worn
on the left foot of defendant
thirty dollars consisting of three
ten dollar bills which defendant
has since seen and which property
corresponds in denomination and
amount with the property missed
from defendant's pants pocket.
Wherefore defendant prays
that defendant be held to answer
and be dealt with as the law
directs.

Sworn to before me
this 10th day of Apr 1890 } Joseph J. Levy
R. J. McMahon
Police Justice

POOR QUALITY
ORIGINAL

0695

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Police Officer of No. 25th Street

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Joseph J. Kelly
and that the facts stated therein on information of deponent are true of deponents own
knowledge.

Sworn to before me, this 10

day of Nov 1888

Edward Gray

W. T. Mahan
Police Justice.

POOR QUALITY
ORIGINAL

0696

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

David Cohen 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.

David Cohen

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Russia

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

Answer.

At 12 St. Peter St 3 years

Question. What is your business or profession?

Answer.

Driver

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

Answer.

*I am not guilty
I found the money in the
room on the floor
140 581113*

Taken before me this

day of *Dec* 1930

Alfred J. ...
Police Justice.

POOR QUALITY
ORIGINAL

0697

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

125
1699
Police Court - 1st District.
THE PEOPLE, &c.
ON THE COMPLAINT OF
James J. Kelly
of 688-12th Street
David C. Smith
Offence Larceny
Dated Jan 10 1890
J. A. M. Magistrate.
J. A. M. Officer.
J. A. M. Precinct.
Witness
Charles J. Kelly
No. _____
Street _____
No. 688-12th Street
No. 1822
to his use
1890
STRICTLY ATTORNEY'S OFFICE
1890

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 Jan 10 1890 J. A. M. Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0698

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Cohn

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

David Cohn

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

The said

David Cohn

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

three promissory note } for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of *ten* dollars *each*; *three* promissory note } for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *ten* dollar *each*; *three* United States Gold Certificates, of the denomination and value of *ten* dollar *each*; *three* United States Silver Certificates, of the denomination and value of *ten* dollar *each*;

of the goods, chattels and personal property of one

Joseph J. Henry

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.

POOR QUALITY
ORIGINAL

0699

SECOND COUNT—

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

David Cohn

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

The said

David Cohn

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,

three promissory notes for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of *ten* dollar *each*; *three* promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *ten* dollar *each*; *three* United States Gold Certificates, of the denomination and value of *ten* dollar *each*; *three* United States Silver Certificates, of the denomination and value of *ten* dollar *each*;

of the goods, chattels and personal property of one

Joseph J. Levy

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

Joseph J. Levy

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

David Cohn

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.

0700

BOX:

416

FOLDER:

3846

DESCRIPTION:

Collier, Thomas

DATE:

11/17/90



3846

POOR QUALITY
ORIGINAL

0701

Witnesses:

1147
[Signature]

Counsel,

Filed

day of

1890

Pleads,

[Signature]

THE PEOPLE

vs.

22 Charles-st
84 duver I

Thomas Collier
alias James Silk
16

JOHN R. FELLOWS,

District Attorney.

10 Jan 25 1890

[Handwritten note:]
Grand Jury, second degree
Second offense
[Sec. 522, 531, 538, Penal Code]

A TRUE BILL.

[Signature]

Foreman,
Part III November 26/90

Pleads guilty.
by 29 Nov 26/90
Nov 26/90

POOR QUALITY
ORIGINAL

0702

Police Court—2—District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Charles W. Parke
of No. Commerce Street, aged 38 years,
occupation Liquor Business being duly sworn
deposes and says, that on the 10 day of November 1888 at the City of New

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

A Gold Watch of the
Value of Sixty five dollars

\$65-⁰⁰/₁₀₀

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 Thomas Collier (now here)

from the following facts to wit: That
deponent was standing on the front
platform of a Sixth Avenue Car on
the aforesaid date about the hour of
of 2:15 P. M. when the defendant
jumped on the said platform at the
corner of Varick & West Houston
and grabbed and feloniously took the
said property which was attached
by a chain from the pocket of a
vest then and there worn on the person
of deponent, and that deponent immediately
took hold of defendant, who then
threw the said property in the street

Chas. H. Parke

Sworn to before me, this
10 day of November 1888
at New York City
Police Justice.

POOR QUALITY
ORIGINAL

0703

Sec. 198-200.

CITY OF NEW YORK, } ss.

2 District Police Court.

Thomas Collier

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. *Thomas Collier*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *84 Charlton Street - 4 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer.

I am not guilty
Thomas Collier

Taken before me this

day of

March

1890

Do J. C. McNeill
Police Justice.

POOR QUALITY
ORIGINAL

0704

Police Court

2

District

1696

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles H. White

of 8-6 Conyngham St.

Thomas Butler

from the person

Offence

Date

November 10 1890

Magistrate

Officer

James H. Connor

347 East 18

John Blumenthal

84 Broadway

Street

\$1500

to answer

Commitment



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 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 November 10 1890 Do. J. C. Butler Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0705

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 Rollier
otherwise called
James Silla

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

Indictment accuse Thomas Rollier otherwise called

James Silla —

of the crime of Grand Larceny in the second degree,
as a SECOND OFFENSE, committed as follows :

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York.

on the — sixteenth — day of — November —, in

the year of our Lord, one thousand eight hundred and eighty eight,

before the Honorable Randolph B. Mathie, Judge of the said

Court of General Sessions of the Peace, —

and Justice of the said Court, the said Thomas Rollier, otherwise

called James Silla —
by the name and description of James Silla —

was in due form of law convicted of an attempt to commit a felony,

to wit: an attempt to commit the crime of
Grand Larceny in the second degree, —
upon a certain indictment then and there in the said Court depending against him

the said Thomas Rollier otherwise called James Silla, by the

name and description of James Silla —

— as aforesaid,

for that he

then — late of the —

POOR QUALITY
ORIGINAL

0706

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

Twenty-ninth day of October, in the
year aforesaid, at the _____ City and

County aforesaid, with force and arms,

in the day time of the
said day, one watch of the value of one
hundred dollars, one chain of the value
of one hundred dollars and one watch of
the value of forty five dollars, of the goods,
chattels and personal property of one Albert
Friedel, on the person of the said Albert Friedel
then and there lawfully found, from the person
of the said Albert Friedel, then and there feloniously
did steal, take and carry away; and also for
that afterwards, to wit: on the day and in the
year aforesaid, he, at the City and County
aforesaid, with force and arms, one watch of
the value of one hundred dollars, one chain
of the value of one hundred dollars, and one
chain of the value of forty five dollars, of the
goods, chattels and personal property of one
Albert Friedel, by a certain person or persons
then lawfully before feloniously stolen, taken
and carried away from the said Albert Friedel,
unlawfully and unjustly did feloniously receive
and have, he then and there well knowing the
said goods, chattels and personal property to have
been feloniously stolen, taken and carried away.

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace, and ordered and adjudged that the said Thomas Pollier, otherwise called James Siller by the name and description of James Siller as aforesaid, for the attempt to commit the said felony whereof he was so convicted as aforesaid, be imprisoned in the State Prison at hard labor for the term of two years and four months as by the record thereof doth more fully and at large appear.

And the said Thomas Pollier, otherwise called James Siller, late of the City of New York, in the County of New York aforesaid, having been so as aforesaid convicted of the said attempt to commit the said felony aforesaid, in manner aforesaid, afterwards, to wit: on the fourth day of November, in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day time of the same day, one watch of the value of sixty five dollars, of the goods, chattels and personal property of one Charles H. Parke, on the person of the said Charles H. Parke, then and there lawfully found, from the person of the said Charles H. Parke 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

0708

BOX:

416

FOLDER:

3846

DESCRIPTION:

Condon, Terence

DATE:

11/14/90



3846

POOR QUALITY
ORIGINAL

0709

Witnesses:

164.
P. Lester Pen
John C. P.

Counsel,

Filed

day of

1890

Pleas,

of January 19

THE PEOPLE

vs.

B

Terence Condon

Assault, second degree
Second Offense
[See 218 and 163, Statute]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

J. H. Bridgman

Part of January 27th Foreman.

Trind & Co. 1890

2302 S. 1st

Jan 1890

POOR QUALITY
ORIGINAL

0710

Sec. 198—200.

CITY AND COUNTY } ss.
OF NEW YORK, }

2 District Police Court.

Terence London 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. *Terence London*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *395 Hudson Street; 4 months*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer

I am not guilty, and demand an examination

Terence London

Taken before me this
day of *March* 188*9*

Police Justice

J. J. [Signature]

POOR QUALITY
ORIGINAL

0711

BAILED.
No. 1, by *John J. Connelley*
Residence *1214 E. 10th St.*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____
Police Justice

104 2 16th
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Herman
Charles Herman

Offence *Assault*
felony

Date *November 3* 18*90*

W. H. Street Magistrate.

Stroman Officer.

Alfred W. W. W. Precinct

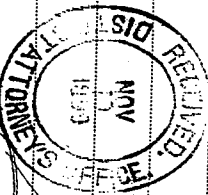
W. J. W. W. Precinct

W. J. W. W. Precinct

No. _____ Street.

No. _____ Street.

No. _____ Street.



John J. Connelley
John J. Connelley

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

Dated *November 3* 18*90* *W. H. Street* Police Justice.

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

Dated *November 9* 18*90* _____ 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.

M.C. No 3rd 1900

11 Charlton Street.

To whom it may concern:

Terrance Caden. I saw last Spring
suffering from a form of delirium
induced by sunstroke, and he entered
St Vincent Hospital for this, since
then he has occasionally showed
symptoms of cerebral trouble. I
understand he has been arrested
for assaulting an officer, possibly the
above history may be worthy of

POOR QUALITY
ORIGINAL

0713

consideration, in mitigating his
old behavior
of
Pink Meccium dtd.

POOR QUALITY
ORIGINAL

0714

Police Court—2 District.

CITY AND COUNTY }
OF NEW YORK, } ss,

Thomas Gorman
of No. 1st Precinct Police Street, aged 28 years,
occupation Police Officer being duly sworn, deposes and says, that

on the 2 day of November 1889 at the City of New York,
in the County of New York, While in discharge of his duty as Police Officer
he was violently **ASSAULTED** and **BEATEN** by Serence Gondon (now here) from

the following facts to wit: that deponent had arrested the
defendant for disorderly conduct in Hudson Street, when the said
defendant grappled with deponent, and took his club
forcibly from his (deponent's) hand and struck him ^{and arm} three blows with
the said club on the head, cutting and wounding him severely
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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this 3rd

day of November 1889

Thomas Gorman

Police Justice.

POOR QUALITY
ORIGINAL

0715

Chamberlain's Office,

NEW YORK,

Nov 8 1890

THE PEOPLE OF THE STATE OF NEW YORK,

AGAINST

Terence Condon

Whereas, heretofore, and on the *8* day of *Nov* 18*90*
an order was made by *Judge Kilbuck (2000)*
admitting the above-named defendant to bail on giving an undertaking in the sum
of *Two Hundred Dollars*
on a certain charge of *Assault Felony*

This is to Certify, that *Katharine Welsh*
for the defendant above-named, has
deposited with the Chamberlain of the City of New York, this day the amount of
Two Hundred Dollars the sum mentioned
in said order, as security for said defendant's appearance pursuant to such order,
instead of the said undertaking of bail, pursuant to Section 586 of the Code of
Criminal Procedure.

W. H. Murphy
DEPUTY CHAMBERLAIN.

POOR QUALITY
ORIGINAL

0716

Chamberlain's Office,

NEW YORK,

Nov 8 1890

THE PEOPLE OF THE STATE OF NEW YORK,

AGAINST

Jerome Condon

Whereas, heretofore, and on the *8* day of *Nov* 18*90*
an order was made by *Judge Kilbuck (2000)*
admitting the above-named defendant to bail on giving an undertaking in the sum
of *Five Hundred Dollars*
on a certain charge of *Assault & Battery*

This is to Certify, that

Catherine Welch
for the defendant above-named, has

deposited with the Chamberlain of the City of New York, this day the amount of
Five Hundred Dollars the sum mentioned
in said order, as security for said defendant's appearance pursuant to such order,
instead of the said undertaking of bail, pursuant to Section 586 of the Code of
Criminal Procedure.

W. H. Humphreys
DEPUTY CHAMBERLAIN,

At a Court of General Sessions of the Peace in
and for the City and County of New York,
on the 26 day of Aug A. D. 1891.

Present,

Hon. James Fitzgerald

} Justice of the
Sessions.

THE PEOPLE OF
THE STATE OF NEW YORK,

against

Frederic Condon

On indictment for assault
2^d deg —

An order of a Police Justice having been
granted, admitting the Defendant to bail in the sum
of five hundred dollars, and the Defendant having
caused to be deposited the said sum of money with the County
Treasurer of New York, in lieu of bail.

And it appearing that the said Defendant has
appeared in Court, pursuant to the condition of the said
order of bail and the said Defendant having
been tried and acquitted on said indictment,

By consent of the District Attorney, It is Ordered,
that the County Treasurer be and he is hereby directed to
refund the said money deposited as aforesaid to

Catherine Welch the person who
deposited said money for Defendant.

James Fitzgerald
24

I consent to the entry of the above order.

Gunning J. Beebe
District Attorney.

Dated Aug 26 1891

POOR QUALITY
ORIGINAL

0718

New York Court General Sessions.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thence London

ORDER REFUNDING MONEY DEPOSITED
IN LIEU OF BAIL.

TO THE COUNTY TREASURER,
City and County of New York.

filed Jan 26. 1891

POOR QUALITY
ORIGINAL

0719

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Terence London

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

Indictment accuse *Terence London* —

of the crime of *Assault in the second degree*, —
as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of ^{*Orger and Termier*} ~~General Sessions of the Peace~~, holden in and
for the City and County of New York, at the City Hall, in the said City of New York,
on the *sixteenth* day of *November*, in
the year of our Lord, one thousand eight hundred and *eighty one* —,
before the Honorable *Noah Davis*, one of the Justices of
The Supreme Court of the State of New York,
^{*of Orger and Termier*},
and Justice of the said Court, the said *Terence London* —

by the name and description of *Terence London*, —
was in due form of law convicted of *a felony* —
to wit: *manslaughter in the third degree*, —
upon a certain indictment then and there in the said Court depending against him
the said *Terence London*, — by the

name and description of *Terence London*, —
as aforesaid,

for that *he the said Terence London*,
then *late of the South Ward*

POOR QUALITY
ORIGINAL

0720

of the City of New York, in the County of New York aforesaid, on the
Twenty seventh day of June, in the
year aforesaid, at the Ward, City and
County aforesaid, with force and arms, in and upon one George
Rusman in the face of the People of the
State then and there being, willfully, felon-
iously and with a deliberate and premeditated
design to effect the death of him the said
George Rusman did make an assault, and
thrust the said Terence London, the said
George Rusman, with a certain knife, which
he the said Terence London in his right
hand then and there had and held, into the
said George Rusman, in and upon the
right side of the belly of him the said
George Rusman then and there willfully,
feloniously and with a deliberate and
premeditated design to effect the death of
him the said George Rusman did strike,
stab, cut and wound, giving into him the
said George Rusman, then and there with
the knife aforesaid, in and upon the right
side of the belly of him the said George
Rusman one mortal wound of the breadth
of one inch and of the depth of six inches of
which said mortal wound he the said George
Rusman, at the Ward, City and County
aforesaid, from the day first aforesaid, in
the year aforesaid, until the twenty eighth
day of June in the same year aforesaid, did

**POOR QUALITY
ORIGINAL**

0721

laughing, and laughing and did die, and on which
Twenty eighth day of June, in the year
of aforesaid, the said George Chapman, of
the Ward, City and County of aforesaid, of
the said mortal wound did die.

And Thereupon, upon the conviction aforesaid, it was considered
by the said Court of ^{Over and Terminer} ~~General Sessions of the Peace~~, and ordered and adjudged that
the said Terence Randon —
by the name and description of Terence Randon ²
as aforesaid,
for the felony and manslaughter, whereof
he was so convicted as aforesaid, be imprisoned in the State
Prison at hard labor for
the term of four years,
as by the record thereof doth more fully and at large appear.

And the said Terence Randon —
late of the City of New York, in the
County of New York aforesaid, having been so as aforesaid convicted of the
said felony and manslaughter, in
manner aforesaid, afterwards, to wit: on the second day of
November, in the year of our Lord one thousand eight hundred
and ninety, at the City and County aforesaid, with force
and arms, feloniously made an assault in and
upon one Thomas German, then and there
being a patrolman of the Municipal Police
of the City of New York, and as said patrolman
being then and there engaged in the lawful
apprehension and detention of him the said
Terence Randon, and the said Terence Randon,
him the said Thomas German then and
there feloniously did beat, strike, wound and
otherwise ill-treat, with intent then and there
and thereby to prevent and resist the lawful

POOR QUALITY
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apprehension and detention of himself as
aforesaid, against the form of the Statute
in such case made and provided, and
against the peace of the People of the
State of New York, and their dignity.

John P. Fellows,

District Attorney

0724

BOX:

416

FOLDER:

3846

DESCRIPTION:

Corbin, Robert

DATE:

11/17/90



3846

POOR QUALITY
ORIGINAL

0725

Witnesses:

Counsel,

Filed

day of

1890

Pleads

Robert Corbin

THE PEOPLE

ABDUCTION
[Section 289, Sub. 1, Penal Code.]

16 March
1890
14.9
for
single

R

Robert Corbin

H.D.

JOHN R. FELLOWS,

District Attorney.

Book 2 Nov. 24
at 1/10
1890

A True Bill.

J. J. Ferguson

Feb 2 - Nov. 24, 1890
Foreman,

Reads Guilty

Chas. R. J.

Nov. 24

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

THE PEOPLE etc.,

vs

ROBERT CORBIN.

BRIEF FOR THE PEOPLE.

STATEMENT OF THE CASE

The defendant is indicted for the crime of abduction in taking on November 3, 1890 one Mary Mangan aged 15 years, to a certain house of prostitution situated at No. 80 West 3d St., in the City of New York, and there have sexual intercourse with her, not being her husband.

Mary Mangan aged 15 years, will testify to taking a walk with the defendant on Sunday, November the 2d in the eve., that it being late before she thought how time was passing, was afraid to return to the place she was employed as waitress, and consented to go with the defendant to some place to stay with him on his suggesting that, and boarding an "L" train they went to 80 W. 3d St., accompanied by one Bertram Davis, where the defendant hired a room for the night for \$2. reaching there about 1.30 A. M. Nov. 3d. While in the bed the defendant had sexual intercourse with her some 5 or 6 times, but never fully as it hurt her so badly. Witness had sexual intercourse twice before with one Leo Kohl, address unknown.

Bertram Davis, a hallboy at 101 W. 93d St., will testify to seeing the defendant on Nov. 3d hire the room at 80 W. 3d St. in company of the foregoing witness, and the defendant confessed.

**POOR QUALITY
ORIGINAL**

0727

CONF. OF GENEVY SESSIONS OF THE BEVCE

to him on the morning of the 3d Nov. that he had sexual intercourse with the said witness, Mary Mangan at the house 80 W. 3d St.

Rhoda Sanford, housekeeper, 80 W. 3d St., will identify the defendant and the first witness as the parties who occupied room No. 5 the morning of the 3d inst.

Sally Barry, chambermaid, 80 W. 3d St., will also identify the defendant and Mary Mangan, as the parties whom she called at 5 A. M. on the morning of the 3d inst., from room 5.

John Ganaway, of 94th St. and 8th Ave., identified the defendant and Mary as the couple whom he saw in the "L" train, as they were leaving it at the 93d St., station, about 7 A. M. on Nov. 3d.

Delia Mangan, will testify that Mary is her step-daughter and that she was born Jan. 1, 1875, the record of same being in the family Bible, produced herewith.

Society officer Wilson will testify to admission of guilt made to him by the defendant on his arrest.

Hugo Schultes officer of Society made investigation, and had charge of case in the Police Court.

**POOR QUALITY
ORIGINAL**

0728

N. Y. GENERAL SESSIONS		ABDUCTION PENAL CODE, § 282	BRIEF FOR THE PEOPLE.	
THE PEOPLE	AGAINST ROBERT CORBIN			

POOR QUALITY
ORIGINAL

0729

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

100 EAST 23^d ST. (COR. FOURTH AVE.)

New York, *November 13th 1890*

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

*The People
against
Robert Corbin*

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,

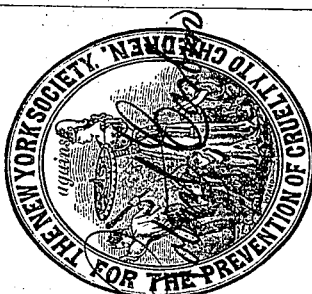
*Elbridge T. Gerry,
President, &c.*

POOR QUALITY
ORIGINAL

0730

N. Y. GENERAL SESSIONS

THE PEOPLE



OFFICE TO CHILDREN.

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

POOR QUALITY
ORIGINAL

0731

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5th DISTRICT.

Augustine Wilson
of No. *100 E 23rd* Street, aged *38* years,
occupation *officer of S.P.C.* being duly sworn deposes and says
that on the *9* day of *November* 188*9*

at the City of New York, in the County of New York, *one Gertrude*
Davis in person, was and
is a necessary and material
witness in the case of the People
against Robert Corbin, in which
the said Robert Corbin is charged
with the abduction of one Mary
Meneau aged fifteen years. Further
deponent says, there is good reason
to believe that said Gertrude Davis
will not appear as such witness, when
and where so required. Therefore deponent

Sworn to before me, this

of

November

188*9*

day

W. J. McLeod
Police Justice.

POOR QUALITY
ORIGINAL

0732

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustus Wilson
vs.

Bertram Davis
2636 465th
St. in N. Y. City

AFFIDAVIT.

Witness

Dated 8 Nov 1890

Meads Magistrate.

Wilson Officer.

Witness, SPC

Committed to
Disposition, House of
Detention

100. 24 Nov 10. 2³⁰ PM

POOR QUALITY
ORIGINAL

0733

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

Hugo Schubert

of No. 100 East 100th St. being duly sworn, deposes and says,
that on the 30th day of November 1880 at the city of
New York, in the County of New York,

Sworn before me this
9th day of November 1880

Police Justice

On the premises situated at Number 80
West Third Street, in said city of New York, Robert Corbin,
now here, did unlawfully and willfully
take, receive, harbor and use a certain
female, now here called Mary Mangano,
said female then and there being actually
and apparently under the age of sixteen
years; to wit of the age of fifteen years;
for the purpose of sexual intercourse,
not being her husband in violation
of the statutes in such case made and
provided and especially of Section 282
of the Penal Code of the State of New
York.

Wherefore deponent prays, that the
said Robert Corbin, may be despatched
into according to law.

Hugo Schubert

POOR QUALITY
ORIGINAL

0734

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

Hugo Schuler

of No. 100 East 10th St being duly sworn, deposes and says,
that on the 30th day of November 1890 at the city of
New York, in the County of New York,

Sworn before me this

9th day
of November 1890

Police Justice.

On the premises situated at Number 80
West Third Street, ^{in said city of New York} one Robert Corbin,
now here, did unlawfully and willfully
take, receive, harbor and use a certain
female, now here, called Mary Mangan,
said female then and there being actually
and apparently under the age of sixteen
years; to wit of the age of fifteen years;
for the purpose of sexual intercourse,
not being her husband, in violation
of the statutes in such case made and
provided and especially of Section 282
of the Penal Code of the State of New
York.

Wherefore deponent prays, that the
said Robert Corbin, may be cleared
into according to law.

Hugo Schuler

POOR QUALITY
ORIGINAL

0735

5 District Police Court.

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

Bertram Davis 17 yrs
of Number 236 West 67 Street being duly sworn,
deposes and says, that on the ~~Monday~~ Third day of November 1899, at the
City of New York, in the County of New York, defendant did
accompany the defendant
Robert Corbin now present
and Mary Margaret now
present to a house of
prostitution at N^o 80 West
Third Street in said City,
and was present at such
house when defendants secured
a room for himself and
said Mary Margaret.
Further defendant
says that the said Robert
Corbin did inform this
defendant on Monday morning
the 3rd day of November that he
the said Corbin, did have
sexual intercourse with said Mary
Margaret at said house.
~~Therefore the complainant prays that the said~~

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

Sworn to before me, this

8

day of November 1899

Bertram Davis.

O'Meara

Police Justice.

POOR QUALITY
ORIGINAL

0736

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Mangen

aged fifteen years, occupation waitress of No.

215 E 101st

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Hugo Schultz

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

Sworn to before me, this 7th

day of November 1888

Mary Mangen

Edmond

Police Justice.

POOR QUALITY
ORIGINAL

0737

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Robert Conden 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. Robert Conden

Question. How old are you?

Answer. 16 years.

Question. Where were you born?

Answer. U. S.

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

Answer. 69 W. 93rd St. 3 months

Question. What is your business or profession?

Answer. Hall boy.

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.

Robert Conden

Taken before me this

10th

day of November

1890

Edg. Meach

Police Justice.

POOR QUALITY
ORIGINAL

0738

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

315
1698
Police Court, _____ District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Aug. Schuchter

1. *Robert Gordon*

2. _____

3. _____

4. _____

Offense, *Abduction*

Dated *November 10*, 189*8*

W. C. O'Connell Magistrate.

W. C. O'Connell Officer.

Witnesses *William Morgan*

Thomas J. Dean Sheriff.

Henry J. Schuchter

No. *100* to *23* Street.

Sally Kany & *Rhoda Langford*

John J. O'Connell Street.

1.500



William Morgan Committee
to view of evidence signed by
100th Regt. N.Y. 230th Regt.
1.500. 24 Nov 8. 9 a.m.

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

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

Dated, *November 10*, 189*8* *W. C. O'Connell* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0739

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 Rodin

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

— *Robert Rodin* —

of the CRIME OF ABDUCTION, committed as follows:

The said *Robert Rodin*, —

late of the City of New York, in the County of New York aforesaid, on the
third day of *November*, in the year of our Lord one
thousand eight hundred and ~~eighty~~ *ninety*, at the City and County aforesaid, did
feloniously take, receive, harbor, employ and use one *Mary Mangani*,
who was then and there a female under the age of sixteen years. to wit: of the age of
— *fifteen* — years, for the purpose of sexual intercourse, he, the
said — *Robert Rodin* — not being then and there
the husband of the said *Mary Mangani*, —
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.

0740

BOX:

416

FOLDER:

3846

DESCRIPTION:

Cotinello, Marco

DATE:

11/19/90



3846

POOR QUALITY
ORIGINAL

0741

Witnesses :

Counsel
Filed day of 1890
Pleads, *July 20*

THE PEOPLE
vs.
B
Marcos Cotinello
VIOLATION OF EXCISE LAW.
(Selling to Minor).
[Section 290, Penal Code, sub. 8.]

JOHN R. FELLOWS,
District Attorney.
Transferred to the Court of Special
Sessions for trial and final disposition.
Part 2 of N.Y. L. 244, 1894.

A True Bill.
J. J. [Signature]
Foreman.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Marco Cotinello

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

accuse

Marco Cotinello

of a MISDEMEANOR, committed as follows:

The said

Marco Cotinello

late of the City of New York, in the County of New York aforesaid, on the
sixth day of *November* in the year of our Lord

one thousand eight hundred and ninety , at the City and County aforesaid,

certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one

Sarah Schmeiser who was then and

there a child actually and apparently under the age of sixteen years, to wit: of the age of
seven years, 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.

0744

BOX:

416

FOLDER:

3847

DESCRIPTION:

Demetri, Artinacious

DATE:

11/20/90



3847