

02 14

BOX:

490

FOLDER:

4474

DESCRIPTION:

Callahan, Michael

DATE:

08/02/92



4474

**POOR QUALITY
ORIGINAL**

0216

POOR QUALITY
ORIGINALPolice Court—14 District.City and County } ss.:
of New York,Theodore Wood
of No. 519 and 521 East 18 Street, aged 21 years,
occupation Engineer being duly sworndeposes and says, that the premises No. 519 & 521 East 18 Street, 18 Wardin the City and County aforesaid the said being a fine stone brickfactoryand which was occupied by deponent as a factoryand in which there was at the time a human beings by name deponent and anumber of workmenwere BURGLARIOUSLY entered by means of forcibly opening adoor leading from the roof of a one story buildinginto the first floor of the premiseson the 27 day of July 1899 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

Brass valves and tools of the value ofFive hundred dollarsthe property of The New York Steam Heating, and in deponent'scustody 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

Michael Callahan, (now here)for the reasons following, to wit: That the doors and windowsleading into the said premises from thestreet were all securely locked and fastened.That the aforesaid door on the first story wasused by the workmen of the factory. Thatat about the hour of nine o'clock, P.M. onsaid date deponent saw the defendantin the premises and with a number of brassvalves part of the above mentioned property, in

0217

POOR QUALITY ORIGINAL

his possession. That defendant immediately
caused the defendant's arrest and prays that
he be dealt with according to law

Sprow before me
This 28th day of July 1892

[Signature]

Theodore Ward,

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
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 mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

1
2
3
4

Offence—BURGLARY.

Dated 188

Magistrate.

Witness,

Street,

Street,

Street,

to answer General Sessions.

02 18

POOR QUALITY
ORIGINAL

(1885)

Sec. 198-200.

H

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Michael Callahan being duly examined before the under-
signed according to law, on the annexed charge, and being informed that it is h 4 right to
make a statement in relation to the charge against h 2 ; that the statement is designed to
enable h 2 if he see fit to answer the charge and explain the facts alleged against h 2
that he is at liberty to waive making a statement, and that h 4 waiver cannot be used
against h 4 on the trial.

Question. What is your name?

Answer.

Michael Callahan

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

6426 East 20 St 2 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*Taken before me this
day of

1889

Police Justice.

Michael Callahan

0219

POOR QUALITY
ORIGINAL

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

Police Court--- 14 District. 9/2

THE PEOPLE &c.,
ON THE COMPLAINT OF

Richard Wood
519 5th St. East 14th
Richard Wood

Offence *Burglary*

Dated *July 28 1894*

Meade Magistrate.

James Officer.

Meade Precinct.

Witnesses *Arthur Meade*

No. *519 5th St. East 14th* Street.

No. _____ Street.

No. *1100* Street.



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

Richard Wood
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 *July 28 1894* *W. A. Meade* 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.

0220

POOR QUALITY
ORIGINAL

488

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Callahan

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

Michael Callahan

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

The said

Michael Callahan

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the
27th day of *July* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *factory* of
~~one~~ *a certain corporation commonly known*
as the New York Steam Company

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

corporation in the said *factory*
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.

0221

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Michael Callahan

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

The said

Michael Callahan

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 *night* time of said day, with force and arms,

*twenty brass valves of the value
of five dollars each*

of the goods, chattels and personal property of ~~and~~ *a corporation commonly*
known as the New York Steam Company
in the *factory* of the said corporation

there situate, then and there being found, in the *factory*
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.

De Lancy Nicoll,
District Attorney

0222

BOX:

490

FOLDER:

4474

DESCRIPTION:

Carberry, Michael

DATE:

08/11/92



4474

0223

POOR QUALITY ORIGINAL

Witnesses:

Victor Aaron

111

Counsel,

Filed

day of

11 Aug 1912

Pleads,

THE PEOPLE

vs.

2

Michael Carberry

H.D.

Robbery, (Sections 224 and 228, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen C. Appert

Part 3 Sept 28/12 Foreman.

Sept 28/12

Sept 26

Sept 19/12

Sept 28/12

Sept 28/12

0224

POOR QUALITY
ORIGINAL

Police Court--

3rd District.

CITY AND COUNTY } ss
OF NEW YORK,

Victor Aaron.
of No. 4 Huntington Street, Aged 21 Years
Occupation Printer being duly sworn, deposes and says, that on the
14th day of August 1892, at the 13 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money

of the value of forty one cents 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 force and violence as aforesaid by

Michael Aaron (nowhere) and three
other men not yet arrested from the
fact that at 16 o'clock P.M. said
deponent was going north through
Ridge Street in the West side of the
Street. when in front of the premises
no. 54, the said unknown men
jumped upon deponent and held
him up by force and violence and
against his will while the said
deponent went through deponent's pants
pocket and took the said property by
force violence and against his
will

Victor Aaron

day of August 1892
Sworn to before me, this

Police Justice

0225

POOR QUALITY
ORIGINAL

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer.

Michael Barbary

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

84 Ridge St

Question. What is your business or profession?

Answer.

Truck 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
Michael Barbary
mark

day of

Taken before me this

1892

Police Justice.

**POOR QUALITY
ORIGINAL**

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

Dated, 1897 Police Justice.

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

Dated, 189 Police Justice.

0227

POOR QUALITY
ORIGINAL

482

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Carberry

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

— Michael Carberry —

of the CRIME of ROBBERY in the first degree, committed as follows:

The said Michael Carberry,

late of the City of New York, in the County of New York aforesaid, on the fourth day of August, in the year of our Lord one thousand eight hundred and ninety-two, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one Victor Aaron, — in the peace of the said People then and there being, feloniously did make an assault; and

divers coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of forty one cents,

of the goods, chattels and personal property of the said Victor Aaron, — from the person of the said Victor Aaron, — against the will and by violence to the person of the said Victor Aaron, the said then and there violently and feloniously did rob, steal, take and carry away, the said

Michael Carberry being then and there aided by an accomplice, actually present, whose name is to the Grand Jury aforesaid as yet unknown. — against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Seamus M. M. M.,
Attorney

0228

BOX:

490

FOLDER:

4474

DESCRIPTION:

Carey, Dennis

DATE:

08/19/92



4474

0229

POOR QUALITY
ORIGINAL

Witnesses:

officer John Morlston

After repeated efforts the
People have been unable
to secure the attendance
of the complainant (see
affidavit filed herewith)

I recommend defendant's
discharge upon his own
recognizance.

William H. Davis

Dennis W. Davis

Ans.

Counsel,

19th day of Aug 1892

Plends,

THE PEOPLE

vs.

Dennis Carey

DE LANCEY NICOLL,
District Attorney.

Complaint against the People
Sept 7th 1892

A TRUE BILL.

Allen O. Applegate

Foreman.
Dated 13th Oct 1892
on recom. of Dist. Atty.
def. discharged on his
own recog. P.B.M.
J.

Grand Larceny, Second Degree
(From the Person.)
[Sections 828, 829, 830
Penal Code.]

0230

POOR QUALITY
ORIGINAL

Witnesses:

Officer John Moulton

After repeated efforts the
People have been unable
to secure the attendance
of the defendant (See
affidavit filed herewith)

I recommend defendant
discharge upon his own
recognizance.

Allen O. Appert

Dennis M. Sear

Att.

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

vs.

Dennis Carey

DE LANCEY NICOLL,

District Attorney.

Complained to Court by
Sept 15/92 J.

A TRUE BILL.

Allen O. Appert

Foreman.

Panel 3, Oct 14/92
on recomm. of Dist. Att.
def. discharged on his
own recog. PBH.

Grand Larceny, Second Degree,
(From the Person, Second Degree,
Sections 528, 529, 530
Penal Code.)

0231

POOR QUALITY
ORIGINAL

(1865)

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No.

37 Lewis

Street, aged 25 years,

occupation

Bartender

being duly sworn,

deposes and says, that on the

9th

day of

July

1892 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:One Gold Watch of the value,
of fifty dollars.
\$50.00

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 James Casey (nowhere)from the fact, that at about 12 o'clock
midnight deponent fell asleep, in the
office of the Saloon at the premises
No 527 Grand Street and the said
watch was in deponent's left hand
lower vest pocket, that when
deponent woke at 5 o'clock A.
M. said date, the said property
was missing, that about half
an hour after the said deponent
came in to the Saloon at the
premises 527 Grand Street and
offer a watch for sale that
deponent identified it as hisSworn to before me this
day
1892

Police Justice

0232

POOR QUALITY
ORIGINAL

property and the property taken
from defendants vest pocket that
defendants then cause the arrest
of the said defendant
Sworn to before me
this 9th day of July } Frank Murphy

Shannon

Police Justice

0233

POOR QUALITY
ORIGINAL

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

James Carey 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.

James Carey

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

42 Sherry St. 7 13 years

Question. What is your business or profession?

Answer.

Felter

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.
Carey

Taken before me this
day of

188

Police Justice.

0234

POOR QUALITY
ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court...

District...

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Frank Murphy
37. 2000
Gemma Barry

Office

Larney, Peter

Dated

1892

No. 1

Magistrate

No. 2

Officer

No. 3

Precinct

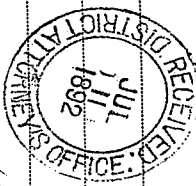
Witnesses

No. 4

Street

No. 5

Street



No. 6

to answer

\$500

COMMITTED

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 July 9 1892 John A. Jones Police Justice.

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

Dated July 18 1892 John A. Jones Police Justice.

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

Dated July 18 1892 John A. Jones Police Justice.

0235

POOR QUALITY
ORIGINAL

Court of General Sessions.

THE PEOPLE

vs.

Dennis Barry

City and County of New York, ss:

sworn, deposes and says: I am a Police Officer attached to the

in the City of New York. On the

I called at

the alleged

the complainant herein, to serve him with the annexed subpoena, and was informed by a

Thomas C. Workston being duly sworn

Precinct,

6th day of October 1892

I called at

No. 27 Lewis Street - in the City of New York

the alleged residence

of Thomas Murphy

Woman - living at that address, that the said Murphy - had left there some three months ago, and she was unable to give me any information of his present whereabouts, and had no knowledge of whether he would return again or not and from other information that I received I believe that the said Murphy has no intention of returning

Sworn to before me, this

6th day

of

October

1892

J. R. McGuire

Clerk of Court

N. Y. Co.

T. C. Workston

0236

POOR QUALITY
ORIGINAL

Court of General Sessions.

THE PEOPLE, on the Complaint of

James Murphy

vs.

James Lary

Offense:

JOHN R. FELLOWS,
District Attorney.

Affidavit of Police Officer

John C. Woburn

Sa
Precinct.

Failure to find Witness

0237

POOR QUALITY
ORIGINAL

PART III.

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

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

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

To Frank Murphy
of No. 37 Lewis Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of OCTOBER 189 at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Dennis Barry
Dated at the City of New York, the first Monday of OCTOBER

in the year of our Lord 189

DE LANCEY NICOLL, District Attorney.

0238

POOR QUALITY
ORIGINAL

PART III.

THE COURT ROOM IS IN THE FIRST STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Frank Murphy
of No. 37 Lewis Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of OCTOBER 1896 at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Dennis Carey
Dated at the City of New York, the first Monday of OCTOBER

in the year of our Lord 1896

DE LANCEY NICOLL, District Attorney.

0239

POOR QUALITY
ORIGINAL

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis Carey

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

Dennis Carey

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

The said

Dennis Carey

late of the City of New York, in the County of New York aforesaid, on the *9th*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *day* time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the
value of fifty dollars*

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

[Signature]

0240

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Dennis Carey
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

*one watch of the value of
fifty dollars*

of the goods, chattels and personal property of one

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

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

Dennis Carey
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.

DE LANCEY NICOLL,

District Attorney.

0241

BOX:

490

FOLDER:

4474

DESCRIPTION:

Carney, John C.

DATE:

08/04/92



4474

0242

POOR QUALITY ORIGINAL

Witnesses:

John C. Carney
John C. Carney
John C. Carney

Counsel,

Filed

Pleas,

4 May 1892

Property is

THE PEOPLE

vs.

John C. Carney

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

DE LANOY NICOLLE
District Attorney

A TRUE BILL.

Foreman.

John C. Carney
John C. Carney
John C. Carney

**POOR QUALITY
ORIGINAL**

0244

POOR QUALITY
ORIGINAL

Police Court

District.

Affidavit—Larceny.

City and County
of New York, ss:

of No.

228

Occupation

Ticket agent Rockaway

Street, aged 40 years,

deposes and says, that on the

day of

July

1892

at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away
and a person of an unknown woman
from the possession of ~~document~~, in the daytime, the following property, viz:One pocket book containing
Fifty cents

the property of

An unknown person
but in deponent's view and
rightand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away byJohn C. Kearney
(now here) from the fact that
previous to the act aforesaid
said the said unknown woman
a ticket to Rockaway and a return
receiving one dollar from her and
returning her fifty cents which
she placed in her pocket book
as a deposited in the right
hand pocket of her dress.
Deponent now says that he saw
said Kearney approach her and
thrust his hand into her pocket
when deponent caused his
arrest

Sworn to before me, this

1892

Police Justice.

Affidavit R. Chamberlain

0245

POOR QUALITY
ORIGINAL

(1885)
Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer.

John Barney

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.

251 Houston St - West - 2 months

Question. What is your business or profession?

Answer.

Telegraph Messenger

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

Answer.

I am not guilty
John Barney

Taken before me this

19

1885

Police Justice.

0246

POOR QUALITY ORIGINAL

BAILED

No. 1, by John Carney
Residence 157 Canal Street

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Police Court, 177
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Alfred K. Chapman
John Carney
George
District 915
Offense, Attempt at Grand Larceny

Dated July 13 189 2
Magistrate, Francis Smully
Officer, 25
Precinct, _____

Witnesses _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

500 P.C.D.
2000. P.M.
July 14, 92
Bailed
Admitted
Person

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

John Carney
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, July 13 189 2 A. J. White Police Justice.

I have have admitted the above-named Defendant to bail to answer by the undertaking hereto annexed.
Dated, July 14 189 2 A. J. White 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.

0247

POOR QUALITY
ORIGINAL

BAILED

No. 1, by John Carney
Residence 187 Canal Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court, 1772 District 915

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred C. Clendenen
John Carney

Crosland

Offense Attempt at Grand Larceny

Dated July 13 1892

Francis Donnelly Magistrate.
25 Precinct

Witnesses _____ Street

No. _____ Street

No. _____ Street

No. _____ Street

500 P.C.D.
22 W. 90. PM
July 14. 92
Bailed
Adm. 9 & 2 person

RECEIVED
AUG 11 1892
DISTRICT ATTORNEY
OFFICE

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

John Carney
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 July 13 1892 A. J. White Police Justice.

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

Dated, July 14 1892 A. J. White 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.

The People
 John B. Larney
 Indictment for attempt at grand larceny in 2nd degree.
 Alfred K. Chamberlain, sworn and examined Testified. I reside at 228 East Eighty
 Seventh Street and am a ticket seller
 for the Knickerbocker Steamboat Co. and
 was so on the 13th of July 1892. I went to work
 on that day at 8 o'clock in the morning
 at the foot of West Tenth Street Pier No. 46,
 the pier at which the Rockaway boat stops.
 At about 8.30 I sold a ticket to a female
 who gave me a dollar; the price of the
 ticket was 50 cents; she placed it in
 a pocket book and placed it in her
 pocket; she put the 50 cents change into
 the pocket book and put it into her pocket
 in the right side of her dress; she had
 a dress on and no sash. There
 was no ticket office there; I sold tickets
 out of my hand standing on the dock;
 she was in my view all the time
 I saw the defendant there at the time
 I stood on the pier. He passed behind
 where I was standing, quite in front
 of me and followed that lady. I
 was standing on a board a little
 above the ground; and he (the defend-
 ant) put his hand through the

pocket of his coat; he had a sack coat on, and through that pocket he was going into the woman's pocket; he went for her pocket, and as he did, I grabbed him and turned him over to a policeman. He put his hand in the pocket in which I saw her put her pocketbook. I had not sold him any ticket that day. He said, I made a mistake, he did not do anything. The officer and I took him to Police Headquarters, and they identified him over there as being there before. I could not find the woman; she went right on the boat. It was in the crowd going on to the boat; there was two or three hundred people there at the time.

Cross Examined The defendant was in the crowd. I know it was he because I caught him right in the act. We discovered afterwards that there was a hole in his pocket. I charged the defendant with attempting to pick pockets. He denied that he took anything. I never saw him around there before. The woman did not say anything to me; she got away in the confusion.

of the crowd. As soon as I grabbed him there was excitement and she went directly on board the boat. I would not know her, I simply saw her back. I had no conversation with her whatever. Francis Derazelly, sworn and examined. I am connected with the 28th precinct. I arrested him on the 13th of July upon the complaint of Alfred Chambelain, pier No. 46 North river. I should judge it was nearly half past eight in the morning when I arrested him. The complainant told me that the prisoner was trying to pick the woman's pocket. The prisoner said he was not doing anything of the kind or something like that. I examined his coat; the right hand pocket of his coat was cut out, so that the hand could go right through. I took him to Police Headquarters first and then took him to Court.

Cross Examined. I did not see the woman. I do not know who she is. The hole was the full breadth of the pocket. There was no bottom to the pocket. I did not see the defendant take anything. Chambelain had hold of him. I do not know the defendant. I do not know I ever saw him before he was arrested.

John C. Carney, sworn and examined in his own defence testified: I am sixteen years of age. I was employed by ~~the~~^{him} three years. I remember that I was on the Tenth street dock on the 13th of July. I was accused of attempting to take a pocket book from a ladies dress. I was working for Fred Ponds on the corner of Canal and Hudson streets, a liquor dealer, for three years. On the 12th of July I asked him to get off on the 13th of July, the next day, and he said, "yes." I went down to the Tenth street dock to the Rockaway boat. There was a crowd going to Rockaway on the General Locum. I was about to buy a ticket. There was a pile of boards there, I was stepping up. I rubbed past the woman and could not help being crowded going to the boat. He (Pharmaceutical) got hold of me by the coat and pulled me one side. He said, "you are trying to take this woman's pocket." He brought me over. I had a sack coat on. All around here (pointing to the coat) was burned on the 4th of July by putting fire crackers in my pocket; all up the back was all burned, as anybody could see;

they could have smelled it. I had my hand in my pocket. This gentleman said, I had a pocket handkerchief in my pocket. I said, "I think you are mistaken." He said, "No." He got the detective and took me over to Police Headquarters. I went over there and a gentleman behind the desk said he thought he seen me before. I said, yes, I was there on one occasion, one time I was arrested. At that time I was employed by Mr. Pond, who is in Court. A few young men used to be in that place. I did not ask them about their business. I went to the Third Avenue Theatre this night —

By the Court Did you put your hand against that woman's pocket? No. I had my hand in my pocket. That gentleman told me in the first place that I had my hand through my pocket. Every sack coat that is made there is generally a slit in there. There was a slit like that, and this pocket was burned from a fire cracker. I told him that in the first place. I asked him to go and get this lady. I pulled the handkerchief out of my pocket. I tried to call the lady; the lady said, "No, no. I was not the one; she

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went aboard the boat. There was one woman standing next to the woman who was trying to pull me away, saying it was not right; she was with this woman at the time.

Cross Examined. The coat I had on that day was all worn, I threw it away; it was similar to the one I am wearing now. I threw the coat away in Buffalo ~~about~~ three weeks ago. I was there to see my mother who is dying. I was out on bail at the time. I asked my bondsman permission ~~to go~~ and he admitted me and told me ^{he would notify me} when I would be brought up for indictment. I say, "All right." I expected to be home in a week or so. This gentleman sent me word to come home. On the 2nd of July ~~my~~ cracker burned a hole in the pocket. I knew that was the explanation that I would make to the jury. I did not think there was any necessity of having the coat here. I wore it for ten days after I was arrested. I got paid by my employer and I thought I would buy a suit of clothes. When I was arrested I had thirty dollars in my pocket. This morning when I went to the Rockaway boat I had money in

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my hand to buy a ticket. I should judge
about two feet. My face was facing the
side of her face; this hand holding my
money; while I was getting the bill out of this
hand, I happened to go in the pocket with
the handkerchief; the handkerchief was in
my pocket, there was just a little piece
of it. I had not time, the crowd was all
pushing, I was in a hurry to buy my ticket.
I had my money and was going around
this way (showing). This gentleman walked
this way and he came back towards where
I was standing. Then I went to buy my ticket
and he said, "You have been in
the lady's pocket." I told him he made
a big mistake. In Jefferson Market he
told me he was going to put a charge
of disorderly conduct against me. I was
taken over to Headquarters. I told them
I was there on one occasion and I was
let go in the morning. I have never been
convicted of any crime. I was arrested
once and let loose in the morning.
When they found out my character I
worked for Fred Bonds, a liquor dealer,
for three years; he paid me twenty five
dollars a month and my board; he pays
me on the 12th and the 15th of the month.
He paid me twenty five dollars because

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I wanted to buy a suit of clothes. When I was accused of picking the woman's pocket he paid me twenty five dollars and had \$885 savings on my person. I saved that from the last month's payment. I live in 493 Ninth avenue in this city; on the 13th of July I refused to give my address. I lived in Houston street. I live now in 493 Ninth ave. I lived in Houston street two or three months. My father and sisters live in New York; my father was separated from my mother; he lives in Rose street near Washington Place; he is very sick himself. I did not like to live with him on account of his being cross. My sisters are living in a furnished room in Ninth avenue. I am living with my sisters now, helping them to get along the best way they could. On the 13th of July two of them was working. When I got out on bail on this scrape one of them was put out of work. I thought I would go to live with them to help them along. I lived at 146 Houston street. I have been in no other business than bar tending. I went there when I was quite young. I remember being in the Police Court the morning after I was arrested. I said there I was a telegraph messenger because I did

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not want to be disgraced lest my employer might think I was a Thief and discharge me. I did not state there that I lived at 251 Houston street two months. I said No. 146. The examination was not read over to me but it was read to Mr. Chamberlain. What did you sign it for? I was so excited I never was in a police Court. After it had been read over to me I would have corrected that mistake. What did you do in this man's store? I attended a free lunch counter, and once-in-a-while attended bar. He paid me twenty five dollars a month. I worked for him three years corner of Canal and Hudson streets. Did you ask him for a vacation on the 13th of July? I asked him for a day off. How many days off did you have in July? That was the first day I had in July. In the month of June how many days were you off? I was not off in June. I was off in May, Decoration day. Were you ever a telegraph messenger? No sir. I made that statement. Your bail was forfeited was it not? Yes. I was brought by my bondsman into Court. I met my bondsman that morning. I waited for him two hours. he came down with me. he brought me in there. He

explained it in account of my not showing up he sent word to Buffalo to me; he told me beforehand I could go there, he gave me leave. I went there; my mother was very low. I asked him to go to see her. My bondsman is my employer; he is in Court. He did not surrender me, he brought me down here.

Frederick Ponds, sworn and examined. My place of business is 49 Hudson St. I know the defendant; he was employed by me on the 13th of July; he was employed by me off and on about three years. I had him since I was in the butcher business. I know he is a good boy. I have trusted him with sums of money. He was working for me I believe up to the 25th of July. I cannot say that he was working for me on the 13th. I know when he was arrested. I was on his bail bond; he worked for me on the 12th and he was arrested on the 13th. I knew that he was going to Buffalo. I went to Scranton at the time myself. He did not run away. I gave him one week to go to Buffalo. I came down here myself. It was in Judge Martin's Court. I was

away at Scranton and they telegraphed to me to come on that Carney's case was called for pleading. So then I came on. I was told to come down Monday. I came down Monday, and a man said there was no more Court, he guessed it had closed for the term; there was a doubt whether the Court would open then or not. So I went back to Scranton, and in the mean time the pleading came up again. I got back here on Wednesday morning about 8:30. Judge Martine gave me time to go home and take him down. I took him down the morning after the second plea and they rearrested him. I wanted to go bail again and they would not accept it because the bail was forfeited. I did not surrender him. It was not my intention to surrender him. I told Judge Martine that.

Cross Examined. You are a brother-in-law of this defendant? No. I am no relation. I took him as an errand boy when I was in the butcher business a year and a half ago and ever since that I used to give him a quarter or fifty cents, and then when I went

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into the liquor business I took him to take charge of the lunch counter and clean up the bar. I know his sister. You are sure you are not connected with his family? None whatever. You have been down to the complainant, the Rockaway boat people in behalf of this young man? Before I bailed him. You tried to persuade them to withdraw the charge? No sir. Did you not talk with Mr. Chamberlain to withdraw the charge? No sir, not that time. Did you at any time? Yes this morning in Court. Two years and a half ago you were in the butchering business? Yes. Where was your place of business? South Fifth Avenue. I have been there nine years. I have been in the liquor business two years and a half. I think this boy stated here today that he worked for you in the liquor business for three years? It is about two years and eight months; then he ran errands for me when I was in the butcher business. How much of his time during the last two years had he spent in your place of business? I guess he was there all the time; we serve hot lunch summer and winter.

Did he work continuously for a whole month at a time and then would he go off for a week? No. I would give him one or two days off. How many times did you let him go last July? One week, and then when I took sick I put him in my place, it was July. I gave him a vacation to see his mother. He was saving up to buy something. I have got some of his cash yet to buy a suit of clothes. He was only once in a while away. I think I let both of them go away on the 4th of July, it was a holiday; the other bartender is William my brother-in-law. What sort of a coat did you wear on the 4th of July? I could not tell you. What sort of a coat did he wear in your place? A white jacket. When he was not working what sort of a coat did he wear? I could not tell you, I did not take notice of that. Did you ever notice his coat burned? No, not to my knowledge. Did he ever tell you he put a fire cracker in his coat and burned it? No sir. How much did you pay him a month? At first I gave him \$15 and afterward I gave him \$25 as business increased. When did you increase

his salary from fifteen dollars to twenty five.
I guess it is over a year. I paid him his
salary on the 1st, 2nd or 3rd. You never paid
him later than that? He never drew
all his salary; he let it stand. I have got
forty dollars of his money now in the safe.
You heard him testify here today that he
said you paid him on the 12th and 13th.
That is not so? I say I gave him money
any time he wished it. I don't know how
much he had when he was arrested. Did
you pay him any money on the 13th of July?
No. Did you pay him any money on the
12th of July? I think he was going to buy
a suit of clothes about the 10th of July.
How long have you known this boy, from
the time he worked for you? Five or six
years I guess. You came here today to tes-
tify about his good character? I do. Did you
ever hear of his being in trouble before?
Never to my knowledge. You heard him
testify today? That is what the policeman
told me I was very much surprised. I
could not have known what it had been
unless ball playing. I know the boy and
his father going on three years, and he
has never been arrested during that time.
Did you hear anybody say anything

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ORIGINAL

about the trouble that he was in? No. Did you hear policemen discuss the character of the trouble? No, only this offence. I won't say if it was true because I don't believe it. Did not the policeman tell you about some other case? No, only he told me that the young fellow had been arrested before Alfred K. Chamberlain recalled by the District Attorney. The defendant says that when you caught him his coat was burned through, did you look at his coat? Yes. Were there any marks of burns there? No marks of burns at all. Was it cut out? No, it was cut at the bottom - the bottom out. Was there any marks of burning on the inside of the coat? No. This defendant says that when you caught him first a little while afterwards you let him go. Did you do such a thing? No, I held on to him until the officer came and he struggled to run away and the officer went to grab him as he tried to break away from me, the officer slipped and cut his hand in trying to stop him from running. In trying to run away the prisoner fell down. That is the only time he got away from me. The prisoner states that he said in your presence and hearing when you got hold of him he called

the woman whose pocket book you said he was trying to take, did he do anything like that? No, he called no one. Did you hear any one say he did not do it? No I did not. Had he the handkerchief in that pocket where he had his hand through? No, he had nothing in the pocket but his hand. Did you see a handkerchief in his hand? I did not. take notice of a handkerchief at all. Did you look for burns? No I did not; if there had been any burns I might have seen them. because I turned the pocket inside out. I had a bag on my shoulder and money and tickets in my hand selling tickets to the people who were going in the boat. I stood on a bench and I noticed the defendant going through this crowd. I saw him put his hand through his pocket and attempt to get into the pocket of this woman. I grabbed him; he turned around to look and as soon as he seen it was me he said, "you made a mistake young fellow" I said I made no mistake and halloed for an officer; he then struggled to get away.

The jury rendered a verdict of guilty.
The defendant was remanded for sentence.

**POOR QUALITY
ORIGINAL**

Testimony in the case of
John C. Barney

Filed Aug. 1892

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POOR QUALITY
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504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John C. Carney

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

John C. Carney
 of attempting to commit the crime
 of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

John C. Carney
 late of the City of New York, in the County of New York aforesaid, on the *13th*
 day of *July* in the year of our Lord one thousand eight hundred and
 ninety-*two*, in the *day* time of the said day, at the City and County aforesaid,
 with force and arms,

*one silver coin of the United
 States of the kind called dimes, of the
 value of fifty cents, two silver coins
 of the kind called quarter dollars of the
 value of twenty-five cents each, five
 silver coins of the kind called dimes of
 the value of ten cents each, ~~ten~~ five
 nickel coins of the kind called five cent
 pieces of the value of five cents each, and
 one pocketbook of the value of fifty cents*

of the goods, chattels and personal property of *one a certain woman, whose
 name is to the Grand Jury aforesaid unknown,*
 on the person of the said *woman*
 then and there being found, from the person of the said *woman*
 then and there feloniously did ~~steal~~ *attempt 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.

De Lancey McCall
 District Attorney

0266

BOX:

490

FOLDER:

4474

DESCRIPTION:

Carroll, Michael

DATE:

08/17/92



4474

0267

POOR QUALITY
ORIGINAL

Witnesses:

Herman J. Bauman
Levin W. Miller

Counsel,

Filed

1892

Pleads,

THE PEOPLE

vs.

Michael Carroll

Grand Larceny, second Degree

[Sections 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,

District Attorney.

Aug 26. 1892. U.S.D.

A TRUE BILL.

Allen J. C. P. J. J.

Foreman.

Aug 26. 1892

Filed & Reported

John J. J. J.

Pen. G. J. J. J.

1892

0268

POOR QUALITY
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Depts 4

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July 26/92

Aug 6/92

John Haydon Sold

for Mark Parrall

Trinere 2/2/93

~~of~~
~~Caro~~

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Paul

Braden J Haydon

The People
 vs.
 Michael Carroll
 Court of General Sessions, Part I
 Before Judge Hartine. August 26, 1892.
 Indictment for grand larceny in the Second degree.
 Hermann F. Baumann sworn and examined, testified. I live 135 Reade st. in this city. I am a truckman; on the 6th of Aug. I owned a horse, truck and harness. I had it at Desbrosses and Greenwich street in this city between seven and eight o'clock in the morning. I valued it at from \$145 to \$150. I left it standing in the street, for I had to go to the water closet. I left it standing alongside the Elevated Railroad depot. I had nobody with me. There was an empty barrel on the truck. I was gone from ten to fifteen minutes. I had to go about seventy five feet from where the truck was to the water closet. When I came back everything was gone. I went to the Leonard street station house and the Captain reported it at Hoboken, Jersey City and Brooklyn. My wife was reading the Dutch paper that they found a man in Bayonne, named Bergman, and I went the next day and identified the horse. I saw Bergman there; that is the man (pointing to him in Court) that was the Wednesday or the Thursday following. I saw the horse but I could find no trace of the harness;

I got the truck in New York in O'Brien's livery stable; the detective in Bayonne found it in Bergman's possession two days before. The horse was worth seventy five dollars to me because he is doing his work every day. I paid forty five dollars for him, but I valued him for my benefit at seventy five dollars. I had him about three weeks. I rode the horse home from Bayonne to New York. I have him in my possession and drive him every day. I found my truck in Greenwich street between Franklin and Harrison streets. I saw an old Irish gentleman have a load of hay on there; he had a horse in my truck; he was driving it at the time. I forgot his name; he is not in Court; he lives in South Fifth Avenue near Third street. I jumped on the truck. I got it back. The truck is worth about forty dollars. I first saw the defendant Carroll when he was in Court before Judge Duffy; he said there that he sold the horse in Brooklyn for eight dollars; he did not say anything else.

Cross Examined. I never had any conversation with the defendant as to where he got the horse. He talked with the Judge, but I

was so far back in the Court that I did not hear it. The horse is not perfectly sound; he is spavined, and if he walks for a block he walks kind of lame but he then goes all right now. He has no sores on him to my knowledge; he did not have any on him when I got him to my knowledge; he is able to do a day's work every day. I did not ask how old he was, but according to my knowledge he is about ten or eleven years old. I can tell a horse by looking at his teeth. I am a truckman this last twenty years, and I know something about horses.

Adolph Bergman. sworn and examined.
I live in Bayonne city and bought a horse of that man (pointing to Louis Keller) about two weeks ago at the horse market in Brooklyn; it is between East New York and Brownsville. I did not see Carroll there. I paid twenty five dollars cash for the horse and five dollars expenses. I took him to my home. I had to have the horse shod and I paid two dollars to a boy for bringing him home. Mr. Baumann came to Bayonne with an officer and they took the horse to O'Brien's livery stable and Mr. Baumann came and he got it a couple of days after

That was the horse I bought at the Market from. I had the horse only one day when he was taken from my possession. Cross Examined. The horse was sold at private sale and not at auction in the market. I was looking for a horse; the horse was hitched up; he appeared to be lame in the hind feet; the horse was pretty poor. I ain't much judge of a horse; when I say poor I mean thin; he was an old horse but was not blind; he ate well. I did not look at his teeth; he had a sore around the neck and on the back. I did not notice any other sores.

Louis Weller sworn and examined. I live at 42 Pitt street, between Broome and Delancey streets, New York. I am a pedlar and sometimes I may buy a horse and sell him over again and make a dollar or so. I know Carroll. I bought this horse at No. 532 Twelfth street. I know Carroll for the last couple of years by seeing him around the neighborhood. I saw him peddling around the street; he sold me no horse. I sold a horse to Mr. Bergman in the Brooklyn market. I got him from Michael Carroll the defendant on Sunday the 7th of August.

A fellow named Fred Peterson from Eleventh street, he knew me, and said, "Louis, I know where there is a horse for sale." I says, "Where?" He says, "Michael Carroll, a pedlar in Twelfth street." Before I went down he says, "Louis, I want you to give me something for my trouble." I says "Very well." I went down with Peterson to the stable No. 535 East Twelfth street and saw Carroll there. He said, "I want to show you this horse, I want to sell him. He said, "Come on, I will show you this horse." He took him out on the street. I said to Peterson, "I don't like this horse." Carroll was there when I said it. The horse was all "drawed up" and sore and lame behind in both hips; he was a kind of an old horse. He said, Louis, buy this horse; tomorrow is market day and you might make a dollar or so." I bought him. He asked me fifteen dollars. I said, I will give you seven dollars and a half. Peterson came down to me and said, "Give him eight dollars and he will sell." I bought it of Carroll for eight dollars in good faith. He told me he bought him somewhere but he did not tell me of whom he bought him. There was no truck there; he took the horse

out of the stable by the latter. There was a lot of stables in that yard. I took the horse home to 42 Pitt street. I had him over night, and in the morning about ten or eleven o'clock I went down to the market and met Bergman and I sold him to him for twenty five dollars. I would not give ten dollars for him to day. You would give ten if you thought you would get twenty five dollars? If I got such customers every day I would.

Cross Examined. I knew Carroll about two years. He used to peddle all kinds of stuff in a farm wagon in the neighborhood. I never heard anything wrong about him. John H. Holland sworn and examined. I am a detective officer attached to the Central Office. I arrested the defendant on the night of August 11th in Twelfth street between First Avenue and Avenue A. at night. It was not at his house but on the street. I told him I arrested him for selling a horse to Louis Heller. He admitted selling the horse. He said, "I bought that horse myself from a man in Twelfth street. A man came through Twelfth street with a halter on the horse; he offered to sell him to me and I bought him

for two dollars. I says, Do you know who this man is? He said he did not, only he told me he lived in Jay near West street. He said, "I received a receipt from him and before witnesses he did not show me the receipt. I saw the receipt this morning, but Carroll did not show it to me. Did you have any further conversation with him? That is all the conversation I had with him; that is the story he told at Headquarters. Did you search him when he was arrested? Yes. Did you find anything on him? No, found nothing on him.

Cross Examined. Do you know anything of the neighborhood in which this place was where you found him, is it the Headquarters for truckmen or peddlars? Yes. You never saw this horse? No, I never saw it. Did you look for the harness and wagon about the premises? No. Did you have any instructions to search for harness and wagon described in any complaint? No. When I arrested this man I told him the horse was stolen. Did he say anything on the subject of the horse being stolen or had any knowledge of it? No. He said he bought it? Yes.

The Case for the Defence

James Harford sworn and examined.
Do you know the defendant? Yes. Were you present on the 6th of August of this year in your place with this man Carroll? Yes.
Do you know anything about a horse being traded in upon that day by the defendant? I know himself and a man named McLaughlin came in and they bought the horse I believe for two dollars in the place No. 535 East Twelfth street.; they had a man with them who said he wanted to sell the horse I did not know that man I never saw him before. The horse was on the street with a halter; he was a bay horse about sixteen hands high. He wanted to sell the horse, and this man Carroll bought the horse I think for two dollars. I don't know what he asked for the horse first because I was behind the bar, but I think the transaction was brought about by giving him two dollars for the horse. The man who sold the horse paid me a silver quarter for three drinks. I keep a public place, and hearing of a horse being bought for two dollars I went out to look at him and that is how I came to see him. There was a halter round his

neck. I noticed his condition; he was poor. I do not think he was very well fed. Did you notice any sores on him? ^{Yes} I noticed. Of course I am not a veterinary surgeon. I thought he had a spavin. To the best of my opinion there was a scratch on his right hip; there was a piece of flesh worn off like as if he laid down and was not able to get up. Was his shoulders all right? I did not pay much attention. I could not say. Did you consider it much of a bargain? I would not like to drive him long where Berp's men would come along and have a chance to catch him; still, I am no judge of a horse. You saw the money paid? ^{Yes}. I saw him pay two dollars. I gave him that piece of paper and a pencil to write a receipt the man that sold the horse. Counsel for the defendant offered the receipt in evidence and the Court admitted it.

Witness

I gave the man a piece of note paper and I saw him write on it. Was there any talk about the horse being a bargain? They were speaking to one another, but I was busy at my own business and did not pay much attention to it.

There was some talk about a bargain? Yes, they told me they bought the horse for two dollars. Is that the only price you heard mentioned? That is all the price I heard mentioned. There was some talk about it before they finally struck a bargain? Yes, they were speaking together. I do not think it was over five minutes. The conversation was open in your bar room so that anybody could hear it? Yes, you could have heard it if you were there. There was no whispering about it, no secret? All open, I laughed at the idea of a horse being bought for two dollars. That is what brought me out to look at him. How long have you known Carroll? I know him a couple of years or over. He is a peddler, that is the business he pursued since I know him. Did he stable there with you? No. Did he ever have any horses that you know of? No, he works with other people.

Michael Carroll, owner and examined.

By Counsel: You are charged here on trial for stealing a horse and wagon and a set of harness, did you steal it? No, I bought the horse in good faith. Did you ever see a harness or a wagon in connection with this arrest when you first saw him? No, sir.

I never did. Do you know where the wagon
and harness is? No sir. I am a produce
pedlar and work for others. Do you deal
in horses? No, this is the first horse I
ever bought and hope it will be the last.
I take to the jury the facts of your purchasing
this horse, how you came to learn of him.
I was working up town. I had three barrels
of potatoes; nobody was out with me but
myself. I was going home. I met the man
who sold me the horse in Forty Sixth St.
and Madison Avenue; he had the horse
with him, he had a rope round his neck
and he was holding him. He spoke to
me, he said, "Young fellow, do you want
to buy a horse?" I said, No, what do you
want for that old horse? He says, "Six
dollars." I said, I am no judge of horses,
if you want to come down, I live 535-
Twelfth street." He says, "Very well." He jump-
ed on the wagon; the horse was behind
the wagon. I showed my friends the
horse. They asked me how much this fellow
wanted for the horse. So finally they told
me he was weak across the loins, he
had a kind of a sore. I says, he is no
use to me. I do not want him." As
soon as he lays down he gets up, he
is no good to me. One of my friends

said. Do you want him for \$4.50? As
Finelly says one of the party, "Give him two
dollars for the horse." So he told me, "Do you
want him for three dollars and fifty cents?"
I said, "As long as you are eager to
sell the horse, I will give you two dollars."
He said, "Give me your money; it is kind
of late to go up to the market." I gave him
two dollars. He brought us in and treated
us, and gave me that guarantee. I got
the receipt; he said, "In case you want
to find me, you can find me in Wash-
ington or Harrison street. He says the
man that owned the horse was kind
of poor, and the horse was poor, and he worked in a truck; he
said he was selling him for somebody else.
That is all I know about the horse."

Cross Examined. I was arrested and tried and
convicted about nine years ago on a
charge of stealing a blanket in the Spe-
cial Sessions and was sent to prison
for five months. That is the only time
I was arrested until I was arrested on
this charge. I am now 28 years old.
The jury rendered a verdict of guilty of
petty larceny with a recommendation to
mercy. He was sentenced to the penitentiary
for six months.

0201

POOR QUALITY
ORIGINAL

1
Featuring in case
of
Michael Carroll
filed

Aug. 1992

300a

1

0282

POOR QUALITY
ORIGINAL

(1385)

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Herman F. Baumann
of No. 135 Reade Street, aged 46 years,
occupation Truckman being duly sworn,
deposes and says, that on the 6th day of August 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One live horse, a wagon
and a set of harness all of
the value of One hundred and
fifty dollars

the property of deponentSworn to before me, this 189 day

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Michael Carroll (now here)

for the reasons that deponent missed
said property from the corner of
Desbrosses and Greenwich Street and
deponent is informed by Marion
Bartholme Baumann deponent's wife
that she found said horse in the
possession of Adolph Bergmann (now
here) at Bayonne in the State of New
Jersey. Deponent is informed by said
Bergmann (now here) that he purchased
said horse at the horse market in
the City of Brooklyn from Louis Moller
said Moller (now here) informs deponent
that he purchased said horse of

Police Justice.

0283

POOR QUALITY
ORIGINAL

the defendant who ~~can~~ admit that he
sold said horse to said Weller but
can give no satisfactory explanation
as to how he came into possession
of said property and therefore deponent
charges the defendant with stealing said
property
Subscribed before me *3* *Herman F. Bauman*
this 12th August, 1892 *3*
John J. Coffey
Notary Public

0284

POOR QUALITY
ORIGINAL

1021

CITY AND COUNTY } ss.
OF NEW YORK, }Catharine Baumann
aged 47 years occupation Keep House of No.135 Beader Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Herman Baumann
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 12 day of Aug 1892 Catharina Baumann

Police Justice.

1021

CITY AND COUNTY } ss.
OF NEW YORK, }Louis Walker
aged 24 years occupation Caddie of No.45 Pitt Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Herman Baumann.
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 12 day of Aug 1892 Louis Walker

Police Justice.

0285

POOR QUALITY
ORIGINAL

1921

CITY AND COUNTY } ss.
OF NEW YORK,

aged

45

years, occupation

Adolph Bergman
Packer

of No.

83 East 19th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Heiman Berman

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

Sworn to before me, this

12 day

of

August 1892

Adolph Bergman
Trust

[Signature]

Police Justice.

0286

POOR QUALITY
ORIGINAL

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss:

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

Question. What is your name?

Answer.

Michael Carroll

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York

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

Answer.

546 Stanton St. 535 East 12 St. 6 months

Question. What is your business or profession?

Answer.

Vendor

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

Answer.

I am not guilty

Michael Carroll

Taken before me this

day of August

1912

[Signature]
Police Justice

0287

POOR QUALITY
ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1004
135
Michael Kowalewsky
Larceny, felony

Dated,

Aug 12 1892

Residence

Magistrate.

No. 3, by

Officer.

Residence

Precedent.

Witnesses

No. 1, by

Street.

Residence

Street.

No. 2, by

Street.

Residence

Street.

No. 3, by

Street.

Residence

Street.

No. 4, by

Street.

Residence

Street.

No. 5, by

Street.

Residence

Street.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named 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, Aug 12 1892 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.

0288

POOR QUALITY
ORIGINAL

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Carroll

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

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

The said

Michael Carroll

late of the City of New York, in the County of New York aforesaid, on the 6th
day of August in the year of our Lord one thousand eight hundred and
ninety-two at the City and County aforesaid, with force and arms,

one horse of the value of seventy
five dollars, one wagon of the
value of fifty dollars, and
one set of harness of the value
of twenty-five dollars

of the goods, chattels and personal property of one

Herman F. Baumann

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.

0289

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

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

The said

Michael Carroll

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

one horse of the value of seventy
five dollars, one wagon of the
value of fifty dollars, and
one set of harness of the
value of twenty five dollars

of the goods, chattels and personal property of one

Herman F. Bamsman

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

Herman F. Bamsman

unlawfully and unjustly did feloniously receive and have; the said

Michael Carroll
~~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.

DE LANCEY NICOLL,

District Attorney.

0290

BOX:

490

FOLDER:

4474

DESCRIPTION:

Cella, Caesar

DATE:

08/03/92



4474

0291

POOR QUALITY ORIGINAL

~~39 J B n~~

Counsel,
Filed 3 day of Aug 1892
Pleads, a copy of it

Section 108, 1892, in the Third Degree

THE PEOPLE

13 ^{us.} ~~Blundell~~
167
Cassara Cella

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen D. Appert
Jury 2 - August 18, 1892 Foreman.
Jury and Counsel of
Jury Foreman
Cathole 100

Witnesses

0292

POOR QUALITY
ORIGINALCourt of
Genl. SessionsThe People &c.c.
vs

Gessar Bella

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,New York, July 30th 1892.

CASE NO. 66,407 OFFICER Deubert
 DATE OF ARREST July 26th 1892
 CHARGE Burglary.
 AGE OF CHILD 13 years
 RELIGION Catholic
 FATHER Joseph
 MOTHER Mary.
 RESIDENCE 167 Bleeker Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy was
 arrested May 28th /88. for Stealing Lead
 pipe, Complainant did not appear, and boy
 was discharged by Justice Ford, 2nd Dist Court,
 arrested again June 18th /88. along with
 his brother Pietro and one Ferris Ferrai, for
 an attempted Larceny of some books.
 Boys were arraigned before Justice Smith,
 Tombs Court, who held boys in 300. each
 for trial in Special Sessions, where case
 was dismissed.

Arrested again July 8th /88. for Burglary
 arraigned before Justice Ford, Tombs Court,
 who held boy in 500. for trial in
 Genl Sessions, and there on Sept 5th /88
 was committed to New York Catholic
 Protective by Recorder, Smyth.
 Boy has two brothers, Paul & Pietro, who
 also have been in Protective, for theft.
 parents respectable, have a good home.

All which is respectfully submitted

G. Ellows Juniors
Duff

To The District Atty.

0293

POOR QUALITY
ORIGINAL

Court of
Genl. Sessions
The People &c.c.
vs
Gessar Bella

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

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Protectory by Recorder, Smyth.
Boy has two brothers, Paul & Pietro, who
also have been in Protectory, for theft.
parents respectable, have a good home.

All which is respectfully submitted.

G. H. Ellows Surfer
Duff

To The District Atty.

0294

POOR QUALITY
ORIGINAL

Court of

Genl Sessions

The People &c &c.

vs

Leassar Bella

Bringing

PENAL CODE, ss

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.

0295

POOR QUALITY
ORIGINAL

<u>Count of</u>	
<u>Paul Sessions</u>	
<u>The People & Co.</u>	<u>no</u>
<u>Laessan Bella</u>	<u>Burgundy</u>

PENAL CODE, 18

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.

0296

POOR QUALITY
ORIGINALSTATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Michael J. Carey
 of No. 15th Prec. Municipal Police being duly sworn, deposes and says,
 that on the 26th day of July 1872 at the city of
 New York, in the County of New York,

James Bella and Stephen Damiano
 both (now here) children actually
 and apparently under the age
 of sixteen years. to wit of the
 ages of Thirteen and Thirteen years.
 were by deponent furnished impr-
 opely exposed and neglected, and
 without any proper guardianship
 for the following reason. Said
 children are suspected of having
 burglarized the premises known
 as Number 179 Green Street in
 said city of New York. in violation
 of Section 291 of the Penal Code
 of the State of New York.
 wherefore deponent prays that the
 said children may be dealt with
 according to law.

Michael J. Carey

Sworn before me this 26th day of July 1872

Police Justice.

0297

POOR QUALITY
ORIGINALSTATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Michael J. Carey
 of No. 15th Precinct Municipal Police being duly sworn, deposes and says,
 that on the 26th day of July 1872 at the city of
 New York, in the County of New York,

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 said City of New York in violation
 of Section 291 of the Penal Code
 of the State of New York
 wherefore deponent prays that the
 said children may be dealt with
 according to law.

Michael J. Carey

Sworn before me this

26th day of July 1872

Police Justice.

0298

POOR QUALITY
ORIGINAL

Police Court 2nd District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Michael J. Carey

Leedson Bella,

Stephen Darrin

AFIDAVIT.

18 years - 10 - 11 - 167. Black

13 " " " 172 Black

Dated *July 27* 189*2*

J. J. Ryan

Justice.

W. P. L. C.

Officer.

Disposition

Discharged
W. C. Darrin

Ex. Loc. - July 28 - 10 am
38-747 10- am

0299

POOR QUALITY
ORIGINAL

Police Court 2nd District.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

Michael J. Carey

Thomas Della,

Stephen Dainward

AFIDAVIT.

13 years - 10 - 11 - 167. Blacker

13 " - " - " 172 Blacker

Dated July 27 1892

J. H. Ryan
Justice.

D. P. L. C.
Officer.

Disposition

Discharged
W. C. Cundall

Ex Locals July 28 - 10 am
"38 - 10 am
"38 - 10 am

0300

POOR QUALITY
ORIGINALPolice Court—2nd District.City and County } ss.:
of New York,of No. 179. Greene Abraham Roomm Street, aged 29 years,occupation Cap Manufacturer being duly sworndeposes and says, that the premises No 179. Greene Street,in the City and County aforesaid, the said being a Three story andbasement brick buildingand which was occupied by deponent as a Cap Manufactory

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

were BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass in the fan light, alongside
a door leading from the street into the
basement of said premiseson the 24 day of July 1882 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:Six boys caps - all of the amount
and value of Three dollars -(\$ 3⁰⁰)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

Caesar Billa (now here)for the reasons following, to wit: that about the hour oftwo o'clock P.M. of the 23rd day of July 1892deponent securely locked and fastenedthe said door of said basement, andwent away leaving said premises securelyclosed and fastened, and that deponentis informed by Abraham Bernstein of No49 Eldridge Street that about the hour of2.30 o'clock P.M. of the aforesaid date he saw

0301

POOR QUALITY ORIGINAL

the defendant in company with two other
boys loitering in front of deponent's place of
business - and that he then saw the defendant
break the said pane of glass and then
enter through said opening (made by breaking
said pane of glass) deponent's place of business.
Deponent further says that on his going to his
place of business on the morning of the 25
day of July 1892. he discovered the door of
his place of business broken and then
immediately missed the aforesaid property -
Deponent therefore asks that the defendant
may be held to answer.

sworn to before me this }
 30 day of July 1892 }
 J. M. Ryan Police Justice

Police Court	District
THE PEOPLE, &c., ON THE COMPLAINT OF	
Degree	
Burglary	
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	
Bailed by	
No.	Street.

0302

POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Bernstein
aged *13* years, occupation *Errand boy* of No.

49 Elbridge Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Abraham Kornm*

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

Sworn to before me, this *30*
day of *July* 189*7* } *Abraham Bernstein*

John Ryan
Police Justice.

0303

POOR QUALITY
ORIGINAL

(1895)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2 District Police Court.

Caesar Bella 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

Caesar Bella

Question. How old are you?

Answer.

13 years -

Question. Where were you born?

Answer.

New York

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

Answer.

167- Bleeker Street - 2 Months

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 -

Caesar Bella

Taken before me this

day of *May* 1895

Police Justice.

0304

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District

THE PEOPLE, &c.,
OR THE COMPLAINANT OF

William Brown
175 E. 17th St.
New York

Dean Keller

Offense, Burglary

Dated

July 20 1892

Magistrate

George H. Carey

Officer

Witness

Stephen Damiano

No.

172 - Bleeker St.

No.

Abraham Bonomo

No.

49. Duane St.

No.

Jacob Decker

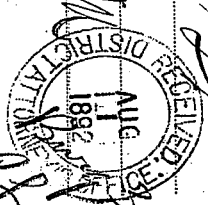
No.

170 E. 23 St.

No.

570

to answer



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

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

Dated, July 20 1892 John Hogan Police Justice.

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

Dated, July 20 1892 John Hogan Police Justice.

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

Dated, July 20 1892 John Hogan Police Justice.

0305

POOR QUALITY
ORIGINAL

Court of General Sessions.

City and county of New York.

-----x
The People

vs.

Caesar Cello
-----x

Before the

: Hon. Rufus B. Cowing

: and a jury.
-----x

Indicted for burglary in the third degree.

Indictment filed August 3, 1892.

Tried August 18, 1892.

-----x
Appearances.

Assistant District Attorney Bedford for the People.

Mr.

for the defence .
-----x

A B R A H A M R O O N being called by the People and
duly sworn testi fied that he worked at 179 Green street
New York. and was a manufacturer of caps. On Saturday
July 23 witness locked up the place. On Monday morning
when complainant went there in front it was all right
but in the rear the door was broken in, the screws were
broken off, the door was smashed down, some of the caps
were taken away, and the store was all upset.

0306

POOR QUALITY
ORIGINAL

2

The back of the store was locked when complainant left it. Complainant does not know how many caps were gone but he had a big stock, and found one box empty that had contained six hats worth \$3. All the stock was complainant's property; there were other hats gone besides those mentioned .

A B R A H A M B E R N S T E I N being duly sworn testified that he was 13 years old and resided at 49 Eldridge street, New York. About half past two on the afternoon of the 23d of May, 1892, witness was in the premises No. 166 Green street, opposite the premises in question. Witness saw 3 boys walking up and down the street on the opposite side of the way, and among them the defendant. Witness was looking out of a window at the time. Witness then commenced to whistle and the boys looked at the witness and said if he did not put his face in, they would throw shots in. So witness withdrew his face, and saw the defendant go into No. 179 Green street through a hole, and stayed in there a long while. Then another little boy went in after him, and he saw witness looking at him. The third boy acted as a guard and stayed outside, and finally walked around into Bleecker street and went away. Witness saw the

0307

POOR QUALITY
ORIGINAL

3

defendant break a pane of glass in the store where the caps were, and then witness whistled for a watchman. Witness spoke to the policeman and told him about the boys, to look for them, but the policeman did not pay any attention. The next day witness notified the policeman. Witness saw the defendant come out of the store, and he had his pantaloons ripped up, and looked up in my face and commenced to laugh. The next day witness saw defendant in the street and asked him how many caps he took, and defendant said not many. Afterwards when the detective wanted to see the witness, he told him who the defendant was, and he was arrested. The breaking in occurred on Sunday. Witness was at 166 Green street, a large building, working. Witness identifies defendant by his face, and by his saying he did not take many caps. When defendant came out of the building he did not seem to have any thing in his hand.

STEPHEN DAMINO being duly sworn testified that he was 13 years old, and was around the place in question. He saw the defendant around there on Monday, and said he had some caps in Green street. Witness was one of the

0308

POOR QUALITY
ORIGINAL

4

boys that was along with defendant but did not get anything at the time, and was not there when the breaking occurred. He got two hats and gave defendant one; got the hats from 179 Green street. Witness just put his hand in through the hole and fished the hats out. Defendant told witness to do it. The hat that witness kept he sold for 15 cents. Witness did not see any breaking in or broken glass, and got discharged. Defendant told witness he took his hat home that was stolen. Never been arrested before. Defendant does not do any work but lives with his mother.

~~M I C H A E L C A R Y~~ being duly sworn testified that he was an officer attached to the 15th Precinct, and arrested defendant opposite 179 Green street at 5 o'clock P. M., and brought him face to face with witness Bernstein. He was identified as the defendant but denied having any knowledge of the burglary. At the station house he acknowledged he done it, and that he was there with 4 or 5 other boys, naming them. Witness arrested 3 boys, but defendant said that they were not connected with it. Defendant admitted that he was there and got two caps with Damino.

#####

0309

POOR QUALITY
ORIGINAL

488

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Caesar Bella

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

Caesar Bella

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

The said

Caesar Bella

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the
twenty-fourth day of *July* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *day*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *factory* of
one *Abraham Roomm*

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 *Abraham*
Roomm in the said *factory*
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.

0310

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Caesar Bella
of the CRIME OF *Petit LARCENY* committed as follows:

The said *Caesar Bella*
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,

*six caps of the value of
fifty cents each*

of the goods, chattels and personal property of one *Abraham Roomer*

in the *factory* of the said *Abraham Roomer*

there situate, then and there being found, in the *factory*
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.

De Laurence Nicoll
District Attorney

03 11

BOX:

490

FOLDER:

4474

DESCRIPTION:

Christie, Alexander

DATE:

08/02/92



4474

03 12

BOX:

490

FOLDER:

4474

DESCRIPTION:

Stanley, John

DATE:

08/02/92



4474

0313

POOR QUALITY
ORIGINAL

Witnesses:

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Alexander Christie

and

John Stanley

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen P. Applegate

Foreman.

2/11/92

Gen. 2/25/1892

Feb 2 - Aug 18, 1892

Guilty and Acquitted

Grand Larceny, 1st Degree,
[Sections 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

0314

POOR QUALITY
ORIGINAL

(1885)

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,George Burns
of No. 514 W. 16th Street, aged 18 years,
occupation Clerk being duly sworn,deposes and says, that on the 22 day of July 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:Three parlor chandeliers
together of the value of forty
dollars.the property of Howard E. Badgley and in
deponent's care and custody.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 Alexander Christie andJohn Stanley (both now here) from
the fact that deponent saw these
defendants together and in company
with each other in the act of leaving
the premises no 2004 7th Avenue
with the aforesaid property in their
possession. at the hour of 2:15 o'clock P.M. said date
Wherefore deponent charges these
defendants with being together and acting
in concert with each other and
feloniously taking stealing and carrying
away said property from said premises.

George Burns

Sworn to before me, this
22 day
of July 1892

Police Justice.

0315

POOR QUALITY ORIGINAL

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

51 District Police Court.
Alexander Christie 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 sees fit, to answer the charge and explain the facts alleged against him;
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer.

Alexander Christie

Question. How old are you?

Answer.

32 years old

Question. Where were you born?

Answer.

New York

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

Answer.

318 11th Ave. All my life

Question. What is your business or profession?

Answer.

Plumber

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
A Christie

Taken before me this

day of

189

Police Justice

0316

POOR QUALITY
ORIGINAL

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

51 District Police Court.

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

Question. What is your name?

Answer.

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 do not know anything about it. I have been thinking for two weeks.

John Stanley

Taken before me this

day of

1893

Police Justice.

0317

POOR QUALITY ORIGINAL

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

Police Court, 51 District
THE PEOPLE, &c.,
OF THE COMPLAINT OF
George J. Dwyer
674 or 688 St.
Alexander Christie
John Sturkey
Offense, Larceny felony
Dated, July 22 1892
Magistrate, William J. Dwyer
Precinct, 30
Officer, Eastington
Witnesses, Richard J. Dwyer
No. 1909
Street, _____
No. _____
Street, _____
No. 500 Cadiz St.
to answer
Dm 4/1

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 Alexander Christie and John Sturkey guilty thereof, I order that they be held to answer the same, and they be admitted to bail in the sum of Five Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.
Dated, July 22 1892 John W. Dwyer 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.

0318

POOR QUALITY
ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against
Alexander Christie
and
John Stanley

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

Alexander Christie and John Stanley
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Alexander Christie and
John Stanley, both —
late of the City of New York, in the County of New York aforesaid, on the *22nd*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

three chandeliers of the value
of fourteen dollars each

of the goods, chattels and personal property of one

Howard G. Badgley

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.

0319

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Alexander Christie and John Stanley
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Alexander Christie and John Stanley*, both
late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, at the City and County aforesaid, with force and arms,

*three chandeliers of the value
of fourteen dollars each*

of the goods, chattels and personal property of one *Howard G. Badgley*

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

unlawfully and unjustly did feloniously receive and have; the said *Alexander
Christie and John Stanley*
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.

DE LANCEY NICOLL,

District Attorney.

0320

BOX:

490

FOLDER:

4474

DESCRIPTION:

Cohen, Isaac

DATE:

08/17/92



4474

Witnesses

Counsel,
17 day of May 1897
Filed
Pleads
Mugger 17

THE PEOPLE

vs.
B

Isaac Cohen

[Section 487, Penal Code]
Burglary in the second degree

DE LANCEY NICOLL,
District Attorney

Sept. 13

A TRUE BILL.

Alfred A. Aggar

Foreman.

Sept 11/97

Paul D. J. [unclear]

This can be shown by the
newspaper clipping within
is in answer to heretofore
has been furnished to the
Grand Jury. Compt. never
believe depts. has a criminal
intent in entering her
apartment. It is admitted
to have been in fact
from state of intoxication
at that time. I have been
fully responsible for his
act. I recommend his
discharge on his own
recognizance.
Alfred A. Aggar
District Attorney

0322

GLUED PAGE

POOR QUALITY
ORIGINAL

AN ESSEX MARKET COMEDY.

Cohen's Thirst, a Charge of Theft,
Lawyer's Fee and a Cell.

THE WITHDRAWAL OF THE COMPLAINT
DID NOT RELEASE THE TAILOR.

He Retained Lawyer Rosenschein to De-
fend Him, but Mrs. Cohen Wouldn't
Pay the Fee — She Had the Charge
Withdrawn, and the Irate Lawyer
Retaliated by Waiving Examination
for Cohen and Having Him Locked
Up.

Anybody over on the east side who knows Isaac Cohen, a little tailor, can't say that he is a solid man, like the song used to say of Muldoon, but they do say that he is an honest one. The hot weather on Thursday morning made Isaac tired very early, and he began "chasing the duck." He made the bird flutter so often that long before 9 o'clock he was in a helplessly demoralized condition. He couldn't see his needle, and to him a pair of "pants" looked like a dress suit. He thought a good strong cup of coffee would straighten him up, and he began cork-screwing his way towards the cafe of his friend, Morris Weinstock, at No. 155 Livingston street.

On the way he had to pass Morris's house and dropped in to rest for a minute. He had just got comfortably inside the door when Mrs. Weinstock, who didn't know Isaac, happened in. First she saw that the bureau drawer was open. Then she saw her pocketbook on the floor, and then she saw Isaac. Mixing all these circumstances up she jumped to a conclusion and yelled "Police! thieves!" In a few minutes Isaac was being hustled through the streets in the grasp of a big, blue-coated figure.

By 9 o'clock he was propped up against the bar in the Essex Market Police Court, while Mrs. Weinstock was charging him with having committed a felony. The pocketbook contained \$60, and the future looked very black for Isaac, who had sobered up enough by this time to faintly realize that he wanted some legal talent to help him out of the scrape. He sent a messenger over to the law office of Hyman Rosenschein, and when that gentleman appeared Isaac explained that he was innocent. Then he furnished the names of a lot of witnesses, and promised Mr. Rosenschein a retainer of \$25.

The lawyer set about getting the \$25 first and induced Isaac to write a letter authorizing Mrs. Cohen to surrender this amount. Rosenschein called on Mrs. Cohen, but the latter refused to pay a cent. As soon as she had heard of Isaac's trouble she had rushed around to the Weinstock household and with the assistance of Mr. Weinstock allayed the wrath of Mrs. Weinstock and induced her to consent to retract all her hard swearing against Isaac and do as much more hard swearing, if necessary, to prove that Isaac wasn't guilty of anything except getting loaded at a ridiculously early hour in the morning.

When Lawyer Rosenschein heard of this he went back to the police court with his heart full of bitterness. He tried to get some witnesses in the case, but he couldn't. He tried to get on sociable terms with his client, but Mrs. Cohen wouldn't have it. Then he picked up the complaint against Isaac and as soon as Justice Duffy appeared on the bench he thrust it under his Honor's nose and said: "We waive examination."

"Five hundred dollars bail to answer," said the little Justice, and before anybody could say a word for Isaac he was socked by the blue-coat who had arrested him and pushed into a hot cell in the prison.

Lawyer Rosenschein rubbed his hands gleefully. He had kept his client in spite of Mrs. Weinstock's retelling, for he took advantage of the fact that after a serious complaint is made an examination must follow. As he couldn't get any witnesses he couldn't conduct an examination, and of course he had no business to explain matters to the Court, because he hadn't received his promised fee. Isaac languished in jail until late yesterday afternoon, when John Seidel, of No. 233 Stanton street, bailed him out. Maybe Lawyer Rosenschein will get his fee now.

0323

GLUED PAGE

POOR QUALITY
ORIGINAL

Twisted Aug 13
AN ESSEX MARKET COMEDY.

**Cohen's Thirst, a Charge of Theft,
Lawyer's Fee and a Cell.**

**THE WITHDRAWAL OF THE COMPLAINT
DID NOT RELEASE THE TAILOR.**

**He Retained Lawyer Rosenschein to De-
fend Him, but Mrs. Cohen Wouldn't
Pay the Fee — She Had the Charge
Withdrawn and the Irate Lawyer
Retaliated by Waiving Examination
for Cohen and Having Him Locked
Up.**

Anybody over on the east side who knows Isaac Cohen, a little tailor, can't say that he is a solid man, like the song used to say of Muldoon, but they do say that he is an honest one. The hot weather on Thursday morning made Isaac tired very early, and he began "chasing the duck." He made the bird flutter so often that long before 9 o'clock he was in a helplessly demoralized condition. He couldn't see his needle, and to him a pair of "pants" looked like a dress suit. He thought a good strong cup of coffee would straighten him up, and he began cork-screwing his way towards the cafe of his friend, Morris Weinstock, at No. 155 Livingston street.

On the way he had to pass Morris's house and dropped in to rest for a minute. He had just got comfortably inside the door when Mrs. Weinstock, who didn't know Isaac, happened in. First she saw that the bureau drawer was open. Then she saw her pocketbook on the floor, and then she saw Isaac. Mixing all these circumstances up she jumped to a conclusion and yelled "Police! thieves!" In a few minutes Isaac was being hustled through the streets in the grasp of a big, blue-coated figure.

By 9 o'clock he was propped up against the bar in the Essex Market Police Court, while Mrs. Weinstock was charging him with having committed a felony. The pocketbook contained \$80, and the future looked very black for Isaac, who had sobered up enough by this time to faintly realize that he wanted some legal talent to help him out of the scrape. He sent a messenger over to the law office of Hyman Rosenschein, and when that gentleman appeared Isaac explained that he was innocent. Then he furnished the names of a lot of witnesses and promised Mr. Rosenschein a retainer of \$25.

The lawyer set about getting the \$25 first and induced Isaac to write a letter authorizing Mrs. Cohen to surrender the amount. Rosenschein called on Mrs. Cohen, but the latter refused to pay a cent. As soon as she had heard of Isaac's trouble she hustled around to the Weinstock homestead and with the assistance of Mr. Weinstock allayed the wrath of Mrs. Weinstock and induced her to consent to retract all her hard swearing against Isaac and do as much more hard swearing, if necessary, to prove that Isaac wasn't guilty of anything except getting loaded at a ridiculously early hour in the morning.

When Lawyer Rosenschein heard of this he went back to the police court with his heart full of bitterness. He tried to get some witnesses in the case, but he couldn't. He tried to get on sociable terms with his client, but Mrs. Cohen wouldn't have it. Then he picked up the complaint against Isaac and as soon as Justice Duffy appeared on the bench he thrust it under his Honor's nose and said:

"We waive examination."
"Five hundred dollars bail to answer," said the little Justice, and before anybody could say a word for Isaac he was seized by the blue-coat who had arrested him and pushed into a hot cell in the prison.

Lawyer Rosenschein rubbed his hands gloomily. He had kept his client in spite of Mrs. Weinstock's relenting, for he took advantage of the fact that after a serious complaint is made an examination must follow. As he couldn't get any witnesses he couldn't conduct an examination, and of course he had no business to explain matters to the Court, because he hadn't received his promised fee. Isaac languished in jail until late yesterday afternoon, when John Seidel, of No. 233 Stanton street, bailed him out. Maybe Lawyer Rosenschein will get his fee now.

0324

GLUED PAGE

POOR QUALITY
ORIGINAL

3 District.

Justice Court

City and County of New York, ss.:

No. 177 Rivington
Occupation Keeps House

Sarah Weinstock

Street, aged 24 years,

being duly sworn

deposes and says, that the premises No. 177 Rivington Street, 13 Ward

in the City and County aforesaid the said being a Three story and basement
back building - the second floor.and which was occupied by deponent as a Dwelling apartment
and in which there was at the time a human being, by name Isaac Dor.the barkeeper of apartments Husband
were BURGLARIOUSLY entered by means of forcibly opening the
the basement door of said premiseson the 10 day of August 1884 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:Wearing apparel jewelry and
other household goods of the value
of about \$500 or thereabouts.

the property of Deponent.

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

Isaac Cohen

for the reasons following, to wit:

Deponent had said property
in her apartment that she found the
defendants in her apartment at a bureau
drawer which she had previously locked
then he had a pocket book in his hand
which deponent had placed in said
bureau and said bureau was open.Deponent therefore charges the defendants with
burglary and prays that he be held to answer
Sarah Weinstock100 days of imprisonment
from 15th June 1884 to 15th August 1884

0325

GLUED PAGE

POOR QUALITY
ORIGINAL

3 District.

City and County
of New York, ss.:

Sarah Weinstock

Street, aged 24 years,

being duly sworn

Occupation

No. 177 Rivington
Keeps House

Street, 13 Ward

deposes and says, that the premises No. 177 Rivington Street, being a Three story and basement

brick building - the second floor -

and which was occupied by deponent as a Dwelling apartment

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

the barkeeper of apartments Husband

were BURGLARIOUSLY entered by means of forcibly opening the

the basement door of said premises

on the 10 day of August 1884 in the Day time, and the following property feloniously taken, stolen, and carried away, viz:

Wearing apparel jewelry and
other house hold goods of the value
of about \$50 or so.

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

Isaac Cohen

for the reasons following, to wit:

Deponent had said property in her apartment that she found the defendant in her apartment at a bureau drawer which she had previously locked. She had a pocket book in his hand which defendant had placed in said bureau and said bureau was open.

Deponent therefore charges the defendant with Burglary and prays that he be held to answer.

Sarah Weinstock

Seem to be in firm with
10 days of August 1884
Isaac Cohen

0326

POOR QUALITY
ORIGINAL

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

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

Question. What is your name?

Answer. *Isaac Cohen*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *262 Rivington Street 1 month*

Question. What is your business or profession?

Answer. *Peddler*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*
*Isaac Kahn*Taken before me this 10th day of June 1889

76

John J. [Signature]
Police Justice.

0327

POOR QUALITY
ORIGINAL

At 7 p.m Aug 11 -

Police Court, District, 1002

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED

No. 1, by *Paul David*
Residence, 13 No. 13 Street

No. 2, by

Residence, Street

No. 3, by

Residence, Street

No. 4, by

Residence, Street

2
3
4
Offense, *Burglary*

Dated, *Aug 10* 1892

Magistrate, *Henry H. H. H.*

Officer, *Henry H. H. H.*

Witnesses, *Henry H. H. H.*

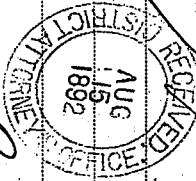
No. *1000* Street

No. *1000* Street

No. *1000* Street

No. *1000* Street

No. *1000* Street



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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *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, *Aug 10* 1892 *Henry H. H. H.* Police Justice.

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

Dated, *Aug 12* 1892 *Henry H. H. H.* 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, 1892 Police Justice.

0328

POOR QUALITY
ORIGINAL

468

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Isaac Cohen

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

Isaac Cohen —

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

The said *Isaac Cohen*,

late of the *13th* Ward of the City of New York, in the County of New York aforesaid, on the
*ten*th day of *August*, — in the year of our Lord one
thousand eight hundred and ninety-*two* in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one *Sarah Weinstock*,

there situate, feloniously and burglariously did break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said *Sarah Weinstock*,

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.

Michael Meall
District Attorney

0329

BOX:

490

FOLDER:

4474

DESCRIPTION:

Cohn, Henry

DATE:

08/19/92



4474

0330

POOR QUALITY
ORIGINAL

Witnesses:

Reinhold Rainer

Carroll 1000 Carroll
in Lewis Feder
204 E 806

Counsel.

Filed

Pleads

1483
315
Hester Bp

189

THE PEOPLE

vs.

Henry Cohn

LANCEY
MISAPPROPRIATION.
(Sections 528 and 58 / of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen O. Appen

Part 3 Dec 14/92

Termen.
Hester Bp

Part Dec 9/92

0331

POOR QUALITY
ORIGINAL

Witnesses:

Andrew R. Rainer

Barber & 1000 Court

in Lewis Tabor

204 E. 8th

Henry Cohn

THE PEOPLE

vs.

[Signature]

Henry Cohn

[Signature]

DE LANCEY NICOLL,

District Attorney.

Part 3 Dec 14/12

A TRUE BILL.

Allen O. Applegate

Part 3 Dec 14/12 Foreman.

[Signature]

Part Dec 9/12

(Sections 528 and 53 of the Penal Code.)

LARCENY

MISAPPROPRIATION.

Counsel,

Filed,

Pleads,

[Signature]

day of May 189

[Signature]

315

1892

24 Aug 1912

0332

POOR QUALITY
ORIGINAL**District Attorney's Office,**
City and County of New York.

City and County of New York, } ss.

Rudolph Rannow
 of No. 337 East 10th Street, aged _____ years,
 occupation Cigar Manufacturer being duly sworn, deposes and says,
 that on the 24th day of May 1897, at the City of New
 York, in the County of New York,

deponent delivered to one Henry Cohn,
 an expressman, one thousand cigars
 of the value of fifty eight dollars, and
 instructed said Henry Cohn to deliver
 the said property to one James Nugent,
 at ~~the~~ the ~~most~~ store situated at the north
 West Corner of Thirty second Street & Third
 Avenue. Deponent is informed by the
 said James Nugent that he has not
 received said property, and said Henry
 Cohn, fails to make a satisfactory explanation
 of the disposition thereof.

Deponent called at the Essex Market
 Police Court, and after a hearing before
 Justice Patrick G. Ruffy, he decided that
 it was not a matter of which he could
 take cognizance, but that deponent could
 only proceed against the defendant by
 means of a civil suit.

Sworn to before me this }
 19th day of August, 1897 }

*Rudolph Rannow**Just. Lindsay**Com. of Seals**City & County*

0333

POOR QUALITY
ORIGINAL

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Rudolph Rimmer

337 East 10th St

Henry Chin

Dated August 19th 1892

Witnesses

James Nugent

470 Broadway

James Heare

215 East 26th Street

with O'Connor 26th St + 3rd Ave

No. Street,

Witness
James Heare
of O'Connor
215 East 26th St
Brooklyn
James Nugent
470 Broadway
address unknown

0334

POOR QUALITY
ORIGINAL

1427

COUNTY OF NEW YORK, ss.:

In the Name of the People of the State of New York, To any Sheriff, Constable,

Marshal or Policeman in this State, GREETING:

An indictment having been found on the 19th day of August

1892, in the Court of General Sessions of the Peace of the County of

New York, charging Henry Cohen

with the crime of Grand Larceny in the second degree

You are therefore Commanded forthwith to arrest the above named

Henry Cohen and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

City of New York, the 19th day of August 1892

By order of the Court,

John F. Carroll
Clerk of Court.

0335

POOR QUALITY
ORIGINAL

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

Henry Cohen

BENCH WARRANT FOR FELONY.

Issued *August 19th 1892*

Henry Cohen 189

The within named defendant was
arrested this day and brought to the
Court of General Sessions by

William H. ...

The officer executing this process will
make his return to the Court forthwith.

0336

POOR QUALITY
ORIGINAL

538

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Cohn

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

The said

Henry Cohn
late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, being then and there the
bailee of *Rudolph Rannow and*
Louis P. Rannow co-partners

and as such

bailee then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
Rudolph Rannow and Louis P. Rannow
the true owner thereof, to wit:

one thousand cigars of
the value of six cents each

the said

Henry Cohn afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *goods, chattels*
and personal property
to his own use, with intent to deprive and defraud the said *Rudolph*
Rannow and Louis P. Rannow
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Rudolph Rannow and Louis P. Rannow*

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

DE LANCEY NICOLL,
District Attorney.

0337

POOR QUALITY
ORIGINAL

510

Second COUNT:—

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

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

The said *Henry Cohen*

late of ~~the~~ City of New York, in the County of New York aforesaid, on the *34th*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one thousand cigars of the
value of six cents each*

of the goods, chattels and personal property of one *Rudolph Rannow*
and *Louis P. Rannow*, copartners,

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.

De Laurey Nicoll
District Attorney

0338

BOX:

490

FOLDER:

4474

DESCRIPTION:

Collier, Edward

DATE:

08/11/92



4474

0339

BOX:

490

FOLDER:

4474

DESCRIPTION:

Nelson, George

DATE:

08/11/92



4474

0340

POOR QUALITY
ORIGINAL

101
pett has before served a
term in S.P.
P.B.M.

Witnesses

Augustus J. Miller

Julius Miller

Off Christopher H. Miller

170 XX

Counsel,

Filed

189

Pleaded

THE PEOPLE

vs.

Edward Collier

and

George Nelson

George Johnson

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Pen 9 mos

Allen P. Appen

Foreman.

Handwritten signature

S.P. 3 mos & 10 mo

Pen 19

Grand Larceny,
(From the Person)
Degree.
[Sections 328, 329,
Penal Code.]

0341

POOR QUALITY
ORIGINAL

(1885)

Police Court—

3rd District.

Affidavit—Larceny.

City and County } ss.
of New York,

August Zedler

of No. 355 1/2 Bowery Street, aged 37 years,
occupation Sailer being duly sworn,

deposes and says, that on the 2nd day of August 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the night time, the following property, viz:

One Silver Watch (plated
with Gold) of the value of thirty
seven dollars

\$ 37 00
100

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

Edward Colvill and
George Nelson (both now here)
were then acting in concert in
the manner following to wit: Deponent
was in Miners Theatre this city on said
date and then he had said watch in
his vest pocket. Deponent is informed
by Julius Miller that he saw the
defendants together at said place and
that defendant Colvill felt in defendant's
pocket that soon thereafter deponent
missed said watch from his pocket.
Defendants were arrested and deponent
is further informed by Officer Doherty
that he found said watch in the

Sworn to before me this
1891 day

Police Justice.

0342

POOR QUALITY
ORIGINAL

Umbrella in the possession of defendant
Colvill. Defendant Thompson charges
the defendants with Larceny from
the person of defendant while acting
in concert for gain purpose and he
joins that they be held to answer

Sworn to before me this }
3rd of August 1892 } August Zoller

[Signature]

Police Justice

0343

POOR QUALITY
ORIGINAL

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

Gustave Hinkelday

of No. 11 Macau Street, being duly sworn, deposes and says,

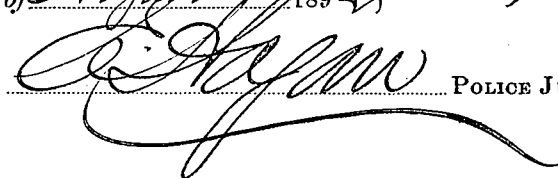
that George Wilson (now present) is the person of the name of

George Wilson mentioned in defendant's affidavit of the 3rd

day of August, 189, hereunto annexed.

Sworn to before me, this 3
day of August 189

Gustave Hinkelday

 POLICE JUSTICE.

0344

POOR QUALITY
ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK,

George Johnson 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 sees fit, to answer the charge and explain the facts alleged against him;
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer.

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
George Johnson

Taken before me this

day of

189

Police Justice.

0345

POOR QUALITY
ORIGINAL

Sec. 198-200.

CITY AND COUNTY } ss:
OF NEW YORK,

3 District Police Court.

Edward Callier 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 sees fit, to answer the charge and explain the facts alleged against him;
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer.

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

Edward Callier

Taken before me this

day of

189

Police Justice.

0346

POOR QUALITY
ORIGINAL

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

Police Court, _____ District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *William Miller*
2. *Ed. Calver*
3. *Geo. Nelson*
4. *George Johnson*
Offense, *Larceny from the person*

Dated, *August 3* 189*2*

Hyman Magistrate
Strickland Officer

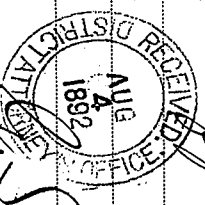
Witnesses *Julius Miller* Precinct *11*
William Miller Street *100*

No. *357* Street *100*
Call do 17

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *ten* 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, *August 3* 189*2* *Hyman* 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.

0347

**POOR QUALITY
ORIGINAL**

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

189

✓ b' B. "30m" → 72
60 - L. P. G. Co. L. O. 9.2
D. S. R. - L. O. A. C. 80
C. - E. - C. C. C. C. 7
B. C. I. G. / V. T. 1. G. 2
G. G. G. D. O. C. C. C. 1.4
V. e. ~~B. W.~~ - G. - 6
1. 0. 0. 1. 4. 7. 0. 7. x. 6
1. m. - 7. - 7. 0. 7. 1. v.
- 1. v. 1. x.
c. w. 2. 1. 0. x

0348

POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Baker of No. 3157

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

Sworn to before me, this 3
day of April 1897 } Julius Müller
[Signature]
Police Justice.

0349

POOR QUALITY
ORIGINAL

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Edward Collier, and
George Nelson, otherwise
called George Johnson*

The Grand Jury of the City and County of New York, by this indictment, accuse
Edward Collier and George Nelson
otherwise called George Johnson
 of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Edward Collier and George Nelson*
otherwise called George Johnson, both
 late of the City of New York, in the County of New York aforesaid, on the *second*
 day of *August* in the year of our Lord one thousand eight hundred and
 ninety-*two*, in the *right* time of the said day, at the City and County aforesaid,
 with force and arms,

one watch of the value
of thirty-seven dollars

of the goods, chattels and personal property of one *August Bealer*
 on the person of the said *August Bealer*
 then and there being found, from ~~the~~ person of the said *August Bealer*
 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.

0350

POOR QUALITY
ORIGINAL

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said Edward Collier and George Nelson otherwise called George Johnson of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Edward Collier and George Nelson, otherwise called George Johnson, both 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,

one watch of the value of
thirty-seven dollars

of the goods, chattels and personal property of one

August Zedler

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

August Zedler

unlawfully and unjustly, did feloniously receive and have; the said Edward Collier and George Nelson otherwise called George Johnson 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.

DE LANCEY NICOLL,

District Attorney.

0351

BOX:

490

FOLDER:

4474

DESCRIPTION:

Colligan, Michael

DATE:

08/19/92



4474

0352

POOR QUALITY
ORIGINAL

Witnesses:

Michael J. Kirby

I have examined
the case with
my car and have
concluded that the
people cannot do
this a conviction for
the reason that there
doubt about whether
the cutting was under
typical of accident
insurance cases and
Oct 13/92 Geo W. Osborne
Signed:

Counsel,

Filed

day of

1892

Pleas,

THE PEOPLE

vs.

B

Michael C. Cogan

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen J. Cogan

Foreman.

Dec 13/92
Paul D. DeLong
With Found

0353

POOR QUALITY
ORIGINALPolice Court—4 District.City and County } ss.:
of New York,of No. 334 East 3rd Street, aged 36 years,
occupation Clean being duly sworndeposes and says, that on 9 day of August 1892 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael Colligan
who did then and there cut andstab deponent on the face witha knife which said Colliganthen and there held in his hand,and that said assault wascommitted

with the felonious intent ~~to take the life of deponent~~ ^{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 dealt with according to law.

Sworn before me, this 10 day
of August 1892Michael J. KieleyJ. H. M. M. M. Police Justice.

0354

POOR QUALITY
ORIGINAL

Sec. 151.

Police Court, 4 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York, GREETING;*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Michael J. Keely
of No. 334 Can St Street, that on the 9 day of August

1892 at the City of New York, in the County of New York,

and feloniously
he was violently Assaulted and Beaten by

Michael Colligan
330 E. 40 St.

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

These are Therefore, in the name of the PEOPLE of the State of York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 4 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 10 day of August 1892
J. V. Smith POLICE JUSTICE.

0355

POOR QUALITY
ORIGINAL

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant A & B.

Dated Aug 10 1892

Magistrate.

Wallidup Officer.

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

Wallidup Officer.

Dated Aug 11 1892

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated.....188

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

Police Justice.

The within-named

Warrant 49. W.D. no. 330 & 38 H.

0356

POOR QUALITY
ORIGINAL

Sec. 198-200

4 District Police Court.

CITY AND COUNTY OF NEW YORK ss.

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

Question. What is your name?

Answer. *Michael Collyan*

Question. How old are you?

Answer. *49 yrs*

Question. Where were you born?

Answer, *It's.*

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

Answer. *330 E. 38 St.*

20 yrs

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
Michael Collyan*

Taken before me this

day of

September 11

Police Justice.

J. J. [Signature]

0357

POOR QUALITY
ORIGINAL

BAILED,
No. 1, by Wm. J. Brady
Residence 333 E. 37 Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Police Court... 4 District... 1001

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Kelly
334 E. 34
Michael Codrigan

Offence as before

Dated August 11 1892

Michael Kelly Magistrate

Michael Kelly Officer

Paul Precinct

Witnesses

No. _____ Street



No. _____ Street

No. _____ Street

\$ 500 to answer

4.5

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 5 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 August 11 1892 Michael Kelly Police Justice.

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

Dated August 11 1892 Michael Kelly 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.

0358

POOR QUALITY
ORIGINAL

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS*Michael Colligan*

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.

When I first made this Complaint in the Police Court it was under the impression that the stabbing was premeditated but since then I have had it proven to me almost conclusively that it was an accident, he having the knife in his hand cutting his nails at the time the quarrel occurred between said Colligan & myself.

Respectfully

Michael J. Kelly

Witness by

Thos. McGuire

Clerk of Deeds

*N.Y.C.*334 & 34 St
N.Y. City

0359

POOR QUALITY
ORIGINAL

480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Colligan

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

Michael Colligan

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

The said

Michael Colligan

late of the City and County of New York, on the *ninth* day of
August in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, in and upon one

in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault; and the said

Michael Colligan

with a certain *knife* which *he* the said

Michael Colligan

in *his* right hand then and there had and held, the same being then and there
a weapon and an instrument likely to produce grievous bodily harm, *him*, the said
Michael J. Keely 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.

0360

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

— *Michael Colligan* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said — *Michael Colligan* —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

— *Michael J. Kiely* —

_____ in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Michael Colligan*
the said *Michael J. Kiely* —
with a certain *knife*, —

which *he* the said — *Michael Colligan* —

in *his* right hand then and there had and held, in and upon the
face and head of him the said *Michael J. Kiely* —
then and there feloniously did wilfully and wrongfully strike, beat, cut, stab,
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully,
and wrongfully inflict grievous bodily harm upon the said *Michael J. Kiely* —
_____ to the great damage of the said *Michael J. Kiely* —
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0361

BOX:

490

FOLDER:

4474

DESCRIPTION:

Collins, John

DATE:

08/10/92



4474

0362

POOR QUALITY
ORIGINAL

Witnesses:

Counsel,

Filed *153* day of *Aug* 189*7*

Pleads,

THE PEOPLE

vs.

John Collins

Grand Larceny, *Deceit* (From the Person.)
[Sections 228, 229, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen P. Appgar

Foreman.

Henry W. May

Charles J. May
S.P. 2/10/86 (no)
P.S.M.

De. P.

0363

POOR QUALITY
ORIGINAL

Police Court

2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 427 West 35th Street, aged 25 years,
occupation Truckman being duly sworn,

deposes and says, that on the 2 day of August 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the daytime, the following property, viz:

One silver capped watch of
the value of five dollars

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by John Collins

know him, who while deponent
was in St Avenue & 34 Street
approached him seized said
watch broke it from the
chain and then ran away
with it.

Henry Mark

Sworn to before me, this

day

of August 1892
Police Justice.

0364

POOR QUALITY
ORIGINAL

(1385)

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

John Collins 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 was drunk and
do not know any thing
about the affair*

John Collins

day of

Taken before me this

Police Justice.

0365

POOR QUALITY
ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Collins

2
3
4

Dated,

189

Magistrate.

Officer.

Preduct.

Witnesses

No.

No.

No.

No.

No.

No.

No.

No.



to master

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*

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

Dated, *Aug 1* 189 *3* *A. White* 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.

0366

POOR QUALITY
ORIGINAL

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Collins

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

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

The said

John Collins
late of the City of New York, in the County of New York aforesaid, on the *second*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the day-time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of five dollars*

of the goods, chattels and personal property of one
on the person of the said

then and there being found, from the person of the said

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.

Henry Merk
Henry Merk
Henry Merk
He Lacey Nicoll
District Attorney

0367

BOX:

490

FOLDER:

4474

DESCRIPTION:

Congelbera, Genaro

DATE:

08/19/92



4474

0368

POOR QUALITY
ORIGINAL

Witnesses:

Wm. B. Gorman

Counsel,

Filed

Pleads,

day of

1892

THE PEOPLE

CRIME AGAINST NATURE.
[Sec. 303, Penal Code.]

Genaro Congettera

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Allen J. Aggar

Foreman.

Par. 3. September 192-

Irish and Committee

S. P. 11 up

0369

POOR QUALITY
ORIGINAL

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

THE PEOPLE

VS.

BRIEF FOR THE PEOPLE.

GENARO CONGELBERA.

STATEMENT OF CASE.

The defendant, Genaro Congelbera, aged 36 years, residing at 194 Grand Street, has been indicted for having perpetrated the crime of Sodomy on one Nicolo Ciage, or Chilcica, aged nine years, of 185 Elizabeth Street.

WITNESSES:

✓
① Nicolo Ciage, or Chilcica, ③
② Vincenzo DeGano, ④
Philomena Chilcica,
Frank Chilcica,
Officer Scully of 10th Precinct, ✓
② Officer Edward V. Gormley, of N.Y.S.P.C.C., ②
W. Travis Gibb, M. D. ✓

✓
NICOLO CIAGE, or CHILCICA, residing with mother Philomena, at 185 Elizabeth Street, will testify:

2
2
2
2
That on Tuesday, Aug. 9th, 1892, while assisting his cousin, Vincenzo DeGano, who keeps a fruit stand at the corner of Spring and Elizabeth Streets, the said DeGano sent Witness to Defendant's room at 194 Grand Street to obtain a box of fruit; that, on his arrival, defendant informed Witness that he had no box and was only fooling; but that he would give him two cents if Witness would play with him. That Defendant then took Witness' pants off and directed him to stand so that his head rested on the bed and his rectum was in line with the side of the bed. That Defendant then unbuttoned his (Defendant's) pants, took out his penis and inserted it into the rectum of Witness, - thereby hurting him (Witness) very much, although he made no outcry. That Witness remained in Defendant's room about one hour, and that on leaving Defendant charged him not to inform any person of what had occurred.

FURTHERMORE, - That Defendant was sober at the time Witness was in his (Defendant's) room.

✓
VINCENZO DEGANO, proprietor of a fruit stand situated at the corner of Spring and Elizabeth Streets, will testify:

That on Tuesday, Aug. 9th, 1892, Witness was requested by Defendant to send the boy Nicolo Ciage, or Chilcica, to Defendant's room at 194 Grand Street to obtain a box of fruit but that no box was brought to him.

✓
PHILOMENA CHILCICA, mother of Nicolo, residing at 185 Elizabeth Street, will testify:

0370

POOR QUALITY
ORIGINAL

IN THE MATTER OF THE PEOPLE vs. JOHN J. GILGICCA
JURY TRIAL OF DEFENDANT'S CRIMINAL CASE

That on Tuesday evening, August 9th, 1892, her son Nicolo came home and informed her that Defendant had given him two cents to allow Defendant to play with child Nicolo.

Frank Chilcica
FRANK CHILCICA, of 185 Elizabeth Street, will testify:
That on Tuesday evening, August 9th, 1892, his brother Nicolo informed him that the Defendant had inserted his penis in Nicolo's rectum, which pained him very much. *made a complaint*

OFFICER SCULLY, of the 10th Precinct, will testify:
That he made the arrest of Defendant, who, at the time of said arrest, claimed that he was drunk, and later in the First District Police Court, through an interpreter, admitted in the presence of Witness that boy had followed him (Defendant) up into his (Defendant's) room, where the boy Nicolo made an offer that for the sum of Two cents he would allow him (Defendant) to play with him and that Nicolo let down his pants; but that he (Defendant) did not do anything to the boy; and that Defendant further insisted that he was drunk at the time.

EDWARD V. GORMLEY, an Officer of The N. Y. S. P. C. C., will testify in corroboration of that part of Officer Scully's testimony relative to the admission made by the Defendant while in the Police Court.

W. TRAVIS GIBB, M. D., of 365 Lexington Avenue, will testify as to having made a physical examination of Nicolo Ciage, or Chilcica, and found evidence of recent injury and penetration of his anus by some blunt object. (See Certificate on file.)

-----:-----

0371

POOR QUALITY
ORIGINAL

N. Y. GENERAL SESSIONS

THE PEOPLE AGAINST GENARO CONGELBERA.	PENAL CODE, ³⁶
---	---------------------------

BRIEF FOR THE PEOPLE.

COURT OF GENERAL SESSIONS, Part III.

----- x	:	
The People of the State of New York,	:	Before,
	:	
against	:	Hon. Rufus B.
	:	
GENERO CONGELBERA.	:	Cowing and a Jury.
----- x	:	

Indictment filed August 19th, 1892.

Indicted for crime against nature.

New York, September 7, 1892.

APPEARANCES.

For the People,
Assistant District Attorney Gunning S. Bedford.

For the defendant,
Mr R. H. Racy.

N I C O L I N A S E C C A, a witness for the People, sworn,
testified.

I live at 185 Elizabeth Street in this city with my mother. My cousin keeps a fruit store at the corner of Spring and Elizabeth Streets in this city. On the 9th day of August my cousin sent me to the prisoner's place No. 194 Grand Street. When I went into the defendant's place he told me that he was by himself and that he wanted me to keep him a little company; then he gave me two cents, saying to me, "Don't say to anybody that I gave you this money"; then he took me into an inside room and locked the door. He says "Come with me and I will do it to you, and be careful not to tell your mother or anybody else." Then he took off my trousers. I was very much frightened. He put me on my knees with my head towards the wall, and

then he took a rag and cleaned me with it, and he put his privates into my backside. After he finished he told me not to tell anybody about it. I told my mother when I got home. Afterwards the doctor examined me.

CROSS EXAMINATION.

- Q How old are you? A. 9 years.
- Q Do you go to school? A. No sir.
- Q Can you read or write? A. Yes sir.
- Q Do you know what it is to tell the truth? A. Yes sir.
- Q Suppose you do not tell the truth, what will be done to you? A. I will be chastised.
- Q Did you know this defendant before that? A. No sir, but I saw him two or three days before that; he spoke to me two or three times before asking me to go to his home.
- Q He sells fruit, doesn't he? A. Yes sir.
- Q Did you go to his house alone, or did anybody take you there? A. He asked me to go with him when I was standing at the stand.
- Q Did the defendant speak to you before he committed this act? A. He spoke to me about his sons and his people, telling me that they were all away. He showed me through his rooms.
- Q Did he lock the door? A. I saw him lock the door.
- Q Did you make any noise? A. I did not cry out because I was frightened.
- Q How long were you in the room with him? A. Over half an hour.
- Q After he did this to you did he unlock the door? A. Yes sir, and I went home.

CORNELIUS D. SCULLY, a witness for the People, sworn, testified:

I am a police officer attached to the 10th Precinct. I arrested the defendant at the bar on the night of the 9th of August at his house No. 194 Grand Street. The defendant seemed astonished. A brother of the complainant was with me and he explained to the defendant the crime he was charged with. He understood English partially and I told him what he was accused with doing; he told me that the boy was in the habit of following him around the street when he went out with his push-cart. He acknowledged that he gave the boy two cents and told me that he had taken the boy's pants down and played with him but denied that he inserted his person.

CROSS EXAMINATION.

The defendant made this explanation to me in the English language. I did not ask him what he meant by playing with the boy because I did not think it was necessary. I am positive that he said he had taken the boy's pants down.

W. TRAVIS GIBB, a witness for the People, sworn, testified:

I am a practising physician residing at 365 Lexington Avenue in this city. The boy was brought to my office on the night of the 11th of August. I examined him and found the anus very much enlarged, so much so that when I made a slight pressure upon the buttocks the opening became the size of a quarter or even larger, so that

I could see up into the rectum quite a distance. Around the edge of the anus at the junction of the rectum and the outside skin, there was practically a tear of the mucus membrane about 3-16th to 1-4 of an inch in width, indicating that the anus had been stretched to a marked degree, and had been irritated considerably. The male organ inserted into the anus would produce the condition which I found.

CROSS EXAMINATION.

I have had a great deal of experience in examining cases similar to this -- not many cases. They are not of very frequent occurrence.

Q. In your opinion as a physician, would it be possible for a man of the age, appearance and build of the defendant to penetrate that boy's anus? A. And produce this injury, yes sir.

Q. Do you swear positively to that? A. I say that some blunt object did it, about the size of a human penis.

V I N C E N Z O D E G A N O, a witness for the People, sworn, testified:

I am a fruit vendor at the corner of Spring and Elizabeth Streets in this city. On the 9th of August the defendant at the bar called at my stand and asked me if he could take the little boy with him, that he wanted him to carry a basket of grapes. I allowed the little boy to go with him.

CROSS EXAMINATION.

The defendant is in the same business as I am. I have known him about six or seven months. I saw the boy

leave my stand in company with the defendant. I saw him return about ten or fifteen minutes afterwards; he told me that the man had given him two cents.

PHILOMENA SECCA, a witness for the People, sworn, testified:

I am the mother of the boy Nicolina Secca. On the evening of the 9th of August he made complaint to me of this occurrence. I told my oldest son of it, and he went and got an officer who knew this defendant before.

EDWARD V. GORMLEY, a witness for the People, sworn, testified:

I am one of the officers of the Society for the Prevention of Cruelty to Children. In the police court Officer Scully and myself asked the prisoner why he took the boy up in his room. He said, "I was drunk. The boy followed me up stairs, and when he got upstairs he said, 'Let us have some fun.' The boy said he would let me have some fun for two cents. The boy took down his pants and wanted me to do something to him, but I refused."

CROSS EXAMINATION.

Officer Scully was present at this conversation. It was in the English language. The defendant admitted giving the boy two cents. I understood all the defendant said.

D E F E N S E .

G E N E R O C O N G E L B E R A, the defendant, sworn, testified:

I am married and have two children. I am a fruit vendor by occupation. I have often seen this little boy around the street. The boy was only in my room on one occasion and that was about three minutes and he went away. I was inside of my room when the little boy came and asked me to show him my rooms. I showed him the rooms and I said "This is one room and this is another" and afterwards he went away. I had no conversation with the officer, as I do not understand the English language. I did nothing whatever to the boy; he was only in the rooms three minutes and then he went away. The evidence of the boy that I committed this act is not true. I made no attempt to do anything wrong to him whatever. The testimony of Officer Gormley stating that I admitted giving the boy two cents is not true. I do not speak English. I am 36 years old and have been in this city two years.

CROSS EXAMINATION.

- Q Did you ask Vincenzo Degano to allow this little boy to go to your place? A. No sir, that is not true.
- Q Did you give the boy two cents? A. No sir.
- Q Did you take down the boy's pants? A. No sir, the boy was only there three minutes.

The jury returned a verdict of guilty.

0378

POOR QUALITY
ORIGINAL

Indictment filed Aug. 19-1892

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

GENERO CONGELBERA.

Abstract of testimony on

trial, New York, September

7th 1892.

0379

POOR QUALITY
ORIGINAL

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

100 EAST 28D ST. (COR. FOURTH AVE.)

New York, *August 19* 1892

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

<i>The People against Genaro Congelorra</i>	<i>Notice of Prosecution.</i>
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*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.

0380

POOR QUALITY
ORIGINAL

<p>N. Y. GENERAL SESSIONS</p>	<p>THE PEOPLE</p>  <p><i>James A. Mumford</i></p> <p>CRUELTY TO CHILDREN</p>	<p>NOTICE OF PROSECUTION</p> <p>BY THE SOCIETY.</p>	<p>ELBRIDGE T. GERRY, <i>President &c.</i></p> <p><i>[Signature]</i></p>
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0381

POOR QUALITY
ORIGINAL

Police Court, 1 District.

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

Edward V. Cormley

of No. 108 East 23rd Street, in said City, being duly sworn,

deposes and says, that a certain male child called Nicola Ceragi
[now present], under the age of sixteen years, to wit, of the age of nine years, is a

necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of Sessions of, in and for the City and

County of New York, entitled, The People against Genaro

Congelhera, wherein the said Genaro

Congelhera is charged with the crime of felony, under

section 303 of the Penal Code of said State, in that he, the said defendant

did carnally know one Nicola Ceragi

now here being two and two of the age of

nine years in a manner contrary to law and

nature and did commit the abominable and

deplorable crime against nature in violation of

Section 303 of the Penal Code. for the

following reasons to wit, that he saw Genaro Congelhera

at above said place did take the said Nicola

Ceragi into a room and forcibly insert his penis

into the said boys' rectum

and that the said Nicola Ceragi

will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his

testimony at the instance of the people.

Wherefore, deponent prays that the said child Nicola Ceragi

may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed

temporarily to an institution authorized by law to receive children on final commitment, and to

have compensation therefor from the City or County authorities, as a witness, to appear on the

trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,

and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this

day of Aug

1892

Edward V. Cormley

W. D. Mink

Police Justice.

0382

POOR QUALITY
ORIGINAL

POLICE COURT DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF



AFRIDAVID
WITNESS.

Dated Aug 11 1892
Magistrate.
S. P. P. Officer.

Disposition, S. P. P.

STILES & GUN, STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK

365 Lexington Avenue.

Aug 10th '92

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

I have this day
examined the Person of Nicholas
Grager, aged nine years, of 185
Elizabeth Street, and find the arms
stretched, inflamed, and ulcerated,
indicating that the Part has been
recently injured and penetrated
by some blunt object.

Respectfully Submitted

W. Travis Gibbs M.D.

0384

POOR QUALITY
ORIGINAL

1st District Police Court.

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

Edward V. Gormley

of Number 108 East 23rd Street being duly sworn
has been informed and sworn when and where August 1892, at the
deposes and says, that on the day of August 1892, at the
City of New York, in the County of New York, at 19th Grand Street

situated in said City of New York one
Genaro Congelbera now here, did carnally
know one Michael Ciage (now here) being
then and there of the age of nine
years in a manner contrary to Law and
Nature, and did commit the abominable
and detestable crime against Nature
in violation of Section 363 of the Penal Code
for the following reasons to wit: that the
said Genaro Congelbera at above said
premises, did take the said Michael Ciage
into a room and forcibly insert his
penis into the said boy's rectum.
in violation of the Law aforesaid

Wherefore the complainant prays that the said

Genaro Congelbera

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

Sworn to before me, this

day of

August

1892

Edward V. Gormley

W. D. M. M. M.

Police Justice.

0385

POOR QUALITY
ORIGINAL

CITY AND COUNTY
OF NEW YORK, } ss.

aged 9 years, occupation Nicola Crage of No. 185-Elizabeth Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edward V. Gonnely

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

Sworn to before me, this 11

day of aug 1898

W. M. Mahan

Police Justice.

his
Nicola Crage

mark

0386

POOR QUALITY
ORIGINAL

(1885)

Sec. 198-200.

121 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Gennaro Congelbera 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.

Gennaro Congelbera

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Italy

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

Answer.

194 Grand St. 4 years

Question. What is your business or profession?

Answer.

Cook

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
Gennaro Congelbera*

Taken before me this

day of August 1892

Police Justice.

0387

POOR QUALITY
ORIGINAL

The presiding magistrate
is authorized to hear and
determine this case in my
absence, and to accept bail.
Wm. J. Smith
Police Justice.

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.,

IN THE COMPLAINT OF

William V. Smith
vs.
William Campbell

Offense *Crime Against Nature*

Dated

Aug 11 1892

Magistrate.

Smith
Officer.

Witness

No.

William V. Smith
Street

No.

William V. Smith
Street

No.

William V. Smith
Street

to answer

Aug 13 9am

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, *Aug 11 1892* *Wm. J. Smith* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0388

POOR QUALITY
ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Genaro Congelbera

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

indictment, accuse *Genaro Congelbera* —

of the CRIME AGAINST NATURE, committed as follows:

The said *Genaro Congelbera*, —
late of the City of New York, in the County of New York aforesaid, on the
ninth day of *August*, in the year of our Lord one thousand
eight hundred and ninety — *two*, at the City and County aforesaid,
with force and arms, in and upon one *Nicolo Ciage*, —
a — male person, then and there being, feloniously did make an assault, and
him, the said *Nicolo Ciage*, in a manner
contrary to nature, then and there feloniously did carnally know; against the form of
the Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

Samuel McCall
District Attorney