

0525

BOX:

235

FOLDER:

2296

DESCRIPTION:

Nichols, John

DATE:

10/12/86



2296

POOR QUALITY ORIGINAL

0526

111

Witnesses:

Charles J. Connor

Counsel, *Charles J. Connor*
Filed *12* day of *Oct* 188*8*
Pleads *Unlawfully*

THE PEOPLE
vs.
John Nichols
Grand Larceny, 2nd degree
[Sections 628, 631 Pennl Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Wm. A. ...
Deputy.

Frederick ...
Foreman.

POOR QUALITY ORIGINAL

0527

J
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Patrick Trickerlake

of No. *Fordham Height* Street, *Shaft No 22*

being duly sworn, deposes and says, that on the *22* day of *Sept* 188*8*

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent _____

the following property, viz :

Good and lawful money of the United States Consisting of three ten dollar bills and together of the value of thirty dollars (\$30⁰⁰)

Sworn before me this

day of

the property of *deponent and in the care and custody of Sophia Nichols*

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

from the fact that in the month of August 1888 deponent gave to the said Sophia Nichols to keep for him One ten dollar bill and again in the month of September—1888 deponent gave to the said Sophia Nichols Two Ten dollar bills also for her to safely keep for him

188
POLICE JUSTICE,

POOR QUALITY ORIGINAL

0528

Deponent is informed by the said
 Sophia Nichols that she placed the
 said property in a Cigar box together
 with other money and then put
 said Cigar box in a trunk which
 was in her bedroom. Deponent is
 further informed by the said Sophia
 Nichols that on the 22^d day of Sept
 she left her house and went to Jersey
 City and did not again return
 until Sept 29 and that she left the
 said property during her absence from
 home in the said defendants care and
 custody and that immediately after she
 returned home she looked into said
 trunk and missed the said Cigar box
 and the ^{and the} ~~said~~ ^{defendants} ~~had~~ ^{left} ~~the~~ ^{house} ~~and~~ ^{has}
 the ~~of~~ ^{fore} ~~said~~ ^{property}. Therefore
 deponent charges the said defendant
 with feloniously taking stealing and
 carrying away the aforesaid prop-
 erty upon the information of the said Sophia
 Nichols at the time and manner herein
 described.

I sworn to before me
 this 1st day of Oct 1886
 J. Perry
 Police Justice

his
 D. Hinde
 mark

District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF
 Patrick Tumbulosa
 vs.
 John Nichols

Dated Oct 1 1886
 J. Perry
 Magistrate.
 Officer.

WITNESSES:
 Ashland White
 Skoff m
 Graham Skight

DISPOSITION

AFFIDAVIT - Larceny.

POOR QUALITY ORIGINAL

0529

CITY AND COUNTY }
OF NEW YORK, } ss.

Sophia Nichols
aged 24 years, occupation Housekeeper of No. 102
Tridham Heights Street being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Patrick Timberlake

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

Sworn to before me, this 21 day of Oct 1889 by Sophia Nichols
mark

J. Murray Ford
Police Justice.

POOR QUALITY ORIGINAL

0530

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John Nichols 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

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 took the money for safe keeping with the intention of returning it in a week or two

John Nichols

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0531

Sec. 151.

94 District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Patrick Timberlake

of Foreham Street Street, that on the 29 day of September 1886 at the City of New York, in the County of New York, the following article to wit:

Some unexplained money
of the United States to the amount and
the value of Thirty Dollars,
the property of expensive
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by John P. Nicholas

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 94 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 1st day of October 1886
J. H. W. [Signature] POLICE JUSTICE.

10
POLICE COURT 31 DISTRICT.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick Timberlake
93.
John Nicholas
Warrant-Larceny.

Dated Oct 1 1886
[Signature] Magistrate
Charles [Signature] Officer
The Defendant _____
taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer

Dated _____ 1886
This Warrant may be executed on Sunday or at night
[Signature] Police Justice.

REMARKS.

Time of Arrest, _____
Native of _____
Age, _____
Sex _____
Complexion, _____
Color _____
Profession, _____
Married _____
Single, _____
Read, _____
Write, _____

POOR QUALITY ORIGINAL

0532

#111
Police Court District.
3-1525

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Nichols
John Nichols
Larceny
(Below)

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

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No. 5, by _____
Residence _____ Street.

Dated Oct 8 1886

Magistrate.

President.

Witnesses: Stephen Nichols
Street No. 37

Witnesses: Edwin Lawrence
Street No. 37

Witnesses: Paul M. Brown
Street No. 37

Witnesses: _____
Street No. 37

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 Nichols

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

Dated Oct 8 1886 Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0533

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 Richards

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

John Richards —

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

The said *John Richards*,

late of the First Ward of the City of New York, in the County of New York aforesaid on the *twenty second* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*six* —, at the Ward, City and County aforesaid, with force and arms,

three promissory notes for the payment of money of the kind called United States Treasury notes, of the denomination and value of ten dollars each, and three other promissory notes for the payment of money, of the kind called Bank Notes, of the denomination and value of ten dollars each, —

of the goods, chattels and personal property of one

Patrick Timberlake. —

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.

Randolph B. Martin,
District Attorney

0534

BOX:

235

FOLDER:

2296

DESCRIPTION:

Nicollo, Mariano

DATE:

10/18/86



2296

POOR QUALITY ORIGINAL

0535

156 Johnson

Counsel,
Filed, 18 day of Oct 1886
Pleads, Arguente Co

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1889, Sec. 57.)

THE PEOPLE

vs.

Mariano Nicolo
332 Water St.
Oct. 3 / 86

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Foreman.

Witnesses:

James M. Jackson

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

John G. Johnson
James M. Jackson
Foreman

**POOR QUALITY
ORIGINAL**

0536

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mariano Nicolo

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

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND
SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Mariano Nicolo,*

late of the City of New York, in the County of New York aforesaid, on the *third*
day of *October*, in the year of our Lord one thousand eight hundred and
eighty-~~six~~, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; 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.

RANDOLPH B. MARTINE, District Attorney.

0537

BOX:

235

FOLDER:

2296

DESCRIPTION:

Nissenson, Herman

DATE:

12/22/86



2296

POOR QUALITY ORIGINAL

0530

Witnesses:

Arman Jenson

1919
W. J. Berlinger

Counsel,

W. J. Berlinger

Filed

22 day of *Dec* 188*6*

Pleads,

Voluntarily

THE PEOPLE

36
413

Arman Jenson

ASSAULT IN THE THIRD DEGREE.

(Section 219, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

April 15 1886

A True Bill.

Per J. J. Berlinger

Tried & Convicted.

S. M. Comstock

Foreman

See 1880

POOR QUALITY ORIGINAL

0539

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

German Nisencan 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 German Nisencan

Question How old are you?

Answer 34 years

Question. Where were you born?

Answer. Russia

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

Answer. 135 East Broadway since May last.

Question What is your business or profession?

Answer. Shoe Repair.

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

Answer. I am not guilty and demand a trial in the Court of General Session

G. W. Nisencan

Taken before me this

19

day of October 1888

John J. McManis Police Justice.

POOR QUALITY ORIGINAL

0540

BAILED

No. 1, by *Wm Mac Gillis*
 Residence *37 West* Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

4 / 219 (30) 1581
 Police Court - District.

THE PEOPLE, &c.
 ON THE COMPLAINT OF
Sarah Appleton
 102 East Broadway
 1 *William McCann*
 2 _____
 3 _____
 4 _____
 Offence *Assault.*

Dated *July 13* 188*6*

Johnson Magistrate.
Levitt Officer.

Witnesses *Mrs Henry J* Precinct.
 No. *104 W 13 way*
Miss Hank Street.

No. _____ Street.
 to answer *Wm Mac Gillis*
Wm Mac Gillis

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 _____

William McCann

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 *Oct 19* 188*6* *John P. ...* Police Justice.

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

Dated *October 19* 188*6* *John P. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0541

Police Court—³⁰ District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Sara Hochstein
of No. 102 East Broadway N.Y. City Street, aged 29 years,
occupation household duties (maid woman) being duly sworn, deposes and says, that
on the 12th day of July 1886 at the City of New York,
in the County of New York,

she was violently ASSAULTED and BEATEN by Herman Nissenman who struck
her violently in the back whilst holding a babe in
her arms, with his fist, whilst standing upon
the stoop of premises 104 East Broadway New
York City, and she in consequence of such striking by
said Nissenman received from said Nissenman fell from said
stoop and was made thereby sick, sore and lame—all
without any justification on the part of the said assailant

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

Sworn to before me, this 29th day of July 1886 Sara Hochstein

John J. Herman Police Justice.

POOR QUALITY ORIGINAL

0542

Police Court, 3 District.

THE PEOPLE, &c.,
on the complaint of

Lora Hoover
Herman Messer

Office - Assault & Battery

1
2
3
4

Dated July 29 1886
Horace Magistrate
Officer.

Clerk.
Witnesses.
Wm. Gray's brother residing
in the Court will place
the within case by
James Johnson
No. Police Justice
to answer Sessions.

Proven by
Complaining witness con-
to the custody of
Comptroller
153 Bowery
Sept 13
Adm'd Sept 13
2:15 P.M.
Admitted by consent
to the Court of Justice
Sept 13/86
Adm'd Sept 19/86
at 2 P.M.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated
There being no sufficient cause to believe the within named
guilty of the offence with which he is charged, I order
Dated

It appearing to me by the within depositions and affidavits that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named person guilty thereof, I order that he be held to answer the within complaint and be committed to the custody of the City of New York, until he give such bail as is required by law.

POOR QUALITY ORIGINAL

0543

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss: POLICE COURT, 3^d DISTRICT.

John W. Smith

of No. *the 7th Precinct Police* being duly sworn, deposes and says,

that on the *12* day of *July* 1886

at the City of New York, in the County of New York, *he arrested*

Abram Wisecusow on complaint of Sarah Holstein for assault inflicting injuries on said Sarah which prevent her from making complaint, the deponent therefore asks that the deponent may be permitted to accept the result of injuries.

John W. Smith

Sworn to before me, this *13* day of *July* 1886
John W. Smith
Police Justice

POOR QUALITY ORIGINAL

0544

4/219
POLICE COURT — 3 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John M. Smith

vs.

Norman Wiseman

AFFIDAVIT.

Dated *July 13* 188 *6*

Norman Magistrate.

Smith Officer.

Witness, *J. P. ...*

Disposition

\$1000 Exp 2 PM
15 July 2 PM
add. n 29. by court.

POOR QUALITY
ORIGINAL

0545

My his Certifies that Mrs Hochster
102 E B'way is suffering from
severe contusions of the back and
is unable to leave her residence
by reason thereof

Wm A. Conway
M. D.

July 13/86.

POOR QUALITY ORIGINAL

0546

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Herman Wisniewski

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

Herman Wisniewski

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

The said *Herman Wisniewski*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *12th* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*eight*, - at the Ward, City and County aforesaid, in and upon the body of one *Sara Rodstein*, in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *then* the said *Sara Rodstein*, did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Sara Rodstein*, 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.

RANDOLPH B. MARTINE,
District Attorney.

0547

BOX:

235

FOLDER:

2296

DESCRIPTION:

Nounenmacher, Charles

DATE:

10/15/86



2296

POOR QUALITY ORIGINAL.

0548

Blank

Counsel,
Filed 15 day of Oct 1886
Pleads, Allegedly

[Section 183, Penal Code]

THE PEOPLE
vs.
P

Charles Menemacher

RANDOLPH A. MARTINE,
District Attorney.

A True Bill. M. A. Martine

on Thursday the 15th day

another day from June 1887

Witnesses:

Richard W. Wagoner
Richard W. Wagoner
Richard W. Wagoner
Richard W. Wagoner

POOR QUALITY
ORIGINAL

0549

Tomb's Dec. 17. 1856.

Sir!

I am locked up since the 27th of
August, please I begg you, call
for my trial, I am without
any Friend, all alone in this
Countrian, it is hard to be a
Prisoner with one room, and
charged with murder, and I bin
innocent at the Crime, please call
me down soon, I spoke to the
Warden, he said, to sent Mr.
Martine for lines, and let you
know how long I am here.

Yours Respectfully
Charles E. Hennenmacher

**POOR QUALITY
ORIGINAL**

0550

*The People
as
Konnemacher*

POOR QUALITY
ORIGINAL

0551

New York City - Sept 24/86.
To all whom it may concern:
This is to certify that #337
Volume #403 East 63rd St
is enclosing from her
pictures but too weak to
leave her bed at present.

Gustav A Kletzsch, M.D.

POOR QUALITY
ORIGINAL

0552

252 EAST 60TH STREET.

W.M. C. G.

Saturday Aug 28/86.

To all whom it may concern:
This is to certify that Miss
Lizzie Volmer is too ill
to appear in court against
her assaULT.

Gustav A. K. Kletzel M.D.

POOR QUALITY
ORIGINAL

0553

252 EAST 60TH STREET.

Thursday Oct 14/86.

Dear Sir.

Elizabeth Wollmer,
#403 E 63^d St, died
Oct 4/86.

Yours &c

Gustav A. Kletzsch

POOR QUALITY
ORIGINAL

0554

252 EAST 60TH STREET.

Wednesday Oct 6/96.

To all whom it may concern:

This is to certify that the
death of L337 volume of
#403 East 63rd St, was due
to exhaustion, following attack
of Typhoid fever, coming
on after severe nervous
prostration due to criminal
assault.

Gustav A. R. K. [Signature]
Attending Physician.

POOR QUALITY ORIGINAL

0555

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4th DISTRICT.

Lizzie Tollmer

of No. 403 East 63^d Street, aged 45 years,

occupation Keep House being duly sworn deposes and says,

that on the 26th day of August 1886

at the City of New York, in the County of New York, deponent was informed by her daughter Elizabeth Tollmer aged 14 years that Charles Wonnemacher (nowhere) did violently and feloniously assault her ^{about 3 weeks ago} on the Eastern Boulevard near 63^d Street and did have carnal intercourse with her without her consent and against her will by knocking her down and ravishing her. Deponent further says that her daughter is confined to her home in a dangerous condition and that she is unable to appear in court to make a complaint.
Elizabeth Tollmer

Sworn to before me, this 28th day of August 1886
W. J. Smith
Police Justice.

POOR QUALITY ORIGINAL

0556

Police Court, 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Lizzie Hollmer

vs.

Charles Nonnumacher

ALFIDA VIT.

Lizzie Hollmer

*Committed
in default of bail
to await resub*

*Fugitive &
Elizabeth Hollmer*

Dated August 29th 1886

M. J. Paris Magistrate.

Walker Officer.

28-

Witness, _____

Disposition, _____

POOR QUALITY ORIGINAL

0557

S. 198-200.

H¹² District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Charles Sommermacher 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 Charles Sommermacher

Question. How old are you?

Answer 23 years

Question. Where were you born?

Answer. Germany

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

Answer. 405 East 63rd St. Two months.

Question What is your business or profession?

Answer Musician

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

Answer.

I am not guilty.

Charles Sommermacher.

Taken before me this

day of October

1886

Police Justice

POOR QUALITY ORIGINAL

0550

*me August
1886*

BAILED,
 No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,
 No. 5, by _____
 Residence _____ Street,
 No. 6, by _____
 Residence _____ Street,
 No. 7, by _____
 Residence _____ Street,
 No. 8, by _____
 Residence _____ Street,
 No. 9, by _____
 Residence _____ Street,
 No. 10, by _____
 Residence _____ Street,

File 106 / 1531
 Police Court District
 THE PEOPLE, &c.,
 vs. THE COMPLAINT OF
 Elizabeth Collier
 Charles Annenmacher
 1 Charles Annenmacher
 2
 3
 4
 5
 6
 7
 8
 9
 10
 Offence Rape
 Dated Oct 28 1886
 J. P. Pover Magistrate
 W. M. M. Officer
 W. M. M. Precinct
 Witnesses Elizabeth Collier
 No. 4030 F 63 Street,
 Dr. Westbrook
 No. 252 E. 60th Street,
 Dr. Rankley
 No. 100 East 103rd Street,
 COMMITTED TO ANSWER C. A. A.
 Charles Collier
 1208 - 2 Ave

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
Charles Annenmacher
 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. legally ordered
 Dated October 28 1886 W. D. Sweet Police Justice.

I have admitted the above-named _____
 to bail to answer by the undertaking hereto annexed.
 Dated _____ 188_____ Police Justice.

There being no sufficient cause to believe the within named _____
 guilty of the offence within mentioned, I order he to be discharged.
 Dated _____ 188_____ Police Justice.

**POOR QUALITY
ORIGINAL**

0559

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

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

New York, Oct 22 1886

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

*The People
against*

Charles Nomenmacher

Notice of Prosecution.

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

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 130, Section 3), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

**POOR QUALITY
ORIGINAL**

0560

N. Y. GENERAL SESSIONS

**CRUELTY TO CHILDREN.
MURDER**

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

POOR QUALITY ORIGINAL

0551

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN ANTE-MORTEM INQUISITION,

Taken at No. 403 East 63rd Street, in the 19th Ward of the City of New York, in the County of New York, this 28th day of August in the year of our Lord one thousand eight hundred and eighty six before

Richard Cidman Coroner, of the City and County aforesaid, on view of the Body of Lizzie Dolman at

Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said Lizzie Dolman was injured, do

upon their Oaths and Affirmations, say: That the said Lizzie Dolman came by her injuries from which she is now suffering about three weeks ago by having been assaulted, by one named "Carley" of the name unknown as yet, at near Coan's Park according to her statement

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

JURORS.

Gustav Scholtes M.D.	311 W. 48th St.
John C. Aless	1259 1st Ave
Conrad P. Miller	1152 First Ave
George Schneider	1476 First Ave
Henry Tietjen	1131 First Ave
Alexander	109 1st St

Richard Cidman CORONER, E. S.

**POOR QUALITY
ORIGINAL**

0562

City and County of New York, ss.

Statement of Lizzie Tollner now lying
dangerously wounded at 403 East 63rd St. in the 19th Ward
of said City and County, on the 28th day of August 1886

Question—What is your name?

Answer—Lizzie Tollner

Question—Where do you live?

Answer—No 403 East 63rd Street

Question—Do you now believe that you are about to die?

Answer—Yes

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer—No

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer—Yes

About three weeks ago as near as I
can remember I was sitting on the steps
in front of my house ^{about 10^o clock} when a man by the
name of Chanley, who boards at No 405
E. 63rd St. asked me to take a walk down the
street, which I did, when near Boan's Park
he told me to lay down and after that he had
bad to me, and then told me not to say anything
to anyone, he accompanied me home
and then left me, I have been sick
ever since

Sworn to before me
This 28th day of August 1886

Richard C. Adams
Coroner

Lizzie Tollner

POOR QUALITY ORIGINAL

0563

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.
Years.	Months.	Days.		
14			United States	no 403 E. 62 nd St

The People
 OS
 Wommacher

711
 3rd Floor - 1886.
 AN ANTI-MORTEM INQUISTION

On the VIEW of the BODY of
 J. J. Colburn

whereby it is found that she was
 injured by One known as
 "Charlie" about 3 weeks
 ago in or near Brown's
 Park.

Taken on the 28th day
 of August 1886
 before J. J. Colburn
 J. J. Colburn
 . Coroner.

Committed
 Bailed
 Discharged

711

POOR QUALITY ORIGINAL

0564

Case No. <u>188</u>	Aug. 27 1887
Movement No. _____	I have this day received of The Keystone Watch Club Co., One <u>Gents</u> Watch, Case No. <u>84146</u>
Name, _____	Movement No. <u>26275</u> , which I agree to use as a sample, and hereby promise to return within two weeks or sooner, on demand.
Address, _____	<u>E. J. Newman</u>
When Returned: _____	

**POOR QUALITY
ORIGINAL**

0565

E. W. !
May 21. 88

POOR QUALITY ORIGINAL

0566

FORM No. 21.—GENERAL WARRANT.—Sec. 214 Criminal Code.

State of New York, }
COUNTY OF KINGS, } ss.

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

To ANY POLICEMAN OF THE CITY OF BROOKLYN:

INFORMATION upon oath, having been this day laid before me, that the crime of

Fraud Larceny

has been committed, and accusing

of Newsome

thereof:

YOU ARE THEREFORE, commanded forthwith to arrest the above-named

of Newsome

and bring *him* before me, at my Court Room, No. 854 GATES AVENUE, in said City of Brooklyn, or in case of my absence or inability to act, before the nearest or most accessible magistrate in said City.

Dated at the City of Brooklyn, this *12th* day of *June*, 188*8*

[Signature]
POLICE JUSTICE OF THE CITY OF BROOKLYN.

POOR QUALITY ORIGINAL

0567

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

James C. Reynolds, Detective
of 9th Precinct city of Brooklyn

being duly sworn says he is acquainted with the handwriting of THOS. J. KENNA, the Police Justice who issued the annexed Warrant, and that the signature to this Warrant is in the handwriting of said Thomas J. Kenna.

Sworn to before me, this 22
day of March 1888

[Signature]
POLICE JUSTICE.

This Warrant may be executed in the County of
New York

[Signature]
POLICE JUSTICE.
March 22 1888

Before **THOMAS J. KENNA,**
POLICE JUSTICE.

The People of the State of New York
ON COMPLAINT OF
M. Channing Lee
of No. 45 Van Buren St
AGAINST
E. J. Newsum

WARRANT
And Commitment for Examination.

This Warrant is not to be served in the night time or Sunday

[Signature]
POLICE JUSTICE.

Arrested the defendant, and before the said
Justice, this 7th day of March 1888

[Signature]
Officer.

(Sec. 193 Criminal Code.)

188

The within-named
having been brought before me under this
warrant, is hereby committed for examination
to the Sheriff of the County of Kings.

Police Justice.

POOR QUALITY ORIGINAL

0568

FORM NO. 2—GENERAL AFFIDAVIT.

State of New York, }
COUNTY OF KINGS, }

of No. 415 Van Buren Street of the City of Brooklyn,
being duly sworn, deposes and says, that on the 27 day of
Aug 1887, at the said City of Brooklyn, in the County of Kings,

of Messrs. having in his possession as agent of this deponent one gold keychain watch of the value of about eight dollars. said Messrs. did appropriate the same to his own use. Thereupon the two messrs. got together through the deponent says he has made several demands upon said Messrs. for his property.

WHEREFORE this deponent prays that he may be apprehended and dealt with according as the law directs.

Sworn to before me, this 27 day of March 1888

[Signature]
Police Justice of the City of Brooklyn.

It appearing to me from the depositions of _____ that the crime of _____ has been committed, and that there is reasonable ground to believe that said _____ committed said crime, I hereby order that a warrant of arrest be issued for said _____ for the crime complained of in said depositions.

Police Justice of the City of Brooklyn

POOR QUALITY ORIGINAL

0569

March 1888

AFFIDAVIT

OF

US.

Stewart

**POOR QUALITY
ORIGINAL**

0571

FORM No. 38—VOLUNTARY STATEMENT—Sec. 198 Criminal Code.

STATE OF NEW YORK, }
KINGS COUNTY, } ss.

Voluntary Statement of Defendant.

Question. What is your name?

Answer.

Edward McNamee

Question. What is your age?

Answer.

38

Question. Where were you born?

Answer.

Brooklyn, N.Y.

Question. Where do you reside?

Answer.

107 W. 13 St N.Y.

Question. How long have you resided there?

Answer.

About 3 weeks

Question. What is your business or profession?

Answer.

Catcher

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

POOR QUALITY ORIGINAL

0572

[Sec. 196 to 200 inclusive, Criminal Code.]

I **Hereby Certify** that when the examination of witnesses on the part of the People herein was closed, I did then and there inform the defendant Edward S. Moore that he had a right to make a statement in relation to the charge against him, and stated to him the nature of such charge, and that such statement is designated to enable him, if he sees fit, to answer the charge and explain the facts alleged against him, and that he was then and there at liberty to waive making a statement, and that his waiver cannot be used as evidence against him on the trial; whereupon the defendant demanded his right to make such statement, and I did then put to the said defendant the foregoing questions, without oath, and he did answer said questions as above set forth and said questions and answers were reduced to writing then and there by me, in the order in which the same were put and answered, and the answers of said defendant to each of the said questions was distinctly read to him as it was taken down by me in writing as aforesaid, and he was informed by me that he might correct or add to his answer as he pleased, but he declined to add to or correct any of said answers, and declared that all and each of them were true.

Dated Brooklyn, this

7th

day of

May 1880

Police Justice.

POOR QUALITY ORIGINAL

0573

J. 2285 953 7/409

FORM 29.
STATE OF NEW YORK,
COUNTY OF KINGS, CITY OF BROOKLYN. } SS.

Before THOMAS J. KENNA,
Police Justice, Second District.

The People of the State of New York,
vs.

Edward J. Newcomb

EXAMINATION.
ORDER.

Where, being no sufficient cause to believe the
within named

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

Police Justice.

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

Edward J. Kenna

guilty thereof, I order that he be held to answer the
same.

And that he be committed to the Sheriff of the
County of Kings.

And I have admitted him to bail to answer by
the undertaking hereto annexed.

And that he be admitted to bail in the sum of
\$ *100.00* and be committed to the Sheriff
of the County of Kings until he give such bail.

Edward J. Kenna
MAR 10 1888
COURT OF SEES
Police Justice.

POOR QUALITY
ORIGINAL

0574

BEFORE THE GRAND JURY

The people of the State of New
York

against

CHARLES NANNENMACHER

New York October 12th 1886.

Dr. KLETSCH, being first duly sworn by the Foreman,
testified as follows :-

By the Foreman--

Q Now, Doctor, will you just state to the Grand Jury what
you know in regard to this case; when were you first call-
ed and give us a concise statement of what you know about
it.

A I was first called to attend Lizzie Vollmer about the mid-
dle of August-- the precise date I don't know. She had
been sick for ten days before this. She had been treat-
ed by another physician, but he didn't recognize the case,
and simply treated her for malaria, and he left her saying
she would probably be well, and he needn't come again,

**POOR QUALITY
ORIGINAL**

0575

and they sent for me that night, and I saw the case and examined her very closely, and found she had been assaulted; that is, the man that did the assault did not penetrate, that is so, but he produced a very severe abrasion on the right side about an inch long and three-quarters of an inch wide tearing way down on the right side into the visere, and, in order to be on the right side I asked two other physicians to see the case, and they also agreed in my opinion that she must have been assaulted, because at that time I didn't know, and she hadn't made any confession, so the next day she confessed that somebody had assaulted her and taken her on the East River somewhere in a dark place and there had committed the crime; so she said also who it was and the man was living right near her; a few days afterward she was getting very bad, and her brother-in-law or uncle, rather, asked ~~her~~ if it wouldn't be best to have the man arrested, and I told him I thought it ~~would~~ and sent him to the Society for the Prevention of Cruelty to Children, and they took the case in hand and the man was arrested and afterwards taken ~~away~~ to her and identified.

Q She identified him ?

A Yes sir

Q She was perfectly conscious ?

A She was conscious that night.

Q And was she conscious when she confessed to you ?

A She was perfectly conscious that day. She didn't confess to me-- she confessed to her mother and a ~~unt~~.

Q She didn't confess to you ?

A No sir. I simply examined her, and when I found that evening she had been assaulted, I told her mother then and there that that was the case-- by her appearance and looks any person could tell that something out of the way must have happened-- only she didn't confess that night-- I told her it must be positively so, and the next day she confessed it herself; that was on a Thursday, and on Friday she identified him. That same night, Coroner Eidman, she was very low and prostrated, and Coroner Eidman took her ante-mortem statement, but she recovered again; that was on Friday, and on Sunday typhoid fever developed from this nervous prostration. With that she was down two weeks and convalescing, doing very well when she had another relapse.

Q To what do you attribute her death - was it the typhoid fever that was the direct cause ?

A She died from exhaustion following typhoid fever; she didn't die directly from typhoid fever, but she died from

exhaustion, but the typhoid fever I think was positively produced by her low nervous condition, and this hot weather setting in beside, produced typhoid fever.

Q Did you first state to her that she must have been assaulted or that it must have grown out of that ?

A No, I stated that to her mother-- I didn't say anything to her about it-- I simply told her mother that .

Q You said a little while ago that that must be the case, and she afterward confessed; what I want to have you state to the Grand Jury is whether you intimated that first or whether she said anything ?

A No, she hadn't said a word about it; she hadn't disclosed a word of the whole affair to either her mother or aunt, but as I say, I examined her that evening and found evidence of an assault.

Q How came you to suspect- to make this special examination ?

A Her mother said she was suffering from some visceral trouble and difficulty in making water, and she had also told that to the other physician, but he didn't make any examination, but simply prescribed some lotions or ~~plaster~~ poultices.

Q How long was it that you were called in after the date of

this assault ?

A About two weeks after the assault was made I was sent inw

Q And when you diagnosed this case what were the questions you commenced to ask her ?

A Simply, I first took her subjective symptoms and found she had a very high fever and quick pulse, and quite stupid in her condition, and then afterwards I commenced to question her how she got this, and she didn't tell me anything about it-- her mother answered the questions. She said she had come home from the Park one Sunday (that was ten days before I was called) and she said she was feeling very badly and wanted to go to bed-- she must lie down.

Q Is it usual, after sexual intercourse, that it should produce any disorder ?

A Not unless there is an abrasion--some rupture.

Q Did she tell you where this assault took place ?

A She didn't tell me personally-- she told her aunt and mother-- that it took place near the East River.

Q What time ?

A The night time-- some time between eight and ten o'clock she wasn't out later than that, so it must have taken place earlier.

Q How long after this did her death occur ?

A About five or six weeks.

Q From the time of the assault ?

A Yes sir, about five or six weeks.

Q Did you have any one in consultation with you ?

A I had two gentlemen in consultation; in the beginning of the case, I wanted positively to know whether they didn't think as I did or what their opinion was as to that abrasion, and they concurred with me that an assault had taken place.

Q Her death was caused directly from exhaustion resulting from typhoid fever, but indirectly you attribute it to

A The assault-- she was in low, nervous condition.

Q How old was she ?

A Thirteen or fourteen.

Q Did she give you any account of the assault ?

A No, I never asked her anything about it it excited her so much.

Q Did she tell her mother anything about it ?

AV Yes sir and others where it occurred.

Q Was it a violent assault ?

A It must have been quite a violent assault-- the abrasion was very extensive for such a small girl and it made quite an ulcer-- an oval ulcer on the right side in the soft

**POOR QUALITY
ORIGINAL**

0580

parts.

Q. Doctor, who was the first physician that attended this case ?

A. A physician near there- Doctor-

Q. Why did he drop the case ?

A. She wouldn't get any better, and he had simply left word there at the house, he left some medicine-- a large bottle of medicine saying it would probably make her better-- he wouldn't need to come again; when I saw her first her temperature was 105, and she must have been in a bad state and when she didn't get any better after his treatment for six or seven days, they decided to send for somebody else.

Q. The parents ?

A. Yes sir, and as I had treated an aunt of this child before this, the aunt proposed to send for me.

ELIZABETH VOLLNER, being first duly sworn by the Foreman, testified as follows :-

(NOTE:- This witness spoke English very poorly, and much of her testimony was given in German to various Grand Jurors who understood that language).

By the Foreman--

Q. This was your daughter ?

7

A Yes sir.

Q What are the circumstances of the case-- just state to the Grand Jury-- the beginning of it-- what was the commencement of her illness ?

A She felt sick first off.

Q When was this ?

A I don't know the date-- it was the first days in August-- I don't know the date for sure.

Q What did she complain of ?

A She complained first in the back.

Q Pain in the back ?

A Yes sir, and I sent for the doctor.

Q Who did you send for ?

A I sent for Dr. Roth.

Q Well, what what did he say ?

A He said she had malaria fever.

Q What did he give her-- did he give her any medicine ?

AV Yes sir, he gave her some medicine.

Q How long did he attend her ?

A A couple of days-- I guess two times he was there, and I felt he didn't find the right sickness.

Q How did you come to send for the other physician ?

A I sent for the Doctor that was here, Dr. Kletsch.

**POOR QUALITY
ORIGINAL**

0582

- A When you sent for this other doctor, what did he say when he came ?
- A He said that girl is in a bad way.
- Q Did he say that first-- when he first came there ?
- Yes sir right away he said that.
- Q Had your daughter said anything to you up to this time about her having been violently treated ?
- A She didn't say anything.
- Q Didn't tell you anything ?
- A No sir.
- Q When did she first speak to you about it ?
- A After we had this doctor, I commenced to speak, and she said that Charley Mannenmacher.
- Q She knew him ?
- m. Yes sir.
- Q He was a friend of hers ?
- A No, he lived next door.
- Q He lived where ?
- A Next door, and she said that man comes, and said " Come on, Louisa."
- Q Had he been in the habit of going with her ?
- A No sir-- I don't know, she was always in the house.
- Q What did she say about the circumstances of the assault--

what did she say when she finally spoke to you about it ?

What did she say he did ?

A I said what man was it, and she said that Charley Nannan-
macher.

Q She was walking with him ?

A She was one block, and she said " He threw in a dark place
and he did anything that was not right."

Q What time in the night did this take place ?

A She was only down from 8 till 9 or half-past nine.

Q How long have you known Charles Nannemacher ?

A He was living on the block since the Spring.

Q How long have you known him-- was he in the habit of
coming to your house ?

A No sir, he never was in the house.

Q How is it your daughter should have gone out that night ?

A I don't know-- I can't break my head-- I don't know that.

Q Did she ever go out with him before ?

A I never hear anything.

Q How far from your house was it that this took place ?

A (Juror) She don't know the place where it was-- she said
a block away.

Q About a block away ?

A From First Avenue and Avenue A.

Q Is the place all peopled up in your neighborhood there ?

A It is built up on the block down there near Avenue A.

Q Did it take place on the street ?

A On the street.

Q Did he take her to a house ?

A On the street he took her.

Q He did it on the street ?

A (Juror) That is what she says, yes sir.

Q About half-past eight o'clock at night, and the neighborhood was all built up ?

A (Juror) She don't know exactly whereabouts it took place, but her daughter told her it was around the corner.

Q Was there any vacant lot or any place near there where that could have occurred at half-past eight in the evening without attracting notice ?

A (Juror) She don't know she says.

Q Your daughter had always been a truthful girl, always told the truth to you; she was a good girl ?

A Oh, yes; she wouldn't do any such thing-- she never walked out with that man she says.

**POOR QUALITY
ORIGINAL**

0585

Officer CHARLES B. WALKER, being first duly sworn by the Foreman, testified as follows :-

By the Foreman

Q Officer, you arrested this Charles Nannenmacher ?

A Yes sir.

Q Where was he when you arrested him ?

A In the house of a man at 405 East 68th Street.

Q What did he say when you arrested him ?

A He wanted to know where my authority was, my warrant was, and I said here, pointing to my shield.

Q What did he say ?

A That was all he said. I said " How about the girl named Vollmer-- did you have anything to do with her at all," and he said " No, I don't know any such person," and I took him to the station-house, and the Captain sent me up to have him identified by the girl, and he was questioned by the roundsman himself, and he answered the questions and spoke in German, of course I can't tell that-- we have another witness outside that hasn't got a subpoena-- she identified him as the man that assaulted her.

Q In your presence ?

A In my presence. They asked her who is that, and she

Q said Charley. "Is that the man that took you in the dark place ?" "Yes." "What did he do?" The child 12

was so faint she could hardly answer; she finally said he assaulted her in my presence, and I personally was there and people outside that spoke German to the child. When he spoke German, the roundsman said "No more German, now speak English."

Q What do you say she called him?

A Charley.

Q That is his name?

A Yes sir, they all know him as Charley.

Q This locality where the assault was made-- is it built up thoroughly?

A On the Eastern Boulevard where Jones & Wood is situated, and a stone-yard-- a very dark place.

Q Is it such a place where an act like this could have been committed without notice?

A Yes sir.

Q You said she spoke in German?

A No, this man spoke in German to the girl when he came in the room. First he said he didn't know who she was.

Q Did the girl tell you in English this was the man that assaulted her?

Yes sir.

GEORGE BECKER, being first duly sworn by the Foreman testified as follows :-

By the Foreman--

Q Now, Mr. Becker, you were present, were you, at the time the officer brought Nannemacher to the room ?

A Yes sir.

Q Where this girl was sick ?

A Yes sir.

Q What did you hear ?

A I heard that he was the man that done it-- he took her to a dark place.

Q What did he say when they took him into the room ?

A He said at the station-house when he was taken to the station-house that he was no swch man at all, and when he came in front of the bed, he said "Halloe, don't you know me, it's Charley." That is what he says when he came in the room.

Q He spoke in German ?

A He spoke English at the station-house.

Q Who did he say this to in the room ?

A To her, to Louisa that was in bed-- he stood that way by the side, and moved to her and said " Louisa, don't you know Charley ?"

**POOR QUALITY
ORIGINAL**

0588

A He said that to her in German ?

A In German.

Q What else did he say ?

A He said he didn't do it, and then I asked " Is that the man that done it, and she said " That is the man that done it."

POOR QUALITY ORIGINAL

0589

Before the Grand Jury
The People
vs
Chas. Kammewacher

Stenographer's Transcript.

Oct 12 1886

Henry W. Under
Sherriff to Grand Jury

POOR QUALITY ORIGINAL

0591

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Koumenadner

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

Charles Koumenadner

of the CRIME of Murder in the first degree,

committed as follows:

The said Charles Koumenadner,

late of the 19th Ward of the City of New York, in the County of New York aforesaid, on the twenty fifth day of August in the year of our Lord one thousand eight hundred and eighty nine, at the Ward, City and County aforesaid,

in and upon one Elizabeth Volmer, did unlawfully feloniously and of his malice aforethought make an assault, intending and attempting then and there and thereby feloniously and unlawfully to ravish and carnally know the said Elizabeth Volmer, lawfully and lawfully, without her consent, and against her will; and did then and there, with an intent and attempt, unlawfully feloniously and of his malice aforethought, with his private member and by other means to the said Elizabeth Volmer, penetrate the body of the said Elizabeth Volmer, and wound, lacerate

and all that her in her private parts, wounds,
 and other internal parts of her body
 inflicting thereby, in and upon her the said
 Elizabeth Volmer, in her said private parts,
 wounds and internal body, certain mortal
 bruises, wounds, contusions, lacerations and
 injuries, of which said mortal bruises,
 wounds, contusions, lacerations and injuries,
 she the said Elizabeth Volmer, at the Ward,
 Petty and Partry, of the said County,
 the twenty sixth day of August, in the year
 of the said, until the fourth day of
 October, in the same year of the said, did
 languish, and languishing did die, on
 which said fourth day of October,
 in the year of the said, she the said Elizabeth
 Volmer, at the Ward, Petty and Partry
 of the said, of the said mortal bruises, wounds,
 contusions, lacerations and injuries, died.

And so the Grand Jury of the said, do
 say that the said Charles Nomenmacher,
 her the said Elizabeth Volmer, in manner
 and form, and by the means of the said,
 willfully feloniously and of his malice
 aforethought, did kill and murder,
 against the form of the Statute in such
 case made and intended, and against the
 peace of the People of the State of New
 York, and their dignity

private parts, wounds and other internal parts
of her body, in manner as aforesaid, and by means of which
infection of her body in manner aforesaid,
and of which said wounds, bruises, and
other marks of her said Elizabeth
Volmer, in her private parts, wounds and
internal body as aforesaid, she said
Elizabeth Volmer, then and there became
and was mortally sick and diseased
in her body, and of the said mortal
sickness and disease, from the said
twenty sixth day of August in the
year aforesaid, until the fourth day of
October, in the same year aforesaid, at the
Ward, Ritz, and County aforesaid, she
desquished, and languished, and died,
which said fourth day of October, in
the year aforesaid, she said Elizabeth
Volmer, at the Ward, Ritz, and County
aforesaid, of the said mortal sickness and
disease, as aforesaid occasioned, died.

And so the Grand Jury aforesaid
do say, that the said Charles Hammond,
then the said Elizabeth Volmer, in manner and
form, and by the means aforesaid, with intent
to offend and defile the said Elizabeth,
did kill and murder, against the form of the
statute in that behalf made, and against
the peace of the People of the State of New
York, and their dignity.

Third Count.

And the Grand Jury aforesaid, by their indictment further accuse the said Charles Mohammed of the same crime of Murder in the first degree, committed as follows:

The said Charles Mohammed, late of the Ward, City and County aforesaid, aforesaid, County, Kentucky, on the said twenty sixth day of August, in the year aforesaid, at the Ward, City and County aforesaid, in and upon the said Elizabeth Volmer, did unlawfully and feloniously make another assault, and then the said Elizabeth Volmer, then and there, by force and with violence to her the said Elizabeth Volmer, against her will and without her consent, did unlawfully and feloniously rain and casually throw; and the said Charles Mohammed, whilst engaged in the commission of the rape and felony aforesaid, and in committing the same, did then and there, with his right hand and by other means to the Grand Jury aforesaid unlawfully and feloniously strike the body of the said Elizabeth Volmer, and wound, lacerate and ill treat her in her private parts, wounds and other

internal parts of her body
 inflicted thereby, in and upon her
 the said Elizabeth Volmer, in her
 said private parts, wounds and lacerations,
 lacerations, wounds, contusions, and injuries,
 of which said mortal lacerations,
 wounds, contusions, lacerations and
 injuries, the said Elizabeth Volmer,
 of the Ward, Ritey and Rowley
 of the said County of York, in the year of our
 said Lord's said Majesty's said
 day of August, in the year of our
 said Lord's said Majesty's said
 until the fourth day of October,
 in the same year of our said
 Lord's said Majesty's said
 said, on which said fourth day of
 October, in the year of our said
 Lord's said Majesty's said
 said Elizabeth Volmer, of the Ward,
 Ritey and Rowley of the said
 mortal lacerations, wounds, contusions,
 lacerations and injuries, died.

And so the Grand Jury of the said
 County of York, do say: that the said
 Robert Rousemader, her the said Elizabeth
 Volmer, in manner and form, and
 by the means of the said Robert
 Rousemader, and with the aid of
 the commission of the rape, and
 felony of the said Robert Rousemader,
 did kill and murder,

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

Fourth Count.

And the Grand Jury aforesaid, by this indictment further accuse the said Charles Nauemann of the same crime of Murder in the first Degree, committed as follows:

The said Charles Nauemann, late of the Ward, City and County aforesaid, doth intend on the said twenty sixth day of August, in the year aforesaid, at the Ward, City and County aforesaid, in and upon the said Elizabeth Volmer, did unlawfully and feloniously make another assault, and then the said Elizabeth Volmer, then and there by force and with violence to her said Elizabeth Volmer, against her will and without her consent, did unlawfully and feloniously raise and command her to follow; and the said Charles Nauemann, with intent suggested in the

commission of the rape and assault
 aforesaid, and in committing the
 same, did then and there with his
 private murder, and by other means
 to the said young aforesaid unknown,
 willfully and feloniously contrive the
 body of the said Elizabeth Volmer,
 and wound, lacerate and ill treat
 her in her private parts, mouth and
 other internal parts of her body
 by reason of which said contrivance
 of her body in manner aforesaid,
 and also of the said wounding,
 lacerating and ill treatment of her
 the said Elizabeth Volmer in her
 private parts, mouth and internal parts
 as aforesaid, the the said Elizabeth
 Volmer then and there became and
 was mortally sick and diseased
 in her body, and of the said
 mortal sickness and distemper, from
 the said twenty sixth day of August
 in the year aforesaid, until the fourth
 day of October, in the same year
 aforesaid, at the Ward, City and County
 aforesaid, did languish, and how-
 ever she did live, on which said
 fourth day of October, in the year
 aforesaid, the the said Elizabeth
 Volmer, at the Ward, City and County

of aforesaid, by the said mortal sickness
and distemper, so as aforesaid occa-
sioned, died.

And so the Grand Jury aforesaid
do say: That the said Charles Thomas
Madden, then the said Elizabeth Walker,
in manner and form, and by the means
aforesaid, unlawfully feloniously, and
with intent engaged in the commission of
the rape and felony aforesaid, did
kill and murder, 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.

Randolph B. Martine,

District Attorney.