

0576

BOX:

138

FOLDER:

1427

DESCRIPTION:

Farino, Vincent

DATE:

05/27/84



1427

0577

BOX:

138

FOLDER:

1427

DESCRIPTION:

Witte, Charles

DATE:

05/27/84



1427

Witnesses:

Thos C. Peason

104 Chest St

John Murphy

406 Walnut

Peter C. James

41 Chest

No 2. Welch and
on acct of No 1.
Shawn. That he
is not guilty of
any offence
FD

Day of Trial,

Counsel

Filed

Pleads

Day of Trial,
Counsel
Filed
Pleads

day of
No 1. guilty

THE PEOPLE

vs.

Vincent Farino

and Charles Witte

PETER B. OLNEY

District Attorney

12 Nov 14/84

No 1. Fred. F. Connelley

A TRUE BILL.

Assault & battery

John Murphy

Foreman

No 1. Connelley

No 2. Welch

on the above cases
on acct of No 1.

FD

Assault in the First Degree. Etc

0578

0579

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Vincent Farnia
and Charles Wixke

The Grand Jury of the City and County of New York, by this indictment, accuse *Vincent Farnia and Charles Wixke*

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

The said *Vincent Farnia, and Charles Wixke*

late of the City of New York, in the County of New York, aforesaid, on the *Eighteenth* day of *May* in the year of our Lord one thousand eight hundred and eighty *four*, with force of arms, at the City and County aforesaid, in and upon the body of *Thomas Nelson* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Thomas Nelson* with a certain *knife* which the said *Vincent Farnia and Charles Wixke*

in *their* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *in* the said *Thomas Nelson*, then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *Vincent Farnia and Charles Wixke* of the CRIME OF *Assault in the Second Degree*, committed as follows:

The said *Vincent Farnia and Charles Wixke*,

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas Nelson* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *Thomas Nelson* with a certain *knife* which the said *Vincent Farnia*

and Charles Wixke in *their* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound

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

~~JOHN W. MURPHY, District Attorney.~~

0580

~~Third~~
SECOND COUNT

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

Vincent Farina by Charles Witte

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

The said Vincent Farina and

Charles Witte, each —

late of the City and County of New York, afterwards to wit: on the Eighteenth
day of May, in the year of our Lord one thousand eight hundred and
eighty-four, at the City and County aforesaid, with force and arms, in and
upon one Thomas Nelson —

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said Vincent Farina
and Charles Witte, in the said Thomas Nelson,
with a certain knife —
which they ~~the said~~ in their right hands then and there had and held, in
and upon the back —
of him the said Thomas Nelson, —
then and there feloniously did willfully and wrongfully strike, beat, stab, cut,
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said Thomas Nelson —
grievous bodily harm, to wit: thereby then and
there cutting and wounding
his back —

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.

PETER B. OLNEY,

~~JOHN MCKEON~~, District Attorney.

0581

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, *May 19* 188*4*

To whom it may concern:

This is to certify that

Mrs. Nelson

is was under treatment at this Hospital,

for

Shot wounds (3) of back
from *188*, to *188*,

and

in my opinion is now in
Condition to appear in Court.

Chas. A. Powers M.D.
House Surgeon.

0582

*Admission to prison
on order of J.P.*

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

1897
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Thomas J. Clark
He claims to be
victim of crime
Charles Witte*

Offence *Delinquent
Assault*

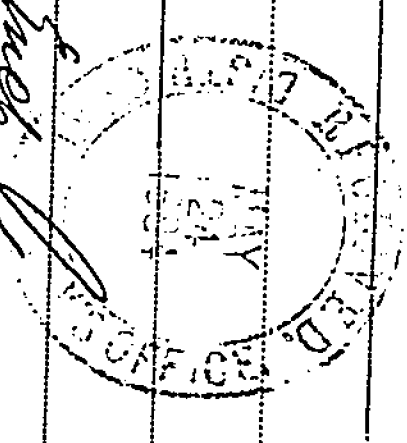
Dated *23 May* 188*4*

Charles Witte Magistrate.
Peter J. Farina Officer.

4 Precinct.

Witnesses *John Murphy*

No. *Hell Water* Street.



No. _____ Street,
to answer *Charles Witte* Sessions.

Clark

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 *Vincent Farina*
and Charles Witte
guilty thereof, I order that he be held to answer the same and *he* be admitted to bail in the sum of *Two*
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 *23 May* 188*4* *Alfred Wade* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Amos Hanna

Charles With

Dated May 19 1888

Melde

Magistrate.

John E. Lawrence Officer.
John B. Green & James
Witness.

Disposition,

To award the
penalty of injuries

0583

0584

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.POLICE COURT, First DISTRICT.of No. 406 Water Street, being duly sworn, deposes andsays that on the 18 day of May 1886at the City of New York, in the County of New York, Vincent Farina

and Charles Witte (both now here) did feloniously assault and beat one Thomas Nelson from the fact, that deponent saw said defendants walk up behind the said Nelson in Catharine Street, and deponent saw said Farina strike the said Nelson on the back with a knife which he the said Farina held in his hand, cutting and wounding him the said Nelson on the back — The said Nelson is now confined to the Chamber Street Hospital, and unable to appear in Court to make a Complaint — Deponent charges that said defendants acting in concert together, did feloniously assault the said Nelson as aforesaid and prays that they be committed to await the result of inquests.

Sworn to before me
 the 19 day May 1886 } John D. Murphy
 J. D. Murphy
 Police Justice.

0585

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK { ss

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

Question What is your name?

Answer

Charles Witte

Question. How old are you?

Answer

32 years

Question. Where were you born?

Answer.

Italy

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

Answer.

62 Oliver St. about 3 mos

Question What is your business or profession?

Answer.

*Vender*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 ^{his} Witte
mark

Taken before me this *21*
day of *March* 188*8*
W. J. [Signature]
Police Justice.

0586

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Vincent Farina 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

Vincent Farina

Question. How old are you?

Answer

33 years

Question. Where were you born?

Answer.

Italy

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

Answer.

140 Cherry St. 9 months

Question What is your business or profession?

Answer.

Vender

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

Vincent ^{his} Farina
Mark

Taken before me this *23* day of *March* 19*33*
W. J. H. H. H.
Police Justice.

0587

Police Court—First District.CITY AND COUNTY
OF NEW YORK, { ss.of No. 104 Oliver Street aged 27 years. occupation clerk Street.being duly sworn, deposes and says, that
on Sunday the 18 day of Mayin the year 1884 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Vincent Farina and Charles Witte
(both now here) that on said day
 said defendants in company with
 each other followed deponent along
Catharine Street in said city, said
 defendants came up to deponent and
 said Vincent Farina did cut and stab
 deponent three ^{times} on the back with the
 blade of a knife then and there held
 in his hand. Causing serious wounds
 Deponent charges said defendants with
 acting in concert with each in cutting
 and wounding deponent as aforesaid

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

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

Sworn to before me, this

of

day

188

POLICE JUSTICE.

0588

BOX:

138

FOLDER:

1427

DESCRIPTION:

Fay, Margaret

DATE:

05/21/84



1427

Witnesses:

William H. Moore

House of Deacons

Peter J. Tucker

130

Counsel,

Filed *21* day of *May* 188 *4*

Pleads *Not guilty*

THE PEOPLE

H. D.

vs.

P

Margaret Fong

H. D.

Grand Larceny, *From the person,* degree
[Sections 528, 529, — Penal Code]

PETER B. OLNEY,

P. B. Olney District Attorney.

Ind. & Connected.

A True Bill. *Pen 5 year.*

W. H. Moore Foreman.

0589

0590

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Margaret Fay

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

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

The said *Margaret Fay*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
the tenth day of *May* in the year of our Lord one thousand
eight hundred and eighty *four*, in the *night* time of the said day, at the Ward, 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 *William Remmisen*
on the person of *the said William Remmisen*
then and there being found, from the person of the said *William Remmisen*
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.

Peter B. Olney
District Attorney

0591

1344
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*William Remond
Street of Wilmington*

1 *William Remond*
2
3
4

MAY 20 1884

Office *Lancaster*

Dated *May 20* 188

Wells Magistrate.

John J. Ducker Officer.

27 Precinct.

Witnesses *John J. Ducker*

John J. Ducker Street.

John J. Ducker Street.

John J. Ducker Street.

John J. Ducker Street.

No. *1111* Street.

\$ *1111* to answer *Street* Sessions.

Am

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

Mary Ann Gray

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated *May 20* 188 *Wells* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0592

Sec. 198-200.

Just District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question What is your name?

Answer *Margaret Fay*

Question How old are you?

Answer *30 years*

Question Where were you born?

Answer *Ireland*

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

Answer *I have no certain place*

Question What is your business or profession?

Answer *I do general house work*

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 -*

Margaret Fay
maur.

Taken before me this *20*
day of *May* 188*8*
Wm. H. Smith
Police Justice.

0593

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York,House of detention Wilhelm Rasmussen
of No. 19 Thames Street, aged 30 years,
occupation Sailor being duly sworndeposes and says, that on the 20 day of May 1888 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 of the
Value of five dollars (\$5.00)

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 Margaret Fay (now here)
from the fact, that about the hour
of 2 o'clock am. on the above date
Deponent was standing in Thames
Street, Corner of Church Street when
said defendant came up and thrust
her hand into the right hand pocket
of deponent's vest which was then worn
on the person of deponent and snatched
therefrom the aforesaid property and immediately
ran away. Subsequently the said defendant
was arrested by officer Peter J. Tucker of the
27th Precinct Police who found in her possession
a Silver Watch which deponent fully identifies
as the property ^{stolen} from his person and possession.Wilhelm RasmussenSworn to before me, this 20 day
of May 1888
Max Frank
Police Justice.

0594

BOX:

138

FOLDER:

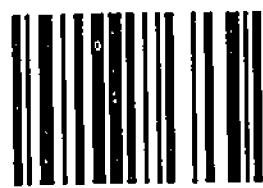
1427

DESCRIPTION:

Ferando, Raphela

DATE:

05/29/84



1427

0595

BOX:

138

FOLDER:

1427

DESCRIPTION:

Caruso, Ferdinand

DATE:

05/29/84



1427

WITNESS

THOS. O'HERNE.

193 Albert Raymond
68 Beaker St.

Day of Trial,

Counsel,

Filed, 29 day of May 1884

Pleads *Magically*

Assault in the First Degree.

THE PEOPLE

vs.

Raphaela Ferando

et al

Ferdinand Leanos

PETER B. OLNEY

~~JOHN MCKEON~~

District Attorney.

Dr. McKeon 1876

Photo tried & cracked

A TRUE BILL.

Asses. 3d 4th

Each Page 3 Ford.

C. M. McKeon

Foreman.

Sept 25th

Payroll Book

1876

Sept 27th
Sept 9th

0596

0597

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Raphela Ferando
Ferdinand Caruso*

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

Raphela Ferando and Ferdinand Caruso

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

The said

Raphela Ferando and Ferdinand Caruso

late of the City of New York, in the County of New York, aforesaid, on the *twenty fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty *four* with force of arms, at the City and County aforesaid, in and upon the body of *Thomas Ahearn* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *Thomas Ahearn* with a certain *knife* which ~~the said~~ *they* the said *Raphela Ferando and Ferdinand Caruso*

in *their* right hand ~~then and there~~ had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *him* the said *Thomas Ahearn* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Raphela Ferando and Ferdinand Caruso

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

Raphela Ferando and Ferdinand Caruso

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas Ahearn* then and there being, feloniously did, willfully and wrongfully, make an assault and *him* the said *Thomas Ahearn* with a certain *knife* which ~~the said~~ *they* the said *Raphela Ferando and Ferdinand Caruso*

in *their* right hand ~~then and there~~ had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut 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.

Peter B. Olney

JOHN McKEON, District Attorney.

POOR QUALITY
ORIGINAL

0598

Depth
Abundant
Caruso

0599

REYNAUD, HARRIS & LORD,
Attorneys and Counsellors,
68 Beaver Street,
New York.

August 21st 1885.

Hon. Randolph B. Martine,

Dear Sir:

Over a year ago one Caruso was indicted with others for assault, I believe. If my recollection of the charge is correct, it was simply inferential, as to Caruso.

I was asked by Mr. Tocci, an Italian Exchange broker, to interest myself in the accused.

Caruso has recently lost his father in Italy and desires to return thither permanently. Out of fairness to Mr. Tocci who went bail for him he notified the latter.

In view of all the circumstances can you not nol. pros. the matter, or agree to hold the indictment on the express condition that Caruso is to return to his native country and remain ~~there~~.

I am very truly, Yr. obed't Serv't


Wm. Reynolds

REYNAUD, HARRIS & LORD,
Attorneys and Counsellors,
68 Beaver Street,
New York.

Copy

August 21st 1885.

Hon. Randolph B. Martine,

Dear Sir:

Over a year ago one Caruso was indicted with others for assault, I believe. If my recollection of the charge is correct, it was simply inferential, as to Caruso.

I was asked by Mr. Tocci, an Italian Exchange Broker, to interest myself in the accused.

Caruso has recently lost his father in Italy and desires to return thither permanently. Out of fairness to Mr. Tocci who went bail for him he notified the latter.

In view of all the circumstances can you not nol. pros. the matter, or agree to hold the indictment on the express condition that Caruso is to return to his native country and remain there.

I am very truly, Y'r. Obed't. Servt

Albert Reynaud

0601

REYNAUD, HARRIS & LORD,
Attorneys and Counsellors,
68 Beaver Street,
New York.

Hon. Randolph B. Martine,
District Attorney.

Dear Sir:

We have no answer to our letter of Aug. 21st 1885 in regard to People against Caruso-- of which we enclose you copy. Mr. Tocci is naturally anxious, as Caruso having fairly notified him of his intended permanent return to Italy where his father's death has made his presence urgent, it seems harsh to prevent his departure. On the other hand, Caruso is too poor to afford to return to America for the mere purpose of being tried. We therefore urge, that in view of the circumstances, you may well agree to hold the case back upon the promise and condition that Caruso will remain in his native country.

Yours truly

Alfred Harris

0602

Cost
BAILED by *Office Street*
Residence *24 Bank St* Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street
No. 5, by _____
Residence _____ Street

Police Court *1337* District *1337*
THE PEOPLE, &c.,
ON THE COMPLAINT OF
James M. Mearns
1. *Raphaela Ferando*
2. *Ferdinand Casuso*
3. _____
4. _____
Dated *26 May* 188*8*
Off. Carrett & Mearns Magistrate.
Offence *Delonious Assault*
Witnesses *James Mearns*
No. *57* Street *Charles W. Stevens*
No. *49* Street *Robert J. Collier*
No. *65* Street *James Mearns*
to answer Sessions.

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 *Raphaela Ferando & Ferdinand Casuso*

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

Dated *26 May* 188*8* *[Signature]* Police Justice.

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed. *[Signature]* Police Justice.

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

Dated _____ 188*8* _____ Police Justice.

0603

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Ferdinand Caruso 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

Ferdinand Caruso

Question. How old are you?

Answer

32 years

Question. Where were you born?

Answer.

Italy

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

Answer.

68 James St. 2 mos

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

Ferdinand ^{his} Caruso
Mark

Taken before me this 26 day of May 1884
[Signature]
Police Justice.

0604

Sec. 198-200.

District Police Court.

CITY AND COUNTY {
OF NEW YORK, ss

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

Question What is your name?

Answer

Raphela Ferando

Question. How old are you?

Answer

23 years

Question. Where were you born?

Answer.

Italy

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

Answer.

68 James St. 2 months

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

Raphela ^{*his*} *Ferando*
(Mark)

Taken before me this

26

day of

James St.

Police Justice.

0605

Police Court—1st District.

CITY AND COUNTY
OF NEW YORK

Police Officer Thomas Shearn aged 27 years
of No. 7 Fourth Pocinct Police Street,

being duly sworn, deposes and says, that
on Sunday the 25 day of May
in the year 1884 at the City of New York, in the County of New York,

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

Raphela Terando Ferdinand Barrios
(now here) that while deponent
was in uniform of the Municipal
Police and performing his duty as
as such officer said defendants
made a thrust at deponent's body
with knives (here shown) then and
there held in their hands.

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

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

Sworn to before me, this

26

day

of

May

1884

Thomas Shearn

POLICE JUSTICE:

0606

BOX:

138

FOLDER:

1427

DESCRIPTION:

Flandery, Dennis

DATE:

05/14/84



1427

witnesses:
 Chas Mayle
 281 Mulberry St
 City.
 John O'Sullivan
 14 Creek
 City.
 Charles
 Mayle
 F.

10/11/87
 Day of Trial,
 Counsel,
 Filed 14 day of May 1887
 Pleads Not guilty (1st)

THE PEOPLE
 vs.
 Dennis Flanery
 BURGARY—Third Degree, and
 Receiving Stolen Goods.
 (33 498-506-520-531-532)

PETER B. OLNEY,
 JOHN McKEON,
 22 New York District Attorney.
 Pleads PR.
 A True Bill.
 Foreman.
 Sent. 4 can
 F.

0607

0608

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 Flanery

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

Dennis Flanery

- of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *Dennis Flanery*

late of the ~~fourteenth~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~eighth~~ day of ~~April~~ in the year of our Lord one thousand eight hundred and eighty ~~four~~ with force and arms, at the Ward, City and County aforesaid, the ~~cellar~~ of

Charles Magel

- there situate, feloniously and burglariously, did break into and enter, the same being ~~a part of~~ a building, in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Charles Magel

- then and there being, then and there feloniously and burglariously to steal, take and carry away, and ~~five~~

kegs of beer of the value of

five dollars and fifty cents

each, and five kegs of the

value of three dollars each

of the goods, chattels and personal property of the said *Charles*

Magel

so kept as aforesaid in the said ~~cellar~~, 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.

0609

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

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

The said *Dennis Flanery*

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

*one bag of rice of the
value of five dollars
and fifty cents to a
bag of rice of the
value of five dollars*

of the goods, chattels and personal property of *Charles May*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said *Charles May*

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

Dennis Flanery

then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen), 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.

PETER B. OLNEY,
~~JOHN McKEON,~~

District Attorney.

06 10

Court of Special Sessions
City of New York } Before Justices
The People } Kilbreth, Smith
- vs - } and Ford
Dennis Handery } April 11th 1884.

Charles Nagle, the complaining witness sworn,
testified as follows: -
(By the Court -)

Q Where do you live?

A - 281 Mulberry Street.

Q On the 8th of April was any property stolen from you?

A - Yes, sir, five kegs of beer

Q Will you charge one keg of beer?

A - Yes sir

Q What was it worth?

A - I guess about five and a half or five dollars

Q Where was this taken from?

A - The officer caught him in Jersey Street, and he tried to sell it

Q Will you say you were driving a wagon with beer?

A - No sir

Q You say that a keg of beer was stolen from you?

0611

2 a yes sir

2 Where was it stolen from?

a out of the cellar

2 You missed it from your cellar?

a yes sir

2 Did you see the key afterwards?

a Well, I can't swear it is my beer, but it is the same kind of beer. I saw one key in the station house

2 In the possession of Officer O'Sullivan?

a yes sir

2 From the marks on it you believe it to be Brown's?

a yes sir

2 You cannot swear to it?

a no sir

2 (McConan) How did you identify this as the identical beer which was taken out of your cellar?

a I did not say it was.

Officer John O'Sullivan sworn for the people

2 What precinct, officer?

a Fourteenth

2 Did you arrest this defendant?

a I did, sir

06 12

When?

A - On the evening of the 8th of April
2 What hour?

A - Well, about a quarter of nine o'clock
Where did you arrest him?

A - In a yard in Jersey Street. He had
a keg of beer and he laid it down -
I asked him what he was doing with it,
and where he got it? He said that
a woman was going to buy it from him.
I asked him where he got it, and
he said that he got it on the side walk.
I said, I think I will lock you up. I said
tell me where you got this beer, and he said
"I got it on the side walk". I took
him to the Station house, and he was
locked up. In the mean time the
Sergeant told me to go along and
make inquiries and see if any one
lost any beer. I went to several
places and enquired, and they said they
did not lose anything. I went to this
Complainant's place, and I asked him, what
beer he sold (affected to)

2 From information he gave you, you took
him and showed him this beer?

A Yes Sir. His cellar had been
broken into, The Staple pulled out

06 13

4

and the lock taken off.

Cross-examined

Q Did this complainant identify ^{that} ~~the~~ keg of beer as hislager beer?

A - He said it was the same brand of beer that he sold

(Question Repeated)

A - To the best of his belief, he said it was his.

Charles Nagle (recalled by the Court -)

Q Was your cellar broken into?

A Yes sir

Q When did you lock it up?

A I locked the door myself

Q And when did you discover that it was broken open?

A - 8 or 9 o'clock, I cannot tell exactly the time

Q The place was broken open?

A - Yes sir

Q You went down there and discovered that some of your kegs of beer had been taken?

06 14

2. Lost - fine (5)

2. That was in there when you locked it up?

A. Yes sir. I got it at two o'clock in the afternoon

2. And that was the same mark as on this beer?

A. Yes sir. The same name. There is no extra mark on it

The Court - The witness is closed a burglary. We will transfer this case to the General Sessions for trial

06:15

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 Remis Handberg

Dated April 9 1886 Wm. L. ... Police Justice.

Dated 188 *Police Justice,*

Dated 188 *Police Justice,*

06 16

Sec. 198-200

CITY AND COUNTY
OF NEW YORK.

First District Police Court.

Dennis Handery 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.

Dennis Handery

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.

2 Maria street, And about one year

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.

Taken before me this

day of

1884

July 2
Police Justice.

Dennis Handery

06 17

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation John O'Sullivan
officer of 14th Precinct Police of No.

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

Sworn to before me, this 9
day of April 1887 } John O'Sullivan

Chas. Magee
Police Justice.

06 18

City and County of New York, ss.: POLICE COURT First DISTRICT.

THE PEOPLE,

vs.

On Complaint of

For

Dennis Flandery

Charles C. Kagle

Petit Larceny

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, ~~and my right to make a statement in relation to it~~ and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated April 9 1888.

Dennis Flandery

Police Justice.

06 19

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Charles Magle

of No. 281 Mulberry Street, aged 55 years. Saloon Keeper
being duly sworn, deposes and says, that on the 8th day of April 1884at the premises 281 Mulberry Street, in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possessionof a person in the night time with intent to deprive the
true owner of the use and benefit thereof.
the following property, viz:

One Keg of Lager Beer of the
Value of five dollars and a half
(\$5.50)

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 Dennis Flandery (now

here) from the fact that deponent is
informed by officer John O'Sullivan of
the 14th Precinct Police that he saw
Flandery in a yard in Jersey street with
a keg of Lager beer in his possession -
that deponent has seen said keg of
Lager beer and fully identifies the same
as the property stolen from his possession
C. Magle

Sworn before me this

Police Justice,

1884

0620

BOX:

138

FOLDER:

1427

DESCRIPTION:

Ford, Mary

DATE:

05/14/84



1427

Witness

Thos Henry

201 to Ave City

Officer Chas J. Bennett

29 Great City

2006
Counsel, J. D. Murphy
Filed 14 day of May 1884
Pleads wholly guilty

THE PEOPLE
vs.
P
Mary Ford
By Mary King

PETER B. OLNEY,
~~WILLIAM H. BECKHAM,~~

D. 2 May 1884
District Attorney.
Pleads guilty
A True Bill.
~~For the People of the County of Suffolk.~~

C. A. Murphy
Foreman.

Sentence suspended
May 20 84 at 11 AM

0621

0622

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Ford

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

Mary Ford

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Mary Ford*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *tenth* day of *May* in the year of our Lord one
thousand eight hundred and eighty*four*, at the Ward, City and County aforesaid,
with force and arms, *six stockings of the*

value of fifty cents each and
eight neck-ties of the value
of twenty five cents each

of the goods, chattels and personal property of one *Hugh O'Neil*
then and there being found, then and there
unlawfully 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.

Peter B. Olney

District Attorney

0623

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

No. 10 1325
Police Court District
THE PEOPLE, &c.,
BY THE COMPLAINANT OF
324
MAY 10 1888
Dated _____
Offence Petit Larceny
Magistrate
Precinct
Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer Sessions
Clerk

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 May 10 1888 _____ Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

0624

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mary Ford*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No - 14th Street between 1st & 2^d Avenue, 4th floor*

Question. What is your business or profession?

Answer. *Housekeeper*

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

Answer. *I am not guilty.*

Mary Ford
Spunk

Subscribed before me this *16* day of *March* 188*4*
John J. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0625

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. *921, 6th Avenue* Street,

being duly sworn, deposes and says, that on the *10* day of *May* 188*8*

at the *in the day time in* City of New York,

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

of deponent

and with the intent to deprive the true owner of the use and benefit thereof

the following property, viz:

*2 Pairs of Womens Hose Valued at
Two \$4/00 Dollars*

8 Neck Ties Valued at

*Two Dollars, in all of the
Value of four \$4/00 Dollars*

the property of

*Hugh O'Neill & Company and
in Care and Custody 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 *Mary Ford, now here*

*in whose possession the above mentioned
Articles were found by Deponent, and
whom as seen by Deponent to take
a portion of said property, all of which
has been identified by Deponent*

Thomas Kenny

Sworn before me this

day of

May

188*8*

Police Justice,

0626

BOX:

138

FOLDER:

1427

DESCRIPTION:

Franley, John

DATE:

05/14/84



1427

0627

BOX:

138

FOLDER:

1427

DESCRIPTION:

Hunt, James

DATE:

05/14/84



1427

POOR QUALITY
ORIGINAL

0628

W.H. 7/10
C.A. 7/5
Counsel,
Filed 14 day of May
Pleads Chiquely, by

188

THE PEOPLE
Burglary, 3rd Degree,
Grand Larceny, 3rd Degree,
and Receiving Stolen Goods,
(Sections 40, 500, 525, 53, and 550)

PETER B. OLNEY,
JOHN McKEON

District Attorney.

A TRUE BILL.

June 10/84

Marine Soldiers

11 Bayard St.

Michael Rooney.

offices

10 Fremont St.

0629

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

James Hunt
and
John Brantley

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

John Brantley — — — — —

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

The said *James Hunt*, and
John Brantley, each — — — — —
late of the *Tenth* Ward of the City of New York, in the County of New York
aforesaid, on the *seventh* day of *May*, in the year of our Lord one
thousand eight hundred and eighty-*four*, with force and arms, about the hour
of *six* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of *one Morris*
Goldstein — — — — —

there situate, feloniously and burglariously did break into and enter, *there*
being — — — — —

~~whilst there was~~ then and there some human being, to wit, ~~one~~ *the said*
Morris Goldstein, within the said dwelling house, the said
James Hunt and *John Brantley*
then and there intending to commit some crime therein, to wit: the goods chattels and
personal property of *one Max Cohen* — — — — —

— — — — — 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.

0630

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said —
John Frauley and James Hunt
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *John Frauley and James Hunt, each* —

late of the Ward, City and County aforesaid, afterwards, to wit: on the said —
seventh day of *May*, in the year of our Lord one thousand eight
hundred and eighty-*four*, at the Ward, City and County aforesaid, in the
day — time of said day, with force and arms, —

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
each; *seven* promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars *each*; *ten* promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the
value of five dollars *each*; *ten* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars,
and of the value of two dollars *each*; *ten* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of one dollar, and of the value of one dollar *each*; *three* promissory notes for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty
dollars *each*; *seven* promissory notes for the payment of money (and of the kind known as bank
notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of
the value of five dollars *each*, and one certain instru-
ment and writing and evidence of
debt, to wit: an order for the payment
of money, of the kind known as
bank checks, the same being
then and there unsatisfied, and
for the payment of and of the
value of *fifty* dollars —

of the goods, chattels and personal property of one *Max Cohen* —
— in the dwelling house of one
Morris Goldstein, there situate, then and there being found
in the dwelling house aforesaid, then and there feloniously did steal, take and carry
away, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

Robert B. O'Neary
District Attorney

General Session Court.

The People

Plaintiff

against

James Hunt
and ano.

Defendant.

Affidavits as to
Character.

John O'Byrne & Stewart,

Attorney for Deft. Hunt,

5 Beekman Street,
TEMPLE COURT,
NEW YORK CITY.

To

Attorney for

Due and timely service of a copy of the within

is hereby admitted.

Dated,

188

Attorney for

0631

0632

Court of General Sessions

The People
against
James Hunt } Burglary.

City and County of New York s.s.

Michael Martin being duly sworn says: That he resides at No 455 Third Avenue, in said city. That he is a manufacturer of cigars and has been for the last twenty years, which he vends by wholesale and retail at the above number on Third Avenue. That he has known the defendant James Hunt from infancy; that he has heretofore borne the character of an upright and industrious young man. His parents and the other members of his family are reputable and respectable people; to whom his alleged misconduct has been at once, a matter of amazement and mortification. Deponent says that he never was more surprised, than when he heard of the

0633

charge against the said defendants
That defendant has taken said
defendant Hunt into his
employment, in a trustworthy
position, where he has the hand-
ling of money, and that defendant
will be diligent in watching
over him, so that he may
be preserved from the tempta-
tion to commit any crime
or wander into the company
of persons, likely to lead
him astray.

sworn to before { Michael Martin
me June 17 1884 }

Robert O. Byrne
Notary Public
N.Y.C.

0634

City and County of New York S.S.

James Naughton, being duly sworn, says: - That, he is an undertaker, doing business at No 37 Mott Street. That he lives at No 35 Mott Street, New York City, and has lived in that neighborhood, at numbers 34 ~~and~~ 35 Mott Street for past fourteen years.

I have known defendant James Hunt and his parents for that length of time.

Defendant says, that during that time he has always known defendant Hunt as an honest, industrious and good young man.

I have always considered his character above reproach, and never heard his character questioned.

Sworn to before

me June 2 1884

James Naughton

Robert O. Byrne
Notary Public
N.Y.C.

0635

51

City and County of New York, S. S.
 John Ochs being duly
 sworn says That he is
 a butcher by trade,
 doing business at No 61
 Mott Street, New York City,
 where Depovent also
 resides, having lived there
 for the past fourteen
 years. Depovent has
 been an intimate acquaintance
 of the defendant James
 Hunt's Parents during
 that time, and have know
 the defendant James
 Hunt from his infancy.
 That Depovent never heard
 defendant James Hunt's
 character assailed, but
 have always know him
 as a dutiful son and
 a good, honest and
 upright young man.
 Depovent would trust
 him in any position.
 Sworn to before
 me June, 30/884 } John Ochs
 Robert G. Ryge
 Notary Public
 N.Y.C.

0636

Robert Hamilton being duly
sworn says: That he is
Sexton of the Church of the

POOR QUALITY
ORIGINAL

0637

City and County of New York, S.S.
Henry Schumacher, being duly
sworn says, That he is
in business & resides at
No 31 North Street, New
York City, and has done
business and resided
there since 1865. That
he is a butcher. That
he has known James Hunt
the defendant, since he
was a child; he, James
Hunt, having always
lived near ~~deponent~~ with his
parents, and has always
known him as an honest
good and industrious boy
that he would trust
him in any position.
That he was surprised
to hear of said Hunt
being charged with
any offence, as deponent
always considered
said Hunt above
reproach.
As to defendant Hunt's
character, deponent never

0638

Heard and questioned
Sworn to before }
me June 3 1884 }

Henry Lohmüller.
Robert O. Pogue
Notary Public
W. H. Co.

POOR QUALITY
ORIGINAL

0639

City and County of New York, S.S.
Patrick Henry, being duly
sworn says, that he is
employed by E. D. Farrell,
Furniture Dealer, Bowery,
and has lived at No 32
Mott Street New York City
for the past sixteen
years, where Mr & Mrs
Hunt, parents of James
Hunt the defendant
have resided for the
same time.
I have known James
Hunt the defendant
intimately during all that
time, and have seen every
year of his life his
character, which I
consider very good.
I have always found said
James Hunt, an honest,
industrious and good
young man; sober and
very regular in his
habits, &c.
I swear to before me. } Patrick Henry
May 3 1884 }
Robert O'Brien Notary Public N.Y.C.

POOR QUALITY
ORIGINAL

0640

JOHN STACOM,
Attorney and Counselor at Law,
116 CENTRE STREET,

New York, May 21st 1884

Mr. Hornsully

I am Counsel for
Hunt & Hawley in a Case of
Burglary & Larceny now on
your calendar.

Hunt is on bail and
is in the country. But
will be back on the 1st
of June. You will there-
fore oblige me by permitting
the case to go over for the
Term. I will be ready any
time next term.

Yours &c
John Stacom

0641

Part one
District Attorney's Office.

PEOPLE

vs.

John Frawley
et al

For Tues June 10-84

Bail notified, and
Sub's personally
served.

"

0643

Sec. 108-200.

3rd District Police Court.CITY AND COUNTY }
OF NEW YORK, } ss.

John Tracely 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 Tracely

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York City

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

Answer.

North second street Brooklyn 2 years

Question. What is your business or profession?

Answer.

Basket maker

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

Answer.

I am not guilty

John Tracely

Taken before me this

day of

May

1888

John Tracely

Police Justice.

0644

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

James Hunt 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.

James Hunt

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York City

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

Answer.

32 Holt Street 19 years

Question. What is your business or profession?

Answer.

Papermaker

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

James Hunt

Taken before me this

day of

May

188

John A. Brown

Police Justice.

0645

Police Court—3^d District.City and County }
of New York, } ss.:of No. 11 Bayard Street, aged 19 years,
occupation Teacher being duly sworndeposes and says, that the premises No 11 Bayard Street,
in the City and County aforesaid, the said being a Dwelling with
a store on the first floor
and which was occupied by deponent as a Dwelling
and in which there was at the time a human being, by name Ester Cohen
Goldstein and the deponent
were BURGLARIOUSLY entered by means of force False Keys
and a picklock which were found
in the possession of the deponent.on the 7th day of May 1884 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:One check of the value of fifty
dollars and good and lawful money
of the United States to the amount
and value of eighty dollars in
all of the value of one hundred and
thirty dollars of 130.00the property of Ester Cohen
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 byJohn Bracely and James Hurst
(both were here)for the reasons following, to wit: that the deponent accepted
both of the defendants at 6.45 P.M.
and in the act of taking stealing
and carrying away the above described
property from the aforesaid premises
and from the possession of deponent
separate before me
the 8th day of May 1884

Morris Goldstein

John Horman Police Justice

0646

BOX:

138

FOLDER:

1427

DESCRIPTION:

Frederick, Antonio

DATE:

05/22/84



1427

S. de Lanza
Deputy

W. H. Gregory
Filed 22 day of May 1884
Pleads *Not guilty*
THE PEOPLE
vs. *F*
Antonio Frederico
Sen. & Com. by Court
April 8/85
PETER B. OLNEY,
JOHN MCKEON,
District Attorney.
April 24/85.
Spied & convicted of
A TRUE BILL *Charles D.oley*
S. P. 3 years.
J. M. Harper
Foreman.
April 24/85
1. P. 3 years.
S. P. 3 years.

POOR QUALITY
ORIGINAL

0647

0648

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Antonio Frederick

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

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

The said *Antonio Frederick*

late of the City of New York, in the County of New York aforesaid, on the *2nd* day of *March* in the year of our Lord one thousand eight hundred and eighty *seven* with force and arms, at the City and County aforesaid, in and upon the body of *Sapardias De la Cruz* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Sapardias De la Cruz* a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Antonio Frederick* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *to kill* the said *Sapardias De la Cruz* thereby then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided. and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

of the Crime of assault in the second degree, committed as follows:

The said *Antonio Frederick* late of the City and County aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Sapardias De la Cruz* then and there being, feloniously did, willfully and wrongfully, make an assault, and to, at and against *him* the said *Sapardias De la Cruz* a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which *Antonio Frederick* the said

in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there shoot off and discharge

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

~~JOHN McKEON, District Attorney.~~

0649

Third COUNT.

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

Antonio Frederick
of the CRIME OF Assault in the second degree
committed as follows:

The said Antonio Frederick
late of the First Ward of the City of New York, in the County of New York, on the
first day of March in the year of our Lord one thousand
eight hundred and eightyfour, at the Ward, City and County aforesaid, with force and arms,
in and upon one Sgadriredo De Lorenzo,
in the presence of the People of the said State,
then and there feloniously did
make an assault, and, to, at, and against
him the said Sgadriredo De Lorenzo, a
certain pistol then and there loaded and
charged with four and one leaden
bullet, which said pistol the said Antonio
Frederick in his right hand then and
there had and held, then and there
feloniously, did wilfully and wrongfully
shoot off and discharge; and the said
Antonio Frederick, with the leaden bullet
aforesaid out of the pistol aforesaid, so as
aforesaid by him the said Antonio Fred-
erick then and there feloniously, wilfully
and wrongfully shot off and discharged,
him the said Sgadriredo De Lorenzo, in
and upon the left buttock of him the
said Sgadriredo De Lorenzo, then and
there feloniously did wilfully and

0650

wrongfully strike, penetrate and wound;
and by means of the premises, aforesaid
did then and there upon the said
Squadriado, feloniously, wilfully
and wrongfully, inflict grievous
bodily harm, to wit, did then
and there wound his left buttock
aforesaid: against the form of the
Statute in such case made and
provided, and against the peace of
the people of the State of New
York, and their dignity.

Peter B. Orney,

District Attorney

0651

Testimony in the
case of
Antonio Frederick

Filed May 1884.

0652

The People { Court of General Sessions, Part 1.
 {
Antonio Frederick. { Before Judge Cowing.

April 24, 1885.

Indictment for assault in the first degree.

Sagadribedo De Lorenzo sworn. I was at 35 Mulberry Street on the first of March, 1884 when the defendant fired at me; after he shot me he fired the pistol away; the first ball grazed my side and the second went in five inches, I was taken to the hospital and remained three or four months, I am sure that the man on trial is the one that fired twice at me.

Counsel for the defendant admitted that he shot the complainant.

Cross Examined. I am a laborer, I know the defendant's wife; at the time I was shot I did not kick her, I do not know that she was pregnant, it is not a fact that I was out on the street speaking to his wife before he shot me, I knew her to be this man's wife, it is not a fact that I had trouble with his or her niece, I did not say to this man's wife in English, they are my size or something like that, I said it to another man's wife. It is not a fact that the defendant's wife had a child in her arms at the time I had trouble with her husband, I did not kick her in the stomach, it is not true that the time I was shot this woman was running away from me and that I had a knife in my hands. I did not have a stiletto and never use one.

Petro Beluchi sworn. I was present at the time the prisoner shot the complainant. At the time the prisoner shot him there was a woman passed, it was not his wife, it was another woman; the complainant said, hallo my size, in English. Nothing happened, the woman passed by, then the wife

0653

of the prisoner came up and said to him, what have you against this woman? The complainant said, I have nothing, I only in fun said this word; then the woman slapped him on the head, the wife of this complainant. Then the prisoner went near the stairs and he stood there, then he went inside and he fired the first shot and he went away, he did not hit him with the first shot. The complainant was standing four or five paces away when this first shot was fired; the second shot was fired immediately; the complainant did not do anything previous to the first shot and when he received the second shot he was on the sidewalk just moving; the prisoner went after him and shot him the second time.

Cross Examined. This was the first of March, 1934 between two and three o'clock in the afternoon, I saw the defendant's wife there but did not see the complainant kick her. The complainant did not do anything at all; when the defendant fired these two shots he was on the hall beneath the stairs, I was outside on the sidewalk, I was outside on the sidewalk not six feet away.

Angelo Donaro sworn. I saw the prisoner shoot the complainant, I was two or three paces away from them at the time. What did you see the complainant do to the prisoner if anything before the prisoner shot him? He did not do anything, I saw the two shots; after the first fire the complainant went on the other side of the sidewalk, he tried to get away and the defendant shot him the second time, the defendant was beneath the stoop which leads to the house when he fired. Before the shooting the prisoner came out and said to the complainant, what do you want with this

0654

woman? The complainant answered, I have not said anything.

Then the wife of the prisoner hit the complainant on the head so his hat fell down. The complainant picked up the hat and immediately the man, the prisoner, came out and said, you want to go away, and the complainant said, all right I will go, and whilst they were talking the defendant re-entered the basement and fired the first shot and it hit the other side of Mulberry Street and the second shot the complainant received in his body. I am sure he only received one shot. I am no brother-in-law or relative of the complainant. I do not know the place where the other one comes from in Italy. I have two sisters, one is married and the other is single. I am sure the first shot did not hit anyone.

John Sheils sworn. I belong to the sixth precinct I did not arrest the prisoner, another officer arrested him, I had the case. The prisoner ran away and another officer arrested him and I took the complainant who was shot to the station house. Were you present at the time the prisoner is said to have shot at the complainant? No sir. Then you know nothing about it? No sir.

Cross Examined. When this man was brought to the station house did the defendant make any statement? Yes, he said that he was asked why he shot the man, he said he shot him because he was following his wife. That the complainant was following his wife? Yes. Did he say he had a knife or a pistol? He said he had a knife in his hand following his wife and that is the reason he shot him. Do you know what the defendant's business is? I know him to be sweeping the streets in that neighborhood. You have been on that post how long? Four or five years. Do you know the complainant?

0655

I saw him too around there. Do you know what his business was about the time of the shooting, have you any idea? I saw him going along after brewers wagons collecting beer. Collecting stale beer? Yes.

The Case for the Defence.

Philomena Cassola sworn and examined. You are the wife of the defendant? Yes sir. How long have you been married? Eight years. How many children have you got? Three children. Do you recollect the day that your husband shot the complainant? Yes, I recollect it. Go on and tell the jury in your own way what took place on that day? I stood at the window which was open facing the street. The complainant had a quarrel with a niece of mine, they were quarreling and he insulted her very much, I got frightened, I was outside with that child, I said to my niece, what happened, what is the matter? She answered, this man wants to kill me and he is insulting me very much. Then I said to my niece, go home and attend to your business. The complainant turned towards me and said, what have you got in this, what have you to interfere? I said I interfere because it is my niece and you have no right to insult her. He turned around and said, if you don't go away I will give you a kick that you fall on your back. Then I said to him, if you are drunk you go home and leave me alone and whilst I was telling him that he kicked me, I just turned away to run into my room and from behind he gave me a kick in the back; then I saw that he was running he kicked me again and ran after me. I was then about two months pregnant. He ran after me and put his hand into his pocket and my husband came forward and said, what is the matter? I said to my husband, this man kicked me twice for

0656

nothing. I had the child in my hand then. Then my husband said to him, why did you take out a revolver and a knife on my wife. The revolver he had half out. I swear that when my husband fired those two shots rapidly the prisoner was chasing me with a knife and had already kicked me twice.

What was the complainant doing to her at the time the husband shot those two shots? He did not want to leave and he tried to hit me again and my husband said, go away from her.

What did the complainant then at that moment have in his hand, if anything? He had a revolver in his hand and a knife. One in each hand or both in the same hand? He first pulled the revolver out and then he pulled the knife. When he had the knife and the revolver out was it at that moment that the husband shot for the first time and then the second time? He did not shoot him immediately, he first shot one shot in the air to frighten him away. When he had the knife and the revolver in his hand? Yes sir, the first shot he fired it in the air to frighten him away, he did not leave but insisted on staying. After he was shot in the back by the second firing what became of that knife and revolver that was in his hand? I do not know, immediately a crowd gathered and I do not know what became of them.

By the Court. What was the complainant doing at the time her husband shot the complainant and hit him, I mean the second shot? I could not say because the girl commenced to cry and I had my eyes on the girl she was so much frightened.

A. Juror. I would like to know where the shot entered the complainant.

Counsel. The shot went in sideways.

The Court. In the left buttocks. The question is whether or not
5 the defendant was so circumstanced with reference to his wife

0657

that he had the right to shoot?

Counsel. He fired the first shot in the air and knowing the character of the man, he fired.

John Sheils recalled by Mr Bedford.

How long after this shooting was it before you arrested the complainant and the prisoner? About half an hour. What did you find on the complainant? I found nothing on him, he was upstairs in his own house in the rear building when I took him out. What did he say to you when you arrested him? He said he was shot, I brought him to the station house and another officer brought this man. He said, that is the man that shot him. He, the defendant, said yes, I shot him because he was following my wife.

By Counsel. Did not he say that he was trying to save his wife's life, that the defendant had a knife? Yes sir. That was over a year ago? A year ago last March.

Sagadribedo DeLorenzo recalled by Mr Bedford.

Ask him the question whether that ball was extracted and nothing more? It was taken out in Fifteenth Street, the doctors took it out.

By the Court. Ask him what he was doing with a pistol and knife in his hand? I had nothing in my hands.

By Counsel. No pistol and no knife? No. You never carried a knife? No.

The jury rendered a verdict of guilty of an assault in the second degree. The Court sentenced the defendant to imprisonment in the State Prison for three years.

0658

Sec. 192.4

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Maurice J. Pinner a Police Justice
of the City of New York, charging Antonio Ardeneri Defendant with
the offence of Assault 2nd Degree

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, Antonio Ardeneri Defendant of No. 35
Mulberry Street; by occupation a Laborer
and Pasquale Cellis of No. 38 Mulberry
Street, by occupation Saloon Keeper Surety, hereby jointly and severally undertake that
the above named Antonio Ardeneri Defendant
shall personally appear before the said Justice at the 2nd District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of Five
Hundred Dollars.

Taken and acknowledged before me this 3
day of March 1884

[Signature]
Police Justice.

Antonio has Ardeneri
man
Pasquale has Cellis
man

0659

CITY AND COUNTY
OF NEW YORK, } ss,

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

the lease hold
property known as No 300
Mulberry Street and the stock
and fixtures of the store situate
No 300 Mulberry Street in said
City

Pasquale Belli
Man

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Undertaking to appear during
the Examination.

vs,

Taken the day of 188

Justice,

0660

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.First District Police Court.

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

Question. What is your name?

Answer. Antonio Frederick

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. Italy

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

Answer. 35 Mulberry street, about 4 or 5 months

Question. What is your business or profession?

Answer. Sheet cleaner

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.

Antonio Frederick
mark

Taken before me this

70

day of

1885

Police Justice.

0661

Police Court 1st District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

Gaudioso De Lorenzo
32 Mulberry Street,

being duly sworn, deposes and says, that
on Saturday the 1st day of March

in the year 1884 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Antonio

Frederick (now here) who did
point, aim, and discharge a
revolving pistol loaded with
powder and leaden balls
at ^{deponent's} body
one of said balls striking
deponent on the left buttocks
inflicting a serious wound
that said assault was
committed as aforesaid.

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

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

Sworn to before me, this 20 day
of April 1884

Gaudioso De Lorenzo
mark.
[Signature] POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0662

POLICE COURT—*7th* DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Sluis
vs. *Antonio Anderson*

AFFIDAVIT.

Antonio Anderson on
aggravated assault

Committed to
await the
result of injuries
to be Lorenzo

Dated *March 2* 188 *4*

M. J. Power Magistrate.

Sluis Officer.

Witness,

Placed for

by amendment

W. G. Duffy

Police Justice

Disposition

March 10, 2 PM

POOR QUALITY
ORIGINAL

0663

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

POLICE COURT, 1st

DISTRICT

John Shields aged 27 years
a Police officer of the ~~City~~ *New York* Police, being duly sworn, deposes and says

that on the 1st day of March 188 4

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

Antonio Frederick (Korobov) for having feloniously assaulted and beaten Sgadribado De Lorenzo who is at present confined in Saint-Vincent Hospital suffering from a Pistol Shot wound inflicted by him said defendant. Deponent further says that injured man is unable to come to Court and make a complaint and he therefore asks that said defendant be committed for further examination until he said injured man is able to come to Court. *John Shields*

Sworn to before me, this

of *March*

188

Wm. Conn

Police Justice.

0664

New York Hospital,

West Fifteenth Street,

New York, March 3rd 1884.

This is to certify that Scadribado di
Lorenzo admitted here Saturday last suffering
from a pistol shot wound of the buttock is
doing fairly well and is not now in a
dangerous condition. The bullet passed into
the rectum making quite a serious wound
and one from which his convalescence will
be quite tedious.

Signed -

Edw. H. Spencer

House Surgeon

0665

147 19 12.87
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick He Long
32 Mulberry St

1 *Charles Frederick*

2

3

4

Dated *April 20* 1884

Offence *Belonging*
Arrest

No. 2, by *W. H. Buffey* Magistrate.

Residence *Street*

No. 3, by *John Sheels* Officer.

Residence *Street*

No. 4, by *John Sheels* Precinct.

Residence *Street*

Witnesses

No. *Street*

No. *Street*

No. *Street*

\$ *500* to answer *45* Sessions.

Pauld.

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 *Antonio Frederick*

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 *April 20* 1884 *W. H. Buffey* Police Justice.

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

Dated *April 20* 1884 *W. H. Buffey* 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 _____ 1884 _____ Police Justice.