

0595

BOX:

497

FOLDER:

4537

DESCRIPTION:

Clarkson, George H

DATE:

10/26/92



4537

POOR QUALITY ORIGINAL

0596

Witnesses:

Witness signature lines

200
7/10

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

vs.

George H. Clark

Grand Larceny, (From the Person), Degree, [Sections 828, 88, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

De Lancey Nicoll
Frank J. Zideg

A TRUE BILL.

B. Woodward

Foreman.

[Signature]

S. P. H. ynd.

Police Court 1 District. Affidavit—Larceny.

City and County of New York, ss:

Edwin B. Beardley
of No. 204 3rd 7th Avenue Street, aged 42 years,
occupation Oil Broker being duly sworn,

deposes and says, that on the 19 day of October 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One gold scarf pin of the value of twenty five dollars

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 George H. Clarkson (now here) for the reason that on said date deponent was on Broadway at Park Place and had the said pin in his scarf then on his person. Deponent was informed by William A. Mc Clellan of 117 William Street that he the said Mc Clellan saw the defendant take and steal said pin from deponent's scarf. Wherefore deponent charges the defendant with larceny from the person Edwin B. Beardley

Sworn to before me this 19 day of October 1892

of M. M. M. M. M. Police Justice.

POOR QUALITY ORIGINAL

0598

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Clerk of No. 117 William

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Edwin B. Beardsley 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 1892 } Wm A. McCallan
Attestation
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0599

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

George H. Clarkson 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. George H. Clarkson

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. U.S.

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

Answer. 123. 2nd Street Hoboken. - 1 year

Question. What is your business or profession?

Answer. Pedler

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

Answer. I am not guilty.

George H. Clarkson.

Taken before me this 27 day of Sept 1894
H. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0600

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

Police Court--- District.

THE PEOPLE, &c.,
vs. COMPLAINT OF

John B. Brundley
204th St
George F. Brundley

Offense Lurking from
the Person

Dated, Oct 21 1892

Magistrate
W. H. and Brundley
O.P. Precinct

Witnesses William J. McCallan

No. 117 William Street

No. _____ Street

No. 3570 Street

to answer

B.S.

Reson

1391

1894

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 Twenty 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, Oct 21 1892 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George H. Clarkson

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

George H. Clarkson

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

The said

George H. Clarkson

late of the City of New York, in the County of New York aforesaid, on the 19th day of October in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one scarf-pin of the value of thirty-five dollars

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

De Lancey Nicoll,
District Attorney

0602

BOX:

497

FOLDER:

4537

DESCRIPTION:

Clifford, Owen

DATE:

10/26/92



4537

Witnesses:

The complainant herein has left this country and without his testimony no conviction can be had. I recommend that defendant be discharged upon his non recognition June 5th 1893. Wm H. W. Helgeson
of St. Louis

931
Counsel,
Filed *W. H. Helgeson* 189 2
Pleads, *Wm H. Helgeson*

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

THE PEOPLE

vs.
B
Queen Clafford
Chapman 512
July 11 1893

DE LANCEY NICOLL
District Attorney.
Sept 20 1893 on her
application
Wm H. Helgeson
of St. Louis
TRUE BILL 1893

B. Tolwood
Foreman.
Dec 2 NOV 22
Part 30
Dec 20 Dec 6 to Dec 14 to
9.50 9.50 9.50

POOR QUALITY
ORIGINAL

0604

Court of General Sessions.

THE PEOPLE

Edw' Mc Namara

vs.

Queen Lifford

City and County of New York, ss:

Frank Jose

being duly

sworn, deposes and says: I am a Police Officer attached to the 24th Precinct,
in the City of New York. On the 4th day of January 1893

I called at 229 W 66th Street in the City of New York

the alleged place of residence of Edward Mc Namara
the complainant herein, to serve him with the annexed subpoena, and was informed by the

Housekeeper of said premises that he 'Mc Namara' had left the country she heard he had money sent to him and had gone to Ireland she believed he would never return.

I made other enquiries at other places in the neighborhood and of various persons with the same result.

Sworn to before me, this 5th day }
of January 1893 }

Frank Jose

Thos A. McGuire

Clerk of Court

N. Y. City

POOR QUALITY ORIGINAL

0605

Court of General Sessions.

THE PEOPLE, on the Complaint of

Edw McManis

vs.

Wm Clifford

Offense: *Assault*

DeLaney Nicks
JOHN R. FELLOWS,

District Attorney.

Affidavit of Police Officer

Frank Jones

24 Precinct.

Failure to find Witness

POOR QUALITY ORIGINAL

0606

Police Court— 4 District.

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

of No. 229 West 66th Street, aged 23 years,
occupation Laborer being duly sworn

deposes and says, that on 16 day of October 1894 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Omen Clifford, from here, who struck and cut deponent once on the head with the blade of an axe, which he Clifford then and there held in his hand and thereby cutting deponent's head severely.

Deponent further says that such assault was committed

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 dealt with according to law.

Sworn to before me, this 19 day
of Oct 1894

Edmond Koch
Kamara

Charles J. Luntz Police Justice.

POOR QUALITY
ORIGINAL

0607

THE ROOSEVELT HOSPITAL,

59TH STREET AND NINTH AVENUE,

JAS. R. LATHROP,
SUPERINTENDENT.

New York, Oct 17 1892

This is to certify that
E. E. McManama is a patient
in Roosevelt Hospital
suffering from a slight
fracture of skull.

Edward G. Blair
House Surg.

POOR QUALITY ORIGINAL

0608

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

of No. The 24 Precinct Street, aged 47 years,
occupation Officer being duly sworn, deposes and says
that on the 7 day of October 1897
at the City of New York, in the County of New York he arrested

Sworn to before me, this 17 day of October 1897
of Charles W. Stanton
Police Justice.

Omer Clifford, (workman), on complaint of Edmund McManara, who charged said Clifford in defendant's presence with having assaulted said McManara with an axe then and then held in his Clifford's hands. That said McManara is now confined in Roosevelt Hospital from injuries received at Clifford's hands as the annexed certificate from my agent supposes as to that Clifford he held to await the result of such injuries
Frank Gore

POOR QUALITY ORIGINAL

0609

115-4
 Police Court, *H* District
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Chew Clifford

Oct 17 189 *9*
Sawyer Magistrate.
Shre Officer.

Witness,

Disposition

ARRESTED BY
James M. Anderson

Committed without bail to await inquiry

POOR QUALITY ORIGINAL

06 10

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Owen Clifford

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

Question. What is your name?

Answer. *Owen Clifford*

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. *1047 West 66th St New York*

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
Owen Clifford*

Taken before me this *19* day of *Sept* 189*9*
Charles W. Demister
Police Justice.

POOR QUALITY ORIGINAL

0511

BAILED
 No. 1, by John F. Morris
 Residence 322nd St
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court-- 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles W. Morris
222nd St
Charles Morris
John F. Morris

Dated Oct 19 1892
 Offence Assault

Magistrate John F. Morris
 Officer John F. Morris
 Precinct 24

Witnesses _____
 No. _____ Street _____

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

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

Dated Oct 19 1892 Charles Morris Police Justice.

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

Dated Oct 19 1892 Charles Morris 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 _____ 1892 _____ Police Justice.

POOR QUALITY ORIGINAL

0612

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

THE PEOPLE OF THE STATE OF NEW YORK, against

Owen Colifford

The Grand Jury of the City and County of New York, by this indictment, accuse Owen Colifford of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Owen Colifford late of the City of New York, in the County of New York aforesaid, on the nineteenth day of October in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Edmund Macknamara in the peace of the said People then and there being, feloniously did make an assault and hurt the said Edmund Macknamara with a certain axe

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

with intent to hurt the said Edmund Macknamara 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 Owen Colifford of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Owen Colifford 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 Edmund Macknamara in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and hurt the said Edmund Macknamara with a certain axe.

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

POOR QUALITY ORIGINAL

0613

THIRD COUNT—

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

Owen Clifford

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

The said

Owen Clifford

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Edmond Macknamara* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *him* the said

with a certain

axe

Edmond Macknamara

which

he

the said

Owen Clifford

in

his

right hand then and there had and held, in and upon the

head

of

him

the said

Edmond Macknamara

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

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

DE LANCEY NICOLL, *District Attorney.*

06 14

BOX:

497

FOLDER:

4537

DESCRIPTION:

Clinart, John

DATE:

10/07/92



4537

06 15

BOX:

497

FOLDER:

4537

DESCRIPTION:

Clinart, John

DATE:

10/07/92



4537

POOR QUALITY ORIGINAL

06 16

Witnesses:

Off Hesch
Henry Wilson

Counsel,

Filed

7 Day of *Oct* 189*2*

Pleads,

Guilty

THE PEOPLE

vs.

John Chinach

Accused
Grand Larceny, Degree 1st, [Sections 823, 824, Penal Code.]

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Part 3 October 14/92

Found and acquitted

POOR QUALITY ORIGINAL

0517

(1885)

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Henry Wilson
of No. 714 Second Avenue Street, aged 45 years,
occupation Mason being duly sworn,

deposes and says, that on the 3rd day of September 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One live horse, wagon and harness of the value of Two hundred dollars

the property of deponent ~~the~~ horse was was in deponent's charge

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 ^{Clinart} Klenhart (now here) for the reasons that deponent left said property standing on Forsyth Street near Stanton and when he returned said property was missing. Deponent is informed by Patrick Farrell (now here) Officer of 13th Precinct that on said day the defendant was brought to the station house suffering from injuries inflicted by a runaway horse which was being driven by defendant. Deponent has since seen the horse ^{and wagon} and identifies it as his property, stolen as aforesaid
Henry Wilson

Sworn to before me this 5 day of October 1892
[Signature]
Police Justice

POOR QUALITY ORIGINAL

06 19

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Blumert
John Kleuchart

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

Question. What is your name?

Answer. *John Kleuchart Blumert*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *59 4th St. North Ken. J. 3 months*

Question. What is your business or profession?

Answer. *Decorator*

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 Blumert.

Taken before me this

day of *October* 189*7*

W. J. Bennett
Police Justice

POOR QUALITY ORIGINAL

0620

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Cluair
John Kleuchart

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

Question. What is your name?

Answer.

John Kleuchart Cluair

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

New York

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

Answer.

59 4th St. North Ken. 3 months

Question. What is your business or profession?

Answer.

Decorator

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 Cluair.

Taken before me this 5 day of October 1897
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0521

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

Police Court --- 2
 District 1242

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF

Henry Wilson
744 W 2 Ave
John Blunk

Office

Gaudrency

Dated

Oct 5 1892

Magistrate

Officer

Precinct

Witness

Frank Street

No. 13

Street

No. 13

Street

No. 13

Street

No. _____

Street

\$ 700

to answer *Street*

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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* Hundred Dollars,

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

Dated *Oct 5 1892* *Magistrate* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0622

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Clinart

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

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

The said

John Clinart

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

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

of the goods, chattels and personal property of one

Henry Watson

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

**POOR QUALITY
ORIGINAL**

0623

SECOND COUNT—

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

John Clewatt
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:
The said

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

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

of the goods, chattels and personal property of one

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

Henry Watson
unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0624

BOX:

497

FOLDER:

4537

DESCRIPTION:

Coleman, Robert

DATE:

10/24/92



4537

POOR QUALITY ORIGINAL

0625

191

Witnesses:

Chas. Tracy Bess
Wm. Pennell
Wm. S. P. Steward
Wm. Pennell

Counsel,
Filed *Dec* day *25* 1892

Pleads, *Guilty*

THE PEOPLE

vs.

Robert Coleman

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. Woodward

Foreman,
Feb 3, Nov 16/92

Trued & Convicted

59/19 S.P. 18

Wm. S. P. Steward

CROSS EXAMINATION.

I was going home at the time this occurred. I had been down to 19th St. on a visit to my sister. I have always lived out with respectable people. I have been a fast woman, but not for the past three years. I have been acquainted with the defendant for some time. It was my cousin he spoke to when he approached us on this evening. I was not on good terms with him, and that is the reason I told my cousin not to have anything to do with him. I have known the defendant for four years. I never went to a ball with him. I am positive that he had his hand in my pocket. I had twenty-five cents in the pocket at the time.

T H O M A S J. M A D D E N, a witness for the People, sworn, testified:

I am a detective officer connected with the 19th Precinct. On the night of the 14th of November I was standing on the corner of 27th St. and 7th Ave. I heard a cry of murder, I ran as rapidly as I could to the other side of the street and there found a crowd of people congregated, the complainant struggling with the defendant. I asked the woman what the trouble was, and she told me that the defendant had tried to rob her. The defendant said he had not attempted to do anything of the kind, that it was a pure matter of spite. I took them both to the stationhouse, and the woman made a charge against Coleman of attempting to rob her.

CROSS EXAMINATION.

I searched the defendant in the stationhouse, and found no money on his person. I did not search the woman. I did not ask her whether she had anything in her pockets or not.

D E F E N S E .

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

I live at 215 West 27th St. On the night of the 14th of November I was standing on the corner of 27th St. and 7th Ave. talking to a friend, when this complainant and another woman came around the corner; I called to the woman who was with her, and when I did so the complainant pulled her by the arm and said "Don't talk to him." This girl walked to where I was standing and I began to talk to her about a dance down in 27th St. While I was talking to her this complainant came over and began to call me vile names. I says "Don't be shouting at me like that, I don't use you that way." She says "I don't like you", and I says "If you don't like me, keep it to yourself, but if you repeat those words I will smash you in the mouth." I turned around and started to go away. She commenced again to call me names and I struck her in the side of the face. We struggled together for a minute or two and the officer came over and separated us. She then made the charge that I had tried to get into her pockets. The officer then took us to the stationhouse, and I there denied that I had attempted to take anything from the woman. I did not steal or attempt to steal anything from her. This was simply a fight between the two of us. I have never been

POOR QUALITY ORIGINAL

0629

arrested for stealing.

CROSS EXAMINATION.

I served a term of four years in the State Prison for assault with a knife. I never was sent to State Prison or the Penitentiary for larceny. I was picked up by the headquarters men the time of the Columbus celebration and kept in custody until it was over. I came out of State Prison on the 26th of September. I have been unable to get any witnesses to come here and corroborate my story.

The jury returned a verdict of guilty of an attempt at Grand Larceny in the First Degree.

1921-22-23

ENCLOSURE

111

111

111

111

111

**POOR QUALITY
ORIGINAL**

0630

Indictment filed Oct. 24-189.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

ROBERT COLEMAN.

Abstract of testimony on

trial, New York, Nov. 16th

1892.

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Melvinia Haskins
of No. 756 5th Avenue Street, aged 21 years,
occupation Washing maid being duly sworn,

deposes and says, that on the 14 day of October 1892 at the City of New York,
in the County of New York, ~~was~~ an attempt was made to feloniously take, ~~steal~~ and carry away from the possession of deponent, in
the night time, the following property, viz:

Twenty five cents in
gold and copper money of the United
States
\$ 0.25

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 Robert Coleman, (now he)

Deponent was walking in Seventh
Avenue, near west 27th Street, about the
hour of 10 o'clock p.m., and the
deponent came near deponent and
he put his hand in deponent's dress
pocket and attempted to take the
said money out of deponent's dress
pocket, and deponent caught his
hand and held it, deponent then
was told by deponent Miss Rosema
Madden of the 19th precinct can
and arrested deponent

Melvinia Haskins

Sworn to before me this

15

day

of October 1892
John J. [Signature] Police Justice

POOR QUALITY ORIGINAL

0632

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Robert Coleman 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.

Robert Coleman

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Virginia

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

Answer.

138 West 27 St. New York

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I am not guilty
Robert Coleman

Taken before me this 21 day of July 1895
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0633

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

Police Court...
 District...
 1285

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

William Hartman
 Peter Coleman

1
 2
 3
 4
 Offense... Queen
 felony

Date: Oct 19 189

Magistrate
 William Hartman
 Officer

Witnesses
 Call H. Officer
 Precinct

No. _____ Street
 No. 17 18c Street
 No. _____ Street

No. _____ Street
 to answer
 \$1000
 G. J. G.

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

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

Dated, Oct 11 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0634

Court of General Sessions of the Peace

504

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Coleman

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

Robert Coleman, of the crime of attempting to commit

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

The said Robert Coleman

late of the City of New York, in the County of New York aforesaid, on the 14th day of October in the year of our Lord one thousand eight hundred and ninety-two, in the night-time of the said day, at the City and County aforesaid, with force and arms,

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

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

De Laurey Nicoll
District Attorney

0635

BOX:

497

FOLDER:

4537

DESCRIPTION:

Connors, William

DATE:

10/07/92



4537

POOR QUALITY ORIGINAL

0636

Witnesses:

off

Counsel,

[Signature]

Filed,

7 Oct

1892

Pleads,

[Signature]

THE PEOPLE

vs.

B

William Crooks

[Signature]

Scot to the Court of Special Sessions for trial, by request of Counsel for Defendant.

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, LAWS OF 1892, § 82].

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

[Signature]

B. Woodward

Foreman.

POOR QUALITY ORIGINAL

0637

Witnesses:

off record

[Signature]
Counsel,

Filed, *7 Oct* 189*2*
Pleads, *[Signature]*

THE PEOPLE

vs.

B

William Connor

[Signature]

SEAL OF THE COURT OF SPECIAL SESSIONS FOR TRIAL, BY REQUEST OF COUNSEL FOR DEFENDANT.

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32].

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Doekward
Foreman.

POOR QUALITY
ORIGINAL

0638

Court of General Sessions of the Peace

1997

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Cornors

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said

William Cornors

late of the City of New York, in the County of New York aforesaid, on the *thirty-first*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

William Cornors

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL

District Attorney.

0639

BOX:

497

FOLDER:

4537

DESCRIPTION:

Corley, William

DATE:

10/25/92



4537

POOR QUALITY ORIGINAL

0640

W. M. G. L.
Counsel,
Filed *20* day of *Oct* 189*2*

Pleads, *Magistry*

THE PEOPLE

18 vs. *317*

William Carley

Burglary in the Third Degree
Section 498, 50 & 51, 1002, 1002 1/2

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Park 3. Nov 14/92

Theda Emily Burg 31 day 181

Ed Ref
11/12/92

Witnesses:

*Ed keeps to his
as this person
ch.*

*Peruensis
ok good
heru before
Carmeter
RM*

POOR QUALITY ORIGINAL

0541

Police Court _____ District.

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

of No. 364 West 116th Thomas Taylor Street, aged 35 years,
occupation Commercial Traveller being duly sworn

deposes and says, that the premises No 364 West 116th Street,
in the City and County aforesaid, the said being a four story brick
dwellin,

and which was occupied by deponent as a dwellin on the top floor
and in which there was at the time ^{no} human being, by name _____

were **BURGLARIOUSLY** entered by means of forcibly opening a
parlor door leading to the back of said
premises.

on the 20 day of October, 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one ladies
gold watch and chain of the value of
one hundred dollar, a gold chain of the
value of twenty five dollar, one gold rings
of the value of forty dollar, and other
property in all of the value of two hundred
dollar including
cash in money } - \$ 200 -

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

William Carley (now known)

for the reasons following, to wit: The said property was securely
locked in said premises about the hour
of 10:30 o'clock P. M. on said date and
deponent is informed by his wife Emily
Taylor, and the said premises were found
broken open about the hour of 10 minutes
to 6 o'clock on said date and the
said property was missing and the
deponent was arrested about the hour of

POOR QUALITY ORIGINAL

0642

Police Court— District.

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

Thomas Taylor

of No. 364 West 116th Street, aged 51 years,

occupation Communal Painter being duly sworn

deposes and says, that the premises No 364 West 116th Street,

in the City and County aforesaid, the said being a four story brick
Dwelling

and which was occupied by deponent as a dwelling on the top floor
and in which there was at the time ^{now} human being, by name

were BURGLARIOUSLY entered by means of forcibly opening a
front door leading to the back of said
premises.

on the 20 day of October, 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one ladies
gold watch and chain of the value of
one hundred dollars, a gold chain of the
value of twenty five dollars, one gold ring
of the value of forty dollars, and other
property in all of the value of two hundred
dollars including
500 in money } — \$ 200 —

the property of deponent or in his charge

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

William Corley (now known)

for the reasons following, to wit: The said property was securely
locked in said premises about the hour
of 1:30 o'clock P. M. on said date and
deponent is informed by his wife Emily
Taylor, and the said premises were found
broken open about the hour of 10 minutes
to 6 o'clock on said date and that
said property was missing and the
deponent was alerted about the hour of

POOR QUALITY ORIGINAL

0643

9 O'clock p.m., on the 11th day of May with a considerable part of the said stolen property in his possession consisting of said watch and chain, and rings and a favor ticket for a part of said property, consisting of a part of Deponents clothing.

Subscribed and sworn to before me this 21 day of October 1902

[Signature]
Public Justice.

[Signature]

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
Burglary
Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

New York

Nov. 14, 1892

To the honorable Recorder
J. F. Smyth, Court of General Sessions
City and County of New York.

Dear Sir:—

We, the undersigned
citizens, of the City and County of
New York, hereby respectfully petition
you to use your clemency in
behalf of Wm. L. Corley who
pleaded guilty in your Court
to-day, by advice of his counsel.

As we understand the facts,
we think, that other parties are
more to blame than he is, we
having known him a long time,
and never heard anything det-
rimental to his character before,
and we humbly pray you
to use clemency in this case.

Name	Business	Address
W. H. Wheatley	2369 Eighth Ave	Furk Dealer
H. C. Krenzwieg	Boats & Snow	2365 8th Ave
G. R. Bittan	Civil Engineer	2355- 8th Ave.
W. R. Bailey	Mech-Engineer	2355- 8th "
M. F. Bryant	Engineer	30 East 32.

POOR QUALITY ORIGINAL

0645

J. Schwartz	Butcher	2363 8th ave
Thos. S. Croft	Real Estate #336	St. Nicholas Ave
Henry Butts	Flower	2307 8th Ave
Wm. Ed. Mantoux	manufacturing jeweler	2345 8th Ave
B. Roubicek	Druggist	2343 - 8th Ave
Isaac Hilton	Tailor	2360 - 8th Ave
Nicholas Hillig	Barber	378 125th St
W. O. Lind.	Prof. of Music.	50 Lawrence St.
Ed. Schum	dry goods	2387 Eighth Ave
Hermann Kram	Florist	350 W. 124th St
Wm. Bischoff	Merchant	2349 8th Ave
W. H. Odell	Hardware	2339 8th Ave
V. Wilken	Florist	L. Ammann 7 Ave 120 St
Edw. Hillig	Agent	2147 7 Ave

POOR QUALITY ORIGINAL

0646

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Emily Taylor

aged _____ years, occupation *Housekeeper* of No.

364 West 116th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Thomas Taylor*

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

Sworn to before me, this *21*
day of *October* 19*09*

Emily Taylor

John Ryan
Police Justice.

POOR QUALITY ORIGINAL

0647

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

2 District Police Court.

William Corley 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. William Corley

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. New York

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

Answer. 317 East 1st St. 4 years

Question. What is your business or profession?

Answer. Engineer

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

Answer. I have nothing to say

Wm. Corley

Taken before me this 1st day of June 1888
Police Justice

POOR QUALITY ORIGINAL

0648

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

1318
 Police Court... 2
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Henry Taylor
 364 W. 116 St.
 Wm. Corley

Offense Burglary

Dated Oct 21 1892

Magistrate
 Ryan
 Officer
 Pratt,
 induct
 Louis Prechel

Witnesses
 Mr Hunt
 No. 364 W. 116 Street

Emily Taylor
 No. 364 W. 116 St.
 1892

No. 2100 Street
 to answer
 228 St.
 228 St.
 228 St.

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 Corley

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Twenty 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 21 1892 Wm. Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0649

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

462

THE PEOPLE OF THE STATE OF NEW YORK

against

William Corley

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

William Corley

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

The said

William Corley

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the
20th day of *October* in the year of our Lord one
thousand eight hundred and ninety-*two*, with force and arms, in the *day* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Thomas Taylor

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *Thomas*
Taylor in the said dwelling house then and there being, then and there
feloniously and burglariously to steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

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

The said

William Corley

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

*one watch of the value of seventy
dollars, two chains of the value of
thirty dollars each, six finger-rings
of the value of eight dollars
each, the sum of twenty-nine
dollars in money, lawful money
of the United States of America,
and of the value of twenty-nine
dollars, and divers other goods,
chattels and personal property,
(a more particular description whereof
is to the Grand Jury aforesaid unknown)
of the value of fifty dollars*

of the goods, chattels and personal property of one

Thomas Taylor

in the dwelling house of the said

Thomas Taylor

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

**POOR QUALITY
ORIGINAL**

0651

THIRD COUNT:

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

William Corley
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

William Corley

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,

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of

Thomas Taylor

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

Thomas Taylor

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

William Corley

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.

DE LANCEY NICOLL,

District Attorney.

0652

BOX:

497

FOLDER:

4537

DESCRIPTION:

Corrigan, Edward

DATE:

10/14/92



4537

POOR QUALITY ORIGINAL

0653

Witnesses:

Pat Strong

Counsel,

Filed

14 day of

1892

Pleads,

THE PEOPLE

vs.

Edward Corrigan

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Breckard

Foreman.

G. D. [Signature]

Henry D. [Signature]

Ed. R. [Signature]

Section 498, 26, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

POOR QUALITY ORIGINAL

0654

Police Court 14 District.

City and County } ss.:
of New York,

of No. 237 East 46 Street, aged 19 years,
occupation Bookkeeper being duly sworn

deposes and says, that the premises No. 108 East 47 Street, 19 Ward
in the City and County aforesaid the said being a one story frame

building
and which was occupied by deponent as a club house

~~and in which there was at the time a business being, by means~~
were BURGLARIOUSLY entered by means of forcibly breaking open

the door leading from the street into
the premises

on the 27 day of September 1893, in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One pair cloth curtains, four Jersey shirts
two tablecloths, one blanket, one
canvas hat, one coat, three hat bags
and one rubber miter the property
being altogether of the value of about
forty dollars

Et cetera

the property of The Gifford Union and indigent's care
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Edmund Corrigan, (born free)

for the reasons following, to wit: That on said date, about

the hour of 10:15 O'clock PM deponent
locked and securely fastened the doors
and windows leading into the premises
and the said property was thereupon
that deponent came back about the hour
of 6 O'clock AM on the 28th of September
and found that the premises had been
entered as aforesaid and the said property

taken. That the defendant was in the habit of staying around the premises and did not change his address and when arrested the defendant had in his possession rubber moccasins and one of the defendant's shirts, in his possession which he may fully identify as part of the property taken. Therefore defendant prays that the defendant be held and dealt with according to law.

Show before me this 3rd day of October 1883

at New York

Police Justice

John J. [Signature]

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. I have admitted the above named to bail to answer by the undertaking hereto annexed. Dated 1883 There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order n. to be discharged. Dated 1883 Police Justice.

Police Court, District

THE PEOPLE, &c., on the complaint of vs. Offence - BURGLARY

Dated 1883 Magistrate, Officer, Clerk, Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0656

Sec. 198

CITY AND COUNTY OF NEW YORK, ss:

4

District Police Court.

Edward Corrigan

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

Question. What is your name?

Answer. *Edward Corrigan*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *10575 - 3rd Avenue, New York*

Question. What is your business or profession?

Answer. *Drum*

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

Answer. *I am not guilty*

Edward Corrigan

Taken before me this

day of

1897

Police Justice.

[Signature]

0657

POOR QUALITY ORIGINAL

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

Police Court... 4 District 1261

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
John Paul King
232 E 4th St
Edward Corrigan
 Offence Burglary

Dated Oct 6 1897
Robert Magistrate
Mac Officer
211 Precinct

Witnesses Thos Barry
 No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
 TO ANSWER Thos Barry

James
James

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

Alvudart
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 6 1897 Robert Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0658

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

483

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Corrigan

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

Edward Corrigan

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

The said

Edward Corrigan

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the
27th day of *September* in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *Nathaniel Strong*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *Nathaniel*
Strong in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

Edward Corrigan

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

one pair of curtains of the value of ten dollars, four shirts of the value of three dollars each, two table cloths of the value of three dollars each, one piano cover of the value of five dollars, one ^{canvas} sheet of the value of five dollars, one coat of the value of ten dollars, three hat bags of the value of one dollar each, and one wristlet of the value of two dollars -

of the goods, chattels and personal property of one *Nathaniel Strong*

in the

building

of the said

Nathaniel Strong

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

THIRD COUNT:

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

Edward Corrigan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Edward Corrigan*

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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of

Nathaniel Strong

by a certain person or persons to the Grand Jury aforesaid unknown, then lately feloniously stolen from the said

Nathaniel Strong

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

Edward Corrigan

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.

DE LANCEY NICOLL,
District Attorney.

0661

BOX:

497

FOLDER:

4537

DESCRIPTION:

Coughlin, James

DATE:

10/14/92



4537

POOR QUALITY
ORIGINAL

0663

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

James Linsell -

As complainant in the above case, I beg to recommend the
defendant to such leniency and clemency as the Court and District
Attorney may see fit to show; but I expressly assert that my reasons
for so doing are not controlled by any advantage to myself. - I know
Mr. Myers of age and the defendant
is about my age - I was not much
hurt and feel that the defendant
has been sufficiently punished by
his imprisonment for now more than
three weeks - J. Rosenthal -

POOR QUALITY
ORIGINAL

0664

Department of Public Charities and Correction,
BELLEVUE HOSPITAL,
WARDEN'S OFFICE,

WM. B. O'ROURKE,
Warden.

New York.

Oct. 23rd 1897

This is to certify that
Louis Rosenthal re-
ceived a slight stab
wound on arm &
wrist, which were
treated in Dressing
Office. Wounds were
superficial, not
serious.

Dr. J. R. Fabricius
B.H.

POOR QUALITY ORIGINAL

0665

Court of Genl Sessions

*People
vs
aply*

James Coughlin

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

New York, Oct. 6 1892

CASE NO. *68009*

DATE OF ARREST

Oct. 1st

OFFICER

Barkley

CHARGE

Assault - Felonious.

AGE OF CHILD

12 yrs

RELIGION

Catholic

FATHER

Dead

MOTHER

Kate

RESIDENCE

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

James Coughlin has not been arrested previous to this offense. His people are respectable, and have a good home. Nothing appears on records against the child or family.

All which is respectfully submitted,

*Edwards Lennox
R/S*

To Dist. Atty

POOR QUALITY ORIGINAL

0666

*Court of
General Sessions*

<i>People</i>	<i>James Langhin</i>
<i>vs</i>	<i>James Langhin</i>

PENAL CODE, §

James Langhin

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

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,
New York City.

POOR QUALITY ORIGINAL

0667

Police Court 9 District.

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

Sam Rosenthal
of No. 327 East 31 Street, aged 12 years,
occupation _____ being duly sworn

deposes and says, that on 1 day of October 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Jamesoughlin
(nowhere) who did unlawfully
and feloniously cut and stab
deponent in in the arm and
chest with a knife thus
and then held in the hand
of said oughlin

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 dealt with according to law.

Sworn to before me, this 2 day }
of Oct 1892 } Sam Rosenthal
_____ }
_____ } James
_____ } James

Charles N. Linton Police Justice.

POOR QUALITY ORIGINAL

0558

Sec. 198-200.

l

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

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

Question. What is your name?

Answer. *James Conaghan*

Question. How old are you?

Answer. *12 Years*

Question. Where were you born?

Answer. *Wis.*

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

Answer. *311 East 29 Street 3 months*

Question. What is your business or profession?

Answer. *Go to School*

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 Conaghan

Taken before me this

2
189 2

Charles J. ...

Police Justice.

POOR QUALITY ORIGINAL

0659

Handwritten notes: \$500 for St, Oct 13/92. 2 PM.

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

Police Court No. 4 District 1244

THE PEOPLE, &c., ON THE COMPLAINT OF Mrs. Rosetta 327 E-31 James Langdon Offence

Dated Oct 2 1892

James Foley Magistrate

Witnesses at No. 1 of 21 Precinct

No. 1 of F. B. Barkley 108 East 29th Street

No. 2 of \$ to answer Street

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

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

Dated Oct 2 1892 Charles N. Linton Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0670

OFFICE
University Club,

26TH STREET & MADISON AVENUE

New York, Oct 14 1892.

Hon. Delaney Nicoll

Dear Sir—

This is to
introduce Mr. D. Coughlan who
will explain his case to you.
He is the Waiter of whom I
spoke to you on Thursday eve.

Your obedient servant
H. Lewis
Cashier
U.C.

POOR QUALITY
ORIGINAL

0671

Remarkable thing for thief to throw away boy with silver
Yea he says he found the pocket book.

Found the money 8 am. ~~Friday~~ Wednesday
\$5 bill lying
5.

1372 Ave A.

POOR QUALITY
ORIGINAL

0672

District Attorney's Office.

PEOPLE

vs.

James Longelin.

Please put on
Part-I Calendar
for 25th Inst.
Direct Subpoena -
Witnesses - Cases
for Sub Dismissal -

Robert Jameson.

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 Coughlin

The Grand Jury of the City and County of New York, by this indictment, accuse
James Coughlin
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *James Coughlin*
late of the City of New York, in the County of New York aforesaid, on the *first*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Rouis Rosenthal* in the peace of the said People
then and there being, feloniously did make an assault and *hurt* the said
Rouis Rosenthal with a certain *knife*

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

with intent *him* the said *Rouis Rosenthal*
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
James Coughlin
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James Coughlin*
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
Rouis Rosenthal in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *hurt* the said *Rouis Rosenthal*
with a certain *knife*

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

POOR QUALITY ORIGINAL

0674

THIRD COUNT—

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

James Coughlin

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

The said

James Coughlin

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Rosenthal* did wilfully and wrongfully make another assault and *him* the said with a certain *knife* *Louis Rosenthal*

which *he* the said *James Coughlin* in *his* right hand then and there had and held, in and upon the *arm* of *him* the said

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Louis Rosenthal*

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

DE LANCEY NICOLL, *District Attorney.*

0675

BOX:

497

FOLDER:

4537

DESCRIPTION:

Craig, Joseph J.

DATE:

10/18/92



4537

POOR QUALITY ORIGINAL

0676

W. H. C. 28
July
1263
Counsel,
Filed
Pleads
1892

Grand Larceny,
(From the Person),
[Sections 825, 830
Penal Code.]

THE PEOPLE
vs.
P #

Joseph J. Craig

DE LANCEY NICOLL,
District Attorney.

W. H. C. 28
1892
A TRUE BILL.

B. Lockwood
Jury Foreman.
Jury disagree

W. H. C. 28
1892

W. H. C. 28
1892
District

W. H. C. 28

Thomas J. Lee, sworn and examined.
By Mr. Osborne Q. Officer Lee, you are connected with
the same precinct that Craig is?

A. Yes sir.

Q. Under Capt. Westervelt? A. Yes sir.

Q. And for how many years have you
been on the police force?

A. Eleven years next April.

Q. And you know Officer Craig ^{very} well.

A. Yes sir.

Q. How many years have you known him?

A. Six or seven years he has been in
our precinct. I don't know exactly.

Q. You were his side partner?

A. No, not his side partner. He had
the adjoining post to me - occasion-
ally but not steady.

Q. Do you remember having a con-
versation with him on Monday October
3 this year? A. Yes sir, this year.

Q. Now where did that conversation
take place? A. Thirty fourth street and
Eighth avenue, on the corner.

By the Court Q. In the street? A. Yes sir.

By Mr. Osborne Q. About what time of day was that?

A. Between ten and eleven I guess
in the morning.

Q. I want you to tell the Court and

jury what you said to him and what he said to you in that conversation; give now the substance of his words and yours as far as you can.

A. I told him that I had heard that he had taken some money from Mulhearn. I asked him if such was the case, and he denied it. He said, No, he had not taken the amount of money that Mulhearn claimed \$137. So I spoke to him awhile again, the whole conversation I cannot explain, but he again said that he had not taken the money Mulhearn claimed, \$137.

Q. Did he tell you whether he had taken any money or not? A. He did not say whether he had taken any or not; he said he had not taken the money that Mulhearn claimed.

Q. What did you say? A. I say, "you know best whether you did or not. If you have taken it, if you have done anything wrong, go and see Mulhearn and get the matter fixed up, because if there is anything wrong about it... it will only bring disgrace on everybody as well as do yourself. Well, he did not

want to talk about the thing very much. Finally he says in a joking way —

Q Never mind, Mr. Lee, I want you to do me the kindness to give his words and yours. A. That is what I am trying to give you as he told me. By the way Q You said, "you know best about the case" — what were you going to testify? A. Then he turns it off into a sort of a joke. He says, "I won \$13.7 from Mulhearn playing poker. A short time after that again he says, "No, I never play cards." He said, "I never seen the money." Q Did he say anything else besides that you recollect? A. That is all our conversation.

Officer Curry.

Officer Delaney said to Officer Craig
"Joe, Mulhearn accuses you of stealing
some money off him", and he also
stated that Mulhearn had a man
who saw him steal it; and he
says, "Now, it looks very bad for you,
and if it is so, you had better
go and give it back to him. If
so, you are in a bad scrape
and you had better go and give
it back to him. He (Craig) at first
said he did not take it, and when
we told him that Yaeger had seen
him take it, he then stated that
he did take \$55 for safe keeping
and that he was going to
return it.

Capt Westervelt

Shortly after 8 o'clock in the evening in consequence of this case having been reported to me I sent for officer Craig to come to my room where Mr. Mulhearn and Jaeger were then present. I told officer Craig that Mr. Mulhearn charged him with stealing \$137 from him. I asked him what he had to say. He said, "Captain, I never touched that man's money, they are trying to put up some job on me." I asked him if he had anything further to say. He says, "No, I decline to say anything further about this till I consult my lawyer."

Q Did you say anything to Craig about whether you were satisfied that he took the money? A. I think I did. He said they were putting up some job, he never touched the man's money. I said I was satisfied that he did, he was pretty.

Q What did he say to that.

A He said he never touched that man's money.

Officer Delaney.

I said to Craig, "Mulhearn accuses you of stealing \$137. Craig said he did not take it. I said, "If you did not take it, there is a dirty piece of business here somewhere, and if you did take it, you deserve to get into serious trouble. I said, "If you did not take it, you had better go and see Mulhearn and have an understanding with him." Craig then said, "I will tell you the truth; I took \$55 off him for safe keeping, he was drunk and spending it with a lot of business." He said, "I am going down to give it to him now."

Q Did Craig at the time you had this conversation with him tell you where he had the money? A Yes. He said he had it with him. He says, "I have the money and I am going down to give it to him now."

Delaney.

Cross Examination:

By Mr. Curdy:

Q I had the money and I am going down to give it to him now? A. Yes, sir.

By Mr. Osborne:

Q That was Sunday afternoon, ten minutes past six? A. Yes, sir.

By Mr. Curdy:

Q Did he tell you he had seen him before that? A. No, sir.

Q You told him this man charged him with stealing \$157.00, did you not? A. Yes, sir.

Q Do you undertake to give the exact words of the conversation? A. Well, not exactly.

Q You told him if it was true it was a dirty piece of business, and if it was not true he had better see Mulhearn and have a settlement with him? A. I told him if it was not true it was a dirty piece of business somewhere, and I said, "If it is not true you had better go and see Mulhearn and have an understanding with him". I did not advise him to see Mulhearn if it was true.

Q Then he said, "I will tell you the exact truth, I took \$55.00 from this man when he was drunk and spending it

POOR QUALITY
ORIGINAL

0584

among "bums" to save it, I have got it and
will return it "A. Yes, Sir; " I am
going down to give it to him now." Those
were his exact words.

Q "Going down to give it to him now?"
A Yes, sir.

Jaeger.

Q The next morning where did you go? A I went to my stable on Monday morning.

Q Did you meet Mulhearn there? A Yes sir.

Q Did you two go anywhere or not? A Yes sir; went up to the station house, 37th street, to meet Mr. Craig.

Q Did you see Craig there? A Yes sir, he was there, the first man in the ranks

By the Court:

Q At eight o'clock? A Yes, sir, at eight o'clock

By Mr. Osborne:

Q State what took place there? A He waited till they came out, the policemen, I walked up the street. Mulhearn said, "Oh, I want that money, Craig, if you do not give it to me I will fix you." Craig says, "Go and fuck yourself and take it out of my ass and have me arrested, I have not got the price of a drink." Mulhearn started down to the station house and changed his mind; he says, "No, I won't bother him now for a little while. So we went up to the station house. I went to the bank to get \$150.

Q You went and paid the rest, did you? A Yes sir, with the \$50⁰⁰ that he sent me.

Q Where did you go? A Then we went up in the station house, in the evening, at eight o'clock in the evening; we stayed there, waiting for the Captain, the Captain was not there at the present time. So Officer McKinley passed

out while we were standing there. Mr. Kinley comes out and he does that [witness signing with his finger] to me. I walked in.

Q In consequence of what Mr. Kinley said to you, what did you do? A. I went over; he said, "Craig wants you."

Q Did you see Craig? A. Yes sir in the back of the Station house.

Q You and Craig were alone? A. Yes, sir, all alone.

Q What conversation took place? A. The conversation took place: Craig says to me: "What is he kicking for. says I, "He is kicking for his money, for \$137.00. So Mr. Craig says to me, "Give me a show." I says, "You got show enough, you got the answer you made this morning. Billy is mad." Says Craig, "I lost it." I say, "I will send Billy in and you ~~can~~ can talk to him. When I got outside Captain Westervelt was there.

**POOR QUALITY
ORIGINAL**

0687

Testimony in the
case of the
People vs.

Joseph L. Tracy

filed Oct. 1892

48 vs

0688

**INFORMATION CUT
OFF AT BOTTOM
EDGE**

0689

11/1/92

50

THE PEOPLE

COURT OF GENERAL SESSIONS, PART I.

vs

JOSEPH J. CRAIG.

BEFORE JUDGE FITZGERALD.

Monday, November 21, 1892.

Indictment for grand larceny.

A Jury was empannelled and sworn.

Assistant District Attorney Osborne, for the People.

Mr. Purdy, for the Defendant.

Tuesday, November 22, 1892.

Mr. Osborne opened the case for the People.

WILLIAM MULHEARN, sworn, and examined by Mr. Osborne:

Q Mr. Mulhearn, where do you live? A 530 West 38th street.

Q How long have you lived there? A Four years and four months next May.

Q You are engaged in business in this city? A Yes, sir.

Q What is the nature of your business? A Merchandise.

Q Buying and selling fish? A Yes, sir.

Q And your apartments are located over the stable? A Yes, sir.

Q The door to that stable does not---the entrance into the stable does not lead into your apartments---which is nearest to 10th Avenue? A The door that is nearest---

Q Which is the one that leads into the stable? A The one towards 11th Avenue.

Q So that, coming from 10th Avenue to your place, you first come to your hall door? A Yes, sir.

Q There is a window which looks from the loft into your apartments? A. Yes, sir.

Q A hay loft? A Yes, sir.

Q Your apartments are on the same level with the hay loft?

A The same level, yes, sir.

...looks from the hay loft into your

**POOR QUALITY
ORIGINAL**

0590

apartments? A Yes, sir, into the front room.

Q You remember on Sunday morning, October 2, 1892, going into a bar-room or saloon at the corner of 38th street and 10th avenue? A Yes, sir, about half past one.

Q Now is that saloon or bar-room on the North or South corner, I mean is it nearer Harlem or down town? A It is nearer down town.

By the Court:

Q The north-west or north-east corner? A It is on the west.

By Mr. Osborne:

Q Is it on the other side of the street from your house? A Yes, sir.

Q And is the corner where the saloon is on the North river side or the East river side? A The North river side.

Q The north-west corner? A Yes, sir.

Q What time of the morning did you go in there? A About half past one.

Q At the time that you went into that saloon how much money did you have in your pocket? A \$138.00

Q Which pocket was it in? A A Left hand trousers pocket.

Q Left hand side trousers pocket? A Yes, sir.

Q Who did you go into that saloon with? A Mr. Yeager and Mr. Newman.

Q Who did you find in that saloon? A Mr. Craig.

Q What did he say to you and what did you say to him? A Mr. Craig was just about having a drink when I got in there and I asked him to have another drink and I treated. He had a little whiskey, I had a little whiskey, Yeager had a little whiskey.

Q You asked him to drink with you and he drank whiskey and you drank whiskey? A Yes, sir.

**POOR QUALITY
ORIGINAL**

0691

Q Then what happened? A Mr. Craig treated me.

Q What did you drink? A I had a little whiskey.

Q Then what did he do? A Well, he enticed me out of the saloon.

Q What did he say? A "Let us go home."

Q Let us go home?" You live right on 38th street between 10th and 11th avenues, and who went home? A Well, we went home, me and Craig was together, Yeager was a little ahead of us.

By the Court:

Q What became of the other man? (No answer).

By Mr. Osborne:

Q What became of Newman? A Newman went home, to 10th avenue.

Q And you and Crain and Yeager then walked down to your house?

A Yes, sir.

Q What did you and Craig do? A Me and Craig went up stairs.

Q What room did you go in? A The sitting room.

Q Does the sitting room of your house face on 38th street?

A Yes, sir.

Q How many rooms do you occupy in your apartments? A There are four rooms and the kitchen.

Q Name those rooms. A Two bed-rooms, then there is a kitchen right next to the other bed-room, then the sitting room is on the other side.

Q The one nearest the street is the sitting room? A Yes, a bay loft back of that.

By the Court:

Q You and Craig went up stairs-----

By Mr. Osborne:

Q What became of Yeager? A He went in the stable.

Q You and Craig went into the sitting room? A Yes, sir.

Q How long did Craig remain with you there? A Fifteen or

twenty minutes.

Q Then what did he do? A Stayed there for a little while.

Q Who was there in your house when you and Craig went up stairs?

A My wife was there.

Q She was in the kitchen was she?

By the Court:

Q The only persons there were your family? A Yes, sir.

By Mr. Osborne:

Q And you and Craig remained in that sitting room about fifteen minutes? A Fifteen or twenty. He went down stairs. I went down with him. He says, "Good night, Bill, I will meet you in church in the morning." I says, "Good night, Mr. Craig." I went up stairs and sat on the lounge for a while and Craig came back, about twenty minutes after. I let him in.

Q While Craig was gone did you have any -- did you see your wife while Craig was gone? A My wife had gone up to the sister-in-law's.

Q She had gone out? A Yes, sir.

By the Court:

Q Was it during the time that she was there, or before his return? A No, before his return.

Q When he came back and you let him in what did you do? A We got fooling.

Q Into what room did you go? A The sitting room.

Q What do you say you did then? A We got scuffling, punching, and fooling rough; I lay down on the lounge, he sat there in the rocking chair.

Q And the last thing you recollect? A Sseeing Craig on the rocking chair.

Q What time did you wake up in the morning? A About half past ten.

**POOR QUALITY
ORIGINAL**

0693

- Q At that time did you notice your pocket? when you woke up?
A Yes, sir.
- Q Which pocket did you notice? A The left hand pocket.
- Q How was it? A It was turned inside out.
- Q Did you have any money in your other pocket? A Yes, sir, I had twenty-six cents.
- Q When you lay down on that lounge to go to sleep that night, how much money did you have in your left hand side pocket?
A I had \$137.00.
- Q In the morning you met your wife, did you? A Yes, sir.
- Q Woke up at 10:30? A Yes, sir.
- Q How long after that was it you saw Yeager? A About twelve o'clock.
- Q Did Yeager say anything, or did Yeager and you have a talk?
A Yes, sir.
- Q Where did you see Yeager? A Right at the stable door.
- Q Did you have a conversation with him? A Yes, sir.
- Q In consequence of what Yeager said to you, did you have a conversation with Officer Curry? A Yes, sir.
- Q Where did you see Officer Curry? A Officer Curry?
- Q Yes? A On 10th Avenue.
- Q That was on Sunday? A Yes, sir.
- Q What time on Sunday did you see Officer Curry? A Half past three in the afternoon.
- Q Did you also have a talk with Officer Delaney? A Yes, sir.
- Q Where did you have the talk with Delaney? A That was about four o'clock, after the talk with Curry.
- Q Did you have that on the avenue too? A No, sir; in Delaney's house.
- Q In Delaney's house? A Yes, sir.
- Q When did you next see Officer Craig? A Officer Craig?
- Q Yes? A That Sunday night.

Mr. Mulhearn

Q About what time? A A little after six.

Q At the time you saw Craig, or immediately just before you saw Craig, did you see him talking to Delaney and Curry? A Yes, sir.

Q Where did you meet Craig that Sunday afternoon? A On the corner of 38th street and 10th avenue.

Q Now, will you tell the jury exactly what occurred, what he said to you and what you said to him? A I was standing on the corner of 38th street. He came along; he said, "I understand you have got me down for a thief?" I says, "That is just what you are." We had rough words there. He said, "I will have it for you in an hour."

Q What did you say to him? A I told him I wanted \$137.00

Q What did he say? A "I will have it for you in an hour."

Q What did you do then? A I went looking for him in an hour; I couldn't find him.

Q That is all the talk? A That is all the talk.

Q What did he do then? A He went up the avenue.

Q What did you do immediately after that conversation, go home?
A Yes, sir.

Q Did you look for him in an hour? A Yes, sir.

Q Did you find him? A No, sir.

Q Couldn't find him? A No, sir.

Q When is the next time you saw him? A Monday morning.

Q What time? A About eight o'clock.

Q Whereabouts? A Outside the station house.

Q Where is the station house? A Thirty-seventh street.

Q Between what avenues? A Between Ninth and Tenth avenues.

By the Court:

Q What day was that? A Eight o'clock, Monday morning.

By Mr. Osborne:

Q Will you state to the Jury what he said and what you said when you met? A When I seen him coming out of the station house I asked him for the \$137.00. He said, "Go and fuck yourself and take it out of my ass, I havn't got the prise of a drink."

Q What did you say to him? A I says, "All right, I will take it out of your ass."

Q When was the next time you saw him? A The next time I saw him I went to the station house at 8 o'clock Monday night.

Q You did not have any conversation with him that Monday night? A No, sir.

Q What was done, did you see the captain? A The Captain was not there when I went, after a few minutes he came in.

Q About what time was it you saw the Captain? A That was about a quarter past eight.

Q About a quarter past eight you saw the Captain? A I told him-----

Q Never mind what you told the Captain? A He called Craig in--

Q And Craig was there and you and the Captain? Now, then, tell the Jury everything that occured right then and there? A The Captain called Craig into the room.

Q Did you go in there with him? A Yes, sir.

Q Into the Captain's room? A Yes, sir. I told my s atement to the Captain. I told him that Mr. Craig had taken \$137.00.

Q Out of your pocket? A Yes, sir.

Q On Sunday morning? A Yes, sir. Craig says, "This is a put up job, Captain." I says, "If you think it is a put up job you are mistaken." He denied it then.

Q Said he did not take it? A Said he did not take it.

Q Did he make any explanation to the Captain? A No, the Captain took the shield off him and made him a prisoner.

Q And the next time you saw Craig was in Jefferson Market, was it? A Yes, sir.

Q At any time, from Sunday morning until Monday night, did he make any tender or offer to you of \$55.00? A He never offered me 55 cents.

Q Did he offer you any money at all? A No, sir.

Q What was it he said to you on the avenue when he first met you? A He said he would let me have \$137.00 in an hour.

Q He said, "I will let you have it in an hour?" A Yes, sir.

By the Court:

Q After you had this talk with Captain Westervelt and the defendant, did any other officers come into the Captain's room?

A Mr. Curry and Delaney.

By Mr. Osborne:

Q Officers Curry and Delaney came in before the Captain? A Yes, sir.

Q Was Craig present at that time? A Yes, sir.

Q And did Officer Delaney and Officer Curry then report to the Captain any conversation, what was said by Curry and what was said by Delaney? (No answer).

By the Court:

Q Tell us what Curry said and what Delaney said? A Curry said Mr. Delaney took \$55.00 for safekeeping.

Q Was the defendant there then? A He said it was a put up job.

By Mr. Osborne:

Q Did any other officer come in while you were there and have any talk? A No, sir.

CROSS EXAMINATION:

By Counsel:

Q Now this interview that you had with the Captain took place Monday night, did it? A Yes, sir.

Q And after the Captain---after you had made your complaint to the Captain he called Craig in? A Yes, sir.

Q You charged Craig with stealing from you \$137.00? A Yes, sir.

Q He told the Captain he did not steal it, didn't he? A He said it was a put up job, he stole none at all.

Q Didn't steal any at all? A No, sir.

Q Then Officers Curry and Delaney were called in? A Yes, sir.

Q Then the Captain asked them about it and they said Craig had admitted it to them? A Yes, sir.

Q That was true? A They said so.

Q They said so? A Yes, sir.

Q They said that in his presence? A Yes, sir.

Q Have you got a very good memory? A A little.

Q It is not very good, is it? A Pretty good.

Q Are you sure? A What do you mean?

Q You are sure about that? A Yes, sir.

Q Don't you know that Officers Curry and Delaney were not there at all? A Yes, sir, they were there.

By Mr. Osborne:

Q Mr. Mulhearn, when officer Craig came back back to your house the second time-- about what time was it he came back the second time? A About three o'clock.

Q When he came back the second time did you see your wife there?

A Yes, sir, she was there.

Q Did you hear her say anything there? A No, sir.

By Counsel:

Q Now we were at the conversation that you say took place in the Captain's room at eight o'clock on Monday night? A Yes, sir.

Q The Captain was there? A Yes, sir.

Q You were there? A Yes, sir.

Q Officer Curry was there? A Yes, sir.

Q Officer Delaney was there? A Yes, sir.

Q On the last trial you testified as follows: "Q. What took place when Officer Craig, you, Officer Curry, and Officer Delaney were there, what conversation, what then was said? A Well, he said he had \$55.00." Is that right? A He did not say that in the station house.

Counsel: It is agreed that these are the stenographer's minutes.

Q (Counsel reading from the minutes) "Were you sober you were testified? A Yes, sir. Q He said it was a put up job, what next took place? A So then Mr. Craig, Officer Curry and Officer Delaney were called next. Q Were you present? A Yes, sir. Q What took place when Craig, you, Officer, Curry, and Officer Delaney were there, what conversation, what then was said? A Well, he said, he saw \$55.00." Is that what you testified to at the last trial? A No, sir, I did not.

Q " What was the language, as near as you can recollect, what was the previse words of Craig in that room? A Well, that is what he said, that it was a put up job; then afterwards he gave up \$55.00. That is all I remember;" Do you recollect testifying to that on the last trial? A No, sir.

Q Now will you state to the Jury what exactly did take place when the Captain, Officer Curry, Officer Delaney, you, and Craig were in the Captain's room? A They said that Mr. Craig had told them about taking \$55.00

Q Can you give any more of there language? A Didn't they say so, didn't they say so, they told the Captain that, yes, sir.

Q What did Craig say then? A I do not remember.

Q In the last trial didn't you say: "Q. What took place when Craig, you, Officer Curry, and Officer Delaney were there,

**POOR QUALITY
ORIGINAL**

0699

- what was then said? A. Well, he said he took \$55.00"? Did you say that? A I did not say that there.
- Q Didn't swear to that on the last trial? A No, sir, I did not.
- Q You did not? A No, sir.
- Q After you woke in the morning and missed your money and had this conversation with Yeager, when did you next see Craig?
- A Six o'clock that night.
- Q Six o'clock Sunday night? A Yes, sir.
- Q In the meantime had you seen any other officers? A I seen Mr. Curry after seeing Yeager.
- Q You saw Mr. Curry before you saw Craig? A Yes, sir.
- Q Now were you alone, or you and Yeager were together? A Yes, sir.
- Q Now what was the precise conversation that took place between you, Yeager and Craig? A I seen Mr. Craig coming along, I tapped him on the shoulder and told him I wanted \$137.00. -We had some hot words.
- Q That is what we want, those hot words? A I said, "You big-headed son of a bitch, I want that \$137.00. He says, "Damn it, don't make a show of me, I will have it for you in an hour."
- Q Is that all he said? A A That is all at that time.
- Q He did not say anything about taking \$155.00 from you? A Never in his life.
- Q You never swore to such a thing did you? A Yes, sir; I never swore he said he took \$155.00.
- Q Did you swear to that affidavit? A Never in my life.
- Q How do you know anything about what is in the affidavit (affidavit shown)? A That is my signature, I must have.
- Q Was it read over to you? A No, sir.
- Q Wasn't read over to you? A No, sir.

POOR QUALITY ORIGINAL

0700

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Joseph J. Craig

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

Joseph J. Craig
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:
The said *Joseph J. Craig*

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

the sum of one hundred and thirty-seven dollars in money, lawful money of the United States of America, and of the value of one hundred and thirty seven dollars

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

Wm Lancy Mcoll,
District Attorney

0701

BOX:

497

FOLDER:

4537

DESCRIPTION:

Cronin, Richard

DATE:

10/31/92



4537

POOR QUALITY ORIGINAL

0702

Witnesses:

Geo Jones

Ed M. Smith

Counsel,

Filed 31st day of Oct

1892

Pleads,

Allegedly

THE PEOPLE

vs. Earl

vs.

Laborn J. Ohio, Superior

Richard Cronin

Grand Larceny, [Sections 828, 831, 832 Penal Code.]

DE LANCEY NICOLL,

Dist. Att. - Nov. 10, 1892, District Attorney.

Pleads Guilty
Earl

A TRUE BILL.

B. Leonard

Foreman.

Part 2 10/10/92
J.R.B.

POOR QUALITY ORIGINAL

0703

(1305)

Police Court Fifth District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 199 East 17 Street, aged 26 years,
occupation express being duly sworn,

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

One Truck or Wagon
of the value of Seventy-five
Dollars — (\$75.00)

the property of deponent

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

from the fact that on the aforesaid day the said property was on the corner of Avenue B and 19 Street in said City and deponent was informed by Edward McIntyre that at about the hour of 10 A.M. on said day he McIntyre saw said defendant driving said truck across and had a horse belonging to Fredrick J. Hatcher attached to said truck. ~~the~~ which horse deponent is also informed by said Fredrick Hatcher that he Hatcher had let to said defendant on the

of
Sworn to before me this
189
day

Police Justice

POOR QUALITY ORIGINAL

0704

affirmed done prior to the time
when said McIntyre own said
defendant driving the horse
away in the manner aforesaid.
deponent further says that
said defendant had no business
to take said horse and deponent
was not been able since to
find or recover the same.

deponent therefore makes charges
said Richard Erwin with
barren committed the said
forcible and takes that he may
be dealt with as the law directs

Sworn to before me this 21st day of October 1892 } George F. Jones

Charles J. Jantzen
John J. Jantzen
George J. Jantzen

POOR QUALITY ORIGINAL

0705

CITY AND COUNTY } ss.
OF NEW YORK, }

1877

Edward Maguire
aged 40 years, occupation Driver of No.

199 York 17 Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of George Guin

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

Sworn to before me, this 21 day of October 1892 E. M. Guin

Charles J. Linter
Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK, }

1877

Fredrick Jangherstchen
aged 37 years, occupation Liver Stable of No.

310 Avenue a Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of George Guin

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

Sworn to before me, this 21 day of October 1892 Fredrick Jangherstchen

Charles J. Linter
Police Justice.

POOR QUALITY ORIGINAL

0706

Sec. 198-200.

7 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK }

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

Question. What is your name?

Answer. Richard Curran

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. ND.

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

Answer. 77th 335th Ave 36th Street & about 2 years

Question. What is your business or profession?

Answer. Lawyer

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.
Richard Curran

Taken before me this 11
day of July 1936
Charles N. Switzer
Police Justice.

POOR QUALITY ORIGINAL

0707

#578. Enck
Oct 24/92 2 PM

113
Police Court... 4th District
1892

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

my advice
the Justice proceedings
having authorized them
and determine the within
case. Charles H. Smith
Police Justice

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Enck
Richard Enck &
Richard Enck

1
2
3
4

Offence

Larceny
Felony

Dated

Oct 21 1892

Magistrate

Officer

Precinct

Witnesses

No. 1

No. 2

No. 3

No. 4

No. 5

No. 6

No. 7

Adolph Enck
George Enck

310 Avenue C

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 Adolph Enck

guilty thereof, I order that he be held to answer the same and ~~he be~~ admitted to bail in the sum of 7.00 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 21 1892 Adolph Enck Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0708

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Cronin

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

Richard Cronin

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

The said

Richard Cronin

late of the City of New York, in the County of New York aforesaid, on the *3rd*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one vehicle to wit: one truck of
the value of seventy-five dollars*

of the goods, chattels and personal property of one

George P. Ginn

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

**POOR QUALITY
ORIGINAL**

0709

SECOND COUNT—

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

Richard Cronin

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

The said *Richard Cronin*

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

*one vehicle, to wit: one truck of
the value of seventy-five dollars*

of the goods, chattels and personal property of one

George P. Ginn

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

George P. Ginn

unlawfully and unjustly did feloniously receive and have; the said

Richard Cronin

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

DE LANCEY NICOLL,

District Attorney.

0710

BOX:

497

FOLDER:

4537

DESCRIPTION:

Crucce, Maria

DATE:

10/07/92



4537

POOR QUALITY ORIGINAL

0711

Witnesses:

Wm. W. Lawrence

J. J. Clark

Chambers examined into this case with prompt care and came to the conclusion that a conviction cannot at present be obtained for the reason that from the facts appearing from the statements of both parties and defendant a case of self defense is made out. The complainant is a large woman and young the defendant is much older and smaller. The complainant is the mistress of defendant's husband and a quarrel and enmity in consequence had a fight. The defendant was down and being beaten and she fell towards the complainant on the head and breast. She was then screaming to assist herself. The complainant's defendant's name is James W. Lawrence, his own name is James W. Lawrence, Dec 1892 J.W. Lawrence Deputy

Counsel,

Filed

Pleas,

1892

Day of

July

THE PEOPLE

vs.

Maria Bruce

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

DE LANCEY NICOLL,
District Attorney.

put on for Dec 1/92

A TRUE BILL.

B. Bookman

Foreman.

Dec 1/92

Paul L. Discharge

Dec 1/92

Filomena Migliorica.

I asked J. Leone, husband of the defendant for money: he gave it to me. I met defendant in the yard and we had words, and then the defendant pulled a knife and cut me on the finger and also on the left breast: both slight wounds.

= This woman is kept by the husband of the defendant: he keeps a lager beer saloon: the defendant lives in the house next door as his wife, he having the lease of the house; the complainant lives over the saloon, and says she gets money from the husband of complainant.

= The defendant is a woman of about 45 and is the mother of 5 children.

Officer Blankel.

The complainant was in the Station House and I went out and made the arrest, as the defendant was coming out of her house.

Maria Bruce.

The complainant lives with my husband, next door, to where I live with my children. She has lived with him for about 2 years: my husband has not been at home with me since March 1892: he has lived since that time continually with the complainant. The complainant met me in my own hallway on the day of the assault, with a piece of stick. The complainant grabbed me by the hair, threw me down and probably would have killed me if she had not been taken away, by 4 or 5 women. I then took out my knife, while she had me on the floor, and used it to protect myself.

POOR QUALITY ORIGINAL

0714

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

of No. 290 St. James Street, aged 45 years, occupation Police Officer

that on the 29 day of November 1888

being duly sworn deposes and says, at the City of New York, in the County of New York, (I am here) who is a material witness in a case of Felonious Assault against one Maria Torrese deponent is satisfied that said Filomena will not appear at the next Court of General Sessions to appear as such witness wherefore deponent prays that said witness may be ordered to enter in to recognizance for her appearance as such witness.

John M. Coarcker

Sworn to before me, this

of 1888

1888

day

Police Justice

POOR QUALITY ORIGINAL

0715

Police Court 2nd District.

City and County of New York, ss.:

of No. 54 Sullivan Filomena Miglionica Street, aged 19 years, occupation Domestic being duly sworn deposes and says, that on the 29 day of September 1888 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Maria Tomice (now here) who did wilfully cut and stab deponent in the left breast and left hand with the blade of a knife she deponent held in her hand and said assault was committed

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 29 day of September 1888 Filomena Miglionica deponent
John Ryan Police Justice.

POOR QUALITY ORIGINAL

0716

(1335)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Mania Lomice 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. Mania Lomice

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Italy

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

Answer. 27 Sullivan one year

Question. What is your business or profession?

Answer. Manic'd woman

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
Mania Lomice
trial

Taken before me this
day of Sept 1897
John J. Ryan
Police Justice.

POOR QUALITY ORIGINAL

0717

Complainant Bailed
By Raphael Boudette
25 Madison

BAILED,
No. 1, by Luciano de Vito
Residence 44 Mulberry Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court... District... 1284

THE PEOPLE, vs.
ON THE COMPLAINT OF
Luciano de Vito
vs.
Maria Carmela
WIFE OF DEFENDANT
IN AN
INFORMAL CASE

1 _____
2 _____
3 _____
4 _____
Offense Illeg. Res.

Dated, Sept 20 1899
Magistrate

Charles J. Lawrence
Officer

Witness John A. ...
No. 11 Street
Precinct 11

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 Maria Carmela

guilty thereof, I order that she be held to answer the same, and she be admitted to bail in the sum of 200 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, Sept 20 1899 John Ryan Police Justice.

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

Dated, Sept 20 1899 John Ryan Police Justice.

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

Dated, _____ 1899 _____ Police Justice.

POOR QUALITY ORIGINAL

0718

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Maria Bruccel

The Grand Jury of the City and County of New York, by this indictment, accuse
Maria Bruccel
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Maria Bruccel*
late of the City of New York, in the County of New York aforesaid, on the *twenty ninth*
day of *September* - in the year of our Lord one thousand eight hundred and
ninety-*two* - , with force and arms, at the City and County aforesaid, in and upon
the body of one *Filomena Miglionica* in the peace of the said People
then and there being, feloniously did make an assault and *beat* the said
Filomena Miglionica with a certain *knife*

which the said *Maria Bruccel*
in *her* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *her* the said *Filomena Miglionica*
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
Maria Bruccel
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Maria Bruccel*
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
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *her* the said *Filomena Miglionica*
with a certain *knife*

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

**POOR QUALITY
ORIGINAL**

0719

THIRD COUNT—

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

Maria Corucci —

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

The said

Maria Corucci —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Filomena Inghisica* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *her* the said with a certain *knife* *Filomena Inghisica* —

which

her

the said

Maria Corucci —

in

her

right hand then and there had and held, in and upon the

breat and hand of *her*

the said *Filomena Inghisica*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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

DE LANCEY NICOLL, *District Attorney.*

0720

BOX:

497

FOLDER:

4537

DESCRIPTION:

Cupaiola, Anthony

DATE:

10/26/92



4537

POOR QUALITY ORIGINAL

0721

Witnesses:

Counsel,

Filed

day of

Plends,

Mizuitz of

THE PEOPLE

vs.

Anthony Cuparola

Et. Al.
Hoodlum

De LANCEY NICOLL,

District Attorney.

Grand Larceny, Second Degree.
[Sections 528, 59
Penal Code.]

A TRUE BILL.

B. Lockwood

Foreman.

Henry C. Lacey
Foreman

POOR QUALITY ORIGINAL

0722

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss:

Louis Gennaro

of No. 246 Washington Street, aged _____ years,

occupation Fruit Dealer being duly sworn,

deposes and says, that on the 21 day of October 1892 at the City of

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

from the possession of deponent, in the day time, the following property, viz:

Eight bushels of Chestnuts
valued at Twenty eight
Dollars

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-

ously taken, stolen and carried away by Antonio Cupaiolo

(now here) for the reasons following to wit:

on said date the defendant was

in the deponent's employ - and deponent

left in defendant's care 16 bushels of

Chestnuts to sell - at his (deponent's) place

of business 220 246 Washington Street -

Deponent went away and left defendant

in charge of said place when deponent

returned he saw that all the chestnuts

were gone and the defendant gave deponent

the sum of (\$28⁰⁰) in Twenty eight dollars

in payment for said Chestnuts -

Deponent charges defendant with having

appropriated the balance - viz 8 bushels of

Sworn to before me this _____ day of _____ 1892

Police Justice

POOR QUALITY
ORIGINAL

0723

Chestnuts to his own use and benefit
and prays that he be dealt with according
to law
Lyons

Subscribed before me this 23rd day
of Oct 1892
W. M. ... Justice

POOR QUALITY ORIGINAL

0724

(1385)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Antonio Cupaiolo 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 Cupaiola*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *240 Mulberry St 2 months*

Question. What is your business or profession?

Answer. *Assistant Bookkeeper*

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
Anthony Cupaiola*

Taken before me this *17th* day of *April* 189*7*
A. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0725

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

Police Court... District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. ...
246 Washington
Antonio ...

1
2
3
4

Offense Larceny

Dated, Oct 23 1892

Mc ... Magistrate
Cobley + signs Officer

Witnesses Port ...

No. 246 Washington Street

No. _____ Street _____

No. 1000 Street 48
to answer

_____ Street _____

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

Defendant

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

Dated, Oct 23 1892 ... Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Anthony Cupaiola

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

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

The said Anthony Cupaiola

late of the City of New York, in the County of New York aforesaid, on the 21st day of October in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

eight bushels of chestnuts of the value of three dollars and fifty cents each bushel

of the goods, chattels and personal property of one Louis Gunnars

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

De Lancey McCall, District Attorney

0727

BOX:

497

FOLDER:

4537

DESCRIPTION:

Curtis, John

DATE:

10/05/92



4537

POOR QUALITY ORIGINAL

0720

Witnesses:

Off Counsel

18
Counsel, *5* Filed *Oct* 1892

Pleads,

THE PEOPLE

vs.

John Curtis

DE LANCEY NICOLL,

District Attorney.

[Section 498, 50 (a), (b) (1) (1852)]
Notary in the Third Degree

A TRUE BILL.

B. Lockwood

Foreman.

(Curtis)

Heads Jury Jury

S. P. 2 1/2 yrs

POOR QUALITY ORIGINAL

0729

Police Court - / District.

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

of No. 258 Broadway Street, aged 58 years,
occupation Superintendent being duly sworn
deposes and says, that the premises No. 258 Broadway Street, 1st Ward
in the City and County aforesaid the said being a Five Story - Store and
Office Building - the ground floor
and which was occupied by deponent as a Saloon
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly Breaking
a front window glass plate

on the 29 day of Sept 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One over coat of
the value of twenty dollars, one over coat of
the value of twenty two dollars and one
hat of the value of three dollars - all together
of the value of forty five dollars.

the property of Rogers, Peet & Company - of which firm deponent is Superintendent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John Curtis (now here)

for the reasons following, to wit: Deponent is informed by Frank C.
Warner of 258 Broadway that on the night of the 28th
of September he securely locked and fastened the doors of
said premises and that the said window glass
plate was whole, entire and securely attached in
said building - deponent further swears that he is
informed by Seely J. Brownell of the 2nd Precinct
that at 2.00 clock A. M. on the 29th day of
September 1892. he found the defendant in front

POOR QUALITY ORIGINAL

0730

Police Court - / District.

City and County } ss.:
of New York,

of No. 258 Broadway Street, aged 58 years,
occupation Superintendent being duly sworn
deposes and says, that the premises No. 258 Broadway Street, 1st Ward
in the City and County aforesaid the said being a Five Story - Store and
Office Building - the ground floor
and which was occupied by deponent as a Saloon
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly Breaking
a front window glass plate

on the 29 day of Sept 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One over coat of
the value of twenty dollars, one over coat of
the value of twenty two dollars and one
hat of the value of three dollars - all together
of the value of forty five dollars.

the property of Rogers, Peet & Company - of which firm deponent is Superintendent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
John Curtis (now here)

for the reasons following, to wit: Deponent is informed by Frank C.
Warner of 258 Broadway that on the night of the 28th
of September he securely locked and fastened the doors of
said premises and that the said window glass
plate was whole, entire and securely attached in
said building - deponent further swears that he is
informed by Seely J. Brownell of the 2nd Precinct
that at 2.00 clock A. M. on the 29th day of
September 1892. he found the defendant in front

POOR QUALITY ORIGINAL

0731

of the aforesaid premises, said window plate was broken and that the defendant had in his possession the aforesaid two coats and one hat.

Defendant identifies the said two coats and one hat as the property of Messrs. Roger Peet and Company, of which firm he is Superintendent and charges the defendant with Burglary.

Sworn to before me, this 29 day of Sept 1892
[Signature] Police Justice.

Augustus Hayward

Dated _____ 1892 Police Justice.

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

Dated _____ 1892 Police Justice.

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

Dated _____ 1892 Police Justice.

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

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 _____

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Offence—BURGLARY.

Dated _____ 1892
Magistrate.
Officer.
Clerk.
Witness, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0732

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Shipping Clerk of No. Frank E. Warner

258 Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Augustus Hayward

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

Sworn to before me, this 29 day of Sept 1892 } F. Warner

W. Mahan
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Policeman of No. Seely J. Brownell

2nd Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Augustus Hayward

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

Sworn to before me, this 29 day of Sept 1892 } Seely J. Brownell

W. Mahan
Police Justice.

POOR QUALITY ORIGINAL

0733

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. John Curtis

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 42 Oak Street. 1 Week

Question. What is your business or profession?

Answer. Shoe-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 Curtis

Taken before me this

29

day of

Sept

1897

Attest

Police Justice.

POOR QUALITY ORIGINAL

0734

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

Police Court... District.

1225

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augusto Hayward
 25th Precinct
 John Curcio

Offense... Burglary

Dated... Sept 29 1892

Magistrate... Bennett

Witnesses... Frank E. Oliver

No. 258 Broadway Street

No. 2nd Precinct Street

No. 300 to answer... Street

Committed to... Street

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

Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of \$2000 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, 1892 Police Justice.

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

Dated, 1892 Police Justice.

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

Dated, 1892 Police Justice.

**POOR QUALITY
ORIGINAL**

0735

483

**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 Curtis

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

John Curtis

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

The said

John Curtis

late of the *Third* Ward of the City of New York, in the County of New York aforesaid, on the
29th day of *September* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *William R. N. Martin*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *William
R. N. Martin* in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

John Curtis

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

The said

John Curtis

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

one overcoat of the value of twenty dollars, one other overcoat of the value of twenty-two dollars, and one hat of the value of three dollars

of the goods, chattels and personal property of one

William R. H. Martin

in the

building

of the said

William R. H. Martin

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

**POOR QUALITY
ORIGINAL**

0737

THIRD COUNT:

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

John Curtis
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

John Curtis
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 overcoat of the value of twenty dollars, one other overcoat of the value of twenty-two dollars, and one hat of the value of three dollars

of the goods, chattels and personal property of

William R. N. Martin

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

William R. N. Martin

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

John Curtis
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.

DE LANCEY NICOLL,

District Attorney.