

0647

BOX:

379

FOLDER:

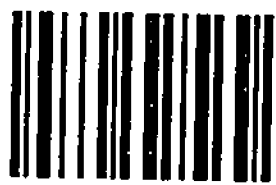
3543

DESCRIPTION:

Carey, Daniel W.

DATE:

01/27/90



3543

POOR QUALITY
ORIGINAL

0648

364

Counsel,

Filed 27

day of

Jan 1890

Pleads,

THE PEOPLE

vs.

Daniel W. Carey

F

Def. No. 11

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21 and
page 1980, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

G. H. Haver

Foreman.

Jan 27/90

Witness:

Wm. O. Collins

52 W-184 SE

POOR QUALITY
ORIGINAL

0549

Excise Violation-Selling on Sunday.

POLICE COURT- 2 DISTRICT.

City and County } ss.
of New York, }

William P. Collins

of No. 52 West 18th Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 15 day
of April 1888, in the City of New York, in the County of New York,

at premises No. 99 Fifth Avenue Street,
Bennie W. Carey (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority ~~strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,~~
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Daniel W. Carey
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 16 day } W. J. Collins
of April 1888 }

W. J. Collins Police Justice.

POOR QUALITY
ORIGINAL

0650

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Samuel W. Carey

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

MS.

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

Answer.

71 Horatio - 9 months

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 may think will tend to your
exculpation?

Answer.

*I am not guilty and
demand a true jury
if need.*

Samuel W. Carey

Taken before me this

day of

April

1898

Samuel W. Carey
Police Justice.

POOR QUALITY
ORIGINAL

0651

BAILED,
No. 1, by William G. Davis
Residence 97-6 Broadway
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 2 District 611

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William G. Davis
5 E. W. 11
James M. Carey

Offence Viol. of
Gen. Law.

Dated April 16 1888

C. Reilly Magistrate.

Jamesless Officer.

9 Precinct.

Witnesses

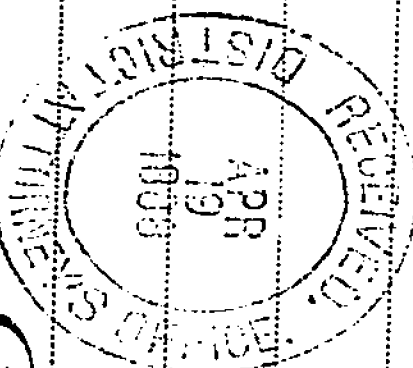
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 100 to answer 38

Backed



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

Dated April 16 1888 Sam'l C. Reilly Police Justice.

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

Dated April 16 1888 Sam'l C. Reilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0652

Court of General Sessions, PART *Mr*

THE PEOPLE

vs.

INDICTMENT

For

Darius W. Barry

To

M

Walter E. Barry

No.

97 - 6th ave

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *January* the *28th* day of *January* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0653

97.6m

76.8m

Try to see defl
at 71 knots

POOR QUALITY
ORIGINAL

0654

Court of General Sessions, PART *on*

THE PEOPLE

vs.

INDICTMENT

For

Daniel N. Carey

To

M *Daniel N. Carey*
No. *71* *Horatio*

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *the* day of *29th* *January* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,
District Attorney.

POOR QUALITY
ORIGINAL

0655

Y/Porter 24

1 year

N. H.
Not found

~~Breeding time~~

~~time~~

forefit

POOR QUALITY
ORIGINAL

0656

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel W. Carey

The Grand Jury of the City and County of New York, by this indictment, accuse
Daniel W. Carey
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Daniel W. Carey

late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *April* in the year of our Lord one
thousand eight hundred and *eighty-eight*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, 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 intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one *William J. Collins*

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.

SECOND COUNT—

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

Daniel W. Carey

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

The said

Daniel W. Carey

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure and suffer and permit, to be open, and to remain
open, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0657

BOX:

379

FOLDER:

3543

DESCRIPTION:

Carpenter, Richard

DATE:

01/10/90



3543

**POOR QUALITY
ORIGINAL**

0658

CORRECTION

0659

BOX:

379

FOLDER:

3543

DESCRIPTION:

Carpenter, Richard B.

DATE:

01/10/90



3543

POOR QUALITY
ORIGINAL

0660

Witnesses:

George E. Ellary

I declare on oath
as far as I can
know that the
said transaction

FD

Mr. Sparks will have
have a paper
which gives for
the amount check
I have received the
check to the Brooklyn
B' of Education
W. H. J.

Counsel,

Filed

10 day of Jan

1890

Pleads,

W. H. J.

THE PEOPLE

vs.

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]
(Endorsement, etc.)

Richard B. Carpenter

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. H. J.
Jan 16/90
W. H. J.
W. H. J.
W. H. J.

POOR QUALITY
ORIGINAL

0661

Department of Public Instruction

Brooklyn, N.Y. 1/20 1890

^{Secretary's Office.}
Recd Officer G. W. Glass check no. 793
on Kings County Trust Co. dated Dec. 24
1889, for Twenty-five dollars.

Geo. G. Brown
Jcy.

POOR QUALITY
ORIGINAL

0662

Rec'd from Clerk of Court
bank check on King Co Trust
Co payable to Jessy A Lynch
for 1875 dated Dec 24/89
by order of Court to be returned
James H. R. King
228 1/2 Ave C

Police Court, 14 District.

City and County } ss.
New York,

No. 771 Pittaville Street, aged 35 years,
occupation Liquor dealer being duly sworn, deposes and says,

that on the 24 day of December 1889, at the City of New
York, in the County of New York, Richard B. Carpenter

(nowhere) did with intent to
defraud forge the name of
Jessy A. Lynch on the
accompanying check hereto
attached and obtained the
sum seventy five dollars
from deponent. That on
about 6 o'clock P.M. of the
aforesaid date defendant called
at deponent's place of business
and requested to deponent to
cash said check and represent-
ed to deponent that it was
a Christmas present from his
sister to him and that he
was authorized to endorse
the name of Jessy A. Lynch
thereon. Deponent is informed
by Jessy A. Lynch of No 253
Clinton Street Brooklyn N.Y. that
she lost said check together with
the pocket book hereshown while
riding upon the 3rd Avenue Elevated
Railroad on said date and that
she did not authorize defendant
to endorse her name on said
check. Deponent further says
that relying upon the representation
of defendant being true he
cashed said check whereupon he
charged defendant with
name on said check and with
making false and untrue repre-
sentations to him.

George E. Marx

James H. R. King
228 1/2 Ave C
Dec 24/89
King Co Trust
Co
for 1875 dated Dec 24/89
by order of Court to be returned

POOR QUALITY
ORIGINAL

0663

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation School Teacher of No. 253 Clinton Street Brooklyn being duly sworn deposes and

says, that he has heard read the foregoing affidavit of George O. Hart
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 30
day of Dec 1883

Jessy A. Lynch

[Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0664

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Richard B. Carpenter*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *York County, N.Y.*

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

Answer. *Plainfield, N.J. 2 years*

Question. What is your business or profession?

Answer. *Machinist*

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 guilty*

Richard B. Carpenter

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0665

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

77 & 10

Offence

Dated

188

No.

Magistrate

No.

Officer

Witnesses

Precinct

No.

Street

No.

Street

No.

Street

No.

Street

No.

Street

No.

Street

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

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 Dec 3 188 John J. Jones Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0666

City and County of New York, Is:

Sidney S. Carpenter

being duly sworn deposes and says that
on the 25th day of December 1889 he was
in the Saloon of Mr. Marx at the N. Y. City
cor. 10th Ave & 52nd St. N. Y. City and there heard
the proprietor Mr. Marx tell Richard Carpenter
to ^{endorse} ~~write~~ his name on the back of a ^{check} ~~check~~ ^{and also} ~~the~~ name of the person
to whom the check was payable ^{on the back} ~~that~~
the said Richard Carpenter did as
directed by the said Mr. Marx and the
latter then cashed the check for the
said Richard Carpenter.

Sworn to before me this
18th day of January 1890

Sidney S. Carpenter

H. W. Perkins

Commissioner of Deeds N. Y. County.

City and County of New York, ss:

Frederick Wilbraham
of No 2347 - 2nd Ave ~~in~~ the City of New
York being duly sworn deposes and says
that he has known Richard B. Carpenter
^{intimately} for the past 5 years and that he knows
him to have been a strictly honest and
sober youth up to the time of his present
trouble. That said Richard B. Carpen-
ter is respectably connected and ^{heretofore} of good
moral character.

Deponent further alleges
that the said Richard B. Carpenter is sub-
ject to violent fits and in deponent's
opinion the youth is of weak mind
and at times irresponsible for his
actions.

Sworn to before ^{me} this 16th }
day of January 1890 }

Thos. Wilbraham

J. M. Bicknis

Commissioner of Deeds City & County
of New York.

City and County of New York, ss:

John H. Carpenter
being duly sworn deposes and says that he
is the father of Richard B. Carpenter, that
the said Richard B. Carpenter ^{is a minor} and
subject to violent fits since his birth
that the youth's mother has been subject
to fits all her life and that the youth's
4 brothers have died in fits.

Deponent verily
believes that the said Richard B. Carpenter's
mind has been affected by this
affliction to such an extent as to
render him irresponsible for his acts.

Deponent further alleges
that the youth has been a steady, honest
and dutiful son and believes him to
be innocent of guilty intent in his the
difficulty in which he now finds him-
self.

Sworn to before me this }
15th day of January 1890 }

John H. Carpenter

J. W. Pickens

Commissioner of Deeds City & County of New York

POOR QUALITY
ORIGINAL

0669

The Prayer of his father
is that your Honor will
have mercy on my poor
Ignorant Boy for I dont
~~think~~ believe that he ever
had a check in his hand
before and did not know
how to get the money on
it and was shown by the
one that cashed it all
what the boy did as he
was told I have witness
to that I hope ^{your Honor} ~~that~~ ^{you}
will save his aged father
from the disgrace
as much as possible

John H. Carpenter

POOR QUALITY
ORIGINAL

0670

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 B. Carpenter

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

Richard B. Carpenter
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Richard B. Carpenter

late of the City of New York, in the County of New York aforesaid, on the *twenty-fourth*
day of *December* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, having in *his* custody a certain
instrument and writing, *to wit: an order for the payment of*
money of the kind called bank cheques
which said *bank cheque* is as follows, that is to say:

Teachers Check No 793
Kings County Trust Company
Brooklyn, December 24th, 1889
Pay to Jessy A. Lynch or order
Seventy five 00/100 Dollars
Must have two signatures
\$75 00/100
Geo. G. Brown, Secretary
Seth T. Stewart, Principal;

the said

Richard B. Carpenter

afterwards, to wit: on the day and in the year
aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge,
and cause and procure to be forged, and willingly act and assist in forging on the
back of the said *bank cheque*
a certain instrument and writing commonly called an *Endorsement* which said forged
instrument and writing commonly called an *endorsement* is as follows, that is to say:

Jessy A. Lynch

with intent to defraud, 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

0671

SECOND COUNT—

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

Richard B. Carpenter
of the CRIME OF FORGERY IN THE SECOND DEGREE committed as follows:

The said

Richard B. Carpenter

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid,
at the City and County aforesaid having in *his* possession a certain instrument
and writing, to wit: an order for the payment of
money of the kind called bank cheques

which said bank cheque is as follows, that is to say:

Teachers Check No. 793
Brooklyn, December 24th, 1889
Kings County Trust Company
of Brooklyn, ny.
Pay to Jesse A. Lynch or order
Seventy five 00/100 Dollars
must have two signatures Geo. G. Brown, Secretary
\$75 00/100 Seth T. Stewart, Principal;

on the back of which said bank cheque there was then and
there written a certain forged instrument and writing commonly called an Endorsement
of the said last-mentioned bank cheque which said forged
instrument and writing, commonly called an endorsement is as follows,
that is to say:

Jessey A. Lynch

with force and arms, the said forged endorsement then and there feloniously did
utter, dispose of and put off as true, with intent to defraud, *he* the said
Richard B. Carpenter then and there well knowing the premises,
and that the said endorsement was forged, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New York
and their dignity.

JOHN R. FELLOWS,

District Attorney.

0672

BOX:

379

FOLDER:

3543

DESCRIPTION:

Carr, Joseph

DATE:

01/13/90



3543

POOR QUALITY
ORIGINAL

0673

Witnesses:

August 11th 1890
Officer Hagan
11th Precinct

Joseph Carr
Accused
F.S.

Counsel,

Filed

13th day of June 1890

Pleads,

Myself

THE PEOPLE

vs.

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 530 — Penal Code.]

Joseph Carr

JOHN N. FELLOWS

District Attorney.

A True Bill.

Glynn
Foreman.
June 23/90

Guilty & sentenced to
Prison for
Grand Larceny 1st
Degree.
June 31/90

**POOR QUALITY
ORIGINAL**

0674

2
The People
vs.
Joseph Carr

Court of General Sessions, Part I.
Before Recorder Smyth.

Thursday, January 23, 1890.

Indictment for grand larceny in the first degree.

August Nohr sworn and examined by Mr. Davis.

You live at 118 3rd Street and are a cigar maker? Yes.

On the 2nd of January 1890, did you own a silver watch?

Yes. And plated chain? I understand no English.

The witness was examined through the Interpreter.

How long have you lived in this country? About eight years

You owned a silver watch and a chain on the 2nd of January

1890, didn't you? Yes sir. Did you see this man here, the

defendant, on that night? Yes sir. Where was it you saw

him? I first saw him about three o'clock in the morning -

night time. Where were you? Bowery and Houston Street.

When you saw this man were you in Houston Street or in the

Bowery? In the Bowery going into Houston Street to take a

glass of beer. You turned into Houston Street to get a

glass of beer? Yes, in Houston near Forseith Street. What

was that watch worth? Two dollars. About how long did you

have it? Twelve years. What was the chain worth? Ten

cents. Where did you wear it, on what part of your person

did you have your watch and chain? Here (pointing to his

vest). Where were you when you first saw the defendant,

this man here? In the Bowery, I came from the Bowery Sta-

tion of the elevated road. You got off the elevated train

and came down stairs? Yes sir. Where did you come from when

you got off the elevated train that night? From Morrisiana.

Did you see this defendant before you got down off the

elevated railroad station? I did not. Where was he

**POOR QUALITY
ORIGINAL**

0675

standing or walking when you first saw him? In the Bowery Did he have anything o say to you? He talked about the weather to me, he said nince weather, no winter. What answer did you make to it? I said, yes it is. Were you on the Bowery at this time? We were on the Bowery at the time and we walked side by side. Where did you walk to? We turned into Houston Street from the Bowery. Did you ask him to go with you? I did not. When you got into Houston Street what did you do? We walked along, I had my coat unbuttoned on my way home. What did he do to you there if anything? When we came out of the beer saloon --- You went into a beer saloon, did you? We went into a restaurant near Forseith in Houston Street. Did the Defendant go in with you? He did. Did you ask him to go in with you? No; he said, "I would like to drink a glass of beer I said, "I would also." Then did you go into this restaurant? We did both. Did you get beer in there? We did, one glass each. Who paid for it, you or the other man? Every man paid for himself. What did you talk about in there? I do not know . How long were you in there? A little while, two or three minutes. Did you have your watch and chain with you then? I did. Did you have it where you have got it now? Yes, the chain I am wearing now belongs to my son. When you came out did the Defendant come out with you? Yes, he did. Where did you go then? We continued down Houston Street towards First Ave. Did you get as far as First Avenue? We got as far as Eldridge between Eldridge and Allen Streets. Did the defendant go with you all this time? He walked alongside of me all the way, we were conversing together but I do not remember what we were talking about. When you got to

**POOR QUALITY
ORIGINAL**

0676

this place down near Eldridge Street what did the Defendant do if anything? Just after passing Eldridge Street between Eldridge and Allen he made a grab for my watch-chain. What else did he do, did he get the watch? Yes, he tore the chain and pulled the watch out. Then what did he do when he got the watch? He then ran away up Houston Street towards the Bowery. Did he take your watch with him? He did. Did you run after him or did you shout police or do anything? I ran into Eldridge Street and shouted police I saw the policeman had this man arrested. Where did you see the policeman have him? I returned out of Eldridge into Houston and going up towards the Bowery I met the officer who had the prisoner. Was that the same man that snatched your watch and was in your company? Yes. Did you see your watch at that time? In the Station House. The watch which the officer showed you in the Station House and the chain were the ones which you wore that night and which the Defendant snatched away from you? Yes. I could not say that the chain was broken at all.

Cross Examined. My business is cigar maker. How long have you been in business in New York? It will be eight years next May. How many drinks had you taken that night before you saw the Defendant? I cannot say exactly because I kept no account of them. About how many? About eight or ten. What were those drinks, beer or whiskey? Beer. Did you drink anything beside beer? No, nothing but beer. What had you been doing up at Morrissian I have some brother-in-laws there. Had you been up there having a good time with them and drinking considerable? We did. Did you come down on the elevated train alone? Yes.

**POOR QUALITY
ORIGINAL**

0677

Didn't you know this Defendant before? I did not. What was he doing when you first saw him? I cannot say that he was doing anything. Were you not intoxicated when you met this Defendant? No. Was not he intoxicated? He was not. I cannot say which side of the street he was on when I met him, he was not on the sidewalk but in the street. Anybody else with him at the time? There was not. Did you speak to him first or did he speak to you? I cannot say. Were you going across the Bowery at the time you saw him? I was and I continued down Houston Street. Where was this saloon where you went in and got a drink? In Houston St. about three or four houses from Forseith. Did you not think that the Defendant was intoxicated when you went into the saloon with him? I did not. Have you told all that the Defendant did or said while you were with him? I know of nothing more. Were you standing still at the time you say he grabbed your watch or were you walking? I was in the act of walking and he continued alongside of me. When he grabbed your watch what did he do? He disappeared and I was excited. How far did you get from the place where he grabbed your watch until you found a policeman? I went about twelve steps into Elridge and turned and went back up Houston; the next I saw was that the officer had the prisoner arrested.

Andrew Hogan sworn and examined.

I am an officer of the 11th precinct and arrested this Defendant on the 2nd of January in Houston Street about three o'clock in the morning, Houston Street is on my post and I was on duty at the time, I was patrolling down Houston

**POOR QUALITY
ORIGINAL**

0678

and the first thing that attracted my attention was hearing a man calling police, I went along and I met this fellow, the Defendant, he was walking kind of lively and there was a fellow after him and two or three other people and I stopped him; the Complainant came up and accused the Defendant of taking his watch, I asked the Defendant if he took his watch and he said no; I asked the Complainant if he was positive and he said he was; so I placed the Defendant under arrest and started for the Station House, I asked the Defendant why he took the Complainant's watch and he denied it again. I says, "you got yourself in a nice box, you had better give up that watch if you have got it"; so the Defendant gave me the watch and chain, it was a silver watch, he gave it to me on my way to the station house.

Where did he take the watch from? He took it out of his pocket, I could not say which pocket, the vest or pantaloons; I went on to the Station House with the prisoner and the complainant, the complainant identified the watch and chain as his; the prisoner's pedigree was taken in the Station House and he was locked up, the next morning I took him to the Police Court and the charge was made against him and he was held; I left the watch in the Station House.

Cross Examined.

I was going down Houston between Chrystie and Forsyth when I heard the call of police, the Complainant must have been in the next block, the Defendant was not running and he was not intoxicated at the time. I was not within two or three steps of the Defendant when the Complainant called police, the Defendant did not turn around and hand me the watch, I was on Eldridge St. at the time he handed it to me, the Complainant was not intoxicated.

**POOR QUALITY
ORIGINAL**

0679

Joseph Carr sworn and examined in his own behalf, testified:

I am thirty-five years old and am a glass sign writer and up to the time of my arrest I was at work for James Russell & Co. 295 Pearl Street. Have you ever been convicted or charged with crime before? No sir. State to the jury the facts in regard to this case? I had made several calls on New Years Day and evening, I had drank several drinks and was under the influence of liquor and intoxicated at the time; I remember meeting that man on Houston Street and before I met him I was knocked down by some one who hit me in the back of the head and took some little things I had and some change in my pockets, I went in and had several drinks with that man in the beer saloon somewhere on Houston Street and coming out of there I do not remember where I parted with him, I do not remember taking his watch or anything else. Have you an injury upon your head? Yes, I received it an hour or so before I met that man, this other injury I received ten or twelve years ago by falling off a train. I am not in the habit of drinking, I would get out of my mind entirely if I drank, it is only of a holiday that I was drinking; I have no recollection of what the Complainant describes; I do not recollect whether I took his watch or not.

Cross Examined. I am sure I have never been convicted of any offence and never served a term in the State Prison or Penitentiary, I occupy a room at 180 Bleecker Street, I said by mistake in the Police Court 178. When I was arrested I was very drunk, I do not remember whether I walked straight or not. I do not remember saying

0600

[Handwritten scribbles]

10

When the prisoner was brought to the Station House and his pedigree was taken he answered all the questions put to him and I heard all he said when he was arraigned in the Police Court.

The Jury rendered a verdict of guilty.

**POOR QUALITY
ORIGINAL**

0681

Yestermorn in the
care of Joseph Carr

Filed Jan. 1890

POOR QUALITY
ORIGINAL

0682

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 118 3rd Street, aged 46 years,
occupation Seaman Maker being duly sworn

deposes and says, that on the 2 day of January 1899 at the City of New

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

person of deponent, in the night time, the following property, viz:

The silver watch with
plated chain attached
valued at two dollars

the property of

Deponer

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

Joseph Carr (nowhere)
for the reasons following to wit
at about the hour of 3 o'clock
A. M. on said date as deponent
was walking on Houston
St., having the said watch
in the left pocket of the
vest then worn by deponent
as a portion of his toilet
clothing, the said defendant
seized said property and
ran away with the same.

Officer Conrad Hoffman found
the said property in the posses-
ion of the defendant.

Aug. Holm

Sworn to before me, this
day of Jan 1899
at New York
Charles W. T. Police Justice.

POOR QUALITY
ORIGINAL

0683

Sec. 198-200

3

District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Am not guilty
Joseph Carr

Joseph Carr

Joseph Carr
290 1st St.

Taken before me this

Joseph Carr

1893

Charles W. Fink

Police Justice.

0604

Police Court..... District

118 418. 3

183

istic.

!!!!!

Summary

Street.

Street.

1

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

POOR QUALITY
ORIGINAL

0685

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 Carr

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

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

The said

Joseph Carr

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

*one watch of the value
of one dollar and one chain
of the value of one dollar*

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

John R. Fellows,
District Attorney.

0686

BOX:

379

FOLDER:

3543

DESCRIPTION:

Cassidy, Michael

DATE:

01/15/90



3543

POOR QUALITY
ORIGINAL

0687

Witness:

Officer McCann

Counsel,

Filed

15 day of

Jan 1890

Pleads,

W. G. Kelly - 17

THE PEOPLE

May 17 1893

*1893 Court Record
- Jones for trial by request
- 1893 for Defendant*

Michael Kennedy

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1893, Sec. 21 and
page 1890, Sec. 6.]

JOHN R. FELLOWS,

District Attorney.

Part 1

Oct 9

A True Bill.

G. J. Hearn
Foreman.

POOR QUALITY
ORIGINAL

0688

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Cassidy

The Grand Jury of the City and County of New York, by this indictment, accuse
Michael Cassidy
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Michael Cassidy

late of the City of New York, in the County of New York aforesaid, on the
fourth day of *November* in the year of our Lord one
thousand eight hundred and *Eighty eight*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, 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 intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one

Michael Mc Dermott

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.

SECOND COUNT—

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

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

The said

Michael Cassidy

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure and suffer and permit, to be open, and to remain
open, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0689

BOX:

379

FOLDER:

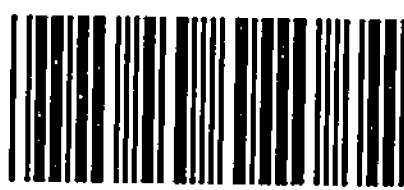
3543

DESCRIPTION:

Chelek, Stanislaus

DATE:

01/15/90



3543

0690

Nate Miller
Capt Berghold
26th Precinct
John Chinn

Filed
10/1 day of Jan 1890

Pleads, *Myrick*

THE PEOPLE

vs.

R

Stanislaus Chelak

Com^d appointed to
examine as to Savings &c

JOHN R. FELLOWS,

[Handwritten signature]

A True Bill

*Girls aren't
For class.*

POOR QUALITY
ORIGINAL

0591

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

AN INQUISITION

Taken at the *Coroners Office*
No. 67 Park Row Street, in the *4th* Ward of the City of
New York, in the County of New York, this *8th* day of *January*
in the year of our Lord one thousand eight hundred and *90* before

LOUIS W. SCHULTZE, Coroner,
of the City and County aforesaid, on view of the body of *Nicholas Miller*
now lying dead at

Cherwell Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn or affirmed and charged to inquire, on behalf of said people, how and in what manner
the said *Nicholas Miller* came to his death, do upon
their Oaths and affirmations, say: That the said *Nicholas Miller*

came to his death by
Injuries received by being struck on the
head with an iron wrench in the
hands of Stanislaw Chalek at
71st Street and Street End Avenue
January 2nd 1890.

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

JURORS.

<i>A. Abraham</i>	<i>5 Canal St</i>	<i>Joseph</i>	<i>72 Canal St</i>
<i>Emil Goodman</i>	<i>160 E. River</i>		
<i>Isaac Lamm</i>	<i>152 E. River</i>		
<i>Max G. Givert</i>	<i>56-58 Canal St</i>		
<i>George Widmann</i>	<i>128 Canal St</i>		
<i>Morris Willner</i>	<i>74 Canal</i>		
<i>Hel Greenberg</i>	<i>52 Canal St</i>		
<i>Reus Cooper</i>	<i>5 Canal St</i>		
<i>Samuel</i>	<i>2nd St</i>		
<i>Louis W. Schultze</i>			

CORONER, E. S.

POOR QUALITY
ORIGINAL

0692

IN THE CORONER'S COURT OF THE CITY AND COUNTY OF NEW YORK.

INQUEST IN THE MATTER OF THE : BEFORE
DEATH OF : HON. LOUIS W. SCHULTZE, Coroner,
N I C H O L A S M I L L E R. : and a Jury.

New York, Wednesday, January 8th, 1890.

THE CORONER: Gentlemen, I desire to call your attention to the case of Nicholas Miller who was killed by Stanislaw Chelek, on January 2nd, with a wrench in a lot at the corner of 71st St., and West End Avenue.

JOHN K. CAIN, (a police officer) sworn and examined.

BY THE CORONER:

Q. Now, officer tell the Jury just what you know of the cause of the death of Nicholas Miller? A. Well, about ten o'clock I was standing on the corner of 70th Street and West End Avenue and I heard a woman scream. Just then a little boy came running down and says, "I guess there's trouble over in the shanty on the hill." So I started off with a side partner of mine, another officer, and ran down the Street and when I got there I found this man lying in the room where his wife and some of the men around the house had carried him. But I didn't see the man that committed the deed at all. However, we caught him at 12 o'clock the same evening, ran across him ^{one} block away from where he committed the murder. That is all I know about the case.

BY A JUROR:

Q. You found him dead? A. Well, he wasn't dead when I got there. There was a doctor in attendance when I got there. We rang up an ambulance and when the ambulance arrived he was dead. But a doctor from the neighborhood was there a few minutes after it happened.

Q. Is that all you know, officer? A. Yes, sir.

MRS. KATE MILLER, sworn and examined.

BY THE CORONER:

Q. Now, Mrs. Miller, will you tell the Jury just what you know of the cause of your husband's death? A. Well, I can't; I don't know why he went and hit him at all.

Q. Well, just explain it to the Jury; tell them all about it? A. Me and a little boy, a nephew of mine, and my husband were there at the house. My husband went outside, I think he was passing his water, and when I came out Hahnes passed me with a wrench in his hand and he said something to my husband, but what he said I can't say, and my husband never made an answer and Hahnes struck him. The first blow knocked my husband and he fell on his back and then Hahnes went a few steps back and he came right for him again and my husband couldn't move hardly, and Hahnes hit him four or five more blows on the left side and then Hahnes ran as far as to the water closet, and after I saw my man so knocked I ran after him and I says, "Oh Hahnes, what did you do? You killed my husband." And he raised the wrench like this (illustrating) and I ran for my husband again and tried to help him, and I didn't see any more of Hahnes.

Q. Did you see Hahnes having this wrench and hitting your husband? A. Yes, I seen him coming out of the house with it. I have witnesses to it, too.

Q. What is Hahnes right name? A. He used to tell me Chelek.

Q. What was Hahnes occupation there; was he living with you folks? A. Yes, sir.

POOR QUALITY
ORIGINAL

0693

Q. You kept a truck garden there, did you, raising vegetables?
A. Yes, raising vegetables, and my husband used to drive a truck. When the brick was going he would drive brick, and he was working for Frank Fox, digging out cellars. *Jack*
Q. Did they ever have trouble before? A. No, sir; not that I know of.

MRS. MINNIE DE CAMP, sworn and examined.

BY THE CORONER:

Q. Where do you live? A. I live in the same house.
Q. You live in the same house with the Millers? A. Yes.
Q. That is at 71st Street, and there is no number to it?
A. No, no number.
Q. What do you call it; 71st Street and West End Avenue?
A. Between West End Avenue and the Railroad track, yes.
Q. Now tell the Jury just what you know about this accident?
A. Well, I wasn't by it; I didn't see that he hit him. I was in my bed asleep and I heard the scream "Oh you are killing my husband" by Mrs. Miller. I rushed out in my bare feet, and when I came out Miller was laying on his back and he didn't move and I didn't see no Hahnes, he was away then. That is all I seen.
THE CORONER: The prisoner's name instead of being Hahnes is Stanislaw Chelek. But they all seem to call him Hahnes.

MARTIN WILDER, sworn and examined.

BY THE CORONER:

Q. Tell the Jury all you know about this case? A. (interpreted) I didn't see about it; all I heard was the woman scream and I came out and I saw the man lying on the floor. I heard the wife of Nicholas Miller calling out that Stanislaw Chelek had killed her husband and that brought me out and I saw the man lying down there.

JOHN EHMER, sworn and examined.

BY THE CORONER:

Q. How old are you? A. 11.
Q. Do you go to school? A. Yes, sir.
Q. Did you see anything of this occurrence at all? A. Yes, sir.
Q. Now tell the Jury just what you know of it? A. All I know is he hit him on the left hand side with a wrench. I saw him hit him.
Q. What do you mean by the left hand side; do you mean the left side of the face? A. That man sitting there (pointing to the prisoner) hit the man that is dead on the left side of the head with a wrench. Then I ran home and I didn't see any more.
Q. Did you tell your mother? A. Yes, I ran home and told my mother.
Q. That the prisoner hit Nicholas Miller with a wrench on the left hand side of the face? A. Yes, sir.
Q. And you saw him do it? A. Yes, sir.

BY A JUROR:

Q. What were you doing in that house? A. That is my uncle's; I was down there.
Q. You were down there the same night? A. Yes.
Q. Did he have a fight with that man? A. No, sir.
Q. How did the man come to hit him? A. I don't know.
Q. What happened there that the man took that wrench at that time? A. I don't know; me and my uncle went out and he made his water and the man came out with a wrench. That is all I know.

**POOR QUALITY
ORIGINAL**

0694

Q. Did you ever see that man before? A. Yes, sir.
Q. Did you know him before? A. Yes, sir; he used to work
for my grandmother.
Q. Didn't your uncle do anything to that man? A. No,
sir.
Q. You didn't see him do anything? A. No, sir.
Q. You only saw the man hit your uncle on the head? A. Yes,
sir.
Q. Did they have a quarrel before that? A. No, sir.
Q. Where did it happen; in the house or in the yard? A. Out
in the yard.
Q. At what time? A. I couldn't tell you the time.
Q. Night time, wasn't it? A. Yes, sir.
Q. You couldn't say why the man hit your uncle? A. No,
sir.
Q. So he hit him for nothing? A. Yes, sir
BY THE CORONER:
Q. Where do you live? A. On 70th Street between 10th
and 11th Avenues.
Q. Is there no number to your house? A. No, sir.

MRS. THERESA EHMER, sworn and examined.

BY THE CORONER:

Q. Now, Mrs. Ehmer, tell the Jury just what you know of the
killing of Nicholas Miller? A. I was in the house when Hahnes
came down stairs with the wrench and he went out in the yard, and
about five or ten minutes after I went out to go home with my baby
and I seen Mr. Miller lying there bleeding and his wife was scream-
ing and Hahnes I didn't see. That is all I seen about it.

BY MR. FORSTER:

Q. You didn't see the striking by the defendant here? A. No,
sir.

Q. You say he left the room with a wrench in his hand?
A. Yes, he came from upstairs. I was sitting in the house
and he came down stairs with the wrench and went out, and about
five or ten minutes after I went to go home with my baby and I
seen Mr. Miller laying there bleeding and his wife was screaming,
but Hahnes I didn't see any more.

(Here the Coroner read the annexed medical evidence and
charged the Jury.)

POOR QUALITY
ORIGINAL

0695

TESTIMONY.

A. J. Weston M. D., being duly sworn, says:
I have made an examination of the body of
Nicholas Miller now lying dead at
71st Street West End and from such examination
and history of the case, as per testimony, I am of opinion the cause of
death is

Homicide by blows on
head with iron rods,
several occurred depressed
fractures of skull,
A. J. Weston M. D.

Sworn to before me,
this

day of

Aug 18

1890

L. M. Schuler

CORONER.

POOR QUALITY
ORIGINAL

0696

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
Years	Months	Days			
31			N.Y.	71 st St & 11 th Ave	Jan'y 3/28

Stimulus Whisk

was killed by ~~Thomas~~
~~Stimulus~~ (3) Jan'y 28
with a truck in
lot 600 71st St & 11th Ave
witnesses
that Miller
John Brown
70th St bus lot
and 510th Ave.
Police 23rd Det.

L. W. S.

No.

Quar.

18

AN INQUISITION

On the VIEW of the BODY of

Michael Miller

whereby it is found that he came to
his death by

Killed by truck
Stimulus Whisk in lot 600

Inquest taken on the

of 18 before

LOUIS W. SCHULTZ, Coroner.

POOR QUALITY
ORIGINAL

0697

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

Stanislaw Chalek being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—

Stanislaw Chalek

Question—How old are you?

Answer—

49

Question—Where were you born?

Answer—

Germany

Question—Where do you live?

Answer—

I am - America

Question—What is your occupation?

Answer—

Wagoner

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

*I am not guilty of any
crime or offense*

Taken before me, this 8 day of Jan 1880

John W. Schuyler

CORONER.

POOR QUALITY
ORIGINAL

0698

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
31 Years	Months	Days	N.Y.	71 st St + 11 Ave	Jan'y 3 ^d

1st Quar. 4th 1890
HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY of

Nicholas Smith

whereby it is found that he came to
his Death by the hands of

Francis Lee Chabert

Inquest taken on the 8th day
of January 1890

before J. H. Verhulst
CORONER.

Committed

Obtained

Discharged

Date of death Jan'y 2/90

0699

The People of the State of New York
against
Stanislaus Chelek.

The undersigned, CLARENCE S. ELEBASH, M. D., and JOHN H. ROGAN, the Commission appointed by an order of this Court bearing date the 28th day of March, 1890, made and entered in the above entitled action in the office of the Clerk of this Court, to examine the defendant herein as to his mental condition and make report thereon to this Court as to his sanity at the time of such examination,

DO RESPECTFULLY REPORT:

That the Commissioners before proceeding to a hearing of the matters so referred to them, took and subscribed the annexed oaths.

That the Commission was attended by H. C. Macdona, Esq., Assistant District Attorney, for the People, and by R. J. O'Haire, Esq., counsel for the defendant, and by the defendant in person.

That the proofs offered by the respective parties were reduced to writing, and are hereto annexed as part of this report.

From such proofs, and from a physical examina-

POOR QUALITY
ORIGINAL

0700

tion of the prisoner, the Commission finds the following facts:

That the defendant, Stanislaus Chelek, now in custody in the City Prison under an indictment for murder in the first degree, pending in this Court and undetermined, is insane, and incompetent to understand the nature of the charge made against him, or to advise with his counsel as to any defense he may have thereto.

All of which is respectfully submitted.

Dated New York, April 11th, 1890.

John H. Ryan
Commissioners

Conferred
James H. Ryan
April 25th 1890

0701

-----x
The People of the State of New York
against
Stanislaus Chelek.
-----x

I, CLARENCE S. ELEBASH¹, a Commissioner duly appointed by an order of this Court, bearing date the 28th day of March, 1890, forthwith to examine the defendant and report to this Court as to the sanity of the defendant at the time of such examination, DO SOLEMNLY SWEAR that I will faithfully and fairly hear and determine the question so referred to me and make a just and true report thereon to the best of my understanding.

Sworn to before me this)
3/ day of March, 1890.) *Clarence H. Haskins*

Robert Tullentow
now in Public City-County
New York.

0702

Stanislaus Chelek.

New York C. W. H.

N. Y. General Sessions

The People of the State
of New York }
against
Stanislans Chelek

Testimony taken before Dr. Clarence
S. Elebash & John H. Rogan, a
commission appointed by this Court
by order bearing date the 28th
day of March 1890

H. C. Macdonald Esq.
Present. Edward Gross, Asst. Dist
Attor. for the People
R. J. O'Hair Esq. counsel
for the defendant.

Allen Fitch M.D. a witness on behalf of the
People, being first duly sworn testified
as follows:

I am a practising physician, & have been
engaged as such for above eleven years.
I reside at 59 West 35th Street N. Y. City
I make a specialty of the treatment of
diseases of the nervous system. I am

POOR QUALITY
ORIGINAL

0704

the examiner in lunacy to the Department of Charities & Correction, & have been such for about 4 years.

I examined the defendant Stanislaus Chelek on January 10th 17 & April 9th & also on 3 or 4 other dates which I don't remember.

I found him the evidences of an injury to the head, showing an injury to the skull. The skull having received a fracture in about the medial line of the forehead, about an ^{inch} to an ^{inch} & a half above the orbit ^{not of great significance} on other respects his physical condition is fair.

On my first visit I found him incoherent & irrational, without the ability to appreciate his position or his surroundings. I asked him if he killed "Nick Miller". He said "he had, because he continually teased him & called him names." & wished to injure him."

He had ill defined delusions of persecution.

On Jan'y 17 I saw him again. He was then ^{not} dull, stupid & incoherent. He did ^{not} seem to know, what was going on around him. Could not tell the day of the week or the month. Did not

2

Know whether it was January or February, & could not tell what year it was.

On April 9th he seemed to be in about the same condition in which he had been when I saw him previously. When asked why he had been detained in the Tombs, he said, "it was because he was out of work, he thought that all the men in the City, who were out of work, were placed in the same position he was, in the same place, he thought he would have to remain there until he got work again." he did not seem to realize the charge against him, or know the real cause of his detention.

I made an examination of the defendant in company with Dr. Mathew J. Field on Jan'y 17. last.

In my opinion the defendant Stanislaus Chelek is insane, & incompetent to understand the nature of the charge against him & to advise with his counsel as to any defense he may have thereto. His chance of recovery is not good.

In my opinion the mental condition in which I found the prisoner was of long standing, & chronic in character.

POOR QUALITY
ORIGINAL

0706

Subscribed & sworn to before us
this 16th day of April 1890 [Allen Fitch M.D.
John B. Ryan
Clarence J. Edwards
Commissioners

Mathew D. Field M.D. a witness for the People being duly sworn testified, as follows:

I reside at 115 E. 40th Street N.Y. City, & am a practicing physician, & have been such for 11 years. For more than eight years I have been an examiner in lunacy for the Department of Public Charities & Correction in N.Y. City. During that time I have given special attention to the study of mental diseases.

I have examined the defendant Stanislaus Chelak, on several occasions, the first examination was on Jan'y 12, I also saw him on the 17th of Jan'y with Dr. Allen Fitch. The last time I saw the defendant was in the last week in March.

During these examinations I employed an interpreter.

I found the defendant had a scar on his forehead, as Dr. Fitch described in his testimony. His hands were congested & cold. I observed him for sometime unknown to him, while he was walking about the Prison, he had a shambling awkward gait, & silly manner, sufficient to decidedly attract one's attention.

In conversation he was very

POOR QUALITY
ORIGINAL

0708

disconnected. He would jump from one theme to another. It was impossible to hold his attention to any topic. At times he was decidedly incoherent. His answers were irrelevant, & his statements were contradictory. His memory was poor. He did not know the day of the week, or the month of the year. He was pretty sure it was winter & not summer.

When questioned about the alleged crime & about his surroundings, & even when told he was in prison charged with a grave crime, he did not seem to have any realization or appreciation of his situation. He complained of his treatment, where he had been living; said he had never received any remuneration for his services, & did not seem to appreciate, that he was entitled to any remuneration for his services. He seemed to believe, that people where he had been living wanted to do him an injury, but he was very vague, he couldn't give any specific fact, except they often whipped him.

He said his ticket to this country, was purchased by some one lady, who wanted to marry him.

POOR QUALITY
ORIGINAL

0709

This general conduct was irrational

In my opinion the defendant Stanislaus Chelek is insane, & incompetent to advise his counsel as to any defense he may have to the charge against him. He is incompetent to realize the nature of the charge against him, or to aid his counsel in making any defense.

In my opinion the mental condition in which I found the defendant Stanislaus Chelek was of long standing, & chronic in character.

Subscribed & sworn to before } Matthew J. Still
on this 10th day of April 1890 } " " " " " " " " " " " "

John H. Rogan

Clarence W. Stephens

Commissioners

POOR QUALITY
ORIGINAL

0710

Court of Genl Sessions

The People &c.

v.

Stanislaus Chelick

Commissioners' Report
& Testimony

C. A. Elbert

& J. H. Bryan
Com. D.

filed April 29. 1890

**POOR QUALITY
ORIGINAL**

0711

This is to certify that
Mrs. Kate Miller, No 321 West 67 St.
is confined to bed, very sick,
and is not in a fit condition
to appear in court.

J. P. Henry M. D.
337 W. 59 St.
Jan'y 20. 90.

POOR QUALITY
ORIGINAL

0712

DR. MATTHEW D. FIELD,
115 EAST 40TH ST.

New York, January 16th 1890

Hon. John R. Fellows.

Dear Sir,

My attention
has been called by Warden Osborn
of the Tombs to Stanislaw Chelak
a prisoner charged with homicide
after a careful examination, I am
of the opinion that he is an im-
becile, is of very feeble intelligence
in fact, is irresponsible for his acts.

Respectfully Submitted,

Matthew D. Field M.D.

POOR QUALITY
ORIGINAL

0713

People
is
Stimulus C. C. M.
Mundor
Dr. Th. C. C.

Judge's court act in the
C. C. M. C. C. M. C. C. M.

POOR QUALITY
ORIGINAL

0714

158

Witnesses

Off Stapleton

Mr Walshe

J Daly

POOR QUALITY
ORIGINAL

0715

DR. MATTHEW D. FIELD,
115 EAST 40TH ST.

New York, March 21st 1890

Hon. Lunning O. Bedford

Asst. Dist. Attorney

Dear Sir:

At your request I forward the following result of my examination of Stanislaw Chelch now confined in the City Prison charged with murder.

I find him to be insane + irresponsible. He is of that class commonly spoken of as "half witted". He was sent to this country + during his residence here has received no pay for his labor. I do not believe that he has sufficient intelligence to instruct his counsel in the formation of a defense nor do I believe he is a proper case to be at large.

Respectfully Submitted

Matthew D. Field M.D.

POOR QUALITY
ORIGINAL

0716

Police Court, 3 District.

City and County } ss.
of New York,

of West 71st St. near Hudson River Kate Miller 32 years,

occupation Nurse being duly sworn, deposes and says,

that on the 2nd day of January 1890, at the City of New

York, in the County of New York,

Stanislaus Chelak
(Nar her) at about the hour
of 9 o'clock P.M. said date
in the yard of defendant
premises at the above address
wilfully and maliciously assaulted
and beat defendant husband
Nicholas Miller by striking him
several violent blows on the
left side, and back of his
head with a wrench which
he the said defendant then
and ~~there~~ held in his hand
crushing the said Nicholas Miller
skull. from the effects of such
assault the said Nicholas
Miller has since died. and
defendant has since seen the
said Nicholas Miller's dead
body.

Wherefore defendant charges
the said defendant with
causing the death of the said
Nicholas Miller in the manner
~~affirmed~~. and prays that
he the said defendant may
be held and dealt with
according to law

Sworn to before me)
this 3rd day of June 1899)

Wm. J. Conway

Police Justice

Kate Miller
Mark

POOR QUALITY
ORIGINAL

0717

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 5 DISTRICT.

John Chmer,
of No. 4 West 70th bet 10th and West End Ave,
Street, aged 11 years,

occupation School boy being duly sworn deposes and says

that on the 2nd day of January 1899

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

in the yard
in the front of Mr Miller's
house on West 71st Street near
the Hudson River. Depoant saw
Stanislaw Chmer this defendant
wilfully and maliciously
strike Mr Nicholas Miller on
violent blow on the head with
a wrench which this defendant
held in his hand. Depoant then
ran away, and did not see any
other marks of the occurrence.

Sworn to before me this

of

1899

day

Police Justice.

POOR QUALITY
ORIGINAL

0718

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Stanislaw Chelak

Question. How old are you?

Answer.

37 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

*West 71st Street North River.
is a single man.*

Question. What is your business or profession?

Answer.

Machinist.

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

Answer.

*I am not guilty, and
never saw the Man. Yes I knew Nick
that's the name I knew him by. I
went into a house to collect ashes and Nick
struck me with a stick across the legs. I
continued him from time to time to let me alone.
"Nick" assaulted me in his room and house
(they both lived with Mrs. Miller's mother
who employed them both) I had a wrench
in my hand for the purpose of straightening
a shovel that was bent on the edge of it.
And was in the yard when "Nick" followed
me out there and struck me again. I
went then to the wagon to get ash sieve
from it when "Nick" urinated on me.
Nick then picked up a shovel and struck
me in the side with it. I then went into the
water closet to escape from Nick. I then left
the place and went into the City - when the*

Taken before me this

day of

189

Police Justice.

POOR QUALITY
ORIGINAL

0719

Police put the chains on the car
took me.

The Interpreter here says that the statement
of the defendant is confused - ~~the~~
and Captain Rosghol of the 26th
Precinct says the defendant is known
by the name of 'Crazy John', and
that he seems to be a monomaniac
on the subject of his age.

The defendant, by the statement of
Mr. Miller worked since April 1884
for his mother, collecting ashes from
private houses, and swept the chimney
& coal from ~~the~~ and his husband
Nicholas Miller drove a truck for his
mother.

POOR QUALITY
ORIGINAL

0720

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

Police Court... District.

TYPE PEOPLE, &c.,
ON THE COMPLAINT OF

Fate Miller

Stanislaw Chelch

Offence *Homicide*

Dated

Jan 3 1890

Alfred

Edith Marshall & Son

1896

Witnesses

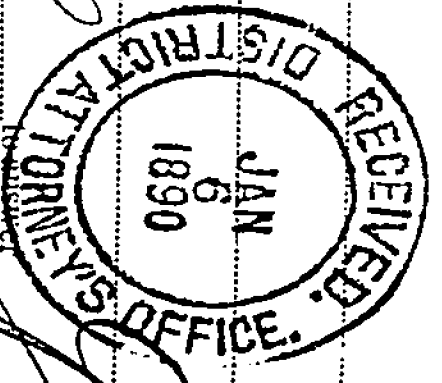
John Chinner

West 70 St

No.

No.

No.



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~~ *without bail* ~~and he committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.~~ *legally discharged*
Dated *Jan 30* 18 *90* *see J. Power* 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

0721

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Stanislaus Chelch

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

Stanislaus Chelch

of the CRIME OF Murder in the First Degree, committed as follows:

The said Stanislaus Chelch,

late of the City of New York, in the County of New York aforesaid, on the second day of January, in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms, in and upon one

Nicholas Miller,

in the peace of the said People then and there being, wilfully, feloniously, and of his malice aforethought, did make an assault, and he the said

Stanislaus Chelch, him,

the said Nicholas Miller, with a certain wrench

which he the said Stanislaus Chelch, in

his right hand then and there had and held, in and upon the head of him the said Nicholas Miller,

then and there wilfully, feloniously, and of his malice aforethought did strike, beat, stab, cut and wound, giving unto him the said Nicholas Miller,

then and there with the wrench aforesaid, in and upon the head

of him the said Nicholas Miller,

one mortal wound of the breadth of one inch, and of the length of six inches, of which said

POOR QUALITY
ORIGINAL

0722

mortal wound ~~and fracture~~ the said Nicholas Miller
at the City and County aforesaid, ~~from the day first aforesaid, in the year aforesaid, until the~~
~~day of~~ ~~in the same year~~
~~aforesaid, did languish, and languishing did live, and on which said~~
~~day of~~ ~~in the year aforesaid,~~ ~~the said~~
~~at the City and County aforesaid,~~
~~of the said mortal wound did die~~
then and there died.

And so the Grand Jury aforesaid do say: That the said

Stanislaus Chelch, him

the said Nicholas Miller, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of his malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Stanislaus Chelch
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said Stanislaus Chelch,

late of the City and County aforesaid, afterwards, to wit: on the said second
day of January. in the year of our Lord one thousand eight hundred
and ~~eighty~~ ninety, at the City and County aforesaid, with force and arms, in and
upon the said Nicholas Miller,

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of him the said
Nicholas Miller, did make another assault, and
the said Stanislaus Chelch, him, the said
Nicholas Miller, with a certain wrench
which he the said Stanislaus Chelch in

POOR QUALITY
ORIGINAL

0723

~~his~~ right hand then and there had and held; in and upon the ~~head~~
of ~~him~~ the said ~~Nicholas Miller~~,
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of ~~him~~ the said ~~Nicholas Miller~~, did strike, ~~stab, cut and beat,~~
~~wound, giving unto~~ ~~him~~ the said ~~Nicholas Miller~~, then
and there, with the ~~wrench~~ aforesaid, in and upon the ~~head~~
of ~~him~~ the said ~~Nicholas Miller~~,
one mortal wound ~~and fracture,~~ of the breadth of one inch and of the ~~depth~~ ^{length} of six inches, of which said
mortal wound ~~and fracture,~~ the said ~~Nicholas Miller~~, ~~at~~
~~the City and County aforesaid, from the said~~ ~~day of~~
~~in the year aforesaid, until the~~ ~~day of~~ ~~in the~~
~~same year aforesaid, did languish, and languishing did live, and on which said~~
~~day of~~ ~~in the year aforesaid,~~
~~the said~~ ~~, at the City and County~~
~~aforesaid, of the said mortal wound did die.~~
~~then and there died.~~

And so the Grand Jury aforesaid do say: That the said
~~Stanislaus Chelak, him~~,
the said ~~Nicholas Miller~~ in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of ~~him~~ the said ~~Nicholas Miller~~,
did kill and murder, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0724

BOX:

379

FOLDER:

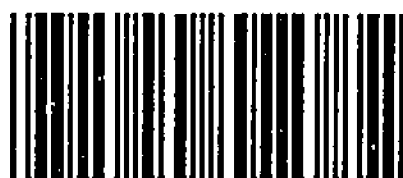
3543

DESCRIPTION:

Ciffone, Reinande

DATE:

01/14/90



3543

POOR QUALITY
ORIGINAL

0725

436

145

Witnesses:

Ch. Stocking

Counsel,

Filed

14

day of Jan'y

1890

Pleads

Wm. H. H. H.

THE PEOPLE

vs.

P

Reinhardt C. Johnson

2 cases

KEEPING A HOUSE OF IL FAME, Etc.
[Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,

District Attorney.

Pr Feb'y 14, 1890 -

Sealed in Aus. Indict.

(S.P. 240)

A True Bill.

G. H. H.

Foreman.

POOR QUALITY
ORIGINAL

0726

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Reimande Liffone

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

Reimande Liffone

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Reimande Liffone

late of the *4th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*nine*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Reimande Liffone

on the days and times aforesaid, there did commit whoredom and fornication: whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Reimande Liffone

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Reimande Liffone

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-sixth* day of *December* in the year of our Lord one thousand eight hundred

POOR QUALITY
ORIGINAL

0727

and eighty-*nine*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

(Section 322
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Reimande Ciffone
Reimande Ciffone

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Twenty-sixth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*nine* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0728

BOX:

379

FOLDER:

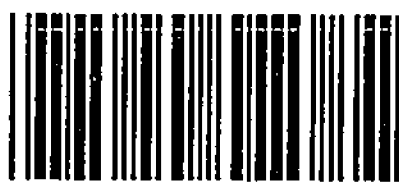
3543

DESCRIPTION:

Clancy, William

DATE:

01/23/90



3543

0729

O Henry 31/90
 Wm. F. W. + W. F. W.
 O Henry 31/90

POOR QUALITY
ORIGINAL

0730

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Blaney

Question. How old are you?

Answer.

26 Years

Question. Where were you born?

Answer.

New York

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

Answer.

533 West 29th Street 18 Months

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty

his
William X Blaney
Mark

Taken before me this

day of

1898

Police Justice

0731

Dated.....188.....*Police Justice.*

POOR QUALITY
ORIGINAL

0732

New York Jan 14th 1890
To whom it may concern

I called last evening to
see Thomas Boone at No 306
W 27th St found him suffering
great pain from injuries to
the internal organs. In the
event of inflammation ensuing
his condition would be serious
I cannot tell now whether
such inflammation will
follow or not

Respectfully

J S Bauckner M.D

56 Horatio St

N. Y.

POOR QUALITY
ORIGINAL

0733

DR. SAMUEL S. BANCKER.

OFFICE HOURS:
8 to 10 A.M.
5 " 7 P.M.

No. 56 Horatio Street.

was called at about 9 o'clock
Jan 14th, to see Thomas Barnes
at 15th St 27th St found him
suffering from internal injuries
the extent or seriousness of
which it is impossible to judge
at present Respectfully
S. S. Bancker

POOR QUALITY
ORIGINAL

0734

Police Court—2 District.

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

of No. 506 West 2nd St Sophia Hurd Street,

on Tuesday the 14 th being duly sworn deposes and says, that
in the year 1890, at the City of New York, in the County of New York,

Thomas Boon
He was violently ASSAULTED and BEATEN by William Blaney
(now here) who struck said Boon
with his clenched fist and also
kicked said Boon in the stomach from
the effects of which the said Boon is
confined to his house and unable to appear in Court
and said assault was committed
without any justification on the part of the said assailant.

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

Sworn to before me, this

15th
day of Jan 1890

Sophia Hurd

Police Justice.

POOR QUALITY
ORIGINAL

0735

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT,

of No. 506 West 27th Street, aged 25 years,
occupation Housekeeper being duly sworn deposes and says

that on the 14th day of January 1890
at the City of New York, in the County of New York Dependent's father

Thomas Boone was violently assaulted
by one William Clancy (now here)
who beat, kicked and injured the
said Thomas Boone so that he is
unable to appear in court. The assault
occurred at No 506 West 27th St.
Dependent asks that Defendant be
dealt with as the law directs.

Sophia Hinder

Sworn to before me, this

of

1890

15 day

Police Justice.

POOR QUALITY
ORIGINAL

0736

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Thos. Boon
Wm. Blaney
Dated *June 15* 189*0*

AFFIDAVIT.

Hogan Magistrate.

McGuth Officer.

Witness,

Disposition,

24 July 15th
3 P.M.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Clancy

The Grand Jury of the City and County of New York, by this
Indictment accuse William Clancy

of the crime of Assault in the second degree, —

committed as follows:

The said William Clancy,

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

fourteenth day of January, in the year of our Lord one thousand
eight hundred and ~~eighty~~ — ninety — at the City and County aforesaid,

with force and arms, in and upon one Thomas
Boone, then and there being, feloniously did
wilfully and wrongfully make an assault,
and hit the said Thomas Boone, with both
the hands and feet of him the said William
Clancy, in and upon the belly of him the said
Thomas Boone, then and there feloniously
did wilfully and wrongfully strike, beat,
kick and wound, and thereby then and there
feloniously did wilfully and wrongfully inflict
grievous bodily harm upon the said Thomas
Boone; against the form of the Statute in

**POOR QUALITY
ORIGINAL**

0730

such case made and provided, and against
the peace and dignity of the said People.

John R. Fellows,
District Attorney.

0739

BOX:

379

FOLDER:

3543

DESCRIPTION:

Clark, George

DATE:

01/08/90



3543

POOR QUALITY
ORIGINAL

0740

Witnesses:

John Johnson
Officer Callahan
10th Precinct

Counsel,

Filed

Pleads, Mr. Galt

1890

day of Jan

THE PEOPLE

vs.

George Charles

Grand Larceny, 1st Degree,
(From the Person.)
[Sections 528, 580, 581 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

Foreman.

Part III January 13/90

Pleads G. L. 2d deg

1st

3 yrs 3 mos 50

17

POOR QUALITY
ORIGINAL

0741

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 223 Chrystie Street, aged 45 years,
occupation Painter being duly sworn

deposes and says, that on the 19 day of December 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

person of deponent, in the night time, the following property, viz:

One silver watch valued
Sixteen 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 Black (now here)

for the reasons that at about
the hour of eight o'clock in the
evening of said day deponent was
standing in a crowd in front
of a show window in a store
on Bowery street. Deponent was
informed by an unknown boy
that deponent's watch had been
stolen and said boy pointed to
the defendant as the person who
had taken it. Deponent missed
the watch and followed the de-
fendant and detained him to re-
cover his property. The defendant

POOR QUALITY
ORIGINAL

0742

protested his innocence and deponent
permitted him to go. Deponent then
met Officer Louis Pollock (now here) to
whom deponent related ~~the~~ facts
and said Pollock pursued the de-
fendant through Spring Street. When
said Pollock arrested the defendant
Pollock informed deponent that
he Pollock saw the defendant
~~through~~^{throw} something into a box standing
on said street and deponent im-
mediately went to said box which
was standing some ten feet away,
and deponent found the watch here
shown in said box which watch
deponent identifies as his property
and stolen from his person.

Sworn to before me }
this 20th December, 1889 }

E. H. M.

John Johnson

Police Justice

POOR QUALITY
ORIGINAL

0743

CITY AND COUNTY {
OF NEW YORK, } ss.

Louis Pollock
aged *26* years, occupation *Police officer* of No.
10 "Precinct" Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *John Johnson*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *20th* day of *December* 188*9* } *Louis Pollock*

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0744

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer.

George Clark

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

46 Oak St. 1 year

Question. What is your business or profession?

Answer.

Paper ruler

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 Clark

Taken before me this 20th
day of December 1889

Police Justice.

0745

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.....

Dated Dec 20 1889 [Signature] Police Justice.

Dated.....188.....*Police Justice.*

Dated.....188.....*Police Justice.*

POOR QUALITY
ORIGINAL

0746

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 Clark

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

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

The said

George Clark

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *December* in the year of our Lord one thousand eight hundred and
eighty- *nine*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the value
of sixteen dollars*

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

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

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

POOR QUALITY
ORIGINAL

0747

SECOND COUNT—

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

George Clark
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

*one watch of
the value of sixteen dollars*

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0748

BOX:

379

FOLDER:

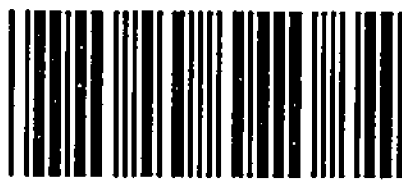
3543

DESCRIPTION:

Clark, John

DATE:

01/09/90



3543

POOR QUALITY
ORIGINAL

0749

Witnesses:

Officer Levy
42nd Precinct

Swafford

Mr. Weiss Sept
Pub works.

Right as for
time to make to
Red as to his
Chas. Harrison

to accept money

EP

Jan 13/90

Counsel,

Filed

day of

Jan 18 90

Pleads

THE PEOPLE

vs.

Grand Larceny, Second Degree

(From the Person.)
[Sections 528, 584, 585 Penal Code].

John Clark

JOHN R. FELLOWS,

District Attorney.

A True Bill.

By *Starr* Foreman.
Jan 13/90

Starr
Grand Larceny
Jan 13/90
By *Starr* Foreman.
Jan 13/90

POOR QUALITY
ORIGINAL

0750

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Rodolphus R. Vandermark
of *Honesdale Wayne Co. Penn* Street, aged *55* years,
occupation *Farmer* being duly sworn

deposes and says, that on the *4th* day of *January* 189*0* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession of
person of deponent, in the *day* time, the following property, viz:

*One gold watch of the value
of Twenty four 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 *John Clark (now here)* for the
reasons that deponent was walking
along Park Row intoxicated and
in the defendants' company and
deponent had said watch in a pocket
of the vest then worn on his person
and part of his bodily clothing. Deponent
is informed by *Wolf Levy (now here)*
that he, Levy, saw the defendant
in deponent's company at about 2
P.M. and saw the defendant at the
corner of Park Row and New Chambers
holding deponent to save deponent from
falling and then suddenly saw the
defendant run away. Said Levy

Sworn to before me, this
of _____ day
18 _____

Police Justice.

POOR QUALITY
ORIGINAL

0751

pursued the defendant and caught
him and found the watch here shown
in the defendant's possession
which watch defendant identifies as
his property and stolen from his
person. There was also found on
the defendant's person the key of
defendant's room at Everett's Hotel.
Sworn to before me }
this 5th January 1890 } Rodolphus X R. Vandura
D. McMahon
Police Justice

POOR QUALITY
ORIGINAL

0752

CITY AND COUNTY }
OF NEW YORK, } ss.

aged years, occupation Wolf Levy
Police officer of No.

4th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of January 1887

Wolf Levy

W T M. Mahon
Police Justice.

POOR QUALITY
ORIGINAL

0753

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *John Clark*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *68 West St. 2 months*

Question. What is your business or profession?

Answer. *Telegraph Messenger*

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

Answer. *I am not guilty*

John Clark

Taken before me this

13

day of *January* 188*9*

Police Justice.

0754

Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Jacob H. N. Landman

John Clark

73.

Offence

Larceny per

Dated Jan'y 5th 1890
Information Magistrate.
Leary Officer.
Precinct, 4th
Witnesses: Mott Leary
No. 4th Precinct Street,
Ninth & N. Washington
House of Detention
in District of Columbia
Street,
No. 1000 Street,
\$ 1000
JAN 7 1890
DISTRICT OF COLUMBIA
RECEIVED
JAN 7 1890
JAN 7 1890
JAN 7 1890

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.

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

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**

0755

Francis V. S. Oliver
Counsellor at Law,
145 Broadway,
N. Y.



City.

POOR QUALITY
ORIGINAL

0756

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

No. See Recorder Smyth
SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To *Mr. Hess*
of No. *231 Chamber* Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *22* day of *January* ¹⁸⁹⁰~~1889~~, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Clark
Dated at the City of New York, the first Monday of *January* ¹⁸⁹⁰~~1889~~ in the year of our Lord, ~~1889~~

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY
ORIGINAL

0757

Providence,
R. I. Dec. 22.

Mr. Oliver,--

Dear Sir.

I received your
letter to-day but I am unable
to go to New-York as my wife
is sick in her confinement.
But I wrote to my brother, and
daughter to attend to it.

I know you will do the best
you can in this case. I remain

Yours truly,

Mr. C. Byrnes.

POOR QUALITY
ORIGINAL

0758

Providence R I

Hon Justice Smyth Jan ^{the} 18/1890

Hon Sir

I would beg your
clemency for my boy who
is charged with the theft
of a watch but who declares
before god that he is not
guilty of the crime with
which he is charged he
is the eldest of ten children
& the only boy that god left
me out of six he has always
been a good boy to his father
& me since the day of his
birth he has never made
either of a short answer
& I do not think that he is
guilty of the crime with
which he is charged

POOR QUALITY
ORIGINAL

0759

I have never known him
in his life to take any
thing that was not his he
wishes to see me but I
cannot go to him as I do
not know the home that
I shall become a mother
for the 11th time he gave
a fictitious name in order
that his Father or me won
not know his trouble but
his sister wrote to us a
bout it I cannot say more
your Honour as I am
almost worried to death
over this trouble & he is alms
-st without friends in N.Y.
I would beg your mercy
for him through your
love for your own dear
Mother

I am Honourable in
yours Respect

M A Byrnes
1161 Chalkstone Ave
Providence R.I.

POOR QUALITY
ORIGINAL

0760

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Malv Levy
of the 4th Precinct Police Street, aged _____ years,
occupation *Police officer* being duly sworn deposes and says
that on the _____ day of *January* 188*0*
at the City of New York, in the County of New York,

Rudolphus R. Vandermark (witness)
is a Material Witness for the people of the
State of New York against one John Clark
who is charged with Larceny from the person
of said Rudolphus. Dependent fears that
said Rudolphus will not appear to testify
when required, wherefore dependent
prays that he be committed to the
House of Detention.

Malv Levy

Sworn to before me, this _____ day

of _____

188*0*

day

Police Justice.

POOR QUALITY
ORIGINAL

0761

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness, _____

Disposition, \$100 Bail
to appear as witnesses

**POOR QUALITY
ORIGINAL**

0762

*To the Honourable
Recorder Smyth*

POOR QUALITY
ORIGINAL

0763

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 Clark

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

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

The said

John Clark

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

*one watch of the
value of twenty-four dol-
lars*

of the goods, chattels and personal property of one *Rodolphus R. Vandermark*
on the person of the said *Rodolphus R. Vandermark*
then and there being found, from the person of the said *Rodolphus R. Vandermark*
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

0764

SECOND COUNT—

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

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

The said

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

*one watch of the value of
twenty-four dollars,*

of the goods, chattels and personal property of one

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

Rodolphus R. Vandermark
unlawfully and unjustly, did feloniously receive and have; the said

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

JOHN R. FELLOWS,
District Attorney.