

0295

BOX:

33

FOLDER:

394

DESCRIPTION:

Callahan, Martin

DATE:

03/11/81



394

0296

84

Counsel,
Filed day of March 1887
Pleas (to Court)

45
41
58
vs.
THE PEOPLE

Larceny, and Receiving Stolen Goods.

Martin Callahan
(Conv.)

DANIEL C ROLLINS,
District Attorney.

A True Bill.

William H. H. H.

Foreman.
Par 2 March 17-1887
Tried, and convicted
Grand Larceny

16
2.4.6
F.S.

0297

4 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

of No. 53 West 39 Street, being duly sworn deposes and saith, that on the

James Flanagan
7 day of March 1871
Ward of the City of New York,

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

the following property viz.:

Two Empty Half Ale Casks

of the value of Eight Dollars

the property of Flanagan Key and Company of which deponent is copartner and doing business at No 450 West 26th

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 Martin Callahan

(present) from the fact that deponent is informed by officer Peter Byrnes of the 22 precinct police that he found Callahan at 59 street and 11 avenue with the casks on a truck Deponent fully identifies said casks as the property of Flanagan Key and Company James Flanagan

Sworn before me this 7 day of March 1871
J. J. Kennedy
POLICE JUSTICE.

0298

City and County
 of New York
 Police officer Peter Byrnes
 being sworn says that
 he found Martin Callahan
 (now present) in 59 street
 and 11 rooms with casks
 on a truck. Said two
 casks have since been
 fully identified by James
 Flanagan as the property
 of Flanagan & Co. and
 Company.
 Peter Byrnes
 sworn to before me
 this 8 day of March 1881
 J. B. [Signature]
 Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James Flanagan

VS.

Martin Callahan

DATED March 8 1881

Murray
 MAGISTRATE.

P. Byrnes
 OFFICER.
 22

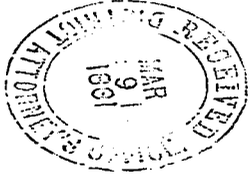
WITNESSES:
 Peter Byrnes
 22 present
 J. B. [Signature]

0299

Police Court--Fourth District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Charles C. Chapman
vs.
Walter Callahan



BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Offence, *Police Court*

Dated *March 8* 188*7*

Murray Magistrate.

P. Byrne, Officer.

James Flanagan Clerk.
53 W 39th St

Witnesses

P. Byrne

22 Fremont Police

C. J. Hutchinson

128th St - 11th Ave

Pro to ans 55

Received in District Att'y's Office,

0300

District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles E Clausen

of No. 74th East 74 Street,
being duly sworn, deposes and saith, that on the

7 day of March 1881

at the Court House, 7th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property viz. :

Eight Half Casks (empty)

of the value of Only Eight dollars

the property of Charles E Clausen and Walter
Prie during residency under the firm
name of Clausen & Prie at 59 West
and 11th Avenue

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 Martin Callahan (now
present) from the fact that
deponent is informed by officer
Peter Byrne of the 22nd precinct
that he and said Callahan
in 59 West and 11th Avenue with
casks in his possession said
officer arrested said Callahan
and the casks have since been
fully identified by deponent as
the property of Clausen and Prie
and were taken from firm 26 North
River
Chas. E. Clausen.

Sworn before me this
7th day of March 1881

J. Howard
1881

POLICE JUSTICE

0301

City and County
of New York

Peter Byrnes
police officer 22 precinct being
summoned that he saw
Martin Callahan in 59
street and 11 avenue with
casks on a truck. Deponent
at the instance of Henry
Brandt a clerk of in spirit
Clawson and Price and they
stopped said Callahan, and
Charles C. Clawson has since
fully identified the casks
as the property of Clawson
and Price.

Sworn to before me
this 8 day of March 1887
Wm Murray
Peter Byrnes

DISTRICT POLICE COURT.
THE PEOPLE, &c,
ON THE COMPLAINT OF
Charles C. Clawson
vs.
Martin Callahan
DATED March 8 1887

Murray
MAGISTRATE.
Byrnes, OFFICER.
22

WITNESSES:
Henry Brandt
22 11 avenue
Peter Byrnes
22 precinct-police

0302

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Callahan being duly examined before the under-
signed, 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. Martin Callahan

Question. How old are you?

Answer. forty five years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. 58 street

Question. What is your occupation?

Answer. Stone Cutter

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

Answer. I was met by a man who
pretended to be a driver for
Clausen and he said to me
my truck is broke down and I
cannot leave here this man at
the foot Jay street north River
and he said you hire a team
and take a load of empty
barrels up to Clausen and
Prices Brewery, you call into
the office and the Clerk
will pay you Martin Callahan

W. B. M.
McNulty
Police Justice.

Taken before me this

day of March 1897

0303

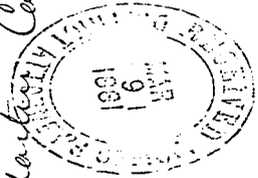
Police Court--Fourth District.

THE PEOPLE, &c., v.

ON THE COMPLAINT OF

Charles C. Callahan
X43 E 74 1/2

Walter Callahan



BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Offence,

Dated *March 8* 188*7*

Murray Magistrate.

P. Byrnes Officer.
22

Clerk.

Witnesses,

Henry Brundage

509 11 avenue

Peter Byrnes

22 Fremont Police
\$500 to am. Byrnes

Conn

Received in District Att'y's Office,

0304

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Martin Callahan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
~~seventh~~ day of *March* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid
with force and arms,

two casks (of the kind commonly
called ale casks) of the value of
four dollars each

of the goods, chattels, and personal property of one

James Shanagan

then and
there being found, 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.

0305

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Mattie Callahan

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

two casks (of the kind commonly called ale casks) of the value of four dollars each

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

James Flanagan

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

James Flanagan

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

Mattie Callahan

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

DANIEL O ROLLINS,
~~DEPUTY DISTRICT ATTORNEY~~, District Attorney.

0306

85
Counsel,
Filed *March* 1887
Pleas *Pro Se*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

I
Martin Callahan
(2 cases)

DANIEL C ROLLINS,
District Attorney.

A True Bill.

William H. [Signature]
Foreman.

0307

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Martin Callahan

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

*Eight casks (of the kind commonly
called ale casks) of the value of
one dollar each*

of the goods, chattels, and personal property of one

Charles C. Clauson

then and
there being found, 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.

0308

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Martin Callahan

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

Eight casks (of the kind commonly called ale casks) of the value of six dollars each

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

Henry C. Clausen

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

Henry C. Clausen

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

Martin Callahan

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen ~~against the form of the Statute in such case made and provided,~~ *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.

DANIEL G. ROLLINS,

~~BENJAMIN C. COLLIER~~, District Attorney.

0309

BOX:

33

FOLDER:

394

DESCRIPTION:

Cameron, Charles

DATE:

03/11/96



394

01 E 0

89

Day of Trial

Counsel, *Robert H. Hunt* 1881

Filed *11* day of

Pleads *in Equity*

THE PEOPLE

v.

Charles Cameron
R.
**BURGLARY—Third Degree, and
Receiving Stolen Goods.**

DANIEL B. COLLING,
BENJAMIN K. PHELPS,

District Attorney.

A True Bill.

William A. Phelps
March 16, 1881. Foreman
Henry Peter Johnson
Charles C. Esterson

0311

Police Court—Second District.

City and County } ss:
of New York. }

Robert O. Kennedy

of No. 121 West 16th Street, being duly sworn,

deposes and says, that the premises No. 432 Fourth Avenue Street, 2nd Ward, in the City and County aforesaid, the said being a Print Building and which was occupied by deponent as a Stationery Store

were **BURGLARIOUSLY** (broke

and entered by means of forcibly breaking off a piece of paper covering a hole in the glass of the window of said store at about the hour of 11 o'clock (forenoon) on the forenoon of the third day of March 1880

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

five pair of eye-glasses, one Magnifying glass and one eye glass cord, in all of the value of eight dollars and fifty cents

the property of deponent

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

and carried away by Charles Cameron, now here,

aged 17 years; for the reasons following, to wit: That at said time deponent saw said Cameron and another boy whose name is unknown to deponent standing together at said window, and said hole in the glass was then covered and closed with a piece of paper glued to said glass on the inside and said property was then within said window in said store.

That deponent heard a noise at said glass

0312

and going to said printer deponent
saw said Cameron and said other
by running away and discovered
that said paper had been pushed
off said pole and that said property
had been unlawfully taken, stolen
and carried away therefrom.

That deponent pursued said Cameron
and said other by, who were walking
together down Hrd Avenue, and saw
on the nose of said other by one
of the stolen eye glasses afloat.

That deponent apprehended said
Cameron and said other by escaped.

Done to before me at the
City of New York

Robert C. Kennedy

John H. ... Police Justice

0313

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK.) ss.

Charles Cameron being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Charles Cameron*

QUESTION.—How old are you?

ANSWER.—*Seventeen years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*No. 423 East 22^d Street*

QUESTION.—What is your occupation?

ANSWER.—*Boot-black*

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

ANSWER.—*I am not guilty of the charge.*
Charles Cameron

Taken before me, this

Day of *March* 188*7*

Charles Cameron
Police Justice.

0314

Police Court - Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Robert C. Kennedy
121 N. 16th St.

Charles Cameron

Dated March 29 1881

James Magistrate

Robert 29 Officer

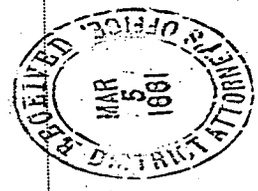
Mrs Clerk

Witnesses:
Off. James Smith -
N. Heubert Squad -

Committed in default of \$ 5000 Bail.

Bailed by

No. Street.



0315

1124

The People
Charles Cameron
Indictment for burglary in the third degree and receiving
stolen goods. Robert C. Kennedy, sworn and examined,
- testified.

Court of General Sessions. Part F
Before Judge Goldsblum. March 16, 1911
Where do you live? No 124 West Sixteenth Street
What is your business? Optician. Where is
your place of business? No 432 Fifth Avenue.
I don't know in what Ward it is. Were you in
your premises the afternoon of the 3^d of March?
I was. I saw the prisoner on that day at the
window in front of the store. I was standing
in the middle of the store on the 3^d of March
about 11 o'clock and noticed two boys standing
in front of the window. Of course it being
usual for people to stand in front of the window
I paid no attention to it at first. I noticed a
drumming on top and finally paid no atten-
tion to that, but afterwards I heard scratching
like glass scratching and went out after the boy
was gone. I had noticed this boy standing direct-
ly where the window had been cracked before
and his accomplice was standing further
out, probably for a more convenient way of
passing the goods to him. I made a start tow-
ards the window and noticed some goods had
been gone. - four pairs of glasses, a mix-
nifying glass and an eye glass and
Cameron's face was toward the window and

0316

I saw his face plainly. I asked my friend who came in if he would wait a minute. I got my hat and went out. I looked to see which they went to see whether they turned the corner of Twenty ninth St. or not. I saw them between Twenty eighth and Twenty ninth Sts. I did not run after them. I walked pretty lively after them till I got down. I saw the two boys talking and laughing together. I still followed them as they struck Twenty seventh St. where they stepped up to the grating, where there was quite a number of other boys. I saw the other one with glasses on his face and recognized them as mine; the other boy was about the same size as the prisoner. I grabbed him, he turned around and dodged and before I could grab him he was off. Then I grabbed this boy Cameron and the moment I grabbed them he made the remark "I did not do anything." I did not accuse him of doing anything. Going further on he said, "I was not up there." Nobody said you were anywhere yet, I did not say you were up anywhere. The officer came along and I handed him to him. On the way to the station he would not disclose anything until within a block or so of the 29th precinct station house, and he wanted to know if I would let him go if he told who the other boy was? I told him he had

0317

said he did not know where the other boy was or where he lived. He said, "I don't know where he lives, I think he lives in Twenty ninth or Thirty first St." but of course we held him. I found no property on the person of the prisoner Cross Examined. I went through two of the prisoners' pockets in the street, but did not make a thorough search until we got to the station house. Did you do that at his request? Yes sir; he asked me to search him. What was he doing in front of the store? He was standing there apparently looking into the window. What attracted my attention was the rapping on the glass. I saw only the side face of the other boy, not enough to recognize him. Cameron was standing directly in front of where the glass was broken. The window was broken down in the corner and Cameron was standing directly in front of that; I broke the glass about a week ago and I fastened it on the inside. I did not have time to fix it; there was paper pasted on it; part of the paper had been pushed off and the glass had been pushed in. I saw the window about 15 minutes before the boys were at it. I had been putting things in the window. I grabbed the boy who was with the prisoner; he broke away from me and ran; this prisoner tried to run; he dodged from the side; he did not

0318

get beyond my reach because I was too quick
for him. They were so close together they did not
discover I was close behind him until I had
one. There was not any running done at all.
James Smith sworn. I am a member of the
steamboat squad of police and was on duty the
3^d of March at Gibbons' garden. I arrested the pris-
oner; he was in charge of Mr. Kennedy; he first
denied all knowledge of the stealing; he said he
had nothing to do with it and knew nothing of
it. I finally asked him, "Are you going to shoulder
the whole of this thing?" He told Mr. Kennedy if
we would let him go he would tell who the boy
was and where he could be got; he gave the
name of a boy but I do not remember it.
Cross Examined. I searched the prisoner in the
presence of Mr. Kennedy but did not find any-
thing. When the boy said to Mr. Kennedy that he
would tell him who the other boy was if he ^{would} let him
go, he (Mr. K.) said it was out of his power; he
could not do anything with him while he was
under arrest. Charles Cameron, sworn and
examined testified. I am going on 14 years, I
black boots for a living. I worked for A. J. Ferry, a
brass funder three months. I heard Mr. Kennedy's
evidence. I was standing outside the door but
I did not take anything. I did not push in
and break the window; there was another boy

0319

there. Patrick Mahoney pushed the window in. I did not know exactly what he was going to do; he told me to stand there, I stood there and he went a little way up from there, pushed in the window and took the things. I made no effort to run.

The prisoner pleaded guilty to petty larceny. He was sent to the Catholic Protectory.

0320

4
Testimony in the case
Charles Cameron
filed March 11.

0321

Kennedy

The side show window had been crested - before by Campbell -

The pieces of the glass were pushed in while it was ~~was~~ was standing at the place -

His accomplice was standing a little further off.

When overtaken the accomplice had one of the glasses in his hand they had two tags white tag & green tag

When caught he said "I did it I caught I was not up there" - at first said he didn't know who by other five air men

0322

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Charles Cameron

late of the ~~twenty-first~~ *third* Ward of the City of New York, in the County of New York,
aforesaid, on the ~~third~~ *third* day of ~~March~~ *March* in the year of our Lord one
thousand eight hundred and eighty-~~one~~ *one* with force and arms, at the Ward,
City and County aforesaid, the ~~stone~~ *stone* of

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

Robert C. Kennedy then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Five pairs of glasses (of the kind commonly called
eye-glasses) of the value of one dollar each pair
One glass (of the kind commonly called a magnifying
glass) of the value of three dollars
One yard of cord of the value of sixty cents*

of the goods, chattels, and personal property of the said *Robert C. Kennedy*

so kept as aforesaid in the said *stone* then and there being, 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.

0323

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

Charles Cameron

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

*Five pairs of glasses (of the kind commonly
called eye-glasses) of the value of one dollar
each pair,
One glass (of the kind commonly called a
magnifying glass) of the value of three dollars
One yard of cord of the value of sixty cents*

of the goods, chattels and personal property of

Robert C. Kennedy

by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen ~~of the said~~ *taken and carried away from the*

said Robert C. Kennedy

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have
(the said

Charles Cameron

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 pro
vided, and against the peace of the People of the State of New York, and their dignity.

**DANIEL G. ROLLINS,
BENJ. K. PHIPPS, District Attorney.**

0324

BOX:

33

FOLDER:

394

DESCRIPTION:

Canfield, Peter

DATE:

03/14/81



394

0325

10
P. B. [unclear]
Counsel
Filed 4 day of [unclear] 1871.
Pleads: [unclear]

Homicide of the Degree of Murder in the First Degree.

THE PEOPLE

Peter Banfield

David S. [unclear]
ATTORNEY AT LAW

Part of [unclear] 1871
Trial & conviction of David K.

A True Bill

[unclear]
Foreman
[unclear]
[unclear]
[unclear]

May 6
[unclear]
[unclear]
[unclear]
[unclear]

THE PEOPLE OF THE STATE OF NEW YORK

0326

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Peter Canfield 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.— Peter Canfield

Question.—How old are you?

Answer.— 35 years

Question.—Where were you born?

Answer.— Ireland

Question.—Where do you live?

Answer.— 82 King St

Question.—What is your occupation?

Answer.— Driver of a coal cart

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

I do not remember of setting the dead woman's clothing on fire.

Taken before me, this 10th day of February 1881

John H. Brady CORONER.

0327

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
40 Years. — Months. — Days.	Ireland	New York Hospital	Jan. 28

1st B7

121 211 1881

HOMICIDE

AN INQUISTION

On the VIEW of the BODY of

Ann Cunningham

whereby it is found that she came to her Death by the hands of Peter

Confield witness her

death on Feb 22nd King

for on the morning of

January 19th 1881.

Original taken on the 10th day

of February 1881

before

John H. Boney Coroner

Remitted Feb 10th

Watched

Discharged

Date of death



0320

1st 821 1881

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

Ann Cunningham

whereby it is found that she came to her Death by the hands of Peter

Campbell who was her

clothes on fire at 82 King

to on the morning of

January 19th - 1881.

Inquest taken on the 10th day of February 1881 before

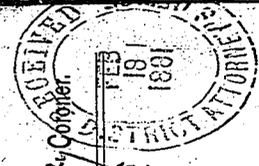
John H. Brown, Coroner.

Committed Febry 10th

Pris.

Discharged

Date of death



1st by

MEMORANDUM.

AGE.	40 Years. — Months. — Days.	PLACE OF NATIVITY.	<i>London</i>	WHERE FOUND.	<i>New-gate Prison Jan. 28</i>	DATE When Reported.	<i>Jan 28 1881</i>
------	-----------------------------	--------------------	---------------	--------------	--------------------------------	---------------------	--------------------

0329

Coroner's Office.

TESTIMONY.

Mr. S. Rouse, M.D. being sworn, says: I have made an autopsy on the body of Ann Cunningham at the New-York Hospital on the 29th day of January 1881. The body presented extensive burns over lower part of trunk; left thigh, knee and leg; right thigh, knee and leg down to ankle, and a slight burn on left elbow.

Examination of the inner organs revealed general congestion of left lung with some mucus in bronchi; the right lung was congested in its lower lobe only. Pica mater and uterine was found slightly thickened but the brain otherwise normal. The liver was large and fatty. All other organs were perfectly normal.

Death was caused by the burns above referred to.

Mr. S. Rouse M.D.

Taken before me

this 29 day of January 1881

John W. Brady CORONER.

0330

L

Coroner's Office.

TESTIMONY.

(Wh. 1
22 1881)

I Geo. W. Leonard House Surgeon of New York Hospital
being duly sworn hereby certify that Emily Cunningham
age 40, was admitted to this institution January
19th 1881 by ambulance from 82 King Street - @ 8:40 Am
That she was found suffering from extensive burns
of lower 1/2 of trunk and lower extremities, with
severe shock (That she died from shock on
January 28th 1881 @ 2:20 P.M.)

Geo. W. Leonard
House Surgeon

Taken before me,
this 29 day of January 1881.
John W. Brady

CORONER.

0331

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
No. *40 E. Houston* Street, in the *15* Ward of the City of
New York, in the County of New York, this *10* day of *February*
in the year of our Lord one thousand eight hundred and *81* before
John H. Brady, Coroner,
of the City and County aforesaid, on view of the Body of *Ann*

Cunningham lying dead at
the New-York Hospital. Upon the Oaths and Affirmations of
seven 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
Ann Cunningham came to her death, do,
upon their Oaths and Affirmations, say: That the said *Ann Cunningham*
came to her death by the hands of *Peter Canfield*
who set her across on fire at 82 King St. on the
morning of January 19th 1881.

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>Alex Stecke 144 W 3rd St</i>	<i>John Lunt 84 W 3rd St</i>
<i>Charles Smith 198 Bleeker</i>	<i>L. H. Landis 200 Bleeker St</i>
<i>Charles Warrick 41 Great Jones St</i>	<i>Walton O'Hany 6 Jones St</i>
<i>August Roche 114 W. 3rd St</i>	

John H. Brady CORONER, *E. S.*

0332

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

Peter Canfield

NAMES.

RESIDENCE.

Julia Canfield
 Sizzie Helgerty
 Sarah A Connors
 Susanna Drus
 Off Anthony M Gilligan
 George W Leonard M.D.
 M S Raible M.D.
 Off Swenhor
 Dr Goodfellow
 Hon Jacob Patterson

82 King Street (for defence)
 127 Charlton St. (Basement)
 98 Charlton St
 82 King St - front
 8th Police Prec
 New York Hospital
 Coroners Office
 8 Prec
 Supt NY Hospital
 Police Justice =

0333

Coroner's Office.

TESTIMONY.

Anthony M. Gilligan, being sworn says:
 I am an officer of the 8th Precinct. On January
 19th at 9.15 A.M. I was going on post ^{Office} Officer
 Egan of 8 Precinct informed me of the case
 of Ann Cunningham and told me to look
 out for Peter Langfield and bring him in as
 he was charged ~~with~~ with setting fire to her clothes.
 I looked for him and found him in a bar room
 on Broadway to a King St. I took him to the station
 house after considerable trouble as he resisted
 arrest. Before I could move him out of the store
 another Officer had come along and we both took
 him to the station house. Before that he told
 me that he touched a match to the clothes of the
 woman to get her out. From there I took him
 to the New York Hospital for identification. I
 took him into the ward where the woman was
 lying and asked her whether she knew him. She
 said she did and that he was the man who had
 set fire to her clothes. The prisoner said nothing, but
 had ^{previously} acknowledged in my hearing in the office to
 the Superintendent that he had set fire to her
 clothes to get rid of her as she was drunk and
 he could not get her out. From the hospital I
 took him to the Court, where he made a similar
 statement and was committed.

Anthony M. Gilligan

Taken before me,

this 10 day of February 1881

John W. Brady

CORONER.

0334

(2)

Coroner's Office.

TESTIMONY.

Lizzie Hegarty, being sworn, says: I live at 82 King St. Was in bed asleep on the ^{early} morning of January 19th and was woken up by hearing two screams coming from the yard of our house. After listening a moment I arose and in my night-gown I went to the window and looked out. Saw the deceased woman come up the steps of the rear-building and the prisoner with a pile in his hand behind her. I heard the prisoner say to the woman that if she came into the yard again he would scald her as she had been drunk all day. The woman made no reply but went into the rear-house. I then opened my room door and found the house full of smoke. After it subsided in a short time I again went to bed again. My husband was in bed sound asleep and never knew any thing about it until I told him in the morning.

Lizzie Hegarty

Taken before me,
this 10 day of January 1881
John Mc. Brady

CORONER.

0335

Coroner's Office.

TESTIMONY.

13

Sarah Ann Connors, being sworn says: I live in rear house of 82 King St. On January 19th between 3 and 4 in the morning I heard the woman's screams and looking out of the window into the ~~hall~~^{yard} saw the prisoner push down out of the hall into the yard. Her clothes were burnt and I could still see sparks of fire about her clothes. I called out to the prisoner "that he must have done it" to which he replied "that she done it herself". He also said that he did not know where the hydrant was and I said to him that he knew quite well where the water was. He then got a pail and threw two pails of water onto the woman who was lying in the yard. He then remarked to me, that the deceased was "an old bunner that came off of the street". The woman then got up and went into the house followed by the man. I noticed considerable smoke in the house, but I went to bed again soon after.

Sarah Ann^{at} Connors
mark

Taken before me,
this 10 day of February 1881
John H. Madry CORONER.

0336

(4)

Coroner's Office.

TESTIMONY.

6

Susanna Dues, being sworn, says: I reside in rear apartments of front building of 82 King St on the second floor. On January 19th after 2 P.M. I heard a noise in the yard I got up and looked out of the window when I saw sparks of fire and saw a man with a pail in his hands about 2 feet away from the sparks. Did not see the woman because it was too dark and too far. Could not see the mans face and did not ^{know} him. Heard him throw water but did not know what on except the sparks of fire which disappeared afterwards. Heard a mans talk in the yard. Also heard ^a woman's voice, but did ^{not} see any woman. Next morning I heard what had happened.

Susanna Dues

Taken before me,

this 10 day of February 1881

John Van Wady

CORONER.

0337

(5)

Coroner's Office.

TESTIMONY.

Julia Canfield being sworn says: I reside at 82 King St. East building on January 19th. I know deceased woman for 8 or 9 years, who was in the habit to come to my house during my absence. On January 18th in the morning I went out to work and returned at about 4 P.M. when I found deceased lying down on the floor of my room in front of a red-hot stove. She was all alone, my husband being absent. The woman remained lying on the floor asleep until 11 P.M. About 5 P.M. I went out for a short time and when I returned I met the woman coming back with a pail of beer. I took the pail away from her and threw the beer into slop pail. The woman then took the floor again and went to sleep. At about 11 P.M. I went out to sleep at my sister's in 64 Charlton St. I expected my husband to be drunk and I concluded to leave rather than to be at home. Next morning at between 4 and 5 I was called by my husband who knocked at my sister's window. My sister opened the window and he said to her: "That wretch got burnt." I know what he meant but did not believe it. I dressed myself and went ~~down~~^{down} alone. My husband had left and I did not see him again until I saw him in prison. When I got home I found deceased lying in my bed. I asked her what was the matter and she said that she got burnt.

Taken before me,

this 10 day of February 1884

John Mac Maddy CORONER.

0338

Coroner's Office.

TESTIMONY.

She did not say how she got burnt, but asked me to get her a drink of Brandy. She gave me the money for it out of her own pocket and I got it. I remained at home until deceased was sent to the hospital. Also saw her at the hospital, but she said nothing to me. Had no quarrel with ~~her~~ my husband on the day in question. He would sometimes drink.

Julia ^{W.} Confield
mark

Taken before me.

this 10 day of February 1891

John H. Brady

CORONER.

0339

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

The People of the State of New York.
Plaintiff.

against
Peter Caulfield.

Defendant

City and County of New York, ss:

Alison Ketchum, of said City, being duly sworn, deposes and says, that he is a member of the bar of the State of New York, duly admitted to practice; that he has been informed by Mr. S. Carter, an active officer of the Prison Association in the State of New York, that Peter Caulfield, the defendant above named, was convicted of manslaughter in this Court, the Recorder presiding, upon the 25th day of ~~January~~^{June} 1881, and sentenced to imprisonment for two years and the payment of a fine of five hundred dollars; that said Caulfield has served his term of imprisonment, which, making allowance for statutory commutation, should have expired on the 22nd day of ~~July~~^{February} 1883; and has done so in a manner satisfactory to the officers who have charge of his person; but that he has no money nor estate with which to pay the fine; and no friends sufficiently interested to advance the money. That deponent, acting upon said information

0340

which he verily believes to be true, desires to appeal to
this Court to remit the said fine with leave to
introduce further evidence if, in the opinion of the
Court or of the District-Attorney, it should be
deemed advisable.

Sworn to before me this }
21st day of February 1883 }
William J. Finigan
Notary Public,
N.Y. Co.

Heram Ketchum

City and County of New York, ss:

James Cowan, being duly sworn, deposes and says, that he is of full age and that upon the 21st day of February 1883, he did serve upon John McKee Esq., the District Attorney of the City and County of New York, a copy of the annexed affidavit and notice of motion, by leaving the same with a person of full age in his office at or about the hour of three o'clock in the afternoon.

Sworn to before me this }
23rd day of February 1883 }

J. W. Cowan

William J. Finigan
Notary Public
N.Y.C.

N.Y. General Sessions

The People vs

app-

Peter Fairfield

Copy

Affid. & Notice of motion

Cowan & Hetchum

Attys for Applicants

No. 98. Centre St.

New York City.

Joy

John McKee Esq

District-Attorney.

City & County of New York

The facts directed
on the basis of new
Case. Show that
the app. will fail
to get to the Court
of the dec. regarding
when he was upon
from which after
dec. - It was
a most serious

Case Gray vs
Robinson dec'd

Fd.

due and timely service
of the writ in notice
affidavit & papers is
readily admitted.

Jno. Vincent

Asst. Dist. Atty

0343

65 Bible House

July 20 - 1883

Peter Carfield was sentenced
to Sing Sing Prison two years
and fine of \$500
for manslaughter by Recorder
Gould on Jan 21 - 1881

He is poor, has not a
cent to pay his fine - or friends
to help him - so I am informed
by the Chaplain Rev S W Edgerton.

I believe his sentence of 2
years expires July 22

Respectfully
J. C. Cotton

0344

N.Y. General Sessions

The People vs

Peter Canfield

vs
Mr Cutler's note

0345

Rev. Stat. Part III, Chap 1, Title 5, Sec 73. All fines imposed by the Courts of Oyer and Terminer and general and Special Sessions of the City and County of New York, may be at any time remitted by the Judge imposing the same, and in addition to such remission, the Court may, in its discretion, substitute imprisonment. All such fines shall be collected by and paid to the Clerk of said Courts, and by him accounted for to the Chamberlain of the City and County of New York, with a statement under oath.

Rev. Stat. Part III, Chap 8, Title 6, Art. 2, Sec 49. No fine imposed by any Court for any criminal offense shall be remitted or reduced, except upon an application made in open Court, and upon proof that two days' notice in writing, of such application, and copies of the papers upon which the same is founded, have been served upon the District Attorney of the County in which the conviction was had, and by an order of the Court, entered by the Clerk thereof in its minutes.

0346

N. Y. General Sessions

7

The People vs

vs

Peter Laupfeld

Statute

0347

Dr. Mc Lutter.

58 Pm 26 Feb

Peter Caufield will not be able to go alone to The City as the Doctor reports to me this morning. He is without friends and something will have to be done by somebody to get him down + into a hospital - He has Droyay - He says he was once in Roosevelt Hospital - Can your Society attend to this? It will be necessary to take immediate action if his release comes to us soon. Your Squire

0348

1913
POSTAL CARD

NOTHING BUT THE ADDRESS CAN BE PLACED ON THIS SIDE.



P.O.
2-27-83
12-1-P
N.Y.

L. Cutler Inc
65 Bleecker Street
Cotton Place
N.Y. City

0349

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Peter Canfield

late of the *eight* Ward of the City of New York, in the County of
New York, aforesaid, on the *nineteenth* day of *January*
in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty* at the Ward,
City and County aforesaid, with force and arms, in and upon one

Ann Cunningham

in the peace of the People of the State then and there being, wilfully, feloniously, and
with ~~a deliberate and premeditated design~~ *intent to* to effect the death of *her* the said
Ann Cunningham did make an assault.

And that he the said

Peter Canfield

~~the said~~

with a certain *match which was then and there lighted, on fire and burning*
which he the said *Peter Canfield*

in ~~his~~ right hand then and there had and held
~~the said~~

~~in and upon the~~

~~of~~

~~the said~~

then and there wilfully, feloniously, and with ~~a deliberate and premeditated design~~ *intent* to
effect the death of *her* the said *Ann Cunningham*

did ~~strike, stab, cut and wound, giving unto~~ *set fire to and*
~~burn the clothes and~~ *burn the clothes and*
~~those worn by her the said Ann Cunningham and the body of her~~ *those worn by her the said Ann Cunningham and the body of her*
~~the said Ann Cunningham giving with such intent as aforesaid unto her~~ *the said Ann Cunningham giving with such intent as aforesaid unto her*
~~of, neck, in and upon the said Ann Cunningham upon the legs, arms, back, belly,~~ *of, neck, in and upon the said Ann Cunningham upon the legs, arms, back, belly,*
~~sides, head, neck, feet, and body~~ *sides, head, neck, feet, and body*

of *her* the said *Ann Cunningham* did ~~one mortal wound of~~ *die* ~~and wounds~~
~~the breadth of~~ *burns* ~~inch~~ *and* ~~and of the depth of~~ *one mortal wound of* ~~inch~~ *and wounds*

said mortal wounds *she* the said *Ann Cunningham*
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *twenty-eighth day of January*
in the same year aforesaid *did languish and languishing did live, and on which*
twenty-eighth day of *January*
in the year aforesaid, *she* the said *Ann Cunningham* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

Peter Canfield

her

the said *Ann Cunningham* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *her* the said *Ann Cunningham*
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.

Walter C. Rogers DISTRICT ATTORNEY.

0350

~~DATE AND COUNTY OF NEW YORK~~

aforsaid
And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK
~~incant for the body of the City and County of New York~~
upon their Oath, ~~present~~ *aforsaid* do further present:

That *the said*

Peter banfield

late of the *eight* ~~Ward~~ ^{*of the ward it was*} Ward of the City of New York, in the County of New York, *aforsaid*, on the *nineteenth* day of *January* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *seventy eight* the Ward, City and County *aforsaid*, with force and arms, in and upon one

Ann Cunningham

in the peace of the People of the State then and there being, wilfully, feloniously, and with ~~a deliberate and premeditated design to effect the death of her~~ ^{*intent to*} the said *Ann Cunningham* did make an assault.

And that he the said *Peter banfield* then and there wilfully

~~the said~~

~~with a certain~~

~~which he the said~~

~~in his right hand then and there had and held~~
~~the said~~ ~~in and upon the~~

of ~~the said~~ *intent*
then and there wilfully, feloniously, and with a ~~deliberate and premeditated design to effect the death of her~~ ^{*intent*} the said *Ann Cunningham* did ~~strike, stab, cut and wound, giving unto~~ ^{*the said set fire to and*} ~~burn the clothes and~~ ^{*then and there with the garments then and*} ~~there worn by her the said Ann Cunningham and the body of her~~ ^{*the said Ann Cunningham giving with such intent as aforesaid unto her*} ~~aforsaid, in and upon the said Ann Cunningham upon the legs, arms, back, belly, sides, head, neck, feet and body,~~ ^{*of her*} ~~the said Ann Cunningham divers mortal burns~~ ^{*one mortal wound of*} ~~the breadth of~~ ^{*the said*} ~~inch~~ ^{*of the depth of*} ~~inch~~ ^{*of which*} ~~of which~~ ^{*the said*} ~~said mortal wound~~ ^{*Ann Cunningham*} at the Ward, City, and County *aforsaid*, from the day first *aforsaid*, in the year *aforsaid*, until the *twenty eighth day of January* in the same year *aforsaid*, did languish, and languishing did live, and on which *twenty eighth* day of *January* in the year *aforsaid*, *she* the said *Ann Cunningham* at the Ward, City and County *aforsaid*, of the said mortal wound did die.

And so the Jurors *aforsaid*, upon their oath *aforsaid*, do say that *he* the said

Peter banfield ~~her~~

the said *Ann Cunningham* in the manner and form, and by the means *aforsaid*, at the Ward, City, and County *aforsaid*, on the day and in the year *aforsaid*, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of *her* the said *Ann Cunningham* 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.

Samuel F. Robinson DISTRICT ATTORNEY.

0351

BOX:

33

FOLDER:

394

DESCRIPTION:

Case, Charles J.

DATE:

03/08/81



394

0352

13

Counsel,
Filed of *March 1881*
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Agnes J. Case

W. H. Phillips

DANIEL G ROLLINS,



District Attorney.

A True Bill.

William Phillips
March 1881. Foreman

W. H. Phillips

S. J. [Signature]
One year to [unclear]

0353

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

ss.

Abbie G. Anderson

of No. 357 W. 15th

Street, being duly sworn, deposes

and says, that on the 22

day of February 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, at above premises

the following property, to wit: two Brussels carpets of the value of fifty dollars, two carpets ingraines of the value of eighteen dollars, one silver cake backed plates of the value of one and a half dollars, one silver plates were of the value of one and a half dollars, three brass Kettles of the value of ten dollars, One pair of woolen Blankets of the value of two and a half dollars, a quantity of crochery (wove) of the value of fifteen dollars, one coat vest and pants of the value of fifteen dollars, in all of the value of One hundred thirteen & 50/100 Dollars.

the property of the deponent her husband Frederick G. Anderson and Wayne Litzenberg in charge of the 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 Charles J. Case

(now here) for the reason that on the day aforesaid the said Case left deponent, saying that deponent then missed the aforesaid property. Deponent is informed by officer Robert F. M. Campbell of the 16th Precinct Police that he arrested the accused on the 26th day of February, that as he then and then acknowledged and confessed that he had taken and stolen the said property and when conferred with this deponent surrendered the parcel ticket here shown confessing of his own free will that he had stolen the coat vest and pants herein above charged as taken and stolen.

Abbie G. Anderson

over

Sworn to before me, this 27th day of February 1881
John J. Anderson
Justice

0354

State of New York }
City of New York } S.S. Officer Robert F. M. Campbell of the 16th Precinct Police being duly sworn deposes and says that he arrested the accused Charles J. Lane on the 26th inst. that he had in his possession the pawn ticket here shown which he acknowledges and confesses he had received for the coat, vest and pants herein charged as stolen by him the accused. And the said Charles J. Lane acknowledges and confesses that he had sold to a junk dealer at No 413, W. 16th the remainder of the property herein charged as stolen and stolen by him the accused

Sworn to before me this 27th day of February 1881

Robert F. M. Campbell

J. M. Patterson
Police Justice

State of New York }
City of New York } S.S. Officer Robert F. M. Campbell of the 16th Precinct Police being further sworn deposes and says that the said Charles J. Lane acknowledges and confesses to this deponent that he had sold to a junk dealer at No 413, W. 16th street One Brussels hall Carpet, One Brussels stair Carpet, One Ingrained stair Carpet, one ingraind room Carpet, One Metal Coke basket, One plated coffee urn, three brass Kettles, one pair of blankets, a lot of Crockery ware. That the Complainant Abbie G. Anderson claims as herein set forth that the above mentioned articles are her property. Wherefore deponent prays that a search warrant may be

granted him to enter and search for said property concealed in the premises No 413, W. 16th street. Sworn to before me this 27th day of Feb'y 1881

Robert F. M. Campbell

J. M. Patterson
Police Justice

0355

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Charles J. Case

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.— *Charles J. Case*

QUESTION.—How old are you?

ANSWER.— *Forty one years*

QUESTION.—Where were you born?

ANSWER.— *New York State*

QUESTION.—Where do you live?

ANSWER.— *Haven, N. J.*

QUESTION.—What is your occupation?

ANSWER.— *Clerk*

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

ANSWER.— *I am guilty
Charles J. Case*

Taken before me, this

Wm. D. ...
The day of *May* 1897
Police Justice

0356

Wanda Stewart in Remo Campbell 16 Mar.

Wanda Stewart in Remo Campbell

Form 894.
POLICE COURT—SECOND DISTRICT.

Affidavit—Larceny.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Abbie K. Johnson
351 9th St. 15th St.
Ruby J. Case

DATED *February 27* 188*1*
Palmer MAGISTRATE.

Campbell OFFICER.
16th

WITNESS
Robert J. M. Campbell
16 West. Police

\$15.00 TO ANS.
BAILED BY *Campbell*
RECEIVED
MAR 3 1881
DISTRICT ATTORNEY'S OFFICE

0357

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

Charles J. Case

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

*Sixty eight yards of carpet of the value of
one dollar each yard
One coat of the value of five dollars
One pantaloons of the value of five dollars
One vest of the value of five dollars
Divers articles of crockery (a more
particular description of which is to the
jurors aforesaid unknown) of the value
of thirty dollars*

of the goods, chattels, and personal property of one

Frederick B. Anderson

then and

there being found, 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.

0358

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Charles J. Case

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

*Sixty eight yards of carpet of the value of
one dollar each yard
One coat of the value of five dollars
One pantaloons of the value of five dollars
One vest of the value of five dollars
Divers articles of crockery (a more
particular description of which is to the
Jurors aforesaid unknown) of the value
of thirty dollars*

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

Frederick B. Anderson

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Frederick B. Anderson

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

Charles J. Case

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

DANIEL G. ROLLINS,
~~Attorney at Law~~, District Attorney.

0359

BOX:

33

FOLDER:

394

DESCRIPTION:

Cassidy, Alice

DATE:

03/16/81



394

0930

1881

Day of Trial

Counsel,

Filed 16 day of March 1881

Pleads

THE PEOPLE

vs.

30.
17 Nov 1881

B

Alice Cassidy

Violation of Excise Law.

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

16th Mo March 16. 1881

pleads guilty.

A True Bill.

William H. Hays

Foreman.

Fee \$105
FD

Dept. then for show
same been for quantity
minutes - Sept 1881
for the same amount
paid
FD

0361

First District Police Court.

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

of No. 143 Washington Street,
of the City of New York, being duly sworn, deposes and says, that on the
day of March 1887, at the City of New York, in the County of New York,
at No. 143 Washington Street,
Alice Cassidy

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 8th
day of March 1887 }
C. J. Hogan
POLICE JUSTICE.

Michael Flanagan

0362

238

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Flanagan
1st 2^d Precinct

vs.

Alice Cassidy

MISDEMEANOR,
Selling Liquor, &c. without License.

Dated the 8th day of March 1881

Morgan Magistrate.

Flanagan Officers.

Witness.....

Bailed \$ 100 to Ans. [Signature]

By Ernest F. Sandkuhl

212 Fulton Street



0363

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Alice Cassidy

late of the *first* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous 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
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Michael Flanagan

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous 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 whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

DANIEL C ROLLINS,
~~BENJ. R. RIVERS,~~ **District Attorney.**

0364

BOX:

33

FOLDER:

394

DESCRIPTION:

Cassidy, Charles

DATE:

03/15/81



394

0365

119

W. H. ...
Counsel, et al.
Filed 15 day of March 1887
Pleas, et al.

THE PEOPLE
vs.
Charles L. ...
and
David S. ...

District Attorney,
East No. March 24, 1887
Fred F. ...
A TRUE BILL.

William H. ...
Foreman.
Mar 15. 87

L. M. G. ...
D

0366

119

Handwritten

Counsel, *Chas. A. G.*
Filed *5* day *March* 1887
Pleads, *Wm. G. Gully* R.

THE PEOPLE
vs.
Charles Cassidy,
Impeachment
(Larceny).

2d
of *March* at *Albany*

and
Amiel S. Collins
~~vs. Wm. G. Gully~~

District Attorney,
Part No. *March* 24, 1887
Wm. G. Gully

A TRUE BILL.

William H. H. H.
Foramen.

Mar 18. 87 for *Conrad*

W. H. G. Gully

W. H. G. Gully

0367

Police Court—First District.

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

George Young
 of No. 409 Broadway Street,
 being duly sworn, deposes and says, that on the 1st
 day of March 1881, at the City and County of
 New York, Charles Cassidy did feloniously
 and unlawfully embezzle and convert to
 his own use, monies the property of the
 Ocean Steamship Company of Savannah,
 to the amount of Two hundred and thirty
 nine dollars and eighty six cents; That
 said Company is incorporated under the laws
 of the State of Georgia, and deponent is the
 Managing Agent in the City of New York
 That on said day said Cassidy
 was in the employ of said Company, not
 an apprentice, and over the age of eighteen
 years and by virtue of such employment
 did collect from Samuel O. Merwin
 for and on account of said Company the
 sum of money aforesaid and did fail to
 pay over on account to said deponent for
 the same, but did unlawfully embezzle
 and convert the said money to his own
 use as hereinbefore set forth—

C 23986.

Sworn to before me this 7th day of March 1881
 Geo. Young
 Police Justice

0368

Police Court—First District.

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

Samuel O' Merwin
of No. 26 North River, Central & Hudson River Rail Road Co
being duly sworn, deposes and says, that on the 1st
day of March 1881, at the City and County of
New York, deponent did pay to Charles
Cassidy the money as described in the
foregoing affidavit which deponent has
heard read. Samuel O. Merwin.

Sworn to before me this }
9th day of March 1881 }
J. C. Callaghan Police Justice -

0369

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Charles Cassidy being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Charles Cassidy*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Albany*

Question. Where do you live?

Answer. *98 Summit St Brooklyn*

Question. What is your occupation?

Answer. *Clear*

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

Answer. *I am not guilty —*
Charles Cassidy

Taken before me this

10

days of

June

1887

1887

J. J. Morgan
POLICE JUSTICE.

0370

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court - First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Young
409 Broadway
Charles Cassidy

Offence, *Carrying Weapons*

BAILED,

No. 1, by
Residence,

No. 2, by
Residence,

No. 3, by
Residence,

No. 4, by
Residence,

No. 5, by
Residence,

No. 6, by
Residence,

Dated *March 9th* 1901

Morgan Justice

George Young Officer
George Mackel + Constable

Witnesses, *Samuel O. Merrin*
Ricardo Smith

John E. Ward 61 Wall St
John Dunnet 74th St
Robert M. Beggs

Stephen Young
1305

\$ *9.00*

at *9.00*

Received in Dist. Atty's Office



0371

District Attorney's Office.

THE PEOPLE,

vs.

Charles J. Candy

When the papers
came from the mag
istrate in this
case, put there
names of witnesses

~~on the papers~~

John Edward Waller Sr

John Dwyer

Foot of Bayley North River
Per 27.

Saw Omerwin

Same place

Robert M. Beegs

Same place

Stephen Henry

Same place

Geo. Young

Geo. MacKrell 7th Co 13th Regt Caval

0372

Receipts

of

C. Cassady

Pier 35 N.R.

Foot

Spring St

ny 4

0373

~~Blacks~~ 1405.22
Hudson R.R. 399.70
Felt 1165.55
Oct 18

C. S. BRUCHMAN
No. 229

6752
17095
23847
226752
1705

Received from Fall River
Inc. Jan'y 27/81
Nineteen hundred and 87
Dollars ⁸⁷/₁₀₀ Ko G.M.

Received from N. Y. C. & H.
R. R. Jan'y 27/81
Three hundred and
Twenty five ⁵⁴/₁₀₀ Dollars
\$325.54 G.M. Ko

Received from N. Y. C. & H.
R. R. Jan'y 28/81
Fifty Seven ⁹⁵/₁₀₀ and One
hundred & Seventy ⁹⁵/₁₀₀ Dollars
\$387.95 G.M. Ko

0374

Received from Metropolitan
Line Feb 7/81
Three hundred and sixty
one $\frac{25}{100}$ Dollars
AMJ

Received from Bridgeport
Bowl Feb 10/81
Eighty six $\frac{96}{100}$ Dollars
86. $\frac{96}{100}$ AMJ

Received from New Bedford
Line Feb 10/81
Six $\frac{86}{100}$ Dollars
6. $\frac{86}{100}$ AMJ

Received from New Bedford Line
Feb 14/81 - Eighty five $\frac{65}{100}$ Dollars
18. $\frac{65}{100}$ AMJ

Feb 18. 1881
The Fuel Paid checks
~~699.15~~
AMJ
Cash 928
6619.00
13174
46765
25923
74103
305023
126997
69915

Feb 18 - 1881
Metro Line AMJ 1165.35

Del Lack & W. K. K.
Four hundred & five
 $\frac{22}{100}$ Dollars Feb 18/81
405 $\frac{22}{100}$ AMJ

Hudson K. K. Feb 18/81
Three hundred & ninety nine $\frac{70}{100}$
Dollars 399. $\frac{70}{100}$ AMJ

0375

Sup. 101
Received from W. H. C. &
A. R. R. March 1/81
One hundred and ninety
Three $\frac{20}{100}$ Dollars J. W.

Received from Del. Lark
& W. R. R. March 1/81
Six $\frac{94}{100}$ Dollars J. W.
6. $\frac{94}{100}$

Received from Mit
S. S. Co. P. 11 N. R.
fourteen hundred and
Twenty $\frac{08}{100}$ Dollars J. W.
1424. $\frac{08}{100}$
200 unpaid

~~Sup. 101~~

Sup. 101

0376

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

Charles Cassidy

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *first*
day of *March* in the year of our Lord one thousand eight
and ~~seventy-eight~~ *one* was employed in the capacity of a clerk and servant ~~to one~~ and
agent of the *Ocean Steamship Company of Savannah*, a
~~corporation created and organized under and by the~~
~~and as such clerk and servant, was entrusted to receive~~
laws of the State of Georgia and carrying on business
in the City and County of New York aforesaid, and
as such clerk and servant and agent was entrusted
to receive a certain sum of money to wit: the sum
of two hundred and thirty-nine dollars and
eighty-six cents in money and of the value
of two hundred and thirty-nine dollars and
eighty-six cents.

and being so employed and entrusted as aforesaid, the said *Charles Cassidy*
by virtue of such employment,
then and there did receive and take into his possession *the said sum of*
money to wit: the sum of two hundred and
thirty-nine dollars and eighty-six cents
in money, and of the value of two hundred
and thirty-nine dollars and eighty-six
cents.

for and on account of *the said Ocean Steamship Company*
of Savannah

his said master and employer; and that the said *Charles Cassidy*
on the day and year last aforesaid,

with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and
feloniously embezzle and convert to his own use, without the consent of ~~the said~~ *the said Ocean Steamship Company of Savannah the*
~~employer, and did, fraudulently and feloniously, and without the consent of the said master and~~
~~employer, withhold, appropriate, apply and make use of the said~~ *sum of money to*
wit: the sum of two hundred and thirty-nine
dollars and eighty-six cents in money and
of the value of two hundred and thirty-nine
dollars and eighty-six cents.

(Over.)

0377

of the goods, chattels, personal property and money of the said *Ocean Steamship Company of Savannah* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk ~~and~~ ^{and agent} servant, as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further Present, That the said

Charles Cassidy

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars; ~~and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually known as half dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.~~

\$ 2039 86 1/100

0378

of the goods, chattels, and personal property of ^{the} said Ocean Steamship
Company of Savannah then and
there being found, 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.

Daniel G. Rollins

~~BENJ. K. PHELPS~~, District Attorney.

0379

BOX:

33

FOLDER:

394

DESCRIPTION:

Cavanagh, Thomas

DATE:

03/25/81



394

0380

1977
Mar. 31

300

Day of Trial

Counsel,

Filed 25 day of March 1887

Pleads

Violation of Excise Law.

THE PEOPLE

E. Mas 3/18 vs.

So. 156 State
B. B. B.

Thomas Lavanagh

DANIEL C ROLLINS,
ATTORNEY AT LAW

District Attorney.

Part 300 Mar 30, 1887
W. a. d. guilty.

A True Bill.

William A. Phelps

Koreman.

W. A. Phelps
March 10, 1887
St. Louis, Mo.

W. A. Phelps

0381

At a Court of General Sessions of the Peace,

Held in and for the City and County of New York,
at the City Hall of the said City, on Thursday
the 28th day of April in the year of
our Lord one thousand eight hundred and seventy-eight.

Present

The Honorable Henry A. Gildersleeve } Justice
Judge of said Court of the City of New York. } of the
Sessions.

THE PEOPLE OF THE
STATE OF NEW YORK,
vs.

Thomasavanaugh

On Indictment for Violation of the Excise Law
filed March 25th 1881.

The Defendant not appearing, and Michael Claffy
his surety not bringing him forth to answer to this Indictment, pursuant to
the condition of their recognizance. On motion of the District Attorney,
It is Ordered by the Court, that the said Recognizance be and the
same is hereby forfeited. And it is further Ordered, that the said
Recognizance, together with a certified copy of this Order, be filed in the
office of the Clerk of the City and County of New York, and that
Judgment be entered thereon, according to law, against the said
Thomasavanaugh the
Defendant above named, and the said Michael
Claffy his surety, for the several sums set forth in
said Recognizance.

A true Extract from the Minutes.

John Sparks

CLERK.

0382

OFFICE OF THE
Board of Aldermen,
10. B. CITY HALL,

New York, Mar 10th, 1851.

To the Justice of the Court of
Special Sessions

This is to certify that the
beaver Michael Claffy is
in the furniture business at
No 114 Spring St. I know
him to be responsible for
the amt of bail asked
for in the case of
Thomas Cunningham
arrested for Disturbance
of the Peace.

Very Respectfully

J. J. Levin

0383

POLICE COURT, DISTRICT VIOLATION OF EXCISE LAW. RECOGNIZANCE TO ANSWER.
CITY AND COUNTY } ss.
OF NEW YORK.

1st
BE IT REMEMBERED, That on the 11th day of March in the year of our Lord 1887,
of No. 64 1/2 Spring Street, in the City of New York,
and Michael Claffy
of No. 44 1/2 Spring Street, in the said City,
personally came before the undersigned, one of the Police Justices in the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said
Thomas Curranagh
the sum of One Hundred Dollars; and the said
Michael Claffy
the sum of One Hundred Dollars, separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

WHEREAS, the said Thomas Curranagh is charged before the undersigned, Police Justice as aforesaid, on the oath of William Adams with Misdemeanor, for having, on the 10th day of March 1887 in the City and County of New York, aforesaid, sold and disposed of strong, spirituous and intoxicating liquors, in a quantity less than five gallons thereof, without License, and in violation of the law in such cases made and provided.

AND WHEREAS, he has been brought before said Justice to answer said charge and upon examination of the whole matter pursuant to the statute it appearing to the said Justice that the said offence has been committed and that there is probable cause to believe said defendant to be guilty thereof; and the said offence being bailable by said Justice, he did thereupon order the said defendant to find Sufficient Bail in the sum of One Hundred Dollars, for his appearance at the next Court of GENERAL SESSIONS, to be held in said City and County, to answer to any indictment to be preferred against him for said offence.

Now, therefore, the condition of this Recognizance is such, That if the above named Thomas Curranagh shall personally appear at the next Court of General Sessions, to be held in said City and County, on the First Monday next to answer to any indictment that may be preferred against him for said offence, and abide the order of the said Court, and not depart therefrom, without leave then this Recognizance to be void; otherwise to remain in full force.

Taken and acknowledged before me, the }
and bear witness. }
W. Adams POLICE JUSTICE. Thomas Curranagh
Michael Claffy

0384

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
11th day of March, 1881,
at New York, Police Justice.

the within named Bail, being duly sworn, says, that he is a married
holder in said City and is worth Two Hundred Dollars, (\$200) over
and above the amount of all his debts and liabilities; and that his property consists of

Personal property at defendants
place of business No 44,
Spring Street New York City
of the value of five hundred
dollars free of debts.

Michael Claffy

NEW YORK GENERAL SESSIONS.

THE PEOPLE, & C.:

ON THE COMPLAINT OF

RECOGNIZANCE TO ANSWER
VIOLATION EXCISE LAW

against

Samuel Canavan

Taken this 11th day of March, 1881.

Claffy
Justice.

Filed 14 day of March 1881

0385

First District Police Court.

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

William Adams

of No. *the 14 Precinct*

of the City of New York, being duly sworn, deposes and says, that on the *11th*

day of *March* 18*87*, at the City of New York, in the County of New York,

at No. *240 Spring* Street,

Thomas Caranagh

did sell, or caused, suffered or permitted to be sold; under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *10th* day of *March* 18*87*

William Adams

A. Morgan
POLICE JUSTICE.

0386

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Adams

vs.

Thomas Capuano

MISDEMEANOR,
Selling Liquor, &c. without License.

Dated the 10th day of March 1881

Morgan 14
Magistrate.

~~Adams~~ 14
Officers.

Witness

Bailed \$ 100 to Ans. ~~Adams~~

By Michael Claffy

1044 Spring Street.

P.



0387

CITY AND COUNTY }
OF NEW YORK, } ss.

The People of the State of New-York, To the Sheriff,
Deputy Sheriffs, and Policemen of the City and County of New
York. GREETING:

We Command You, and each of you, That you take the
body of

Thomas Barnagh

who stand ^{*Arrested*} ~~INDICTED~~ before our Justices of our Court of General Sessions of the
Peace, in and for the said City and County, for *violation of the Excise Laws*

and *him* forthwith bring before our said Justices, in the said City and County,
to be dealt with according to law.

WITNESS, Hon. *Frederick Smyth, Recorder*
of our said City, this *31st* day of *March* in the
year of our Lord one thousand eight hundred and *Eighty one*

BY THE COURT,

John Sparks Clerk.

Daniel G. Rollins.
~~BENJAMIN K. PHELPS.~~
District Attorney.

0388

CITY AND COUNTY }
OF NEW YORK, } ss.

The People of the State of New-York, To the Sheriff,
Deputy Sheriffs, and Policemen of the City and County of New
York, GREETING:

We Command You, and each of you, That you take the
body of

Thomas Caruagh

who stand ^{*Arrested*} ~~INDICTED~~ before our Justices of our Court of General Sessions of the
Peace, in and for the said City and County, for *Violation of the Excise Law*

and *him* forthwith bring before our said Justices, in the said City and County,
to be dealt with according to law.

WITNESS, Hon. *Frederick Suyth, Recorder*
of our said City, this *31st* day of *March* in the
year of our Lord one thousand eight hundred and *Eighty one*

BY THE COURT,

John Sparks

Clerk.

Daniel G. Rollins.
~~BENJAMIN K. PHELPS.~~
District Attorney.

0389

N. Y. General Sessions of the Peace.

THE PEOPLE
Of the State of New-York,
against

Thomas Caranagh
146 Spring
A. G. Kottus
B. K. PHELPS, District Attorney.

BENCH WARRANT.

10
Issued March 31st 1881.

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

Tuesday
Apr 5. 81

This prisoner having pleaded guilty of calling a judge without a license was permitted to go with the understanding that within a day or two he would procure a license & produce in Court as license, & he was then to be continued upon his plea. He did not procure a license & did not return to Court for sentence. He claims now that he misunderstood the direction of the Court about appearing. That he has made application for a license & one has been allowed, but he can't raise money to take it up before next week.

J. T. Lyon

I recommend that he be further paroled until Apr 18. *W. H. L.*

0390

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That *Thomas Cavanagh*

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous 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
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

William Adams

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous 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 whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

DANIEL C ROLLINS,
~~HENRY C ROLLINS~~, District Attorney.

0391

BOX:

33

FOLDER:

394

DESCRIPTION:

Cherry, James

DATE:

03/18/81



394

0392

Mar 23 204
Day of Trial

Counsel,

Filed *W. H. Wood* 1887
Pleads *at 4 o'clock P.M.*

Violation of Excise Law.

THE PEOPLE

vs.

B
James Cherry

DANIEL C ROLLINS,
DISTRICT ATTORNEY

Distret Attorney.
Part in March 23, 1887

plead guilty -
A TRUE BILL.

William H. Wood
Foreman.

W. H. Wood
W. H. Wood

Not discussed.
Specie suspended
the Nub. a resolution
place -
— 70

0393

First District Police Court.

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

of No. the 27 Precinct Patrick H. Keavin Street,

of the City of New York, being duly sworn, deposes and says, that on the 10th

day of March 1887, at the City of New York, in the County of New York,

at No. 94 Greenwich Street,

James Henry

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 10th day of March 1887
A. L. [Signature]
POLICE JUSTICE.

Patrick H. Keavin

0394

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick H. Kerwin

15 vs. *27*
James Cherry

MISDEMEANOR.
Selling Liquor, &c. without License.

Dated the *10th* day of *March* 18*81*

Morgan Magistrate.

Kerwin Officers.

Witness

Bailed \$ *100* to Ans. *Lucas*

By *John Kirwan*

No 14 Rector Street.



0395

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That *James Cheery*

late of the *first* Ward of the City of New York, in the County of
New York, aforesaid, on the *tenth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous 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
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid ~~unknown~~, unlawfully did sell, in quantity less than five gallons at one
time, to one *Patrick H. Herwin*

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous 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 whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

DANIEL C. ROLLINS,
~~BENJ. K. PHELPS,~~ District Attorney.

0396

BOX:

33

FOLDER:

394

DESCRIPTION:

Cherry, Joseph

DATE:

03/10/81



394

73

Counsel,
Filed 6 day of March 1887,
Pleads

Larceny and receiving Stolen Goods.

THE PEOPLE

vs.

21st Person
" "

Joseph Cherry

DANIEL C ROLLINS,

~~Attorney at Law~~

District Attorney.

Case No March 11, 1887

pleads & L.

A True Bill.

William H. H. H.

Foreman.

Received of the Court
for the purpose of

L. G. 6
June 23

and present to the
before 9. p. ago the
received by me
of the Court

John

0398

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

FORM 112.

Police Court—Third District.

of No. 61 Monroe 9 George Bothers Street, being duly sworn, deposes
and says that on the 22nd day of February 1881
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz :
One cloth Coat, one cloth vest,
Two pair of cloth pantaloons, one muslin
shirt and one pair of Opera glasses,
said property being in all

of the value of about Forty 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 Joseph Cherry
(now here) for the reasons following to wit:

That said clothing was hanging a rack
in a room on the third floor of said
premises on the morning of the above
date. That on said morning deponent
left said Cherry in said room when
he was going to work in the morning
and when deponent returned in the
evening he found that the aforesaid
property had been stolen. That one
Mrs Peel of No 61 Monroe Street informed
deponent that she saw said Cherry

Subscribed by deponent in this

Deponent's Justice

0399

leaving said premises, and at ^{about half an hour after departure}
the time he said Cheung had a bundle
in his possession. That said Cheung
has since acknowledged and confessed
to defendant that he took and
carried away said property

Sworn to before me this } G. J. Cothens
6th day of March 1881 }

13 H. M. M. M. M.

Police Justice

0400

Police Court—Third District.

CITY AND COUNTY
OF NEW YORK.

Joseph Cherry being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him states as follows,

viz:

Question. What is your name?

Answer.

Joseph Cherry

Question. How old are you?

Answer.

Twenty years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

No 11 Boverly

Question. What is your occupation?

Answer.

I have no regular trade

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

Answer.

I have nothing to say

Joseph Cherry

Taken before me, this

6th
day of *March* 18*81*

Police Justice.

0401

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

George J. Nathan
61 Madison St

Joseph Cherry

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

AFIDAVIT—LARCENY.

Dated *March 6* 18*81*

W. B. Dwyer Magistrate.

John W. Johnson Officer.

10 Clerk.

Witnesses
Officer Johnson
W. B. Dwyer

Mrs Bell
61 Madison Street

\$ *1000*, to answer
at *Henry* Sessions
Received at Dist. Att'y's Office: *1881*

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

0402

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Joseph Loherry

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

- One coat of the value of twenty dollars*
- One vest of the value of five dollars*
- Two pairs of pantaloons of the value of five dollars each pair*
- One shirt of the value of one dollar*
- One pair of glasses (of the kind commonly called
opera glasses) of the value of four dollars*

of the goods, chattels, and personal property of one

George J. Cathers

then and
there being found, 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.

0403

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Joseph Cherry

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

*One coat of the value of twenty dollars
One vest of the value of five dollars
Two pairs of pantaloons of the value of five
dollars each.*

One shirt of the value of one dollar.

*One pair of glasses (of the kind commonly
called opera glasses) of the value of four dollars*

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

George J. bathers

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

George J. bathers

unlawfully, unjustly, ~~and for the sake of wicked gain~~ did feloniously receive and have (the said

Joseph Cherry

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

DANIEL C ROLLINS,
~~CHIEF CLERK~~, District Attorney.