

0004

BOX:

158

FOLDER:

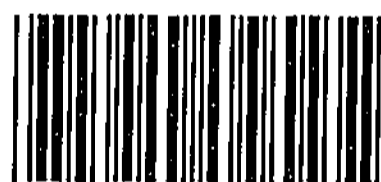
1624

DESCRIPTION:

Callahan, Lilly

DATE:

12/02/84



1624

0005

Witnesses:

Mary Walker

J. C. Giddens

Counsel,

Filed

day of

1884

Pleas

Adversely (3)

THE PEOPLE

vs.

F

Lilly Callahan

Grand Larceny Second degree
[Sections 528, 53 \, Penal Code]

Deputy PETER B. OLNEY,

District Attorney.

A True Bill.

Subscribed and sworn to before me this 11th day of Dec 1884.

W. Hooper

Foreman.

W. Hooper

0886

Police Court—First District. Affidavit—Larceny.

City and County of New York, } ss.:
of No. 145 Madison Street, aged 20 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 1st day of October 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

An Imitation of a Camels Hair
Shawl of the value of Forty Dollars
And Gold and lawful money of the United
States consisting of One Ten Dollar Bill
together of the value of Fifty Dollars
the property of Deponent

Sworn to before me this
1st day of October 1888
at New York
City
Police Justice.

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 Fillie Callahan (nowhere)
from the fact that deponent gave the
aforesaid Imitation of a Camels hair shawl
to defendant ~~and~~ to be made into a
Dolma and the said Ten Dollars for linings
and trimmings and the said defendant
failed to return the said Camels hair shawl
made as a Dolma to deponent and ~~the~~
defendant has since informed deponent
that she made the said Dolma and
haunted the said Dolma in Simmons
in the Bowery Cor of Delancey Street
wherefore deponent charges the said defendant
with taking stealing and carrying away the aforesaid
property and money and ~~the~~ failed to return the same
and appropriating the same to her own defendants use Mary Walker

0007

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Lillie Callahan being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him to 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

Lillie Callahan

Question How old are you?

Answer

23 yrs

Question Where were you born?

Answer

New York City

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

Answer

240 East 39 Street about a week

Question What is your business or profession?

Answer

Gross Maker

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

Answer

I am not guilty

Lillie Callahan

Taken before me this

29th

day of *November* 188*8*

Charles J. Smith Police Justice.

0000

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

Lester Callahan

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

Dated

Nov 29 188

X

Andrew J. White

Police Justice.

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

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0009

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.



11788 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Wacker
145 Madison St.
Lillie Callahan

2 _____
3 _____
4 _____

Dated Nov. 29 188 X

White Magistrate.
Charles S. Sands Officer.

10 Precinct.

Witnesses Catherine Wacker

No. 145 Madison Street.

No. _____ Street,

No. _____ Street.

\$ 500 to answer _____ Sessions.

0890

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sidney Callahan

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

- Sidney Callahan -

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

The said *Sidney Callahan*, 7

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *25th* day of *October*, in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms,

one bundle of
the value of forty dollars,

One Promissory Note — for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *United States Treasury Notes* of the denomination of *ten* dollars and of the value of *ten* dollars,

and one Promissory Note — for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *Bank Notes* of the denomination of *ten* dollars and of the value of *ten* dollars.

of the goods, chattels and personal property of one *Mary Walker*

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

Peter B. Olney
District Attorney

0091

BOX:

158

FOLDER:

1624

DESCRIPTION:

Callanan, Daniel

DATE:

12/16/84



1624

0892

BOX:

158

FOLDER:

1624

DESCRIPTION:

Murphy, James

DATE:

12/16/84



1624

Exhibitions
of Mr Betty G
Bridget Callahan
widow, mother
of Daniel Callahan
deft was 15 years
old - Jan 19. 1884
Margaret Murphy
widow mother of
James Murphy
He was 16 years
old. 30th Oct 1884
175

Counsel,
Filed 16 day of Dec 1884
Plends Chasquilly (17)

THE PEOPLE
vs.
Daniel Callahan
and
James Murphy
Defendants
Petitioners
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PETER B. OLNEY,
JOHN NICKERSON

By Dec 23, District Attorney.
Book tried + convicted 4 C. 14.
A True Bill.

Foreman
Mr. El Rep
Mr. H. of Rep
F. B.

0093

0894

Police Court—2nd District.City and County } ss.:
of New York, }

Mary A Quick
of No. 767 Greenwich Street, aged 50 years,
occupation Keeper of a Boarding House being duly sworn
deposes and says, that the premises No. 767 Greenwich Street,
ward in the City and County aforesaid, the said being a brick building
the basement of
and which was occupied by deponent as a Dining Room
and in which there was at the time no human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly removing
the Catch of the Window sash of one of the
basement windows of said Dining Room, and
raising said window

on the 11th day of December 1884 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

one black sague trimmed with fur of the Value
of about thirty dollars, One Maroon silk dress of
the Value of forty dollars, Twelve Napkin rings
of the Value of twenty four dollars, One silver Caster
of the Value of five dollars, five Napkins of
the Value of one dollar and twenty five Cents; altogether
of the Value of Ninety dollars and twenty five
Cents (\$90.50)

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

Alvin William Ed James Murphy (both
were here)

for the reasons following, to wit: that about the hour of 11 o'clock p.m.
on the 10th instant, deponent closed and locked said
Dining Room — that deponent was informed by
Officer William Beatty of the 9th Police Precinct
about the hour of 1:30 o'clock ^{on the 11th day} a.m. that he saw
said defendants in the act of burning from said
basement, and that he pursued said defendants to
and caught them the said Murphy having
in his possession, five Napkin rings, and one

0895

maroon silk waist, which deponent has seen and fully identifies the same as part of the afore-described property stolen from her possession. That deponent then found that said Dining Room had been burglariously entered as aforesaid and the afore-described property missing.

Wherefore deponent charges said defendants with burglariously entering the premises as aforesaid, and with feloniously stealing said property.

Sworn to before me
this 21st day of December 1884 } Mary A. Quick

J. M. Patterson
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____

Street.

0896

CITY AND COUNTY }
OF NEW YORK, } ss.

William Beatty
aged 34 years, occupation officer of the ~~at No.~~
9th Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Mary A. Luck
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 11th
day of November 1888 } William Beatty

J. M. Patterson

Police Justice.

0897

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.*Second* District Police Court.

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

Question. What is your name?

Answer. *James Murphy*

Question. How old are you?

Answer. *15 years.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *In 11th Street, I do not know the Number. *Appt 5 months**

Question. What is your business or profession?

Answer. *I work in a printing office.*

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

Answer. *I am not guilty.*

James Murphy

Taken before me this *11th*

day of *September* 188*8*

John J. Sullivan
Police Justice.

0898

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Daniel Callanan

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

In New York city

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

Answer.

263 West Houston street, for about one month

Question. What is your business or profession?

Answer.

I drive a horse for hoisting Coal

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

Daniel Callanan

Taken before me this

day of *December* 188*8*

J. M. Patton
Police Justice.

0899

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 James O.'Brien Ed.

James Murphy
guilty thereof, I order that ^{each} he ^{they} be held to answer the same and ^{they} be admitted to bail in the sum of Fifteen
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ^{he} ^{they}
give such bail.

Dated December 11th 188 W M Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0900

Police Court

2nd 1873 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary A. Luck
767 Greenwich St.
Daniel Callahan
James Murphy

Offence Burglary
Larceny

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated December 11 188

Patterson Magistrate.

William Beatty Officer.

9th Precinct.

Witnesses William Beatty

Officer of 9th Precinct

Street,

No. 1884

Street,

No. 1500 to answer

Gen. Sessions.

Comd

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 Rallan
and *James Murphy*

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

James Murphy —

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

The said *Daniel Rallan* and *James Murphy*, each —

late of the *ninth* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *December* in the year of our Lord one thousand eight hundred and eighty-*four*, with force and arms, about the hour of *one* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *one Mary*

A. Duick, —

there situate, feloniously and burglariously did break into and enter, *each* of them the said *Daniel Rallan* and *James Murphy* being then and there assisted by a confederate actually present —

whilst there was then and there some human being, to wit, *one* the said *Mary A. Duick*, within the said dwelling house, the said

Daniel Rallan and *James Murphy* —

then and there intending to commit some crime therein, to wit: the goods chattels and personal property of *the said Mary A. Duick*

— in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0902

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said —
Daniel Callahan and James Murphy —
of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Daniel Callahan and James Murphy*, each —

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

one sash of the value of
thirty dollars,
one dress of the value of
forty dollars,
twelve napkin rings of the
value of two dollars each,
one casket of the value of
five dollars,
and five napkins of the
value of twenty five cents
each,

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

Peter B. O'Meara,
District Attorney

0903

BOX:

158

FOLDER:

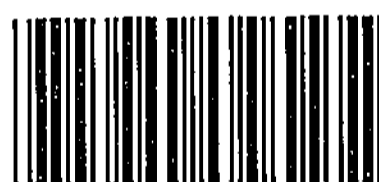
1624

DESCRIPTION:

Campbell, Archibold

DATE:

12/03/84



1624

Witness:-

Mary A Campbell

Counsel, *Sullivan*
Filed *3* day of *Dec* 188*4*
Pleads *Not guilty*

THE PEOPLE
vs.
Archibald H. Campbell

Assault in the Second Degree.
(Section 218, Penal Code.)

PETER B. OLNEY,
~~JOHN MCKEON~~
District Attorney.

A True Bill.

J. W. Mason
Dec 17/84
Grand Juror
County of San Francisco,
Dec 17, 1884. *Dist. Ct.* *19*

0904

0905

Police Court—2^d District.

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

of No. 156 West 18th Street, aged 48 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 28th day of November 1884 at the City of New
York, in the County of New York, in the night time

She was violently and feloniously ASSAULTED and BEATEN by her husband,
Archibald Knox Campbell, man
here, who wilfully cut and
stabbed deponent on the head
and left wrist with some sharp
instrument her head in his
hands, thereby wounding
deponent

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

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

Sworn to before me, this 28th day }
of November 1884 } Mary A Campbell

J M Patterson Police Justice.

0906

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK.

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

Question What is your name?

Answer

Archibald H. Campbell

Question How old are you?

Answer

44 years of age

Question Where were you born?

Answer

Scotland

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

Answer

156 West 18th St. 12 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 think will tend to your exculpation?

Answer

*I am not guilty
Archibald Campbell*

Taken before me this

*28*day of *November* 188*8**J. M. Patterson*

Police Justice.

0907

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

Archibald Knox Campbell

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

Dated *November 27* 188 *J. W. Patterson* Police Justice.

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

Dated 188 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

0908

Police Court

1784 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

May A. Campbell
1560 West 18 St.

Archibald King
Campbell

Office
Deputy
Assessor

Dated November 28 1884

Mattison Magistrate.

Henry Gregg Officer.

29 Precinct.

Witnesses James Kelly

No. 98 Parker Street.

Newark, N.J.

No. Street,

No. Street.

No. Street.

\$1000 to answer Gen. Sessions.

Campbell

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

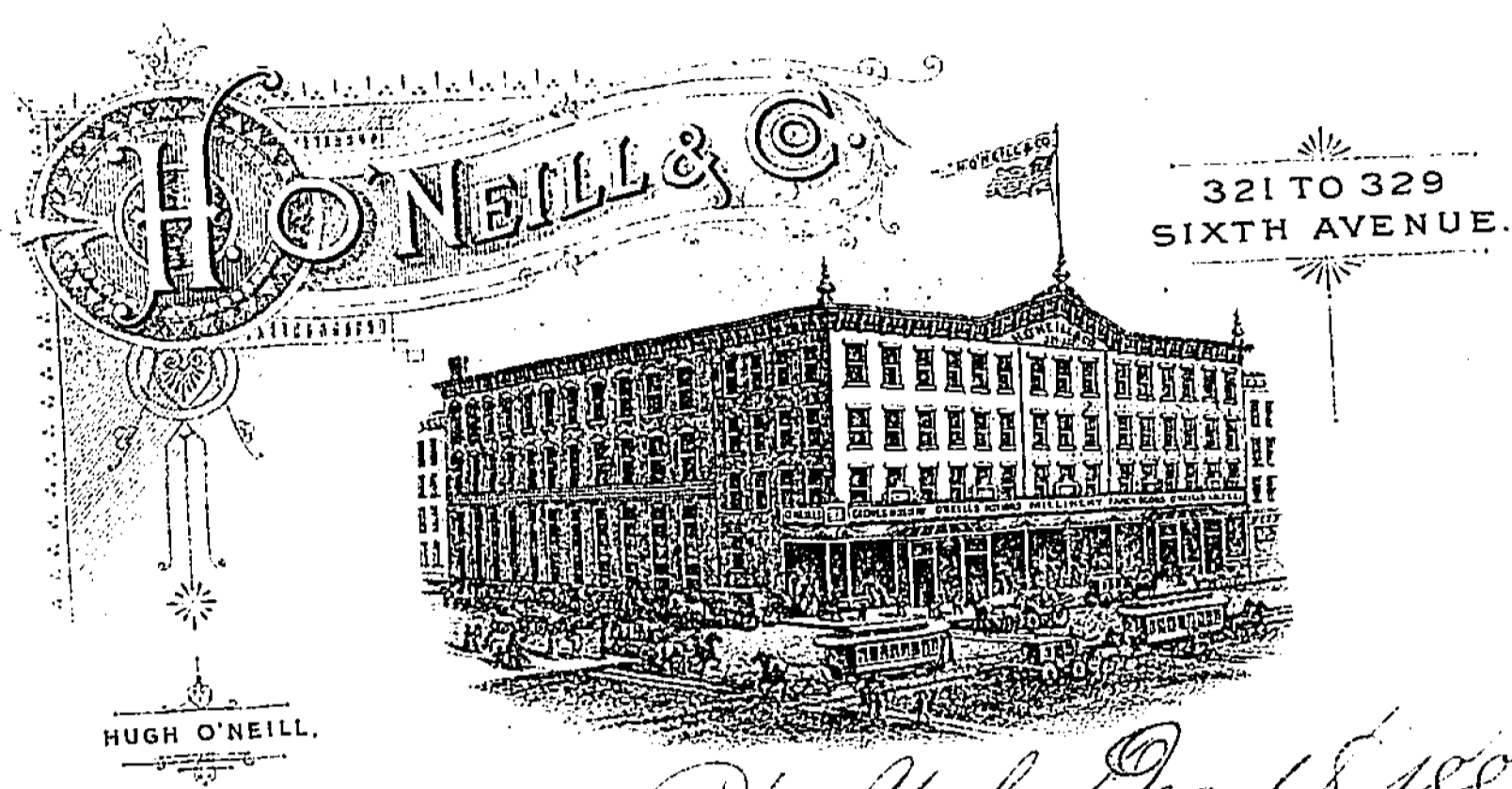
No. 3, by

Residence Street.

No. 4, by

Residence Street.

0909



New York Dec 18 1884

To the Presiding Judge
Tomb

Dear Sir

We write this
in behalf of Archibald
Knox Campbell or rather
out of regard for his family
and beg to say that if
you are willing to suspend
sentence in his case and
release ^{him} we agree on our
part to find him employment

09 10

and respectfully ask you
to give the matter your
best consideration

Yours Very Respy
H. O'Neill & Co
(R)

0911

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

André A. Campbell

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

— André A. Campbell —

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

The said André A. Campbell,

late of the City and County of New York, on the ~~twenty-seventh~~ day of ~~November~~, in the year of our Lord one thousand eight hundred and eighty ~~four~~, with force and arms, at the City and County aforesaid, in and upon one

— Mary A. Campbell —

in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said André A.

Campbell, —

with a certain ~~knife~~ which ~~he~~ the said

— André A. Campbell —

in ~~his~~ right hand then and there had and held, the same being then and there an instrument likely to produce grievous bodily harm, ~~her~~, the said Mary A. Campbell, — then and there feloniously did willfully and wrongfully strike, beat, ~~stab~~, cut, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

09 12

SECOND COUNT

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

Archibald K. Campbell —

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

The said *Archibald K. Campbell*, 7

late of the City and County of New York, afterwards to wit: on the *twenty eighth*
day of *November*, in the year of our Lord one thousand eight hundred and
eighty-*four*, — at the City and County aforesaid, with force and arms, in and
upon one *Mary A. Campbell*, —

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said *Archibald*
K. Campbell, *her* the said *Mary A. Campbell*,
with a certain *knife* —
which *he* — ~~the said~~ in *his* right hand then and there had and held, in
and upon the *head and wrist* —
of *her* the said *Mary A. Campbell*, —
then and there feloniously did willfully and wrongfully strike, beat, *stab, cut*,
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said *Mary A. Campbell*, —
grievous bodily harm, to ~~with~~ *the great damage of*

the said Mary A. Campbell 7

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

PETER B. OLNEY,

~~JOHN MCKEON~~, District Attorney.

09 13

BOX:

158

FOLDER:

1624

DESCRIPTION:

Campbell, James

DATE:

12/02/84



1624

Witnesses:
John J. Hoffman
W. Wall

22

Counsel, *J. J. Hoffman*
Filed day of *Dec* 188*4*
Pleads *Not guilty*

THE PEOPLE
vs. *F*
James Campbell
by
33 Park

Assault in the First Degree, etc.
[Sections 217 and 218 Penal Code.]

PETER B. OLNEY,
I'r Dec 10/84 District Attorney.
Irid & consuchs Aselt day
with accom. to mecy
A True Bill.

Strooper
Foreman.
Wm. Plunkett

0914

09 15

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

James Campbell

*As complainant in the above case, I beg to recommend
the defendant to such leniency and clemency as the Court and
District Attorney may see fit to show; but I expressly assert
that my reasons for so doing are not controlled by any advantage
to myself.*

John F. Tillman

09 16

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

District Police Court.

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

James Campbell

Taken before me this
James Campbell
1888
District
Police Justice.

0917

Police Court 1st District.

City and County } ss.:
of New York,

of No. 55 Park Street, aged 28 years,
occupation Police being duly sworn
deposes and says, that on the 24 day of November 1887 at the City of New
York, in the County of New York, in the night time
he was violently and feloniously ASSAULTED and ~~BEATEN~~ by

James Campbell (nowhere) who did
cut and stab deponent on the
left side of the body with
some sharp instrument
then and there held in the hand
of him Campbell

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

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

Sworn to before me, this 24 day
of November 1887

Solomon S. Smith
Police Justice.

John T. Tamm

09 18

1774
Police Court, District.

THE PEOPLE, &c.,
on the complaint of

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ 1000 to answer General Sessions.

Office-Felonious Assault & Battery

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

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

Dated

188

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.

09 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Campbell

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

James Campbell

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

The said *James Campbell*

late of the City of New York, in the County of New York aforesaid, on the *twenty-fourth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*four*, with force of arms, at the City and County aforesaid, in and upon the body of one *John Tiedman* in the peace of the said People then and there being, feloniously did make an assault and *in* the said *John Tiedman* with a certain *knife*

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

with intent *in* the said *John Tiedman* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *James Campbell* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James Campbell*

late of the City and County of New York, on the *twenty-fourth* day of *November* in the year of our Lord, one thousand eight hundred and eighty-*four*, at the City and County aforesaid, with force and arms, in and upon the body of one *John Tiedman* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *John Tiedman*

with a certain *knife*

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

Peter B. O'Brien
District Attorney

0920

BOX:

158

FOLDER:

1624

DESCRIPTION:

Campbell, John

DATE:

12/09/84



1624

Witnesses:

Anna Miller

Off Degeer 6/12

88

Counsel,

Filed *9* day of *Dec* 188 *4*

Plends

THE PEOPLE

vs.

P

John Campbell

Grand Larceny, 2nd degree
[Sections 528, 529, 530 Pennl Code]

PETER B. OLNEY,

District Attorney.

A True Bill.

J. W. Waples
Dec 10/84 Foreman.

Blenda J. L.
Pen: one year.

0921

0922

Police Court—First District.

Affidavit—Larceny.

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

of No. 246 Rivington Street, aged 24 years,
occupation worsted work being duly sworn
deposes and says, that on the 3rd day of December 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the daytime, the following property viz:

One Dozen Gents Cardigan Jackets
and four pieces of lining together of
the value of 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

John Campbell (now here)
from the fact that deponent missed the
aforesaid property from a Box in the hall
way of the above premises and deponent
was informed by Officer John S. Deper of the
6th Precinct Police that he found the aforesaid
property in the defendant's possession and
deponent identified said property as the
property taken stolen and carried away as
aforesaid

Annie Miller

Subscribed before me, this 11 day of December 1888
Wm. B. Murphy
Police Justice.

0923

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Police Officer of No.

6th Avenue 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

188

John G. Deper
Police Justice.

0924

Sec. 193-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty I was intoxicated and I don't know anything about it

John Campbell
Mark

Taken before me this

day of

188

Police Justice.

0925

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

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

Dated Dec 4 188 J. P. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0926

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Annie Miller

246 by Huntington
John Campbell

DEC 4 1884

Dated Dec 4 1884

James S. Duffy Magistrate.

Officer.

Precinct.

Witnesses All the Officers

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ 500 to answer _____ Sessions.

1800

Offense Grand Larceny

0927

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 Campbell

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

— John Campbell —

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

The said John Campbell,

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

*twelve jackets of the value
of three dollars each, and
four pieces of lining [a more
particular description
whereof is to the Grand Jury
aforesaid unknown] of the
value of one dollar each,*

of the goods, chattels and personal property of one *Annie Müller*

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

0928

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
— John Campbell —
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed
as follows:

The said *John Campbell,*

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

*twelve jackets of the value
of three dollars each,
and four pieces of lining
of the value of one dollar
each,*

of the goods, chattels and personal property of one *Annie Miller,*

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

unlawfully and unjustly did feloniously receive and have; the said *John
Campbell*

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.

PETER B. OLNEY,
District Attorney.

0929

BOX:

158

FOLDER:

1624

DESCRIPTION:

Campbell, John

DATE:

12/29/84



1624

0930

Witnesses:

John S. Chase

Counsel,

Filed

day of

1884

Pleads

THE PEOPLE

vs.

John Campbell

Grand Larceny 2nd degree
and Robbery
[Sections 528, 58 1550 Penal Code.]

PETER B. OLNEY,

District Attorney.

A TRUE BILL.

W. Hooper
Foreman.

George

Henry J. Parker
S.P. Two of 20 H. m.

0931

Police Court—3^d District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 15 Watts Street, aged 40 years,
occupation Cook being duly sworndeposes and says, that on the 23^d day of December 1884 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One suit of black cloth clothes.
 One Overcoat
 One Shirt
 One pocket handkerchief
 One pair of kid gloves

Being in all together of the value of
Fifty Dollars
 the property of
Deponent

Subscribed before me, this 25th day
of December 1884
John J. Attwood
 Police Justice.

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 Campbell (now Lee)
 for the reason, That on Sunday the
21st day of December deponent saw
 the said property in a trunk, which he locked
 in a room in said premises, and when
 deponent went to said trunk to take
 said property therefrom on Tuesday the
23rd of December 1884 he found the said
 property missing. That deponent after
 search found the shirt, which is a
 portion of said larceny on the person
 of said John Campbell and caused
 him to be arrested. Deponent fully
 identifies said shirt as being his property
 by the marks 16. 90 thereon and therefore
 charges said Campbell with having taken
 stolen & carried away said property.
John J. Chase

0932

Sec. 198-200.

20

District Police Court.

CITY AND COUNTY
OF NEW YORK,

John Campbell 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty of the charge
George John Campbell

Taken before me this

2 Feb

day of February 1948

Wm. Patterson

Police Justice.

0933

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 Repeasant

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

Dated December 25 188 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0934

1836

Police Court 20 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John S. Chace
15 Watts St.
John Campbell

1 _____
2 _____
3 _____
4 _____

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated December 25 1884
Patterson Magistrate.
Moran Officer.
8 Precinct.

Witnesses Elizabeth De Costa
No. 15 Watts Street.
No. _____ Street.
No. _____ Street.
No. _____ Street.

§ 1000 to answer G.S.

Committed

RECEIVED
DEC 26
1884
ATTORNEY'S OFFICE

0935

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 Ramfoll

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

John Ramfoll

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

The said

John Ramfoll,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, 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 three

dollars,

one pair of trousers of the value

of eight dollars,

one overcoat of the value of

twenty dollars, —

one shirt of the value of one

dollar,

one handkerchief of the value of

one dollar, and two gloves of the

value of one dollar each —

of the goods, chattels and personal property of one *John D. Chase,*

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

0936

SECOND COUNT—

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

John Ransfield

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

The said John Ransfield,

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

one shirt of the value of

one dollar,

of the goods, chattels and personal property of John B. Chase

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 B. Chase,

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

John Ransfield

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.

PETER B. OLNEY,

District Attorney.

0937

BOX:

158

FOLDER:

1624

DESCRIPTION:

Cappler, Peter

DATE:

12/18/84



1624

0938

BOX:

158

FOLDER:

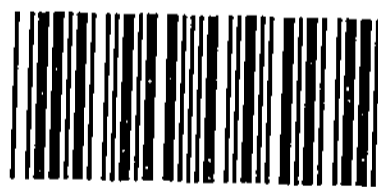
1624

DESCRIPTION:

McCaffray, Simon

DATE:

12/18/84



1624

Offright

Frederick Capayle

Mary Capper

185-

Counsel,

Filed *[Signature]*

Pleads,

1884

Reads, *Phylogeny*

ETIOPED ETH

212

A1

Peter Cayler

١٢

4

Simon Mc Caffray

JOHN McKEON,

District Attorney.

A Tree's Bill

Dec 30/94.

Chas. W. Standen, Quincy,
State Reformers, Long Beach

Dec 23/94

Foramen

Wm. L. G.

State Reformatory, Columbus, Ohio

Dec 30/91
H. A. J. H.

0939

0940

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK

Peter Kasper 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 him; that the statement is designed to
enable him if he see fit to answer the charge and explain the facts alleged against him
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

*I am not guilty
Peter Kasper*

Taken before me this

day of

Police Justice.

0941

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer

Simon M. Caffrey

Question. How old are you?

Answer

16 years

Question. Where were you born?

Answer.

New York

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

Answer.

Ridge St. 1 year

Question What is your business or profession?

Answer

None of my own

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
not Simon M. Caffrey*

Taken before me this *17th* day of *January* 188*8*
James J. Smith
Police Justice.

0942

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York }

of No.

occupation.

deposes and says, that on the

day of

Street, aged years,

being duly sworn

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the time, the following property viz :

Bank notes of various denominations
lawful money, to the amount and value
of sixty dollars

the property of

Deponent,

 Sworn to before me, this
day
188

Police Justice.

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

Peter Caffer, and James McCaffrey, (both now here) from the fact that said Caffer and McCaffrey were loitering around deponent's store, and that in deponent's safe was the property above described, and that said Caffer had in his mouth a portion of the money above described

0944

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick
John *Capper*
aged *45* years, occupation *Police* of No.

241 Division Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Joseph E. Wright*

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

knowledge.

Sworn to before me, this

day of *December* 18*99*

Amos J. Smith

Police Justice.

0945

The People

vs.
Simon Mc Caffray, ~~prisoner~~
jointly indicted with
Peter Cappler.

Court of General Sessions, Part I.

Before Judge Gindersleeve.

Indictment for grand larceny in the second degree.

Joseph H. Wright sworn. I am a fruit merchant at 81 Barclay Street, on the 10th of December I lost some property, on the morning of the 10th about ten o'clock I had occasion to leave my store for a few minutes and left it in charge of my porter Mr Cappler whose son was assisting him occasionally, the son was in the store and the father was on the sidewalk getting lemons ready for shipping: the son's name was Peter, I had occasion to go round in Washington Street and was not gone at the outside ten minutes, before I left I had occasion to go to my safe and take some money out, I left sixty dollars with some checks I got from the mail; on my return I had occasion to go to the safe again and on taking out my pocket-book the whole of the money I had left there ten minutes before was gone, the checks were all right, I looked about to see who was in the store and I noticed the boy Cappler had left, I asked his father where was the son and said in my absence the safe had been robbed. I saw this prisoner in the passageway that morning, I saw him talking with Peter Cappler the boy, I thought nothing at all of it until after I had returned and found the money gone, I lost the money between nine and ten in the morning, the defendant was not employed by me nor was he employed in the extract factory above my store. The safe had a combination lock but the wheel was turned back, the combination was on what we call a half lock, the money was in the pocket-book and it was inside of the safe and that was locked with a key and I

0946

found the key laid on the carpet; the boy Cappler's father has been in my employ a year and the boy has been there occasionally to keep him out of bad company, he was under no salary and I gave him no particular amount, I was here the other day when Peter pleaded guilty under this indictment.

Cross Examined. I saw the defendant standing in the hallway near my store shortly after I arrived, my usual hour of being at the store was eight o'clock; I am positive he was in the hallway at that time, he was alone, I noticed the boy Cappler talking with him, Cappler was in my store and there was only a post between, I never saw the defendant before that morning to my recollection. I saw him about nine o'clock a few minutes before the robbery, I should suppose not more than five minutes, I am not aware that he was in my store that morning before I left, he did not know anything about my safe or the contents of it to my knowledge, I discovered that my money was gone immediately upon my return, the boy Cappler was in the store when I left but was not when I returned.

Frederick Cappler sworn. I am the father of Peter Cappler who was in Court under this indictment the other day, I am in the employ of Mr Wright and remember being at his store on the 10th of December, the boy Peter came to the store about half past seven or eight o'clock, I remember seeing him go away, I remember Mr Wright going out of the store that morning, he told me to keep my eye on the store, he was going out, I was marking some boxes on the side walk. My boy went away with Stevens, the salesman, down the street. I did not see this boy McCaffrey there, Mr Wright asked me before he went away what boy that was

0947

standing outside but I did not see him. My boy said, I am going out, I do not think I will work here to-day, I will go off and get something to do, buy a bunch of bananas. I said, all right, don't be long. He said, I will be back in about a few minutes, he went off, the salesman owed him half a dollar, my boy went away and I saw no more of him until I arrested him myself. I saw the defendant afterward with my boy each of them had a gun, that was about one o'clock in the day in my house. My boy had a double barreled gun and he had a single barrel gun and powder and shot. This defendant ran away from me, my boy ran from me but I caught him. I got twenty dollars on my boy and I gave it to the boss, I said to him, there is another one with him Simon McCaffray, I don't know where he lives, I went right back to see if I could get him and my wife said he had been in there and asked what I done with Petie. Do you know of your own knowledge where they got those guns? I do not. Did they belong in your house either of them? No sir, I have got no gun in my possession. You kept none in your house? No sir.

By a Juror. Did your boy say that he divided the money with this boy? He did not tell me, I asked him where he got the money and he said he found it. Who said that? My boy, he would not own up to the truth to me. Did you ask him anything about the guns? I asked him where they got the guns and they said they bought them. Where did the money come from? They said they found it.

By Mr Adams. Who said they found it? My boy. Was this boy there at the time? No sir, I had my boy walking down town at the time.

0948

Cross Examined. Did you see this defendant about the store at any time? I did not. You never saw him at your store? I did not to my knowledge. If he had been in the store that day during the absence of the proprietor you would likely have seen him? I should, I should have ordered him away too, if he had been there I probably would have seen him but I did not see him. Did you have any conversation with your boy in the presence of this boy about the stealing of the money? I did not, sir. Your boy told you about how he got the money and how he got the gun? He said he found it. This boy made no statement about the guns or money to you? I did not talk to him, how could he make any statement to me.

By Mr Adams. This boy, the prisoner, could have been in the hallway without your seeing him? Yes sir, there is a kind of show-case in front, three men could hide in there and you could not see them.

By Counsel. If he had gone away with your boy the time you say your boy left there, would you have been likely to see him? If he went down the street I should have seen him, my boy went with the salesman of the store.

Mary Cappler sworn. You are the mother of this boy who pleaded the other day? Yes sir. Did you see this prisoner on the 10th of December? Yes sir, before I went out washing he come down in my room. What time was that? That was about eight o'clock in the morning, I says, you have got no business in my room, I went away agin to wash, I came back then and Simon McCaffray was gone. I say to my husband Peter has got money, wherehas he got it, he said, he got it from Mr Wright I suppose, I came home at one o'clock. My boy and the prisoner were together at

0949

our house, I saw the defendant later at one o'clock after my husband arrested Peter, he came down to me and says, where is Peter? I says, his father took him down town, he says, I will take this gun up to my house, says I, no you wont. Peter told his father he bought the gun, the defendant said, it is better for me to say I bought it, it is my gun. I said, no you don't; he said, this will give the whole thing away, I hope Peter wont tell on me, if he does that will give the whole thing away; then he went away; says I his father will be down again about four o'clock, he says, I run out, I left my gun in Attorney Street in a coal-box; the defendant came back again about five o'clock. I did not want to say anything about my boy being arrested so that I could keep tract of the defendant; he asked me where Peter was, I said I suppose he is working down town; he said, that is right, I suppose he wont give me away, I said no he wont give you away. These were the only times I saw McCaffray since this affair.

Cross Examined. The defendant did not stay more than two minutes the first time he came, I live at 241 Division Street, my boy was eating his breakfast the first time the defendant came, I did not see either of the boys from the time I left home till one o'clock; he wanted to take my boy's gun up in his house. I said, no you wont; he said, I put mine into a coal box and I ran because I was afraid that I would be caught with it. I will tell your husband that is my gun; I said, no you wont, Peter told his father he bought it; then he says, I hope Peter wont give it away, I says, I guess not, about six o'clock in the evening I had an officer on guard and I had him arrested that night.

0950

Louisa Cappler sworn. I am the sister of Peter Cappler who was here last week in court and is now in prison. I remember seeing this boy McCaffray with my brother at our house the day he was arrested, that was about half past twelve at noon, they were coming down Division Street, I saw them go into our house and saw them when they were in the house; they had a roll of bills and they were counting them on the table and they chased me out. McCaffray offered me a dollar not to tell anybody: I said, I did not want a dollar and he put it in the gun and shot it off.

Cross Examined. This was on a Tuesday in December but I do not remember the day of the month, Simon McCaffray had all the money, he put the dollar in the gun and shot it off in our yard, I did not get any of the money, I had no talk with my brother at that time, I did not see him have any money, I do not know the size of the bills, the roll of bills was tied up with black cotton, McCaffray was in our kitchen at the dining-room table, he chased me and my brother out and they shut the door, I saw this double barrel gun with my brother at half past two and a half when I was coming home from school, it was a double barreled gun and McCaffray had a single barreled gun, I never saw either of the guns before that day, Simon McCaffray had all of the money out in the yard, I never saw my brother with money or a gun before that; when I came home from school I told my mother about it about half past three, my mama told me not to say anything, I told my mother the same thing that I have told these gentlemen.

A juror was withdrawn and the prisoner pleaded guilty to petty larceny. He, with the other defendant was sent to the Elmira Reformatory.

0951

Testimony in the
case of
Simon McCaffrey
filed Dec.
1884.

0952

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Rayner and
Simon Mc Rabbey

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

Peter Rayner and Simon Mc Rabbey

of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said Peter Rayner and Simon
Mc Rabbey, each —

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

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; six promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; six promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; six 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; six 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; one promissory note 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, and one promissory note 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

of the goods, chattels, and personal property of one

on the person of the said

from the person of the said

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

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0953

BOX:

158

FOLDER:

1624

DESCRIPTION:

Carroll, Arthur

DATE:

12/22/84



1624

0954

BOX:

158

FOLDER:

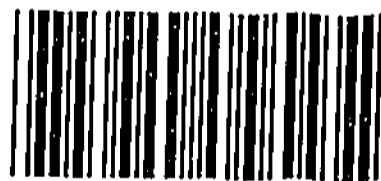
1624

DESCRIPTION:

Courtney, Thomas

DATE:

12/22/84



1624

0955

BOX:

158

FOLDER:

1624

DESCRIPTION:

Conroy, Joseph

DATE:

12/22/84



1624

R. Anthony

THE PEOPLE
1
vs.
1.
Arthur Carroll
2. 2 cases
Joseph Conway and
3. 2 cases
Thomas Courtney

PETER B. OLNEY,
WHEELER H. PECKHAM,

The Duke of Devonshire District Attorney.

No 3 ~~pleado~~ De. guich.

A True Bill. *Law Year Lang 16, 70*

Wm. Lloyd Garrison
 Aug 18 / 55 Foreman.

2. ~~_____~~
 3. ~~_____~~
 4. ~~_____~~

Pres. of Council

Each Pen one year
Barney 16/20

0957

Police Court—2 District.

Affidavit—Larceny.

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

Caroline Stutenbergh
of No. 339 East 84th Street, aged 42 years,
occupation Dress Maker being duly sworn
deposes and says, that on the 10 day of December 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from my person in the night time, the following property viz:

One leather Satchel of the value of Two
dollars containing two pair scissors
one standkuching one silver thimble
and a pocket book containing good
and lawful money consisting of divers
bills of divers denominations of the
value of Fifty dollars all of the value
of Fifty five dollars

\$ 55⁰⁰/₁₀₀

the property of deponent who is a widow

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 Arthur Carroll (now here) and

his others whose names are unknown
that about the hour of 7 1/2 P.M. on
said date deponent was walking
in Jane Street in said City when
said Carroll came up to her and
snatched said Satchel containing
said property from her hand and
ran away. Deponent further says
that she saw said Carroll standing
with said unknown persons in the corner
of Jane & Greenwich Street immediately
before said deponent stole said
property

Caroline Stutenbergh

Sworn to before me, this 17 day
of Dec 1888

Samuel O. McCall
Police Justice.

0958

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question What is your name?

Answer

Arthur Carroll

Question How old are you?

Answer

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

432 W 28th St 2 years

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

Arthur Carroll

Taken before me this

17

day of

Dec

188

1

Police Justice.

0959

Caroline Stautenberg being cross
examined says

Q Was it dark or light at 7³⁰ o'clock
on the evening of December 12th
A Quite dark.

Q How far were you from the pris-
oner when you saw him standing
with the three other persons on the
corner of Jane Street.

A A dozen yards perhaps.

Q Could you identify either of the
other two persons?

A I think not.

Q How is it you identify this party
as the party?

A I was in front of the grocery store
where the light shone upon me.
and as he sprang from me I
looked up and caught a glimpse
of him.

Q Did he have light or dark hair?
A Dark hair.

Q Any whiskers at all?

A I think he had a smooth face

Q Any other mark on his face by
which you could identify him?

A None except dark eyes.

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Q Was there anything else that you noticed about him?

A Except that he had a blue shirt on ^{and} a short round coat.

Q Where did you see him after his arrest.

A At the station house.

Q Did you see him along with others?

A Yes in several others.

Q ^{and} as soon as you saw him you identified him as the person who snatched your satchel?

A Yes sir.

Q Are you quite sure that you recognized him immediately?

A At the time I was not so positive but since then I have been recalling it over in my mind.

Q Nobody suggested it to you that he was the person.

A No sir.

Q Are you positive ^{and} willing to swear ^{that} that he is the person who snatched your pocket book on the night in question?

A I think I can.

Q Will you swear positively that he

is the person who snatched your
notable on the night in question
A year or so ago positively

Will you be kind enough to look
at him and say if he was dressed
the same as he is now. and he have
on the same necktie?

As he had on a dark necktie

Q Did he have the same blue shirt
on?

A That I cannot say.

Q Did he have a scar on his face
A I didn't observe any scar.

Q On which corner was the grocery
store?

A On the corner of Lane Street.

Q Which corner up town or down town
side?

A Down town side South East corner

Sworn to before me
this 17th day of December 1894 } Caroline Stouting

Dan O'Reilly, Notary Public

0962

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 *150* 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 *July 17* 188*4* *Samuel O. Kelly* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0963

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Caroline Strickland
339 East 84 St
Arthur Carroll

1
2
3
4

Dated *December 17* 188 *8*

O'Reilly Magistrate.

Flanagan Officer.

9 Precinct.

Witnesses

No. Street.

No. Street,

No. Street.

\$ *15.00* to answer *h.s.* Sessions.

Carroll

0964

F. E. BEAN,
WHOLESALE & RETAIL ICE DEALER,
OFFICE,
334 WEST 17TH STREET,
DEPOT, FOOT 17TH STREET, N. R., N. Y.,
ICE HOUSES, { CASTLETON, N. Y.
 { SCHUYLERVILLE, N. Y.

New York, Jan 10 1885.

To whom it may concern.

This is to certify that
James Teary has been in
my employ, for the past
four years, and would
recommend him as being
an honest straight forward
young man, in all his
dealings with me, and
have never known him to
do any dishonesty act.

Respy.
F. E. Bean.
Per, Naughtel

0965

F. E. BEAN,
WHOLESALE & RETAIL ICE DEALER,
OFFICE,
334 WEST 17TH STREET,
— DEPOT, FOOT 17TH STREET, N. R., —
NEW YORK.

To show it may concern

0966

The People

Court of General Sessions, Part I.

Authur Carroll
Joseph Conroy,
jointly indicted with
Thomas Courtney. Before Judge Cowing.

Tuesday January 13 1885.

Indicted for petty larceny.

Robert Armstrong sworn. I reside at 306 Bleeker Street in this city, and keep a ladies and gentlemen furnishing and fancy goods store there, I do not know the prisoner only I saw them that night they took tashirt from me, the night of the 15th about a quarter to ten in the evening, I was ^{at} ~~just~~ at the door in the act of going to take in the goods on exhibition, I saw the shirt coming down and those three at the bar were together, I could not say which of the three took the shirt, I saw Courtney put the shirt under his coat or jacket, the other two were with him, one on each side and continued down the street, I followed on at a distance, I walked right after them, they were not out of my sight, I followed after them two or three blocks I was within half a block of them all the time and gained on them, the three of them were in conversation, then I saw Officer Doogan, I caught Courtney myself and called the officer; I said to the officer, I want you to take these men in, he has stolen a shirt from me, I do not know which of them has stolen it, I want you to take the three men in, the others were standing close by. He says, I don't believe you need the others, this is the one you want, the one you got the shirt on, I went to the Station House and identified the shirt as my property, I did not see a brick thrown. The three boys were dressed about the same as they are now.

Cross Examined. I was inside my store door when I saw

0967

the shirt coming down, I was within about two feet from the door, I was just in the act of closing, just going to take in the goods, I saw the shirt come down and as I went outside I saw them walk down the street, I do not know which one took the shirt, I caught Courtney and the other two stood within three feet of me, I had a perfectly good look at them, a gentleman spoke to the officer something about them going to waylay us, I looked around and I saw them again coming after us. Carroll is low sized, dark complexion and stout, I noticed a scar on his face. There might have been other people in the street beside these three boys but I kept my eye on these three boys; when I first saw them they were in front of my store, Officer Doogan took Courtney but I do not know the names of the officers who took Carroll and Conroy, they were arrested a few minutes after Courtney, they came into the Station House almost together. These men were never out of my sight. I do not know what kind of a shirt Conroy had on, I saw his face.

Micheal Doogan sworn. I am a police officer and recollect the night of the 15th, I was standing on the corner of Cornelia Street and Bleeker on the 15th of last month, as I was standing there I saw Mr Armstrong come along and catch Courtney and holler, police. I ran over and as I ran over the other two who were with him, they hollered for this Courtney to down Armstrong. I ran over and as I caught hold of Courtney Mr Armstrong pulled the shirt out from under his coat. As I was going along through Bleeker Street with him making the ^{arrest} ~~arrest~~ they followed up behind me and struck me on the shoulder with a brick, only I saw it coming I would have got struck on the face, Conroy

0968

threw the brick, h was more than three to five feet off me
another officer went out and arrestd hm on the ouside, I
was inside disposing of Courtney at the time and the other
officer brought in Conroy with a brick under his coat and
another officer brought in Carroll.

Ques Examined. I saw who threw the brick when I was
walking toward the Station House, I turned my head back
when they said, give it to him, I saw the brick coming, I do
not know the voices of either of these prisoners, I was
across the street when they said down him - for Courtney to
down Armstrong, I am sure it was one of the two said it,
there were no other persons in Bleeker Street within half a
block when Mr Armstrong and these three prisoners were to -
gether it is not possible that any other one on the block
could have said down him, I found the shirt in Courtney's
possession, the other prisoners were arrested about five
minutes after Courtney, Officer McGlone brought one of
them in. These two prisoners were walking along the street
when Mr Armstrong hollered to me, they said, down him
and ran off toward Leroy Street. I was in the Police
Court when the charge was made against these three men.
When the brick was mentioned Justice O'Reilly said, "you
don't ^{want} ~~not~~ to go and hang the man, he has got enough charges
against him. I believe there is a charge against Carroll
for stealing a pocket-book or satchel. Officer Flannagan
has got that against him. Before I saw Conroy fire the
brick, I heard they, give it to him. But and as I looked
around I saw the brick leave his hand, I do not know which
one made the cry but I know it was one of the two, I turned
around in time to dodge the brick, only for that I would
have got it on the face.

0969

William McGloynne sworn and examined. You are a police officer? Yes sir. Did you arrest one of these prisoners? I arrested two of them. When did you arrest them, what day? I arrested them on the 15th of December. Where did you arrest them? I arrested one on the corner of Charles and Elcecker Streets and the other one opposite the Station House. The first prisoner I arrested had a brick under his coat, Conroy. I was looking for these three on suspicion of robbery. I brought him right into the Station House and I found the other one right across the way when I came out.

Cross Examined. Who subpoenaed you to come here to-day? You subpoenaed me. You say you found a brick in possession of Conroy? He had a brick under his coat. That is not the brick he fired at the other officers? I could not say that, that was the brick he had under his coat, I put it on the desk at the Station House, I did not see any brick fired. The only brick you saw was the brick that Conroy had under his coat? That is all the brick I saw. How long after Courtney was arrested were the other two prisoners arrested? About five minutes. Why did you arrest them? I arrested them on suspicion of a highway robbery in Greenwich Street upon a lady. Have you got any evidence they were not held or charged with any highway robbery, were they? I believe the Detective had got a charge of highway robbery against Carroll and when I brought them in, Armstrong identified them as the persons who were acting with Courtney. There was no charge against Conroy only I wanted him on suspicion to see if this lady could identify him, I did not arrest Conroy or Carroll for stealing the shirt, I arrested them on suspicion. Up to that time there

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was no word said to you or to any officer to your knowledge that either one of them had stolen a shirt or had been in contact with anybody who stole a shirt? No sir.

The Case for the Defence.

Thomas Courtney sworn and examined. Where do you live? Jersey City. Do you know either one of these defendants, Carroll or Conroy? No sir, I do not. Just state to the Court and jury all you know about the larceny of the shirt, you have pleaded guilty have you not? Yes sir. State to the Court and jury all you know about ~~either~~ ^{my} either one of the two defendants, Carroll and Conroy. I left the house at nine o'clock and came over to take the quarter past nine boat to New York, I was going to see ^{my} ~~my~~ aunt my mother sent me over to see her, I came up through Christopher to go through "Bleecker. I had a little beer in me, I went along and took this shirt, I ~~seen~~ ^{saw} this man was not in the door and as soon as I did not see him in the door I ran two blocks and a half when this man had me arrested and called for an officer, I never saw these boys until they were arrested on suspicion of being with me. Were the boys ~~at~~ walking with you past this man's place when you stole the shirt? No sir.

Cross Examined. You never saw these young men that day they were not on the street ^{with} ~~at~~ you that day, they were not near that store that day, they were not with you when you were arrested? No sir. You were all alone when you were arrested? Yes sir, I was on an errand by my mother. Who arrested you? Officer Doogan. Did the complainant seize hold of you and take the shirt from you before the officer came? Yes sir. And ^{these} ~~the~~ two men were not there? No sir. There was nobody there but Armstrong, yourself and the officer? No sir.

0971

Arthur Carroll sworn and examined. On the 15th of December were you in company with Courtney? Yes sir. Did you know Courtney before your arrest? No sir. Did you have anything to do with the larceny of that shirt? No sir. You were not with him when he stole the shirt were you? No sir. Were you the party who was opposite the Station House when you were arrested? No sir, I was arrested corner of Charles and Bleeker Streets. You are the party against whom there is a charge of grand larceny in the first or second degree? Yes sir. You tell this jury that you had nothing to do with the larceny of that shirt and you did not know Courtney until the time of his arrest. Yes sir.

Cross Examined. I am sure I never saw Caroline Stoutenberg. Were not you arrested and charged at Jefferson Market before Justice O'Reilly by Officer Flangan of the Ninth precinct with snatching a pocketbook from Mrs. Caroline Stoutenberg? Objected to, Objection sustained. I swear I never saw Courtney and the other man before that day, I was not there when Courtney was arrested, I did not throw a brick, no brick was found under my coat.

William McGloyn recalled. I know these three young men, I have seen them together before over a thousand times, I was looking for the three on this occasion, I have seen them about 16th Street and 10th and 11th Avenues a hundred times; they do not do anything in general, one of them used to work but the other two never worked to my knowledge, Courtney is the worst one of the whole of them, I have seen them assault people.

The jury rendered a verdict of guilty of petty larceny.

0972

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Arthur Carroll

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

Arthur Carroll of the crime of

Grand LARCENY in the first degree committed as follows:

The said Arthur Carroll,

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the tenth day of December, in the year of our Lord
one thousand eight hundred and eighty-four, at the Ward, City and County
aforesaid, with force and arms, in the night time
of the same day,

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the ~~same~~ aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of fifty dollars,

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the ~~same~~ aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of fifty dollars,

Divers Coins, of a number, kind, and denomination to the ~~same~~ aforesaid unknown,
and a more accurate description of which cannot now be given, of the value of
five dollars, One watch of
the value of two dollars, two
pieces of the value of fifty
cents each, one handkerchief
of the value of fifty cents,
one shawl of the value of
fifty cents, and one pocket
watch of the value of one dollar,

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

PETER B. OLNEY,
JOHN McBRON, District Attorney.

C. Shortenbury
W. Hazen

Counsel,

File(s)

437

1584

Pleaded *Not Guilty* (23)

THE PEOPLE

U.S.

PH

Arthur Carroll

2/

PETER B. OLNEY,

JOHN MASTON.

District Attorney.

A True Bill.

Foreman.

Foreman.

Conw. P. L. on mes. m. d. /
Jan 13/95

Jan-13/85-

0973

0974

Police Court—

2

District.

Affidavit—Larceny.

City and County } ss.:
of New York,Robert Armstrong
of No. 306 73 Bleeker Street, aged 35 years,
occupation Merchant being duly sworndeposes and says, that on the 16 day of December 1884 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:One flannel Shirt of the value of
one dollar and a fifty cents

the property of deponent.

Sworn to before me, this 17 day
of Dec 1884

David W. McCall Police Justice.

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 Arthur Carroll, Joseph Corray
and Thomas Country (all now here)
that said property was hanging
outside of door at 306 73 Bleeker
Street and deponent caught said
Country in the act of concealing
said property under his coat
and said Carroll & Corray
was in company with said Country
at the time.

Robert Armstrong

0975

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer

Joseph Conway

Question How old are you?

Answer

27 years

Question. Where were you born?

Answer.

New York

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

Answer.

427 W 13th St 6 mos

Question What is your business or profession?

Answer.

Book Maker

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

Answer.

I am not guilty
Joseph Conway

Taken before me this

day of

Dec 17

188

Samuel M. Kelly Police Justice.

0976

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY {
OF NEW YORK, { ss

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

Question What is your name?

Answer

Thomas Courtney

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.

200 14th St Jersey City 3 years

Question What is your business or profession?

Answer.

Laborer

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

Answer.

*I am guilty of the charge
Thomas Courtney*

Taken before me this

day of

Dec

188

Samuel C. H. Smith

Police Justice.

0977

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question What is your name?

Answer *Arthur Carroll*

Question How old are you?

Answer *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *432 W 28th St 2 years*

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
Arthur Carroll*

Taken before me this

day of

Dec 17

188

Samuel C. Murphy Police Justice.

0978

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

Defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 5 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 Jan 17 188

Samuel C. Bell Police Justice.

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

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188

Police Justice.

0979

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court 2 District. 1832

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Armstrong
306 Bleeker St.

1. Arthur Carroll

2. Joseph Leary

3. Thomas Leary

4. DEC 18 1884

Dated 1884

Magistrate.

Wacht Dugan Officer.

9 Precinct.

Witnesses Officer

No. Street.

No. Street,

No. Street.

\$ 5.00 to answer General Sessions.

Leary

0980

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Carroll
Joseph Conway
Thomas Courtney

The Grand Jury of the City and County of New York, by this indictment, accuse
Arthur Carroll, Joseph Conway
and Thomas Courtney —

of the CRIME OF PETIT LARCENY, committed as follows:

The said Arthur Carroll, Joseph
Conway and Thomas Courtney

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

one shirt of the value of

one dollar and fifty cents

of the goods, chattels and personal property of one Robert
Armstrong, then and there being found, then and there
unlawfully did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

Peter B. O'Meara
District Attorney

0981

BOX:

158

FOLDER:

1624

DESCRIPTION:

Carroll, Michael

DATE:

12/29/84



1624

0982

BOX:

158

FOLDER:

1624

DESCRIPTION:

Boyle, Owen

DATE:

12/29/84



1624

0983

BOX:

158

FOLDER:

1624

DESCRIPTION:

Moran, John

DATE:

12/29/84



1624

Witness:
E. Dr. Conway

Counsel,
Filed 29 day of Dec 1884
Pleads *Chiquely (30)*

THE PEOPLE

vs.

P

Michael Carroll

P

Awen Boyle, and

John Moran

H.D.

Robert D. O'Connell

District Attorney.

A True Bill.

Frederick

Foreman.

Jan 9, 1885

All tried & acquitted

0984

0985

Police Court-- District.

CITY AND COUNTY } ss
OF NEW YORK,

Edward De Corcoran
 of No. House of Detention Street, Aged 39 Years
 Occupation Farmer being duly sworn, deposes and says, that on the
 24 day of December 1884, at the fourth Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the
 United States to the amount and
 value of ten dollars and seventy
 five cents

of the value of 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 force and violence as aforesaid by

Michael Carroll, Owen Boyle, and John Moran
 (all now here) from the fact that while
 on Water Street said defendants came
 up to deponent and said Boyle and
 Moran seized hold of deponent and
 held deponent while said Carroll
 thrust his hand into the left hand
 side pocket of the pantaloons then and
 there sworn by deponent taking
 therefrom the aforesaid property.
 Wherefore deponent charges said defendants
 with acting in concert with each
 other in taking stealing and carrying
 away said property as aforesaid.

Edward De Corcoran

day of December 1884
 Sworn to before me, this 25
 John J. Smith
 Police Justice

0986

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW-YORK, ss

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

Question. What is your name?

Answer

Michael Carroll

Question. How old are you?

Answer

14 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

14 Hudson St. 4 years

Question. What is your business or profession?

Answer

Laborer

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

Answer.

I am not guilty

Michael Carroll
Mar 1908

Taken before me this *12* day of *March* 1908
James J. Sullivan
Justice.

0987

Sec. 198-200.

185 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

Owen Boyle

Question. How old are you?

Answer

29 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Water St. 3 mos

Question What is your business or profession?

Answer

Laborer

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

Answer.

I am not guilty

Owen^{his} Boyle
Mark

Taken before me this 26th day of May 1888
John J. Smith
Justice of the Peace

0988

Sec. 198—200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

Taken before me this 25th day of Dec 1888
J. H. Smith
Justice

0989

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Edward De Conroy
vs. 2.

1 Michael Carroll
2 Owen Boyle
3 John Moran

offence Robbery

Dated 25 December 1884

J. B. Smith Magistrate.

John Curley Officer.

4 Precinct.

IV-1884

Complainant
to House of Detention
in default of
\$100 Surety

No. _____ Street.

\$1000 to answer 45

Don

It appears 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

Michael Carroll, Owen Boyle & John Moran
guilty thereof, I order that they be held to answer the same and be admitted to bail in the sum of
Hundred Dollars, each, and be committed to the Warden and Keeper of the City Prison
of the City of New York, until they give such bail.

Dated 25 Dec 1884 Police Justice.

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

Dated 1884 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 1884 Police Justice.

0990

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 Carroll
Owen Souza, and
John Moran.

The Grand Jury of the City and County of New York, by this indictment accuse
Michael Carroll, Owen Souza and
John Moran, —
of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:

The said Michael Carroll, Owen Souza
and John Moran, each —
late of the First Ward, 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-~~four~~, at the Ward, City and County
aforesaid, with force and arms, in and upon one Edward De Courcy
in the peace of the said People, then and there being, feloniously did make an assault, and
— one promissory note for the payment of money, being then and there
due and unsatisfied, and (of the kind known as United States Treasury Notes), of the
denomination of ~~twenty~~ dollars, and of the value of ~~twenty~~ dollars and: one
promissory note for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars and: two promissory notes for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes,) of the denomination of five dollars, and of the value of
five dollars each: five promissory notes for the payment of money, being then and
there due and unsatisfied, (and of the kind known as United States Treasury Notes)
of the denomination of two dollars, and of the value of two dollars each: —
ten promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: twenty coins,
(of the kind known as cents), of the value of one cent each: twenty coins,
(of the kind known as two cents), of the value of two cents each: twenty coins,
(of the kind known as five cent pieces), of the value of five cents each: and
their other coins, of a number,
kind and denomination to
the Grand Jury aforesaid
unknown, of the value of ten
dollars and seventy five cents,

of the goods, chattels, and personal property of the said Edward
De Courcy, —

from the person of said Edward De Courcy, and against
the will, and by violence to the person of the said Edward De
Courcy, then and there violently and feloniously did rob, steal, take,

and carry away: (each of them
 the said Michael Carroll, Owen
 George and John Moran being
 then and there aided by an
 accomplice actually present)
 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 A. O'Leary.

District Attorney.

0992

BOX:

158

FOLDER:

1624

DESCRIPTION:

Carson, Christ

DATE:

12/16/84



1624

170

Witness:
off Meyer
22 Dec 84
off Meyer

Day of Trial,
Counsel,
Filed 16 day of Dec 1884
Pleads

THE PEOPLE
vs.
Christ Carson
Violation of Excise Law.
Selling without License.
III Gen. Stat., (Conn.)
Section 1991, § 13

PETER B. OLNEY,
JOHN MCKEON,
District Attorney.

A TRUE BILL.

J. H. Hooper
Dec 17/84 Foreman.
J. H. Hooper
Guilty
Fine \$1.
Dec 24/84

18

0994

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer

Christ Carson

Question. How old are you?

Answer

47 years

Question. Where were you born?

Answer.

Norway

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

Answer.

97 Cherry Street two days

Question What is your business or profession?

Answer

Labourer

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 I demand a trial by jury
Christ Carson

Taken before me this

day of

188

Police Justice.

0995

Excise Violation—Selling Without License.

POLICE COURT—

102 — DISTRICT.

City and County } ss.
of New York, }

of No. the 4th Precinct Police Ernest H. Meyer 9th Street,
of the City of New York, being duly sworn, deposes and says, that on the December day
of 188 in the City of New York, in the County of New York, at
No. 97 Cherry Street,
Christ Carson (now here)

did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR, contrary to and in violation of the statute in such case made
and provided.

did then and there sell deponent four
glasses of Beer and deponent paid for said
Beer and took some of said Beer

WHEREFORE, deponent prays that said Christ Carson
may be arrested and dealt with according to law.

Sworn to before me, this 9 day
of December 188 9

Ernest H. Meyer

Charles J. Smith Police Justice.

0996

Police Court, 1819 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ernest H. Mayer
Christ Larson

EXCISE VIOLATION.
SELLING WITHOUT A LICENSE.

Dated 9 day of Dec 188

White Magistrate.

Witness
Ernest H. Mayer
Christ Larson

Bailed \$100 to Ans. Sessions.

By Patrick Farrell

102 James Street.
Clerk

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

Christ Larson
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 Dec 9 188 Police Justice.

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

Dated Dec 10 188 Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence with which he is charged, I order he to be discharged.

Dated Dec 10 188 Police Justice.

0997

Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Christ Carson

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

of the CRIME of *Beer, wines and Beer* *Selling Spirituous Liquors without a License*, committed as follows :

The said *Christ Carson*,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *December*, in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain *beer, wines and Beer* 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to *Ernst St. Meyer*,

and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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.

PETER B. OLNEY,

~~JOHN McKEON~~ District Attorney.

0998

BOX:

158

FOLDER:

1624

DESCRIPTION:

Casey, John

DATE:

12/16/84



1624

Witnesses :

J. Dwyer
M. McLean et

152

Counsel,
Filed 16 day of Dec 1884
Pleads the deft standing as mtd.
a plea of Not Guilty to indictment
by order of the Ct. 17.

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

THE PEOPLE

vs.

P

John Casey

PETER B. OLNEY,

District Attorney.

A True Bill.

W. J. Weaver Foreman.
Dec 29 1884
Spec. of Court
W. J. Weaver
Dec 29 1884

1000

The People
vs.
John Casey.

{ Court of General Sessions, Part T.
Before Judge Gildersleeve.

December 29, 1884.

Indictment for grand larceny in the first degree.

Isaac Dreyfus sworn. I live at 184 Jay Street, Brooklyn, my business is collecting fat and hides; on the 8th of December I lost my watch at the Elevated Railroad in the City Hall station. When I went out of the cars on the station, I saw them two young fellows, they bothered me when I went out of the cars, this prisoner was one of them they bothered me always on the stairs, they tackled me and crushed me and took the watch away from me, then I saw one rush up the stairs and the other one, this prisoner, ran down, I found my watch gone right away when they rushed away from me; when I came down I saw the officer and I told him about it. He told me, you stay a little while here, you wait till I come back. And he fetched that prisoner back and I recognized him right away as one of them that bothers me; they would not let me go ahead; one stood always in my way; one run that way and the other ran that way, the chain hung down and the watch was gone. It was a double cased gold watch and worth about sixty dollars, I did not take any notice of any other one hustling against me than these two, I am sure that they took the watch away from me on the stairway.

Cross Examined. I did not see him take the watch or I would not have let him, I had the watch before I went out of the cars, I looked at the time at the end of the station, the prisoner ~~stood outside the~~ sat opposite me in the cars, my watch was in the vest pocket attached to a chain.

1001

Edward Whalen sworn. I am an officer belonging to the 26th precinct and arrested this defendant. I was standing at the crossing of the passage of the Brooklyn Bridge at the City Hall station and about ten minutes past five I saw a party jump off the platform of the first stairway down on the sidewalk, I took notice of him and as he got up off his hands and feet where he fell he jumped on a Third Avenue car going towards the Post Office; he had not gone over fifty feet, it was not half a minute from the time he jumped down until Mr Dreyfus came down stairs and said, I lost my watch. Then it struck me right away that the one who jumped off the platform was the one that had taken it; I says to the complainant, you stand here until I come back. I jumped on a Third Avenue car, the cars had been stopped in front of about Murray Street across the Park, I got off the car I was on and ran down between two other cars on the east side of the car that he would not seeme. As I got down the defendant and a partner of his had got off the car. I says to the driver, where is that young fellow that jumped on up at the station? He says, there he goes, pointing on the sidewalk of the City Hall Park, there is two of them now, both of them got off the car. I walked over to the Park and he looked around and he walks this side of the Register's office, I ran around on Center Street side and headed him off and caught him in Center between Reid and Chamber. I says, I want you to come back. He says, I guess you are making a mistake, I says I guess not. So he kind of hesitated to go and I pulled him around and shoved him ahead of me; the other two that was with him ran away. When I got within ten feet of Mr Dreyfus I did not say a word till he said, that is the man that was pushing around me, he is one of them that took my watch. The defendant said,

that he knew nothing about it, that he was liable to lose his watch, that it might have fallen out of his pocket. The defendant talked coherently when I arrested him.

Cross Examined. I did not find the watch on the defendant. The prisoner did not have the same appearance then that he has now; when he was arrested he looked and acted perfectly sensible. I only saw one jump on the car.

Matthew D. Field sworn. I am a physician and have had experience in investigating cases of insanity, I have examined the defendant and my conclusion is that the man is assuming to be insane and that he is not insane. In coming to that conclusion it is observed on two grounds, first, the observation of the man and if it is any insanity it must be dementia or melancholia and under neither form does it appear to be a good case of insanity. For instance, he pays no attention and wont speak, you can't make him look at you in the eye and a demented person don't care if they look in the eye or anyway they wont make any resistance. He will walk up and down with his hands in his face observing nothing, he would run into things but he never once touched the stove, the stove stood directly in front of his cell and he would always turn out for that. I learned the history of the man at the Tombs, when he came he talked about as he had been on several occasions when suddenly he ceased to answer questions and assume this total indifference. A few days before he had been complaining about the amount of potatoes and meat in his soup.

William L. Hardy a physician testified that he examined the prisoner and that in his opinion he was shamming.

The jury rendered a verdict of guilty and the defendant was sentenced to the State prison for ten years.

1003

Police Court—First District—

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 184 Jay Street Brooklyn Isaac Dreyfus aged 33 years,occupation Driver & Car being duly sworndeposes and says, that on the 8th day of December 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the presence of the following property viz:

One Gold Double cased watch of the
Value of Sixty Dollarsthe property of Deponentand 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 Casey (now here) and
another man not now arrested from thethat while deponent was coming down the
West Side Elevated Station stairs in Tryon
Row the said defendant and said other man
not arrested crowded a junior deponent and
deponent immediately missed the aforesaid
watch from deponent's left hand pocket
by deponent as a part of deponent's bodily clothingWherefore deponent charges the said defendant
and said other man with taking, stealing and carrying
away the aforesaid property Isaac DreyfusSworn to before me, this
day of December 1888
at New York
Police Justice.

1004

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

John Casey 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty
John Casey
mark

Taken before me this

day of

188

Police Justice.

1005

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

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 9th 1884 Austin J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1006

227 1818
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Dreyfus
184th St
John Casey

offence
from the Person

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Dec 9th 188

White Magistrate.

Ed. Whalen Officer.

26 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ 1000 to answer _____ Sessions.

Ex. Dec. 10/1884, 3-P-12
Com

1007

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 Rasey

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

John Rasey

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

The said

John Rasey

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

one watch of the value

of sixty dollars,

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

Peter B. Olney
District Attorney

1008

BOX:

158

FOLDER:

1624

DESCRIPTION:

Caska, Alois

DATE:

12/18/84



1624

Witnesses:

W. Salmore

*I think this case was
true and am down
to assault & battery;
and under the cir-
cumstances or decided
by the accused affiant
& statements as to good
character & diff.
I recommended his
discharge & he: was
acquitted.
By Dec 29, 1884
W. H. Ashman
Counsel at.*

216

Counsel, *W. H. Ashman*
Filed *18* day of *Dec* 1884
Pleads *Not guilty*

THE PEOPLE

vs.

P

Alex Caska

Assault in the First Degree, etc.
[Sections 217 and 218 Penal Code]

PETER B. OLNEY,

District Attorney.

Dec 29/84
Discharged by Bench
A TRUE BILL.

G. (Prosecutor)
W. H. Ashman

Foreman.

Dec 29 84 9:40 a.m. (Court)

1009

10 10

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

Frank Pospisil
37 1/2 Columbia Street,
34 years old Cigar maker being duly sworn, deposes and says, that
on the *24th* day of *September*
in the year 188*8* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Elvis Oaska now present

*That said Oaska did wilfully
and maliciously strike deponent
upon his left eye with
a silver beer glass which he
Oaska then held in his hand
that by the force and violence
of said blow deponent's eye
was knocked out and forever
lost to deponent who therefore
charges the defendant with*

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

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

Sworn to before me, this

of

188

25 day of *Nov* } *Frank Pospisil.*
Almy Murray POLICE JUSTICE.

1011

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

District Police Court.

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

Question. What is your name?

Answer.

Alois Caska

Question. How old are you?

Answer.

25 Years

Question. Where were you born?

Answer.

Bohemia

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

Answer.

Boston Avenue Morrisania

Question. What is your business or profession?

Answer.

Cigar maker

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

Answer.

*I am not guilty
Alois Caska*

Taken before me this *25*
day of *April*
1884
John J. Bennett
Police Justice.

10 12

Sec. 192.

14th District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Hon. James T. Kilbuck a Police Justice
of the City of New York, charging Alois Caska Defendant with
the offence of Assault in 3rd Degree

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

We, Alois Caska Defendant of No. Boston Road
Wormisaw Street; by occupation a Cigar Maker
and Vaclav Smirnov of No. 518 E. 5th St.
Street, by occupation a Baker Surety, hereby jointly and severally undertake that
the above named Alois Caska Defendant
shall personally appear before the said Justice at the 4th District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of 200
Hundred Dollars.

Taken and acknowledged before me, this 11th
day of November 1884

Alois Caska

Vaclav Smirnov

J. M. Kilbuck POLICE JUSTICE,

10 13

CITY AND COUNTY
OF NEW YORK, } ss,

Waclov Simacek

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

in Rooms 410 578 E. 5th L. Also a Horse & Wagon
with the sum of five thousand dollars
and & clear

Waclov Simacek

day of *November*
1881
Police Justice.

Sworn to before me, this

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the day of 188

Justice,

10 14

Presbyterian Hospital
New York @ Nov. 1st 84.

This may certify that Frank Passiis is now a patient in this Hospital suffering from a wound which has permanently destroyed the sight of the left eye. He is not now in condition to appear in Court.

Chas. J. Maguire M.D.
House Surgeon
Presbyterian Hospital.

10 15

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

POLICE COURT, H DISTRICT.

John Salmon
of No. 28 Rector Street, being duly sworn, deposes and says,
that on the 1st day of Nov 188 4
at the City of New York, in the County of New York, he arrested

Alvin Casika on a charge of
larceny, on the 24 day of September
1884, assaulted Frank Raspissii
That said Raspissii is unable
to appear in Court.

That defendant has admitted
to deponent his guilt

Deponent asks that defendant
be held to await the result of
said Raspissii's injuries.

John Salmon

Sworn to before me, this 1st day

of November 188 4

Police Justice

10 16

POLICE COURT—DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Mavis Cusko

AFFIDAVIT.

Dated Nov. 1st 188

Kilbreth Magistrate.

Solomon Officer.

Witness,

The Justice presiding in
the said Court in my
absence will please
hold the examination
in this case & make
the proper disposition
thereof.

Nov 1. J. Kilbreth P.J.

Disposition

to await
result of inf.

Bail for \$500

\$300 J.P. (over)

9 for

Nov 25th at
3 PM

~~By the Court~~
~~to be returned~~

10 17

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 \$100
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 Nov 25 188

Samuel Murray Police Justice.

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

Dated _____ 188 .

Police Justice.

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

Dated _____ 188 .

Police Justice.

10 18

Police Court ¹⁷⁶⁸ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Desjardis
37 1/2 Columbia St
Albion Park

Offence
Disorderly

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____

3 _____

4 _____

Dated *Nov 25* 188 *4*

Murray Magistrate.

John Salmon Officer.

Off Precinct.

Witnesses *Joseph Spindler*

No. *312 East 54th* Street.

No. _____ Street.

No. _____ Street.

\$ *100* to answer *Off*

(Done)

10 19

Courtesy General Sessions.

People

Alou Cassa

Lecky & Lecky & Company.

Frank Popperhal

being duly sworn says:

I am the complainant in this case; I desire to withdraw the charge against defendant above named, and I have received no inducement of any kind to influence me in this withdrawal except the following circumstances:

The defendant & I were sitting at a table in Mason's Saloon in 83rd Street on September 24, 1884 drinking beer together; we had had no quarrel before this time; a controversy arose between us and I called the defendant a sucker and defendant said he should not call him that name; when I said it again, and the defendant then threw the beer in his glass in my face and the glass also followed

2

and shook me with eye.

I now believe that defendant
did not intend to throw the
glass, but only the beer, and that
the glass slipped from his hand.

We were both sitting at the
table when I was struck.

We have been friends a long time,
and had no occasion to quarrel
except as above.

Deft has a wife and 3 children
& his wife expects another
child.

Suzanne Pospischil
Her 29. Dec 1884

Ang. Hildmann

Ang. P. P. P.

Leopold Pospischil

Herman Roemer, Saloon, 301 E 43^d

Street; has known Carter & Capt. W. W. W.
years & knows they are honest & respectable
men.

E. W.

1021

Per
Saska
Affidavit

1022

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alvin Cardozo

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

— Alvin Cardozo —

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

The said Alvin Cardozo, 7

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of September, in the year of our Lord one thousand eight hundred and eighty-four, with force of arms, at the City and County aforesaid, in and upon the body of one Franka Caspary — in the peace of the said People then and there being, feloniously did make an assault and ruin the said Franka Caspary, — with a certain beer glass, —

which the said Alvin Cardozo, — in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound, ~~the same being a deadly and dangerous weapon~~ with intent ruin the said Franka Caspary, — thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

— Alvin Cardozo —

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

The said Alvin Cardozo, 7

late of the City and County of New York, on the nineteenth day of September, in the year of our Lord, one thousand eight hundred and eighty-four, at the City and County aforesaid, with force and arms, in and upon the body of one Franka Caspary, — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ruin the said Franka Caspary, — with a certain beer glass, —

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

1023

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
— *Alain Cardon* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Alain Cardon*, 7
late of the City County of New York, on the *24th* day of *September*,
in the year of our Lord one thousand eight hundred and eighty-*seven*, at
the City and County aforesaid, with force and arms, in and upon the body of one
— *Franka Corjishid* —
in the peace of the said People then and there being, feloniously, did wilfully and
wrongfully make an assault, and *in* the said *Franka*
Corjishid, —
in and upon the *head* — of *him* — the
said *Franka Corjishid* — did then and there
feloniously, wilfully and wrongfully strike, beat, *cut*, —
bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully
inflict upon *him* the said *Franka Corjishid*, —
grievous bodily harm, to the great damage of the said *Franka Corjishid*
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York, and their dignity.

~~PETER B. OLNEY,~~

~~District Attorney~~

1024

Fourth COUNT.

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

Alvin Cardozo
of the CRIME OF Assaulting
committed as follows:

The said Alvin Cardozo,
late of the First Ward of the City of New York, in the County of New York, on the
Ten day of September, in the year of our Lord one thousand
eight hundred and eighty four, at the Ward, City and County aforesaid, with force and arms,
in and upon the body of one Frank
Corio, in the name of the People of
the State of New York, then and there
lawfully, feloniously did make an assault,
and with intent to injure and disfigure
the said Frank Corio, did then and
there unlawfully and feloniously strike
kick, hit, bruise and wound the said
Frank Corio, in and upon his head,
and did then and there and feloniously
feloniously and unlawfully destroy one
of the organs of his body, to wit: his
left eye, to the great damage of the
said Frank Corio, against the
form of the Statute in and made
and provided, and against the peace
of the People of the State of New York,
and their dignity.

Robert B. O'Henry
District Attorney

1025

BOX:

158

FOLDER:

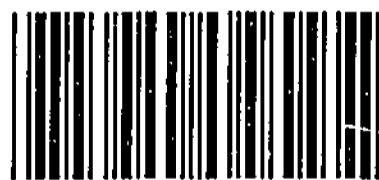
1624

DESCRIPTION:

Cayet, Louis

DATE:

12/16/84



1624

Witnesses:

R. Kelly

her officer

has appeared

DR

161

Counsel,

Filed 16 day of Dec 1894

Pleads

THE PEOPLE

vs. 1193

vs. F

Louis Cayot

Grand Larceny 2nd degree [Sections 528, 53 1, Penal Code]

PETER B. OLNEY,

22 Dec 17/94. District Attorney.

pleads P.R.

A True Bill.

W. W. W. W.

Foreman.

Sen. 6000

21

1026

1027

Second District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Richard Kelly
being duly sworn, deposes and says, that on the *6th* day of *December* 188*4*
at the *night time*, 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 overcoat of the Value
of thirty 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 *Louis Bayet* (now

here for the following reasons to wit:
That about the hour of 9.45 o'clock
on said date *Deponent* saw said defendant
walk out of the Metropolitan Hotel
with said property in his possession

Richard Kelly
Mark

Sworn before me this *8th* day of *December* 188*4*
J. J. C. C.

Police Justice.

1028

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss

Second District Police Court.

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

Question. What is your name?

Answer. *Louis Bayet*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *France*

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

Answer. *1193 Broadway Ed About 7 months*

Question. What is your business or profession?

Answer. *Student.*

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 admit having stolen the Complainant's overcoat*

L. Bayet

Taken before me this

8th

day of *September* 1884

John J. Sullivan
Police Justice.

1029

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

Louis Bayet

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

Dated *Dec 8th* 188 *Wm. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1030

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Kelly
Metropolitan Hotel

Louis Gayet

2

3

4

DEC
11
1884

Offence Grand Larceny

Dated

December 8 1884

Magistrate.

Charles Kuch Officer.

Detective Sergeant Precinct.

Witnesses James Dunn Central office

No. Metropolitan Hotel Street.

Charles Kuch

No. Detective Sergeant Street.

Levan Melsen Central office

No. 235 Meyer street Street.

\$ 10.00 to answer Sessions.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

1031

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Rayet

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

Louis Rayet

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

The said *Louis Rayet*,

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

one overcoat of the value

of thirty dollars.

of the goods, chattels and personal property of one *Richard*

Kelly,

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

Peter B. Olney
District Attorney