

0160

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Cannon, Kate

**DATE:**

11/18/80



292

0161

1884  
Properly

Counsel,  
Filed 18th day of Nov  
1880.  
Pleads *Not Guilty*

*Have the Court*  
Larceny and Receiving Stolen Goods.

THE PEOPLE

vs.

*1*  
Kate Cannon  
(2 cases)

BENJ. K. PHELPS,  
District Attorney

A True Bill.  
*[Signature]*  
Foreman.  
Jan. 10. 1881.

*Fred J. Connelley &*  
*Peter J. Conroy*  
Per 3 months

0162

FORM 112.

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

Police Court—Third District.

of No. 8 1/2 Ludlow Jessie Schweitzer Street, being duly sworn, deposes

and says that on the 8th day of November 1880

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 gold ring

of the value of two Dollars  
the property of the deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Kate Cannon (number)

for the reason that deponent went to bed with the above mentioned ring upon her finger. That shortly after deponent awoke on the morning of the 8th with deponent discovered that the ring had been taken & stolen. That having reason to suspect the said Kate reached her person & found the said ring in the pocket of her dress.

Jessie Schweitzer

Sworn to, before me this

day of November 1880

W. J. Morgan Police Justice

0163

Police Court—Third District.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. Kate Cannon

Question. How old are you?

Answer. Thirty two

Question. Where were you born?

Answer. Dublin

Question. Where do you live?

Answer. New York

Question. What is your occupation?

Answer. I am a barmaid

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

Answer. Went to wedding last night, & sweeping out I found the ring on the floor. I intended to give the lady the ring when she awoke  
Kate Cannon

Taken before me, this 1st day of Nov - 1890  
Wm. J. ...  
POLICE JUSTICE.

0164

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

No 149 918  
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

*Guic Schwabert*  
vs.  
*8 1/2 Ludlow St*

*Male Cannon*

AFFIDAVIT—ARGENCY.

BAILED.

No. 1, by .....

Residence .....

No. 2, by .....

Residence .....

No. 3, by .....

Residence .....

No. 4, by .....

Residence .....

No. 5, by .....

Residence .....

No. 6, by .....

Residence .....

*Nov 28*  
Dated .....

*Magistrate*  
*Office*  
116  
1918  
CLERK

Witnesses .....

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

4184

The People  
vs.  
Kate Cannon  
From the

Court of General Sessions. Before Judge Lewis  
Nov. 18, 1880. Indictment for petty larceny  
from the person and receiving stolen goods.  
Gussie Schewitzer, sworn and examined, testified:  
I live now in Pester St, but on the 8<sup>th</sup> of Nov.  
I lived at 8 1/2 Ludlow St. Was Kate Cannon employ-  
ed in your family? She was. At what time did  
she come into your employment? About four weeks  
ago and she remained three weeks until her  
arrest. I remember the night of the 7<sup>th</sup> November;  
on the morning of the 8<sup>th</sup> I had three rings on my  
fingers and I missed one of those rings, I have  
had it since the 9<sup>th</sup> of Sept. Did you have that  
ring on when you went to bed on the 7<sup>th</sup> of Nov.?  
Yes sir; that evening I wore them all on one  
hand. I had been to my cousin's wedding. I got  
home at 12 1/2, I went to bed at one. I am sure I  
had all the rings on my finger when I went to  
bed, for I looked at them. I never take my rings  
off; the one I missed was pretty loose. I saw the  
prisoner the night I came home; she slept in  
the same room on the lounge; she was in-  
fed when I came, but she got up; when I went  
to bed she was awake. I woke up next morning  
1/2 to 7 and I did not have the ring. How soon  
did you discover your loss? By mother giving  
her some money to buy some coal and she  
did not bring the coal back. I did not notice

it on my hand, but I felt it in her pocket by looking for the money. How soon did you discover the loss of this ring, when you first woke up did you notice it was gone? No sir. How soon did you notice it was gone? About 8 o'clock. Where did you see it next? In her dress pocket. My mother sent her out for coal in the morning - gave her money to buy coal. She stayed away; when she came in mother asked her where was the coal? She did not answer. Mother found her drunk, I "seen" the same - she was drunk. She had her hand up to her pocket. I thought to myself it is kind of queer why she is holding her hand up to the pocket. I wanted to take the money out of the pocket, and when I felt her pocket I felt something hard. I felt the shape of a ring. I happened to look at my fingers when I missed the ring on my finger. So I took and tore the pocket out of her dress; she would not let me get hold of it. I found this ring in her pocket and I found a pawn ticket wrapped up in a handkerchief. The judge gave the pawn tickets up to the place where she pawned the article. I gave the man a quarter and I took the chemise out. What did the woman say, did you have any talk with her about it? No sir, I did not, I did not want to get her arrested at all. I said, "Kate, you go now, I don't want to have anything to do with you." She

0167

would not go; she wanted to make a noise in the house. I thought it best to get a policeman; the policeman came and took her out. I don't know what conversation she and the policeman had. Cross examined. She did not know what she was doing; she did not want to go out of the house and mother did not want her any longer. Did it she demand her wages and her clothes? No sir, she did not. Was not that the reason she made a noise? No sir, my mother gave her everything and she would not take it. The ring that was taken was not very loose on ~~her~~ finger, it fits. Would it fall off? No sir I saw the ring on my finger when I was in bed. Found the ring in her possession and did not miss it before. She was in the employ of my mother three weeks. I do not remember the date she went into her employ, it was last month, in the middle of the month, I cannot say what date it was. I did not know her previous to her being employed by my mother, she never worked for my mother before that. Richard Martin, sworn and examined testified. I am an officer attached to the 10<sup>th</sup> precinct and I arrested the prisoner on the 8<sup>th</sup> of Nov. in 8 1/2 Ludlow St; it was after 8 o'clock in the morning. The young lady that was on the stand came after me and told me something. I went there and when I went in

0168

they had possession of the pawn ticket and the ring that was taken out of her dress; they told me she had stole that ring and that the pawn ticket was for a chemise that she had pawned belonging to her mother. The prisoner refused to go with me; she would not go to the station house. I finally told her she had to go anyhow. I think she was a little under the influence of liquor at the time and refused to go; finally she consented to go. She told me she found the ring on the floor when she was sweeping up and put it in her pocket for safe keeping; she could walk and talk to me. Kate Cannon, sworn and examined, testified in her own behalf. I was never arrested before. I worked for this woman, I engaged for two dollars a week. I picked the ring off the floor and slipped it in my pocket until such times as the young lady got out of bed, for they are in the habit of missing things; she slept in the sitting room and I slept in the sitting room too. I found it on the floor near the sitting room table. The young lady's mother tore the dress off me. I did not steal the ring. I did not go out that morning nor the night before. I had a little drink taken but I was not drunk; the woman wanted me to clear out without my wages; she owes me two weeks wages. The jury rendered a verdict of guilty of petty larceny. She was sent to the penitentiary for three months.

0169

Testimony in the case of  
Kate Cannon  
filed Nov. 18.

0170

in the morning  
 all the family  
 got - around about  
 10:00 AM  
 11:00 AM  
 12:00 PM  
 1:00 PM  
 2:00 PM  
 3:00 PM  
 4:00 PM  
 5:00 PM  
 6:00 PM  
 7:00 PM  
 8:00 PM  
 9:00 PM  
 10:00 PM  
 11:00 PM  
 12:00 AM



No. 10000 -  
 Went out  
 after 10:00 AM  
 after 1 -

Ring does not  
 fall off -

Room not swept

Steeping vehicle was  
 in other part of area  
 this point -  
 because of its own custom.

0171

3rd

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. 8 1/2 Ludlow Street. Guise Schwedger

being duly sworn, deposes and says, that on the or about 25th day of October 1880  
at the abm premises 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 chemiette of the  
Value of fifty Cents

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 Kate Cannon (not here)

For the reason that deponent found the certain  
pair of pants in the pocket of the dress worn  
by deponent. That deponent presented the pair  
to the party indicated thereon Durt Simpson  
in Chatham street. That deponent withdrew  
from the said pants the chemiette, which  
deponent identifies as the one hereinabove mentioned  
and the property of this deponent.  
Guise Schwedger

Sworn before me this

5th  
day of November 1880

For [Signature]  
POLICE JUSTICE.

0172

*11/18/18*  
*D. [Signature]*

DISTRICT POLICE COURT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

*Quill / Chiroker*  
*8 1/2 vs.*

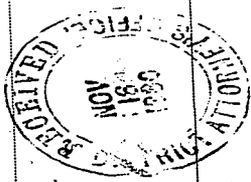
*Kate Cameron*

AFFIDAVIT - Larceny.

DATED *Nov 18 1880*

*Maguire* MAGISTRATE.

OFFICER



WITNESSES:

DISPOSITION *[Signature]*

*Genl. Seaman*

0173

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Kate Cannon*

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

*One chemise of the value of fifty  
cents*

of the goods, chattels, and personal property of one

*Bessie Schuretz et*

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

0174

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

That the said

*Kate Cannon*

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

*One chemisette of the value of fifty cents*

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

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

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

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

**BENJ. K. PHELPS, District Attorney.**

0175

No 150  
Wagner  
Counsel,  
Filed 18 day of Nov 1880  
Pleads *Not Guilty*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*2*  
Kate Cannon  
(Case)

BENJ. K. PHELPS,  
District Attorney.

A True Bill.  
*W. King*  
Foreman.  
New B. found on another in  
deposited. and. Amended  
File away. *J. H. P.*

0176

CITY AND COUNTY }  
OF NEW YORK, }

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

That

*Kate Cannon*

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

*One ring of the value of two dollars  
of the goods chattels and personal property  
of one Eussie Schweitzer on the person  
of the said Eussie Schweitzer then and  
there being found from the person of  
the said*

~~of the goods, chattels, and personal property of one~~

*Eussie Schweitzer*

then and

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

0177

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

*Kate Cannon*

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

*One ring of the value of two dollars*

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

*Eussie Schweitzer*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

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

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

**BENJ. K. PHELPS, District Attorney.**

0178

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Clark, Frank

**DATE:**

11/11/80



292

0179

26  
1891

Filed 11 day of Nov

1891

Pleas

*Not Guilty*

THE PEOPLE,

vs.

*Frank Clark*  
*2 cases*

*Indictment for Receiving  
Stolen Goods*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*J. M. King*

Foreman.

*Nov. 11. 1891.*

*Frank J. Howard*  
*James E. Lee*  
*Deputies*

0180

POLICE COURT— First DISTRICT.

City and County }  
of New York, }

ss: Mary Tuomey

of No. 23 Washington Street, being duly sworn,

deposes and says, that the premises No. aforesaid  
Street, First Ward, in the City and County aforesaid, the said being a tenement

and which was occupied by deponent as a bed room where  
deponent slept were **BURGLARIOUSLY**

entered by means of forcibly breaking a  
window communicating from the  
hallway with said bed room

on the Eight of the 3<sup>rd</sup> day of Nov 1880

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

One Cashmere dress and  
one plaid woollen shawl  
together of the value of twenty  
four dollars

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 Frank Clark now here

for the reasons following, to wit: That said property  
was contained in the bed room occupied  
by deponent the window leading  
there to from said hallway was  
securely fastened when deponent left  
it about 7 o'clock in the afternoon  
that about 9 o'clock deponent saw  
the prisoner going along Washington  
street with a bundle under his

Mrs Brown which was wrapped  
 a shawl exactly similar to the  
 shawl taken from deponents bed-  
 room and deponent is informed  
 by one Mary Daly that she saw  
 the prisoner in the aforesaid premises  
 and saw him leave there having  
 in his possession a shawl which was  
 wrapped around a bundle and  
 which deponent believes and charges  
 was her property taken from said bedroom.  
 That deponents belief is based on the  
 fact that she discovered said window  
 was forced open and said property  
 taken therefrom on the night and about  
 the time the prisoner was seen in  
 said premises where he had no business  
 together with having seen in his possession  
 the bundle before mentioned which  
 said shawl deponent verily believes was  
 the one taken from said bed room

Mary <sup>her</sup> Ferry  
 Quaker

City and County of  
 New York  
 I, Mary Daly of No 25  
 Washington Street being sworn say  
 that the statement contained in  
 the foregoing affidavit is true  
 in so far as it relates to the  
 information given to complainant by  
 deponent Mary <sup>her</sup> Daly  
 Quaker

Sworn to before me this  
 4th day of Nov 1840  
 J. W. Coffey

Clerk Justice

0182

POLICE COURT—FIRST DISTRICT.

(CITY AND COUNTY OF NEW YORK.)

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

Question. What is your name?

Answer.

*Frank Clark*

Question. How old are you?

Answer.

*26 Years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*120 Chatham Street*

Question. What is your occupation?

Answer.

*Iron Moulder*

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

Answer.

*I am not guilty*

*Frank Clark*

*[Signature]*  
Taken before me this 13th day of Nov 1880

POLICE JUSTICE.

1880

0183

No 76 899 1<sup>st</sup> DISTRICT.

POLICE COURT—

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Turner  
25 Washington St.

Frank Clark

Dated Sept 4 1891

Duffy Magistrate.

RECEIVED  
NOV 16 1891  
Clerk.

Witnesses: Mary O'Leary  
25 Washington Street

Frank Clark

Committed in default of \$ 500 Bail.

Bailed by O'Leary

No. Street.

0184

CITY AND COUNTY } ss.  
OF NEW YORK.

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

That

*Frank Clark*

late of the *first* Ward of the City of New York, in the County of  
New York, aforesaid, on the *third* day of *November* in the  
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and  
arms, about the hour of *nine* o'clock in the *night* time of the same day, at the  
Ward, City and County aforesaid the dwelling house of

*Mary Suomey*

there situate, feloniously and burglariously did break into and enter by means of forcibly  
*breaking open an outer window of said*  
*dwelling house* he the said

*Frank Clark*

then and there intending to commit some crime therein, to wit: the goods, chattels, and  
personal property of

*Mary Suomey*

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, the said

*Frank Clark*

late of the Ward, City, and County aforesaid,

*One skirt of the value of five dollars*  
*One overskirt of the value of five dollars*  
*One waist of the value of five dollars*  
*One shawl of the value of nine dollars*

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

*Mary Suomey*

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

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

~~CITY AND COUNTY  
OF NEW YORK,~~ } ~~ss-~~

And THE JURORS <sup>aforsaid</sup> ~~OF THE PEOPLE OF THE STATE OF NEW YORK,~~  
~~in and for the body of the City and County of New York,~~  
upon their Oath, ~~aforsaid~~ do further present

That

*Frank Clark*

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

*One skirt of the value of five dollars*  
*One overskirt of the value of five dollars*  
*One waist of the value of five dollars*  
*One shawl of the value of nine dollars*

of the goods, Chattels and personal property of

*Mary Tuomey*

by

*a certain person or*

~~and certain other persons~~ to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

*Mary Tuomey*

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

*Frank Clark*

then and there well knowing the said goods, chattels, and personal property to have  
been feloniously stolen). against the form of the Statute in such case made and pro-  
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0186

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Clark, Frank

**DATE:**

11/11/80



292

0187

2  
33  
Counsel,  
Filed 11<sup>th</sup> day of Nov 1880  
Pleads,

THE PEOPLE  
vs.  
Frank Clark  
vs.  
V. O. Clark  
BURLY—Third Degree, and  
Grand Larceny.

BENJ. K. PHELPS,  
District Attorney.  
Bond on Nov. 11. 1880  
pleads Prig 3.

A TRUE BILL  
*[Signature]*  
Foreman.

Verdict of Guilty should specify of which count.  
*[Signature]*

use),  
d  
ads  
day of  
187

THE PEOPLE  
vs.  
INDICTMENT.  
Petit Larceny of Money from the Person.

BENJ. K. PHELPS,  
District Attorney.

True Bill.

Foreman.

Police Court—Second District.

City and County of New York } ss:

Jennie Flaherty  
of No. 258 6th Avenue Street, being duly sworn,

deposes and says, that the premises No. 258 6th Avenue

Street, 16 Ward, in the City and County aforesaid, the said being a dwelling house a part of the second floor of and which was occupied by deponent as a dwelling place and at the time inhabited were BURGLARIOUSLY

entered by means of forcibly bursting open (by means of springing the lock) the door leading from the Hall into the Rear Room on the second floor of said premises

on the night of the 22<sup>nd</sup> day of October 1880

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

One Gold Watch and Chain of the value of Forty dollars and good and lawful money viz Bills and Silver Coins together of the value of Eight dollars in all of the value of Forty Eight dollars

the property of deponent a single woman

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 Frank Clark and an unknown man not

arrested for the reasons following, to wit: That on the said date deponent securely locked the said door at the hour of 8 O'Clock P.M. at about 10 30 P.M. on said date deponent found said door unlocked and missed the said property and also for the reasons set forth in the affidavit of Arthur Hollinger hereto attached

Jennie Flaherty  
mark

Sworn to before me this 30th day of October 1880  
J.P. [Signature]

City and County  
of New York }

Anora Hollinger of No. 258  
6<sup>th</sup> Avenue being duly sworn says  
on the 22<sup>nd</sup> day of October 1880 at about  
10 O'clock P. M. deponent heard a noise  
in the said premises and saw said  
within named Clark and said unknown  
men standing in the Hall and at the  
door of the room occupied by Jennie  
Fleherly the within named complainant  
and thereafter saw said Clark while  
he Clark was standing in the said  
doorway pass some article into the  
hand of said unknown man who  
escaped

Anora Hollinger.

Sworn to before me this  
30<sup>th</sup> day of October 1880

W. C. ...  
Police Justice

of ...  
City of New York  
County of ...

0190

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK. } ss.

*Frank Clark*

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

QUESTION.—What is your name?

ANSWER.—

*Frank Clark*

QUESTION.—How old are you?

ANSWER.—

*Twenty Two years*

QUESTION.—Where were you born?

ANSWER.—

*New York City*

QUESTION.—Where do you live?

ANSWER.—

*Albany*

QUESTION.—What is your occupation?

ANSWER.—

*Marble Cutter*

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

Answer.—

*I decline to answer  
I can get her the matches in tall her  
when she eyes get it upon certain  
condition. If I want of it. what good  
will it do me. I want to get my money  
to pay. Frank Clark*

Taken before me, this

30

day of October 1880

*William L. Clark*  
Police Justice

0 1 9 1

4033  
Police Court - Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF  
Dennie Flaherty  
258 - 6th St  
Frank Scherzer  
OFFENSE: BURGLARY AND LARCENY.

Dated October 30 1880  
R. Randall Magistrate.  
Schmittger 19 Officer.  
Clerk.

Witnesses:  
Anna Hallinger  
258 6th Avenue  
Billford  
Said 1900

Committed in default of \$ 2000 Bail.  
Bailed by  
No. Street.

Com -  
24th Ave

0192

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Frank Clark*

late of the *Sixteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty second* day of *October* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, about the hour of *nine* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Jennie Flaherty*

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

*Frank Clark*

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of

*Jennie Flaherty*

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

*Frank Clark*

late of the Ward, City, and County aforesaid,

~~One watch of the value of twenty dollars -  
One chain of the value of twenty dollars -~~

~~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 Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eight 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 denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eight dollars*~~

~~Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

~~Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eight dollars*~~

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

*Jennie Flaherty*

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

BENJ. K. PHELPS, District Attorney.

0193

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Clark, John

**DATE:**

11/10/80



292

0194

777  
66

Day of Trial,

Counsel,

Filed 10 day of Nov

1880.

Ploude

THE PEOPLE

vs.

John Clark  
I

BURGLARY-THIRD DEGREE,  
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. H. Kelly*

Nov. 10. 1880.

Foreman.

*Spence guilty*

SP 18 months.

0195

Police Court—Second District.

City and County } ss:  
of New York.

*Daniel Masterson*  
of No. *Barge 14 North River foot 10<sup>th</sup> Street*, being duly sworn,  
deposes and says, that the premises No. *Cyster Barge No 14 foot*  
*West 10* Street, *9* Ward, in the City and County aforesaid, the said being a dwelling  
and which was occupied by deponent as a dwelling and place for the  
sale of *Oysters* were **BURGLARIOUSLY**  
entered by means of *forcibly removing a portion*  
*of the sash in the front window on the*  
*first floor of said Barge*

on the *night* of the *2* day of *November* 18 *80*

~~and the following property feloniously taken, stolen, and carried away, to-wit:~~  
*with intent to take steal and carry*  
*away therefrom a quantity of Oysters*  
*of the value of Two Hundred dollars*  
*the property of Thomas H. Errey and*  
*in deponent's care and charge of*

~~the property of~~  
and deponent further says, that he has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen,  
and carried away by *John Clark (now here)*

for the reasons following, to-wit:  
*That one hour prior to*  
*the time of said Burglary deponent*  
*left the said Barge when the said*  
*window had one light or pane of*  
*glass removed at the time of*  
*about 3 o'clock P. M. deponent found*  
*a portion of the sash and another*  
*pane of glass broken out of which*

0196

window and also found said  
John Clarke inside the said Barge  
on the first floor of the same  
secreted behind a Barrel

Daniel Montross  
Sworn to before me this  
10th day of November 1880  
William J. Police Justice

0197

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK.

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

QUESTION.—What is your name?

ANSWER.—

*John Clarke*

QUESTION.—How old are you?

ANSWER.—

*27 years*

QUESTION.—Where were you born?

ANSWER.—

*England*

QUESTION.—Where do you live?

ANSWER.—

*No home*

QUESTION.—What is your occupation?

ANSWER.—

*Sailor*

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

Answer.—

*I am not guilty*

*John Clark*

*John W. ...*  
Taken before me, this  
day of ... 1880  
Police Justice

0198

894 No 66

Police Court—Second District.

THE PEOPLE, & C.  
ON THE COMPLAINT OF  
Daniel Masterton  
Jury 10<sup>th</sup> 1880  
John Clark

BURGLARY AND LARCENY.  
OFFENCE:

Dated November 18 80

Samuel  
Magistrate  
Shannon & Deane  
117  
1880  
Clerk.

Witnesses:

James  
Carroll

Committed in default of \$ 1000 Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

0199

CITY AND COUNTY } ss. :  
OF NEW YORK,

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

That

*John Clark*

late of the *ninth* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *second* day of *November* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,  
at the Ward, City and County aforesaid, ~~to~~ *a certain vessel* of

*Daniel Madson*

there situate, feloniously and burglariously did break into and enter, the said *vessel*  
being then and there a building in which divers goods, merchandise, and valuable things  
were then and there kept for use, sale and deposit; the same being the goods, chattels,  
and personal property of

*Thomas W. Dorsey*

goods, merchandise and valuable things in the said *vessel* with intent the said  
being then and there feloniously and burglariously to steal, take, and carry away  
then and there

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.

BENJ. K. PHELPS, District Attorney.

0200

BOX:

24

FOLDER:

292

DESCRIPTION:

Clark, Stephen

DATE:

11/16/80



292

0201

No 124  
M. D. P.

Day of Trial,

Counsel,

Filed 16 day of Nov 1880.

Pleads *M. D. P.*

THE PEOPLE

vs.

*Stephen Clark*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. H. H. H.*

*John H. H. H.*

*Friday*

*Queen of England*

ALL BURGARY-THIRD DEGREE. NOTHING STOLEN.

0202

Police Office, Fourth District.

City and County }  
of New York, } ss.

Maurice Salomon

of No. 73 East 59<sup>th</sup> Street, being duly sworn,

deposes and says, that the premises ~~is~~ <sup>is</sup> ~~located~~ <sup>located</sup> ~~at~~ <sup>at</sup> ~~the~~ <sup>the</sup> ~~corner~~ <sup>corner</sup> ~~of~~ <sup>of</sup> ~~East~~ <sup>East</sup> ~~59<sup>th</sup>~~ <sup>59<sup>th</sup></sup> ~~and~~ <sup>and</sup> ~~West~~ <sup>West</sup> ~~60<sup>th</sup>~~ <sup>60<sup>th</sup></sup> ~~Street,~~ <sup>Street,</sup> ~~in~~ <sup>in</sup> ~~the~~ <sup>the</sup> ~~City~~ <sup>City</sup> ~~and~~ <sup>and</sup> ~~County~~ <sup>County</sup> ~~of~~ <sup>of</sup> ~~New~~ <sup>New</sup> ~~York,~~ <sup>York,</sup> ~~the~~ <sup>the</sup> ~~said~~ <sup>said</sup> ~~being~~ <sup>being</sup> ~~a~~ <sup>a</sup> ~~brick~~ <sup>brick</sup> ~~building~~ <sup>building</sup> ~~and~~ <sup>and</sup> ~~which~~ <sup>which</sup> ~~was~~ <sup>was</sup> ~~occupied~~ <sup>occupied</sup> ~~by~~ <sup>by</sup> ~~deponent~~ <sup>deponent</sup> ~~as~~ <sup>as</sup> ~~a~~ <sup>a</sup> ~~Butcher~~ <sup>Butcher</sup> ~~store~~ <sup>store</sup>

were attempted to be <sup>were</sup> **BURGLARIOUSLY** entered by means of ~~forcing~~ <sup>forcing</sup> ~~the~~ <sup>the</sup> ~~door~~ <sup>door</sup> ~~and~~ <sup>and</sup> ~~taking~~ <sup>taking</sup> ~~out~~ <sup>out</sup> ~~the~~ <sup>the</sup> ~~keys~~ <sup>keys</sup> ~~which~~ <sup>which</sup> ~~held~~ <sup>held</sup> ~~the~~ <sup>the</sup> ~~clamps~~ <sup>clamps</sup> ~~on~~ <sup>on</sup> ~~a~~ <sup>a</sup> ~~hiding~~ <sup>hiding</sup> ~~door~~ <sup>door</sup> ~~the~~ <sup>the</sup> ~~entrance~~ <sup>entrance</sup> ~~to~~ <sup>to</sup> ~~said~~ <sup>said</sup> ~~store~~ <sup>store</sup> ~~in~~ <sup>in</sup> ~~position.~~ <sup>position.</sup>

on the ~~night~~ <sup>night</sup> ~~of~~ <sup>of</sup> ~~the~~ <sup>the</sup> ~~fourth~~ <sup>fourth</sup> ~~day~~ <sup>day</sup> ~~of~~ <sup>of</sup> ~~November~~ <sup>November</sup> 1870 ~~and~~ <sup>and</sup> ~~the~~ <sup>the</sup> ~~following~~ <sup>following</sup> ~~property~~ <sup>property</sup> ~~feloniously~~ <sup>feloniously</sup> ~~taken,~~ <sup>taken,</sup> ~~stolen~~ <sup>stolen</sup> ~~and~~ <sup>and</sup> ~~carried~~ <sup>carried</sup> ~~away,~~ <sup>away,</sup> ~~viz.:~~ <sup>viz.:</sup>

a lot of ~~meats,~~ <sup>meats,</sup> ~~butter,~~ <sup>butter,</sup> ~~eggs,~~ <sup>eggs,</sup> ~~vegetables~~ <sup>vegetables</sup> ~~and~~ <sup>and</sup> ~~canued~~ <sup>canued</sup> ~~fruit,~~ <sup>fruit,</sup> ~~of~~ <sup>of</sup> ~~the~~ <sup>the</sup> ~~value~~ <sup>value</sup> ~~of~~ <sup>of</sup> ~~one~~ <sup>one</sup> ~~thousand~~ <sup>thousand</sup> ~~dollars.~~ <sup>dollars.</sup>

the property of ~~this~~ <sup>this</sup> ~~deponent~~ <sup>deponent</sup> and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** <sup>attempted to be</sup> was committed, and the aforesaid property <sup>to be</sup> taken, stolen and carried away by ~~Stephen Clark~~ <sup>(now here)</sup>

for the reasons following, to wit: <sup>that this deponent was informed by Peter Kenney</sup> that at said time to wit

at the hour of 12 O'clock 10 minutes A. M. of the 4<sup>th</sup> day of November, <sup>said</sup> Peter Kenney an officer of the 2<sup>d</sup> Precinct Police saw said Clark in front of and close to said door which is a hiding door and entrance to said store, that when said Peter Kenney approached said Stephen Clark, who had been standing in a position ~~next~~ <sup>beside</sup> ~~to~~ <sup>to</sup> ~~the~~ <sup>the</sup> ~~door,~~ <sup>door,</sup> ~~dropped~~ <sup>dropped</sup> ~~down~~ <sup>down</sup> ~~to~~ <sup>to</sup> ~~the~~ <sup>the</sup> ~~ground~~ <sup>ground</sup> ~~and~~ <sup>and</sup> ~~upon~~ <sup>upon</sup>

being accosted and asked as to his being  
 at said door at such time, said Clark  
 pretended to be asleep, that said Peter Kenney  
 arrested said Stephen Clark, that said Peter  
 Kenney returned to said premises and upon  
 examination found that two screws out  
 of three, which hold the clasp in position  
 by which said sliding doors are locked, had  
 been removed; -- that ~~Walter~~ <sup>Walter</sup> Vogel this deponent  
 further says that Walter Vogel who is  
 in this deponent's employ, at about six  
 o'clock a. m. on said day found cloths  
 to and in front of said doors a broken  
 knife, herewith produced. -- that  
 Charles Ackerman a clerk in this  
 deponent's <sup>said</sup> store did state to him that  
 at the hour of six o'clock P. m. on November  
 3<sup>d</sup> 1878 he did close said door and close  
 and fasten said door attaching a pad lock  
 thereto, that at said time said Ackerman  
 found said screws in their proper position.  
 That deponent charges therefore that  
 said Stephen Clark did attempt to  
 feloniously take burglariously enter said  
 premises, and to feloniously take, steal  
 and carry away the aforesaid articles  
 the property of this deponent  
 sworn to before me this Marice Lafosse  
 4<sup>th</sup> day of November 1880  
Marcus Ottebaury  
 Pretendent.

State of New York City and County of New York. To  
 Peter Kenney 28<sup>th</sup> Precinct Police being duly sworn  
 says he has heard read the foregoing affidavit  
 and that portion thereof referring to him is  
 true upon his own knowledge  
 sworn to before us this 4<sup>th</sup> day Peter Kenney  
 of November 1878  
Marcus Ottebaury  
 Pretendent

0204

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

Police Court—Fourth District.

of No. West 53<sup>d</sup> Walter Vogel  
between 9<sup>th</sup> Ave and 10<sup>th</sup> Ave  
Street, being duly sworn, deposes and says,

that on the 4<sup>th</sup> day of November 1880

at the City of New York, in the County of New York, he has heard read

the foregoing affidavit and that portion  
thereof referring to him is true upon his own  
knowledge

sworn to before him this Walter Vogel  
4<sup>th</sup> day of November 1880

Marcus Osterbourg  
Police Justice

State of New York City & County of New York. Charles  
Ackerman being duly sworn, says he has heard read  
the foregoing affidavit and that portion thereof re-  
fering to him is true to his own knowledge  
Charles Ackerman

Sworn to before me, this 4<sup>th</sup> day

Marcus Osterbourg  
of November 1880  
POLICE JUSTICE

0205

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Stephen Clark* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Stephen Clark*

Question. How old are you?

Answer. *Twenty three years*

Question. Where were you born?

Answer. *South Amboy New Jersey*

Question. Where do you live?

Answer. *124 East 51<sup>st</sup> Street*

Question. What is your occupation?

Answer. *I work on the Grand Central Depot*

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

Answer. *I was drunk and laid down  
there to sleep.*

*Stephen Clark*

*Marion O'Sullivan*

Police Justice.

Taken before me this

4 day of *February* 187*9*

0206

No 124  
Police Court - Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Maurice Talmon  
73 East 59 St.  
Stephen Clark

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



Dated November 4 1880

Attorney Magistrate.

Kennedy Officer.

280.  
Clerk.

Witnesses, Peter Kennedy 280

Master Vogel West 53 E. 100 Ave.  
Charles Beckman in the Supply of Compliment

\$15.00  
General Penalties

Received in District Att'y's Office,

Clark

Office, Attorney at Law

0207

CITY AND COUNTY } ss. :  
OF NEW YORK,

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

That

*Stephen Clark*

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

*Maurice Salomon*  
there situate, feloniously and burglariously did <sup>attempt to</sup> break into and enter, the said *store*  
being then and there a building in which divers goods, merchandise, and valuable things  
were then and there kept for use, sale and deposit; the same being the goods, chattels,  
and personal property of

*Maurice Salomon*

with intent the said  
goods, merchandise and valuable things in the said *store* 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.

BENJ. K. PHELPS, District Attorney.

0208

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Coleman, John

**DATE:**

11/19/80



292

0209

102

Day of Trial,   
 Counsel,   
 Filed 19 day of Nov 1880   
 Pleads

THE PEOPLE   
 vs.   
 *H. M. ...*   
 *D*   
 *J. M. ...*   
 SELLING LOTTERY POLICIES

BENJ. K. PHELPS,   
 District Attorney.

A TRUE BILL,   
 *OKing*

Foreman,   
 Part Nov 19, 1880   
 Pleads guilty   
 *J. M. ...*   
 *J. M. ...*

*H. M. ...*   
 *the ...*   
 *... in ...*   
 *... off ...*

*Nov. 19, 1880*   
 *FS*

CLERK OF THE COURT

02 10

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That *John Coleman*

late of the *Fifteenth* Ward in the City and County aforesaid,  
on the *Seventeenth* day of *November* in the year of our  
Lord one thousand eight hundred and eighty \_\_\_\_\_ at the Ward, City and  
County aforesaid, with force and arms did unlawfully and knowingly vend, sell, barter,  
furnish, supply and procure, and cause to be vended, sold, bartered, furnished, supplied

and procured, to ~~and for one~~ *Edward Stever*  
*which said paper instrument and writing commonly called a lottery policy*  
a certain paper and instrument, commonly called a lottery policy, is as follows, that is  
to say:

*Kent - Ex Nov*

*3-12-41-Jf 20*

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.

**BENJ. K. PHELPS, District Attorney.**

0211

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Coleman, John

**DATE:**

11/15/80



292

0212

10102 2  
①

Day of Trial,

Counsel,

Filed  day of Apr 1880.

Plends.

THE PEOPLE

vs.

*B*  
*John Coleman*

SELLING LOTTERY POLICIES.

BENJ. K. PHELPS,

District Attorney.

A True Bill

*OK*  
*Foreman.*

10107  
Deposited by new suit  
filed Apr 1880

0213

New York, Nov 18<sup>th</sup> 1880

New York Gen. Refers of the Peace

Refers

John Coleman } Selling Lottery policies

John Coleman being duly sworn deposes & says that he is defendant herein and resides at 223 Spring St in this City - That he has never <sup>before</sup> been indicted for the offence now charged against him & has not been engaged in the business of Lottery or Policy dealing since the month of November A.D. 1879.

Sworn in open Court

John Coleman

Nov 19<sup>th</sup> 1880.

F. M. [Signature]  
Recor

0214

POLICE COURT - SECOND DISTRICT

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

Edward Levin  
of the 15th Precinct Street, being duly sworn, deposes  
and says that on the 7th day of November 1879  
at the City of New York, in the County of New York,

at the premises  
No. 184 Mercer Street in said city  
was unlawfully kept and main-  
tained a place for registering and  
selling certain written instruments  
or tickets commonly known as  
Lottery Policies purporting to be  
in the nature of a drawing in a  
Lottery - that at the said premises  
on the said date de-  
ponent bought from John Coleman  
the certain slip or ticket called  
a Gig and hereto attached and  
paid said defendant therefor the  
sum of Ten cents - that said  
sale was in violation of the Lottery  
Laws of the said state.

Sworn to before me } Edward Levin  
this 7th day of Novem 1879 }

John H. ... Police Justice

0215

40 US.  
67 257 N. 25th St.

POLICE COURT, SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Offence: Breach of Peace*

*Edward Levin*  
*15th Street*  
*C.O. 111*

*John Coleman*

Dated *Nov 7* 187*9*  
*W. Hamer*  
Witnesses, *Levin & Hamer*  
*C.O. 75th St.*



Committed in default of \$300 surety.

Bailed by *Henry Dean*

No. *182* Mercer Street.

02 16

Handwritten notes on a rectangular piece of paper:

Kind-<sup>3</sup> 7-

---

3-12-41-1/20

0217

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

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

That *John Coleman*

late of the *fifteenth* Ward in the City and County aforesaid,  
on the *seventh* day of *November* in the year of our  
Lord one thousand eight hundred and eighty *—* at the Ward, City and  
County aforesaid, with force and arms did unlawfully and knowingly vend, sell, barter,  
furnish, supply and procure, and cause to be vended, sold, bartered, furnished, supplied  
and procured, to ~~and for~~ one *Edward Stevin*  
a certain *which said paper or instrument had been commonly called a lottery policy* paper and instrument, commonly called a lottery policy, is as follows, that is  
to say :

*Kent. Ex Nov*  
*7* —

*3 - 12 - 41 - J J 20*

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.

**BENJ. K. PHELPS, District Attorney.**

02 18

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Connolly, Frank

**DATE:**

11/10/80



292

0219

No 67 1

X Day of Trial

Counsel,

Filed 10 day of Jan 1886.

Pleas

BURGLARY—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

Ch. Jones

2  
Frank Connolly

BENJ. K. FIELDS,

District Attorney.

A True Bill,

Wm. J. Kelly  
Foreman

Jan 10 1886  
Hiram J. Kelly

C. 2 Grav.

0220

POLICE COURT - 1 DISTRICT.

City and County of New York, ss:

Peter Baxter

of No. 60 <sup>5th</sup> Boxter Street, being duly sworn,

deposes and says, that the premises No. 38 Boxter

Street, 6 Ward, in the City and County aforesaid, the said being a Wick

Building

and which was occupied by deponent as a Lager Beer Saloon

were **BURGLARIOUSLY**

entered by means forcing open the shutters

of the rear window

on the night of the 2 day of November 18 80

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

five boxes of cigars value one dollar and

twenty five cents

five cents in Silver coin

five cents in Copper coin

knife pen four towels five napkins

old coat, 1 waiter apron 1 Revolver

all of the value of twenty five dollars

the property of Complainant

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 Frank Connolly (Complainant)

for the reasons following, to wit;

from the fact that deponent

is employed by official Detective

Wagon of the 15th Precinct Police

that he caught said Connolly

in center with the articles

above described in his possession

and the goods have been

fully identified by deponent as

his property.

Peter Baxter

Sworn to before me this 3rd day of November 1880  
J. J. [Signature]  
Notary Public

0221

City and County  
of New York  
Michael Hogan  
Police Officer 14 Precinct  
being sworn says that  
on the 2 day of November  
1880 defendant saw Frank  
Cannally in entry about  
with the property described  
in Peter Baldwins affidavit  
in his possession

Michael Hogan  
Sworn to before me  
this 2 day of November 1880  
J. W. [Signature]

0222

POLICE COURT - FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK )

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

Question. What is your name?

Answer. Frank Connolly

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. No home

Question. What is your occupation?

Answer. Labour

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

Answer. I am not guilty; I was drunk

Frank Connolly  
Frank

Taken before me this 11th day of February, 1906

JOHN J. JONES, JUDGE

0223

No 671  
POLICE COURT - DISTRICT

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Police Boston*  
*60 Water St*

OFFENCE  
BURGLARY AND LARCENY.

*James Connolly*

Dated *Nov 3* 1880

*Henry* Magistrate.

*Wogan* Officer.

Clerk.

Witnesses

*Phillip*

Committed in default of \$ *100*

Bailed by

No

*Can*

0224

CITY AND COUNTY } ss.  
OF NEW YORK.

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

That

*Frank Connolly*

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

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

*Peter Barton* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*two hundred and fifty cigars of the value  
of two and one half cents each —  
Sixty copies of a number book and denomina-  
tion to the firm aforesaid unknown and which  
cannot now be given of the value of fifty cents  
One knife of the value of fifty cents  
four towels of the value of twenty five cents each  
five napkins of the value of twenty cents each  
One vest of the value of two dollars  
One apron of the value of one dollar  
One pocket of the value of thirteen dollars and twenty five cents*  
of the goods, chattels, and personal property of the said

*John Barton*  
so kept as aforesaid in the said *Saloon* then and there being, then and  
there feloniously did steal, take and carry away, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of  
New York, and their dignity.

0225

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

THAT the said *Frank Connolly*

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

*two hundred and fifty pieces of the value of two and one half cents each*

*Sixes coins of a number kind and denomination to the Jurors aforesaid unknown and a more accurate description of which cannot now be given of the value of fifty cents*

*One knife of the value of fifty cents*

*Four towels of the value of twenty five cents each -*

*Five napkins of the value of twenty cents each*

*One vest of the value of two dollars -*

*One apron of the value of one dollar*

*One pistol of the value of thirteen dollars and twenty five cents*

of the goods, chattels and personal property of

*John Barton*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*John Barton*

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

*Frank Connolly*

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

**BENJ. K. PHELPS, District Attorney.**

0226

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Conway, Frank

**DATE:**

11/10/80



292

0227

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Clune, John

**DATE:**

11/10/80



292

No 37 2

Day of Trial

Counsel,

Filed 10 day of Nov 1880.  
Pleas Not Guilty

BURGLARY—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.  
1186

Frank Conway  
John Clune

BENJ. K. PHILIPS,

District Attorney.  
Part. No: Nov 11, 1880  
Burglary & receiving Burg

A TRUE BILL  
Wm. H. H. H. H.  
of New York  
Foreman

Filed 2. 24. 6  
Conway. 3. 9. 6  
Clune. 3. 9. 6

0229

Police Office, Fourth District.

City and County of New York, } ss. William Kelly

of No. 301 East 27 Street, being duly sworn, deposes and says, that the premises No. 341 Second Avenue Street, 21st Ward, in the City and County aforesaid, the said being a and which was occupied by deponent as a James Kelly as a grocery store for the sale of Tea &c were BURGLARIOUSLY entered by means of forcibly breaking an iron bar attached to the window in the rear of the store of said premises, & lowering the said window

on the night of the 28 day of October 1880 and the following property feloniously taken, stolen and carried away, viz.:

Any 33 pounds of Tea worth twelve dollars

the property of James Kelly 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 Frank Conway & John Cline

for the reasons following, to wit: That James Love says that he saw Conway & Cline coming from said premises with a Bag in their possession filled with something unknown to deponent & that said Bag is in the possession of the office & that in it about 33 pounds of Tea was found by the office in premises 341 E 27 Street that the Tea in the Bag is similar to the Tea stolen & deponent believes to be the same Tea William Kelly

Sworn to before me this 28 day of October 1880 Peter Quastice

City & County of New York.

James Love being duly sworn says that about two o'clock in the morning of the 26<sup>th</sup> day of October 1880 he saw Frank Conway & John Blum come out of 484 Second Avenue having in their possession a bag <sup>+ contents</sup> similar in size & appearance to the bag containing Tea now in the officers (Walsh) possession & saw them take it to premises no 341 East 27<sup>th</sup> Street

James Love

Sworn to before me this 28 day of October 1880  
P. M. Murphy  
Police Justice

City & County of New York

Mr Walsh of the 20<sup>th</sup> Precinct Police being sworn says that he found a bag containing about 33 pounds of Tea in the basement of premises no 341 E 27<sup>th</sup> Street in said City

William Walsh

Sworn to before me this 28 day of October 1880  
P. M. Murphy  
Police Justice

0231

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Frank Conway* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Frank Conway*

Question. How old are you?

Answer. *21*

Question. Where were you born?

Answer. *Oswego N.Y.*

Question. Where do you live?

Answer. *486 Second Ave*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I am innocent*

*Frank Conway*

Taken before me this 28 day of Oct 1890

*R. W. Murphy*  
Police Justice.

0232

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*John Blume*

Question. How old are you?

Answer.

*17*

Question. Where were you born?

Answer.

*Tenkers N.Y.*

Question. Where do you live?

Answer.

*330 E 28 St.*

Question. What is your occupation?

Answer.

*Shoemaker*

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

Answer.

*I know nothing about it.*

*John Blume*

Taken before me this

*28*

day of

*Oct.*

1882

Police Justice.

*R. M. Murphy*

0233

No 37

Police Court, Fourth District.

THE PEOPLE, vs,  
ON THE COMPLAINT OF

William Kelly  
Frank Conway  
John Lume

DAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Offence - Burglary

Date Oct 28 1885

By W. B. ...

W. B. ...  
Officer

Clerk

Witness, James ...  
Committed to House of Detention  
in default of \$500 to appear  
William ...  
A. ...

\$1000 Cash  
Comm

Received in District Att'y's Office,

No 37

0234

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*Frank Conway and John  
Clune each*

late of the ~~twentieth~~ *fourth* Ward of the City of New York, in the County of New York,  
aforesaid, on the ~~twentieth~~ *twenty eighth* day of ~~October~~ *October* in the year of our Lord one  
thousand eight hundred and eighty ~~\_\_\_\_\_~~ with force and arms, at the Ward,  
City and County aforesaid, the ~~\_\_\_\_\_~~ *store* of

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

*James Kelly* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*thirty three pounds of tea of the value  
of thirty six cents each pound*

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

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

0235

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

*Frank Conway and John Clane*  
*each*

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

*thirty three pounds of tea of the*  
*value of thirty six cents each pound*

of the goods, chattels and personal property of

*James Kelly*

by a certain person or persons to the Jurors aforesaid unknown, then lately before  
feloniously stolen of the said

*James Kelly*

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

*Frank Conway and John Clane*

then and there well knowing the said goods, chattels, and personal property to have  
been feloniously stolen,) against the form of the Statute in such case made and pro  
vided, and against the peace of the People of the State of New York, and their dignity.

**BENJ. K. PHELPS, District Attorney.**

0236

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Conway, Matthew

**DATE:**

11/09/80



292



0238

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

Form 112.

Police Court—First District.

of No. Long Island City Queens Street, being duly sworn, deposes  
and says, that on the ninth of the 29<sup>th</sup> day of September 1880  
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: a horse in full life

of the value of Twenty 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 Nathaniel Conway

Sworn to, before me, this 13<sup>th</sup> day

Now present for the reason that  
deponent is informed by one  
Derry that he bought said horse  
from the prisoner on the 29<sup>th</sup> day of  
said month the Conway stating to said  
Derry at the time of the sale that he  
brought the horse from Long Island  
and further that said horse was left  
to him by his Mother who had recently  
died which information deponent believes  
to be true - and charges said Conway  
with having taken stolen and carried away  
said property - John W. Blair

John Patterson  
Police Justice

0239

City and County  
of New York

Michael Perry of No. 120 Hester  
Street being sworn says that on  
the 29<sup>th</sup> day of September 1880 he  
bought of the prisoner a certain horse  
for the sum of twenty eight dollars  
twenty five dollars of which amount  
paid to said Conway. That during  
the negotiations of the purchase and  
sale of said horse the prisoner  
told deponent that he had come into  
the possession of said horse by the  
recent death of his Conyars Mother  
and had brought said horse from Long  
Island City. That deponent sub-  
sequently sold said horse to one  
Davidellis in whose possession  
it was found by the Complainant  
who positively identified it as the  
horse so taken stolen and carried  
away from his possession on the night  
aforesaid - That deponent has since  
seen said horse in the Complainants  
possession and fully identifies it  
as the horse sold by said Conway  
to this deponent on the said

29<sup>th</sup> day of said Month  
Michael Perry  
deponent

Sworn to before me this  
13<sup>th</sup> day of October 1880

John Patterson Police Justice

0240

Police Court First District.

CITY AND COUNTY OF NEW YORK.

*Matthew Conway*

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

Question. What is your name?

Answer.

*Matthew Conway*

Question. How old are you?

Answer.

*29 Years*

Question. Where were you born?

Answer.

*Ireland*

Question. Where do you live?

Answer.

*Astoria Long Island*

Question. What is your occupation?

Answer.

*Cabner*

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

Answer.

*I am not guilty*

*Matthew Conway*

Taken before me this

*13*

day of

*October*

1891

*Wm. J. Sullivan*  
Police Justice.

0241

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

No 47

Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John W. Blair*  
Long Island City  
vs  
*Matthew Conway*

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

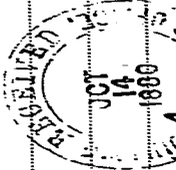
No. 5, by

Residence

No. 6, by

Residence

Affidavit—Larceny.



Date, *October 13* 18*80*

*Sutton* Magistrate.

*Wood* Officer.

*14* Clerk.

Witness, *Richard Cay*

*125 West 14th St*

\$ *10.00* to answer

at *4th St* Sessions

Received at Dist. Atty's office

0242

792

The People  
Matthew Conway  
Indictment

Court of General Sessions. Before Judge  
Coring, November 18. 1880.

John W. Blair, sworn and examined, testified.  
I live in Long Island City; I am a milkman;  
on the 27<sup>th</sup> of September I owned a horse which I  
afterwards missed. I last saw the horse about 9  
o'clock Monday night; he was in a pasture lot at  
my residence. I went out the next morning at  
10<sup>1/2</sup> o'clock and he was not there. Some one took  
him without my leave. I know the prisoner. I  
did not know at that time where he lived. I  
have known him when he was living with his  
mother at Astoria, L.I. I next saw the horse on  
the 8<sup>th</sup> of October at 11 Frankfort St. in this city  
in the possession of David Lellis; the horse  
was worth seventy dollars. I have authorized no  
one to take that horse. I have got the horse now  
I have not seen the prisoner since the horse was  
stolen and have had no conversation with him.  
Cross Examined. I live Dutchkill, Long Island City;  
the portion of the city I live in is a country place  
The lot where I keep my horse is fenced in;  
it is about an acre and three quarters long;  
there is a board fence around it. I don't know  
whether the horse could jump over the fence  
or not; he might, of course, I do not know  
whether he was stolen or not. I have known

0243

Conway about eleven years intimately and I know his family. I know other people who are acquainted with the prisoner; his character has always been good as far as I know. I would have to believe the prisoner if he swore that he did not steal the horse. I owned this horse two years in December. I have seen the prisoner in Astoria during two years. I have seen him going to his work at Hunter's Point. The fence is three feet high - two or three boards. The horse never jumped the fence to my knowledge and never escaped from the lot to my knowledge. The prisoner saw me drive the horse and I suppose he knew it to be my horse; he never rode in my wagon. This was a roan colored horse I bought of Mr Weaver. The horse never belonged to Conway's mother. Michael Perry sworn. I live at 21 Elizabeth St. and am a horse shoer. I never saw the prisoner until two days before I bought the horse. The prisoner and another man came into my place and my friend, who was with him, said that he (the prisoner) had a horse to sell - that he used to work him in Long Island, that his mother willed it to him and she was dead three months. He brought the horse around two days after and I bought him and I sold him again to a man named David <sup>Lellis</sup>.

0244

I went to Long Island and saw Blain on his milk wagon. The horse he had was the one I sold to Lellis. I am forty five dollars out of pocket by it. Cross Examined. I paid twenty four dollars and was to give him four dollars more. I paid Lellis ten dollars and got a receipt for it; he gave the money to his lawyer. I went over to Long Island city two or three times to see Lerway's mother. Pete Connors was the name of the friend who came with Lerway. I don't know where he is to be found; he is not a cousin of mine. I have no ill will against the man. I lost a great deal of time by it. I would be willing to settle it for twenty four dollars.

William Wood, sworn and examined. I am a police officer attached to the 14<sup>th</sup> precinct. I arrested the prisoner about the 30<sup>th</sup> of October in 21 Elizabeth st. in a blacksmith's shop. I told him I arrested him for stealing a horse. He said he had not stolen the horse; he said he bought the horse; he did not deny selling it to this man; he said he bought the horse of some man near the ferry; he did not know his name, some strange man; he said he paid fourteen dollars for it. Michael Perry recalled. I know the value of horses. I would not give more than thirty dollars for the horse. What was the actual worth in the market? I cannot say.

0245

Matthew Conway, sworn. Live at Astoria and have lived there about 27 years and have been a contractor, working for Long Island city up to a year ago. I have never been arrested in my life before and have never been in trouble of any kind. I have in the course of my business owned and bought and sold horses. Sometimes I would buy a horse today and sell him tomorrow again if I saw a bargain. I bought the horse which Mr. Blair claimed as his. I did not know that the horse had been taken away from Mr. Blair and I did not know it was Blair's horse. I was working on the steamer Columbia and Patrick Conine was talking with some man; he told him I bought and sold horses. He asked me if I would buy one? I said, yes, provided I got him cheap. Pete Conine, who was acquainted with Perry said, I know where you can sell him; he said he had not the horse, (he had two of them) but would go and bring them over. I waited till 6 o'clock and he sent a little boy over to say he would come by and by. He came over, I bought the horse and paid him \$17.50 for it, took him to the corner of Boyard and Brewery, stayed there for the night and sold him next morning to Mr. Perry for \$28. I am willing to pay him back. I did not know that the horse was stolen; he was worth about thirty dollars.

Ann Conway, the mother of the prisoner, testified that he was a good, hardworking boy. The jury rendered a verdict of guilty. He was sent to the State prison for 18 months.

0246

Testimony in the case  
of Matthew Penney  
filed Nov. 9/10

0247

CITY AND COUNTY }  
OF NEW YORK, }

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

That

*Matthew Conway*

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

*One living animal, of the kind called  
a horse, of the value of seventy dollars*

of the goods, chattels, and personal property of one

*John W. Blair*

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

0248

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

That the said

*Matthew Conway*

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

*One living animal, of the kind called  
a horse, of the value of twenty dollars*

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

*John W. Blair*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

*John W. Blair*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

**BENJ. K. PHELPS, District Attorney.**

0249

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Cooley, Ann

**DATE:**

11/24/80



292

0250

17/199

Counsel,  
Filed 24 day of Nov 1880  
Pleads *Am. Corley*

THE PEOPLE  
vs.  
*Am. Corley*  
*Def. 179*

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,  
District Attorney.  
*Benj. Phelps*  
Lawson  
A True Bill.  
*Phelps*  
Lorenson.

~~Am. Corley~~  
*Am. Corley*

0251

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

*Isabella Stille*  
of No. *536 West 40<sup>th</sup>* Street, being duly sworn, deposes  
and says, that on the *2* day of *November* 18*80*  
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, to wit:

*One Cloth Sack*  
*of the value of Three dollars*  
*One Cashmere Suit of the value*  
*of Ten dollars and One Cloth Coat*  
*of the value of Fifteen dollars in all*

of the value of *Twenty Eight* Dollars,  
the property of *deponent and George Stille*

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

*Ann Cooley*  
*(now dead) for the reasons set*  
*forth in the affidavit of*  
*Susanna Fitzpatrick which*  
*annexed - deponent identifies*  
*the portion of the said property re*  
*covered to wit: The said Sack*  
*as the property of deponent.*

*Isabella Stille*

Sworn to before me, this

*16* day

Police Justice

0252

City and County } S.S.  
of New York }

Suzanna Fitzpatrick of No 553 West  
39<sup>th</sup> Street being duly sworn says -  
On the 5<sup>th</sup> instant deponent purchased  
from Ann Cooley within named the  
Pawn Ticket representing the Saque  
named in the within Complaint and  
paid said Cooley therefore the sum  
of Ten cents -

Suzanna Fitzpatrick  
Sworn to before me this 16<sup>th</sup> day of November 1880  
G. Brennan Police Justice

0253

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss

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

QUESTION.—What is your name?

ANSWER.—

*Cody*  
*Ann C. Cody*

QUESTION.—How old are you?

ANSWER.—

*47 years.*

QUESTION.—Where were you born?

ANSWER.—

*Ireland*

QUESTION.—Where do you live?

ANSWER.—

*553 W. 39<sup>th</sup> St*

QUESTION.—What is your occupation?

ANSWER.—

*Servant*

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

Answer.—

*I am not guilty.*

*Declines to sign*

*[Signature]*

Thick paper use, this

*[Signature]*

May 21 1880

Police Justice

0254

10199  
944

Form 694.  
POLICE COURT—SECOND DISTRICT

Affidavit—Larceny.  
THE PEOPLE, & c.,  
ON THE COMPLAINT OF  
*Isabella Fitzg*  
*516 W 40 St*  
*Ann Cooley*

DATED *Nov 16* 188*0*  
*Smith* MAGISTRATE.

*Fitzgerald* OFFICER.  
*20*

WITNESS:  
*Marion Fitzpatrick*  
*539 W 39th St*



*50* TO ANS.

BAILED BY

No. STREET.

*Ann*

0255

4204

The People v. Ann Codley  
Indictment for grand larceny and receiving stolen goods.  
Isabella Stille  
I live 536 West Fortieth street, I have seen the pris-  
oner frequently begging in the house I occupy two  
rooms in the top floor; she came to my door,  
I have assisted her. On the 2<sup>nd</sup> of November I  
left my rooms for twenty minutes at 9 o'clock  
in the evening precisely. I left my two children  
asleep in bed; one child four years old and  
a baby. Did you leave any articles in that room  
which you missed upon your return, if so, what  
were they? I missed a red cashmere suit, a  
black cloth saccque of my own and a black  
cloth coat of my husband's. I recovered the  
black saccque. I paid fourteen dollars for the  
cashmere suit a short time before. My hus-  
band's coat cost eighteen dollars and the  
saccque ten dollars. I would not want to give  
more than five dollars; it was certainly worth that to  
me. The coat had been worn a good deal  
it was worth ten dollars; the cashmere suit  
was worth at least twelve dollars to me; it  
cost fourteen dollars and was used very  
little. I recovered my saccque from the wo-  
man to whom the prisoner sold the ticket  
to Officer Fitzgerald gave me the saccque. I  
had a conversation with the prisoner the day  
she was arrested; she acknowledged having

0256

passed the satchel, but she said did not steal anything else. I told her if she would tell me where my goods were I would not appear against her in Jefferson Market. She said she did not steal anything, she bought the satchel from ~~the~~ woman on the street. The things were hanging in my bed room that day. I saw them at 3 1/2 o'clock when I took down my husband's overcoat for election evening. From 3 1/2 o'clock until 9 nobody had been in the place to take these things. I was not out of my own rooms, when I got back 20 minutes past 9 they were all gone. Cross examined. The clerk at the Police Court put down my satchel at three dollars. I had been using it six years. Annie Fitzpatrick sworn. I live at 553 West thirty ninth St. I "saw" the prisoner a couple of times coming in and out where I live in the yard. I did not see her since the Sunday after election. I saw her the day after the election, she came in my own house. She asked me if I would not buy a ticket for a satchel? I said, yes, if it would fit me. He said she thought it would fit me. I asked her how much did she want for it? She said ten cents, I gave her ten cents, there was fifty eight cents on the pawn.

0257

She told me it was a saccue. That is all she said about it. I gave her ten cents. I did not see her until the day she was arrested. I went to the pawn shop. I went to the pawn shop between 35<sup>th</sup> and 36<sup>th</sup> sts. on Ninth ave. I handed him the ticket and the money and he gave me the saccue. I gave him 58 cents. I received the saccue and took it home but it would not go on me. I gave it to the woman. she went out on the street and this lady that lost it seen it on the woman. That is all I know about it. Have you seen the saccue since? No sir, it was rolled up in paper at the Jefferson Market Court. I took the saccue home out of the pawn office. You tried it on, it would not fit, and you gave it to the other woman? Yes. her name is Mrs. Lynch, she wore it around the sheet and this lady seen it on her; she was going to the store for some message; the complainant saw it and that is the way she come to get it. The officer came up and asked me did I know her. You told him you got it from this woman. You pointed out this woman and he arrested her on the Sunday after the election. Yes sir. Maurice Fitzgerald sworn I am an officer of the municipal police attached to the Twentieth Precinct. I arrested the prisoner at the bar. I cannot exactly give you the date now.

0258

It was Sunday after election. I arrested her 553 west  
thirty ninth st. on information received from  
Mrs. Fitzpatrick I arrested this woman for stealing  
a satchel of Mrs. Stillely. she told me she got it  
from a woman in 40th st. I saw the satchel  
I got it on a woman called Biddy Lynch; it  
was identified by Mrs. Stillely. Cross examined  
she did not say she bought it, she got it  
from a woman in 40th st. she did not  
say anything about any money at all.  
Mrs. Cooley, sworn and examined in her  
own behalf testified. I reside 553 west 39th st.  
Did you take or steal a satchel and a coat  
and an overdress from the complainant? Yes  
I had a satchel. I was standing in the hall  
door where I reside and a woman was coming  
along; she asked me if I would not buy a  
satchel. I told her to let me see it. She took  
it from under her shawl and stepped in  
the hall. "How much do you want for it?" "I want  
50 cents." "I will give you a quarter." The satchel  
was old; it did not seem to me to be worth  
any more. She said, "I am hard up. I will  
take a quarter." The satchel was too big for me  
and I pawned it for 50 cents. I sold the ticket  
to the woman who had the shawl on her  
I scrub and wash for a living. The jury ren-  
dered a verdict of guilty of petty larceny with a  
recommendation to mercy. She was sent  
to the penitentiary for three months.

23  
15  
3

0259

Testimony in the case  
of  
Ann Corbett  
filed Nov. 25. 1880

vs

0260

CITY AND COUNTY  
OF NEW YORK

WEST H. DWORDES DISTRICT ATTORNEY

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

That

*Ann Cooley*

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

*One sash of the value of three dollars*

*One skirt of the value of three dollars*

*One overskirt of the value of three dollars*

*One waist of the value of four dollars*

*One coat of the value of fifteen dollars*

of the goods, chattels, and personal property of one

*Isabella Stillee*

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

0261

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

That the said

*Ann Cooley*

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

*One sague of the value of three dollars  
One skirt of the value of three dollars  
One overskirt of the value of three dollars  
One waist of the value of four dollars  
One coat of the value of fifteen dollars*

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

*Isabella Stillee*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

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

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

**BENJ. K. PHELPS, District Attorney.**

0262

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Cooper, William

**DATE:**

11/17/80



292

0263

No. 137 2

Counsel,  
Filed 17 day of Nov 1880  
Pleads

THE PEOPLE

vs.  
by and for  
aggravated.

vs.

William B. Cooper

(Dea)

Indictment—Larceny. *John*

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

*W. H. King*

Prosecutor.

Filed Nov 17, 1880

pleads guilty

sentenced on 10/1/80

sentenced on 10/1/80

*W. H. King*

OF THE COURT OF THE DISTRICT OF COLUMBIA  
GILL AND COMPANY

0264

FORM 89 1/2

STATE OF NEW YORK  
CITY AND COUNTY OF NEW YORK.

ss.

POLICE COURT—SECOND DISTRICT.

of No. 64 Broadway Street, being duly sworn, deposes  
and says, that on the 11<sup>th</sup> day of November 18 80  
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, to wit: One black  
Over coat

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 William B. Cooper  
(now here) in whose possession  
the said Over coat was  
found as deponent is  
informed by Officer  
Ramagan

Sworn to before me, this 12<sup>th</sup> day  
of November 18 80  
[Signature]  
Police Justice

[Signature]

0265

City & County  
of New York ss.

John F. Langan  
of the 9th Police Precinct  
being duly sworn says that  
on the 11th day of Nov  
1880 he found the several  
described in the foregoing  
affidavit in the possession  
of William B. Cooper.

Sworn to before me  
this 12th day of  
November 1880

John Langan  
Police Justice

0266

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK. ss.  
*William B. Cooper*

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

QUESTION.—What is your name?

ANSWER.— *William B. Cooper*

QUESTION.—How old are you?

ANSWER.— *26 years*

QUESTION.—Where were you born?

ANSWER.— *New York City*

QUESTION.—Where do you live?

ANSWER.— *Syracuse*

QUESTION.—What is your occupation?

ANSWER.— *I am unemployed*

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

Answer.— *I have nothing to say at present*

*W. B. Cooper*

Taken before me, this

*12* day of *Nov* 188*8*

Police Justice.

0267

138

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

Arrest—Larceny.

Richard W. Vaid  
64 Broadway  
N.Y.

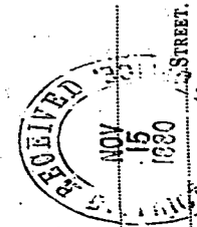
Wm. H. Leaper

DATE Nov 12 18 90

Wanderer  
MAGISTRATE.

Dexter H. Langston  
OFFICER

WITNESS:  
John F. Lane  
James  
Quarter



BAILED BY \$100 TO ANS.

No. STREET.

Handwritten signature

0268

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*William B. Cooper*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *ninth* day of *November* in the year of our Lord one  
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County  
aforesaid, with force and arms

*One coat of the value of twenty dollars*

of the goods, chattels and personal property of one

*Etta Coffin*

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

**BENJ. K. PHELPS, District Attorney.**

0269

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Cooper, William B.

**DATE:**

11/17/80



292

0270

138 2

Counsel,  
Filed 17 day of Nov 1888  
Plands

THE PEOPLE  
vs.  
Larceny, and Receiving Stolen Goods.

vs.  
Apparatus  
approximate

William B. Cooper  
(2 Cases)

BENJ. K. PHELPS  
District Attorney

A TRUE BILL  
C. K. King

Forwan.  
Part by Nov 17, 1888  
Plands P.R.

Wm. J. M. W.  
F. J.

0271

STATE OF NEW YORK, FORM 89 1/2  
CITY AND COUNTY OF NEW YORK SE. POLICE COURT—SECOND DISTRICT.

*Edna Coffin*  
of No. *162 West 11th* Street, being duly sworn, deposes  
and says, that on the *11th* day of *November* 18 *80*  
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, to wit: *One dark*  
*overcoat*

of the value of *Twenty* Dollars,  
the property of *deponent's father*  
*George J. Coffin*

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 *William B. Cooper*  
*(now living who called at*  
*her premises and*  
*handed deponent a*  
*letter which he said*  
*required an answer*  
*deponent left him*  
*in the vestibule and*  
*the door open, when*  
*she returned he was*  
*gone & the coat*  
*missing*  
*Edna Coffin*

Sworn to before me, this

*12th* day

of *November* 18 *80*

*W. M. ...*  
Police Justice.

0272

no 137  
9/3

Form 404  
POLICE COURT--SECOND DISTRICT.

Attorney - Lacey

THE PEOPLE, vs, & Co,  
ON THE COMPLAINT OF

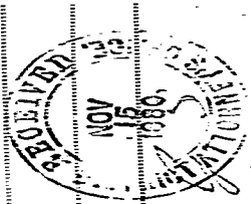
Edna Griffith  
12 W. W. Street  
Wm B. Keeney

DATED Nov 12 18 80

Wm B. Keeney  
MAGISTRATE.

Wm B. Keeney + Edna Griffith

WITNESS



\$ 5.00 TO ANB.

BILLED BY

No. Street.

Call

0273

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*William B. Cooper*

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

*One coat of the value of thirty  
dollars*

of the goods, chattels, and personal property of one

*Philetus W. Tail junior*

then and

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

0274

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

That the said

*William B. Cooper*

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

*One coat of the value of thirty  
dollars*

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

*Philetus W. Vail junior*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

*Philetus W. Vail junior*

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

*William B. Cooper*

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

**BENJ. K. PHELPS, District Attorney.**

0275

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Crawford, Joseph

**DATE:**

11/15/80



292

0276

Jan 10/ 2

(M)

Day of Trial, *Light*

Counsel,

Filed 10 day of *Nov* 1867

Pleads *Not Guilty*

THE PEOPLE

BURGLARY-THIRD DEGREE.  
NOTHING STOLEN.

*vs.*  
*Joseph Crawford*

*2*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. King*

Foreman.

*John A. ...*  
*... ..*  
*... ..*

*S. 2 1/2 of 1867*

OF NEW YORK  
GILK-VAN GORRELL

THIS RECORD OR THE PRODUCE OF THE OFFICE OF THE CLERK

0277

POLICE COURT 1<sup>st</sup> DISTRICT.

City and County }  
of New York, } ss:

Julius Karpman  
of No. 241 Houston Street, being duly sworn,

deposes and says, that the premises No. 122 West  
Street, 3<sup>rd</sup> Ward, in the City and County aforesaid, the said being a brick  
Building

and which was occupied by deponent as a Clothing and notions  
and furnishing store were BURGLARIOUSLY

and entered by means of forcibly breaking open the shutter  
and glass of said store previous about  
the hour of 1 o'clock

on the Morning of the 2<sup>nd</sup> day of November 18 80  
and the following property feloniously taken, stolen, and carried away, viz:

A number of watches, pistols, clothing and  
other property in all of the value of One  
thousand dollars

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 attempted to be  
carried away by Joseph Crawford, a merchant,

for the reasons following, to wit: That at said time said  
window was closed and secured with  
a wooden shutter and said property was  
then within said store.

That deponent is now  
herein informed by officer M. Wermuth, here  
present, that said officer, found said  
shutter and window shutter open and  
said deponent in the act of carrying out

0278

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Joseph Crawford*

Question. How old are you?

Answer. *Twenty two years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *No. 17 Albany Street*

Question. What is your occupation?

Answer. *Plumber*

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

Answer. *I am not guilty. I was absent at the time*  
*Joseph Crawford*

Taken before me this

*[Signature]*  
POLICE JUSTICE.

188 11

0279

898, 101

POLICE COURT - DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF  
Jacobus Thompson  
~~vs. Joseph Crawford~~  
Joseph Crawford

OFFENCE:  
BURGLARY AND LARCENY.

Dated November 2<sup>nd</sup> 1880

Deputy Magistrate

M. Seaman 27 Officer

M. Clerk

Witnesses: Michael M. Seaman  
D. J. Prunk Police

Committed in default of \$2000 Bail.

Bailed by J. M.  
No. Street.

0280

CITY AND COUNTY } ss.:  
OF NEW YORK,

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

That

*Joseph Crawford*

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

*Julius Kaufman*  
there situate, feloniously and burglariously did break into and enter, the said  
being then and there a building in which divers goods, merchandise, and valuable things  
were then and there kept for use, sale and deposit; the same being the goods, chattels,  
and personal property of

*Julius Kaufman*

goods, merchandise and valuable things in the said *store* with intent the said  
being then and there feloniously and burglariously to steal, take, and carry away  
then and there

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.

BENJ. K. PHELPS, District Attorney.

0281

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Cray, James

**DATE:**

11/23/80



292

0202

174

Day of Trial,

Counsel,

Filed 23 day of Nov. 1888

Pleads

THE PEOPLE

vs.

James Cray

BENJ. K. PHELPS,

District Attorney

A TRUE BILL.

*W. H. Keig*

Mr. J. B. W. Ho. Foreman

*Y. H. Henders* guilty

*House of Reps*

0283

Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

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

Question.—What is your name?

Answer.—*James Gray*

Question.—How old are you?

Answer.—*15 years*

Question.—Where were you born?

Answer.—*England*

Question.—Where do you live?

Answer.—*94 James Br.*

Question.—What is your occupation?

Answer.—*Blacking Boots*

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

Answer.—*I am guilty*

*James Gray*  
\*  
*Mark*

Taken before me, this

*17*

day of

*November*

1890

Police Justice.

*Richard M. ...*

0284

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

*Frank Ferris*

of *the House of Detention* Street,

being duly sworn, deposes and says that on the *16* day of *November*  
18*90* at the City of New York, in the County of New York

*James Cray (now here)*

*did upon the person of deponent commit  
the abominable and detestable crime  
against Nature.*

*That the said James Cray  
in a District Court on the case of Henry and  
Governor Smith against the Partisans of  
of deponent and did then insert his  
penis into deponent's posterior.*

*Frank Ferris  
Sworn*

Sworn to this  
before me

*17th day of November 1890*

*John J. [Signature]*  
Notary Public

0285

No 174

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Frank Ferris  
House of Detention

James Gray

921

Affidavit - S. Downing

Dated

Nov 17 1880

W. H. Smith

JUSTICE.

L. A. Smith

OFFICER.

WITNESSES:

7

500 to am G.S.

C. A. Smith



0286

City and County  
of New York ss

The jurors of the people of the State of  
New York in and for the City and County  
of New York upon their oath present

That James Cray late of the seventh ward  
of the City of New York in the County of New York  
aforesaid on the sixteenth day of November in the  
year of our Lord one thousand eight hundred and  
eighty at the ward City and County aforesaid with  
force and arms in and upon one Frank Ferris then  
and there being feloniously did make an assault and  
then and there feloniously wickedly diabolically and  
against the order of nature with the said Frank Ferris  
had a venereal affair and then and there carnally  
knew the said Frank Ferris and then and there feloniously  
wickedly diabolically and against the order of nature  
with the said Frank Ferris did commit and perpetrate  
that detestable and abominable crime of buggery  
not to be named among Christians, to the great  
displeasure of Almighty God, to the great scandal  
of all human kind and 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

Benj. K. Phelps  
District Attorney

0287

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Crown, John

**DATE:**

11/05/80



292

0200

6

106.

Counsel,

Filed 5 day of Nov 1870.

Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.  
John Crown

found guilty 9 days before  
from the Penit. 3 1/2 years

for G. L. Name of John Kelly  
BENJ. K. PHELPS,

District Attorney.

Part No Nov 5, 1870  
pleads G. L.

A TRUE BILL  
W. Kelly

Foreman.

J. H. S. P. G. L.

0289

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

That

*John Cronin*

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

*One piece of cassimere of the value  
of one hundred and fifteen dollars  
Thirty yards of cloth (of the kind com-  
monly called Cassimere) of the value of  
three dollars and fifty cents each year*

of the goods, chattels, and personal property of one

*Benjamin Marko*

then and

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

0290

**CORRECTION**

106.

Counsel,  
Filed 5 day of Nov 1880.

Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs  
John Chan

That bridge & trap, before  
from 4th Division. 3 1/2 1/2

for G. L. Name of John Kelly,  
BENJ. K. PHELPS,

District Attorney.

Part two Nov 5, 1880  
pleads &c

A TRUE BILL  
W. King

Foreman.

J. H. S. P. F. D.

0292

Form 112.

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK

ss:

Police Court—First District.

of No. 258 Canal Benjamin Marks Street, being duly sworn, deposes

and says, that on the 27 day of October 1880

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 said premises

N<sup>o</sup> 258 Canal Street

the following property, viz: one piece of cassimere (about 30 yards)

of the value of one hundred and fifteen 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 Crown

(now here) for the reason that deponent was informed by officer James Mc Guine that he found the aforesaid property in said Crown possession and deponent has since seen said property and fully identifies the same as his property stolen as aforesaid

Sworn to, before me, this

of

1880

day

Police Justice.

*[Signature]*

0293

City and County  
of New York

vs

James M. Guine of the 14<sup>th</sup>  
Precinct Police being duly sworn says  
that he has heard read the foregoing  
affidavit and the statement therein  
contained on information is true to  
his own knowledge

Sworn to before me this  
27 day of October 1880

Police Justice

0294

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *John Crown*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *33 Canal Street*

Question. What is your occupation?

Answer. *Stone Cutter*

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

Answer. *I am not guilty*

*John X Crown*  
*mark*

Taken before me, this

day of *September* 18

Police Justice.

*[Signature]*

0295

688d

Police Court—First District

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

Benjamin Marks  
258 Canal  
John Cronin

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Affidavit—Larceny—Grand

2 October 1880  
District

James M. E. Linn  
14 Street  
Bill Ward

Received at Dist. Atty's Office

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

0296

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*John Cronin*

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

*One piece of cassimere of the value  
of one hundred and fifteen dollars  
Thirty yards of cloth (of the kind com-  
monly called Cassimere) of the value of  
three dollars and fifty cents each yard*

of the goods, chattels, and personal property of one

*Benjamin Marko*

then and

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

0297

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

That the said

*John Crown*

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

One piece of cassimere of the value of one hundred and fifteen dollars  
Thirty yards of cloth (of the kind commonly called cassimere) of the value of three dollars and fifty cents each yard

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

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

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

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

*Benjamin Marks*  
*Benjamin Marks*  
*John Crown*  
BENJAMIN K. PHELPS, District Attorney.

0298

**BOX:**

24

**FOLDER:**

292

**DESCRIPTION:**

Cushman, George

**DATE:**

11/11/80



292

0299

83  
2  
Wm. H. ...

Counsel, E. C. Pina  
Filed 11 day of Nov 1880.  
Plends *not Guilty*

*Indictment*  
INDICTMENT - Taken from  
the Person.

THE PEOPLE

vs.  
16.  
By *Freemid*  
drawn  
by  
*another hand*  
George *Cushman*

BENJ. K. PHELPS,  
District Attorney.

A TRUE BILL.  
*W. H. ...*

Foreman.  
Nov 11, 1880  
Read this Nov 12, 1880  
I do not plead guilty  
I do not plead guilty  
Nov 17.

0300

Form 123.

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

Police Court—Second District.

*Carrie E. Price*

of No. *103 South 5th Avenue* ~~Street~~, being duly sworn, deposes and says,

that on the *First* day of *November* 18*80*,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force ~~and violence~~, and against the will of

deponent, the following property, viz.: *One pocket book*

*Containing Eleven Dollars and thirty seven cents consisting of gold and silver coin and one lunch ticket of the value of five dollars in all*

of the value of *Twenty 37/100* Dollars  
the property of *Deponent* Dollars,

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~~, and against

her will, by *George Cushman* <sup>(husband)</sup> for the following

*Reason reasons (to wit) that while deponent was standing at the corner of Broadway and Duveloth street said Cushman snatched the said pocket book from the hand of deponent and ran away when he was arrested by Officer Adams of the 15th Precinct Police*

*Carrie E. Price*

*Sworn to before me this 1st day of November 1880*  
*John J. [Signature]*  
Police Justice

0301

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.— *George Cushman*

QUESTION.—How old are you?

ANSWER.— *18 years*

QUESTION.—Where were you born?

ANSWER.— *N. Y.*

QUESTION.—Where do you live?

ANSWER.— *595 Duane St - N.Y.*

QUESTION.—What is your occupation?

ANSWER.— *Printer*

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

ANSWER.— *I am guilty—*

*George Cushman*

Subscribed before me, this

day of

188

Police Justice.

0302

No 83 895  
FORM 123  
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Affidavit of Robbery.

Chas. Force  
108 South Fifth St.  
George Washburn

Dated Apr 2 1886

Sealed  
ON Magistrate,  
1886  
Atlanta 15 Officer. 15

Witness

*[Signature]*

*[Signature]*

1100 to ans.

Bailed by

No. Street.

0303

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*George Cushman*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *first* day of *November* in the year of our Lord one  
thousand eight hundred and eighty — at the Ward, City, and County aforesaid,  
with force and arms

*One pocket book of the value of fifty cents  
Silver coins of a number kind and de-  
nomination to the jurors aforesaid unknown  
and a more particular description of which  
cannot now be given of the value of  
eleven dollars and thirty seven cents  
One piece of paper of the value of five  
dollars*

of the goods, chattels, and personal property of one.

*Carré E. Price*  
on the person of said *Carré E. Price* then and there being found,  
from the person of said *Carré E. Price* 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.

BENJ. K. PHELPS, District Attorney.