

0290

BOX:

419

FOLDER:

3873

DESCRIPTION:

Callinan, Joseph

DATE:

12/02/90



3873

0291

BOX:

419

FOLDER:

3873

DESCRIPTION:

O'Neill, Thomas

DATE:

12/02/90



3873

0292

Witnesses:

Geo. H. H. [unclear]
James [unclear]

41

575 Key

Handy No 2

Sullivan

Counsel,

Filed

Day of

1890

Pleads,

Not guilty

THE PEOPLE

vs.

Joseph Callinan

and

Thomas O'Neill

Robbery in the 1st degree.
(MONEY)
[Sections 294 and 298, Penal Code].

575 Key - JOHN R. FELLOWS,

- 1st

District Attorney.

Callinan was
tried & acquitted
on the same
evidence & only
the same evidence
could be produced
against O'Neill
Just that this
Indictment as regard
O'Neill be dismissed
Dec 19th 90 J.S.H.

A True Bill.

William Van Horn

Part 2 - Dec. 14, 1890 Foreman.

No. 1 Tried and Acquitted

Part 2 - Dec. 19, 1890.

The motion of District Attorney
indictment as to Thomas O'Neill
dismissed.

0293

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

Lee Wah

of No. 206 Sullivan Street, being duly sworn, deposes and says,

that Thomas O'Neill (now present) is the person of the name of

a person unknown mentioned in deponent's affidavit of the 20th

day of November 1880, hereunto annexed. charging the

dependant with robbery

Sworn to before me, this 20 day of November 1880 } Lee Wah

Mak

John Roman POLICE JUSTICE.

0294

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

People vs
Lee Wah

Lee Wah

of No. 206 Bullwain Street, Aged 35 Years

Occupation Laundry work being duly sworn, deposes and says, that on the

20 day of March 1880, at the 8 Ward of 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, without his consent and against his will, the following property, viz:

Include Good and lawful money
of the United States to the amount
and

of the value of Include and a half DOLLARS,

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Joseph Callinan now here and
three others not arrested whose names
are unknown to deponent. The said
robbery was committed about the hour
of quarter to one o'clock a.m. on said
date in Bullwain Street near the corner
of Houston St. Deponent was passing
through the said street when the defendant,
seized deponent and together held
deponent and took the said money
out of deponent's pants pocket
by force and violence, and the defendant
Callinan held deponent then and
there forcibly while the other took the
said money. Lee Wah

Sworn to before me, this 20 day of March 1880
John J. ... Police Justice

0295

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas O'Neill

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

Question. What is your name?

Answer. *Thomas O'Neill*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *US*

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

Answer. *254 West Houston St 6 months*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I never saw the complainant before*

J. J. O'Neill

Taken before me this

20

day of *March* 1891

J. J. O'Neill

Police Justice

0296

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Ballinan*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *MD*

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

Answer. *715 Greenwich St. 9 months*

Question. What is your business or profession?

Answer. *Blacksmith*

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

Answer.

I am not guilty

Joseph Ballinan

Taken before me this

day of

Nov 1893

John J. ...
Police Justice.

0297

Police Court... 1950
District.

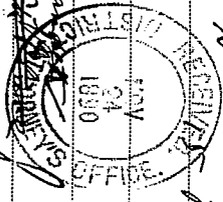
THE PEOPLE, Ec.,
ON THE COMPLAINT OF
Joe Walsh
206th St. Queens
Joseph Callinan
Thomas O'Neill
Offence Assault
Robbery

Dated Nov 20 18820

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

Witnesses
John Mc Carthy Precinct
James Callinan
Reverend Street

No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____



to instruct
Sam
Frank

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

Joseph Callinan

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

Dated Nov 20 18820 John J. Lawrence Police Justice.

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

Thomas O'Neill

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

Dated Nov 20 18820 John J. Lawrence Police Justice.

I have admitted the above named

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Joseph Rallinan
and Thomas O'Neill

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

Joseph Rallinan and Thomas O'Neill
of the crime of ROBBERY IN THE first DEGREE, committed as follows:

The said Joseph Rallinan and Thomas O'Neill, late of the City of New York, in the County of New York aforesaid, on the nineteenth day of November, in the year of our Lord one thousand eight hundred and eighty... in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one See Water, in the peace of the said People then and there being, feloniously did make an assault, and promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; six promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; twelve promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; United States Silver Certificate of the denomination and value of twenty dollars; one United States Silver Certificate of the denomination and value of ten dollars; two United States Silver Certificate, of the denomination and value of five dollars each; six United States Silver Certificate, of the denomination and value of two dollars each; twelve United States Silver Certificate, of the denomination and value of one dollar each;

\$12.50

~~United States Gold Certificate of the denomination and value of twenty dollars~~
; ~~one~~ United States Gold Certificate of the denomination and value of ten
dollars — ; ~~two~~ United States Gold Certificates of the denomination and value of
five dollars each ; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *two dollars and fifty*
cents,

of the goods, chattels and personal property of the said *See Wahn,* —
from the person of the said *See Wahn,* — against the will,
and by violence to the person of the said *See Wahn,* —
then and there violently and feloniously did rob, steal, take and carry away, *the said*
Joseph Rallman and Thomas O'Neill, and
each of them, being then and there aided by an
accomplice actually present, to wit: each by the
other, and by divers other persons whose names are
to the Grand Jury aforesaid as yet unknown; —
against the form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0300

BOX:

419

FOLDER:

3873

DESCRIPTION:

Campbell, John J.

DATE:

12/17/90



3873

0301

1783

Witnesses:

Officer Kelly

Counsel,

Filed,

17 day of Dec 1890

Pleads,

Not guilty, vs

THE PEOPLE

vs.

John J. Campbell

(5 cases)

12/16/90

By Special Counsel
for the City & County of New York
in and to the Court of Sessions

John R. Feltus

~~RANDOLPH B. MARTINE~~

District Attorney.

Violation of Sanitary Code
[Section 20] Sanitary Code, and Section 576
of the N. Y. City Consolidation Act of 1898.

A True Bill.

John Van Buren

Foreman.

0302

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

<p>THE PEOPLE OF THE STATE OF NEW YORK <i>against</i> <i>John J. Campbell</i></p>

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

John J. Campbell

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *John J. Campbell*

late of the ~~Fifth~~ — Ward of the City of New York, in the County of New York aforesaid, on the ~~twentieth~~ day of ~~November~~ in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~, at the Ward, City and County aforesaid, did unlawfully keep a certain lodging house there situate and assist in the keeping and conduct of the business of the said lodging house, no permit in writing having been previously obtained therefor from the Health Department of the said City of New York, the same being a lodging-house in which beds were let for lodgers and containing four and more beds in ~~the~~ divers apartments therein for the use of lodgers.

said against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the two hundred and first section of said code,

~~which is as follows, to wit:~~ which said section was by a certain resolution duly passed and adopted by the said Health Department at a meeting thereof duly held in said city on the fourteenth day of January 1879, added to and made a part of the said code and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and was thereafter duly published once a week for two successive weeks in the "City Record" a daily official newspaper and journal published in the said City, and which said section was thereafter twice duly amended by the said Board of Health and by the said Health Department, to wit; at meetings thereof duly held in the said City on the eleventh day of October 1881 and on the twenty sixth day of February 1884, respectively, at which said last mentioned meeting the said section was duly amended so as to read as follows that is to say:

That for all Lodging Houses in which beds are let for lodgers, containing for or more beds, in any apartment therein for the use of lodgers, a permit in writing from this department shall be required, and no person in the City of New York shall have let lease or keep any such Lodging House or the Lodgings therein, or assist in the keeping hire or assist in hiring, or conduct the business of any such Lodging House, or the Lodgings therein, except pursuant to the terms and conditions of a permit in writing previously obtained therefor, from this Department, an application for which shall be made in accordance with the rules and regulations of the Board of Health by the person or persons who propose to use the same. The beds in all Lodging Houses and in every room in which beds are let for lodgers shall be separated by a passage not less than two feet horizontally, and all the beds shall be so arranged that under each of them the air shall freely circulate, and there be adequate ventilation. Four hundred cubic feet of air space shall be provided and allowed for each bed or lodger, and no more beds shall be permitted than those provided in this way, unless by and adequate means of ventilation exist approved by the Board of Health, and a special permit in writing be granted herefor, specifying the number of beds or the cubic air space which shall under special circumstances be allowed.

and which said amended section and the ordinance and resolution of the said Board of Health so amending the same was thereafter amended duly published once a week for two successive weeks in the said "City Record".

so amended and altered as aforesaid

and which said Sanitary Code, was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section ~~above set forth~~ ^{so amended as above set forth} was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows,
RANDOLPH B. MARTINE,
District Attorney.

#184

Witnesses:

affirm Kelly

Counsel, _____
Filed, *17* day of *Dec* 18*90*
Pleads, *Not guilty*

THE PEOPLE

vs. *B*

John J. Campbell

(6 years)
exhibitor

Violator of the Sanitary Code, and Section 575 of the N. Y. City Consolidation Act of 1892.

Violation of Sanitary Code.
[Section 301, Sanitary Code, and Section 575 of the N. Y. City Consolidation Act of 1892].

John R. Galloway
RANDOLPH E. MADRINE,
District Attorney.

A True Bill.

William Van Buren

Foreman.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John J. Campbell

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

John J. Campbell

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said John J. Campbell

late of the ~~Fifth~~ ^{Fourth} Ward of the City of New York, in the County of New York aforesaid, on the ~~Twenty second~~ ^{Twenty second} day of ~~November~~ ^{November} in the year of our Lord one thousand eight hundred and ~~eighty ninety~~ ^{eighty nine} at the Ward, City and County aforesaid, did unlawfully keep a certain lodging house there situate and assist in the keeping and conduct of the business of the said lodging house, no permit in writing having been previously obtained therefor from the Health Department of the said City of New York the same being a lodging house in which beds were let for lodgers and containing four and more beds in divers apartments therein for the use of lodgers

against and in violation of the Sanitary Code of the Board of Health of the ^{said} Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the two hundred and first section of said code; which is as follows, to wit: which said section was by a certain resolution duly passed and adopted by the said Board of Health and by the said Health Department at a meeting thereof duly held in said city on the fourteenth day of January 1874, added to and made a part of the said code and adopted and declared to form a portion thereof pursuant to the authority and power conferred by law upon the said Board, and was thereafter duly published once a week for two successive weeks in the "City Record" a daily official newspaper and journal published in said City, and which said section was thereafter twice duly amended by the said Board of Health and by the said Health Department, to wit: at meetings thereof duly held in said City on the seventh day of October 1881 and on the twenty-sixth day of February 1884, respectively at which said last mentioned meeting the said section, was duly amended so as to read as follows to wit:

"That for all Lodging Houses in which beds are let for lodgers, containing four or more beds, in any apartment therein for the use of lodgers, a permit in writing from this department shall be required and no person in the City of New York shall have, lease, let or keep any such ^{Lodging} house or the lodgings therein, or assist in the keeping, hire, or assist in hiring, or conduct the business of any such Lodging House or the lodgings therein, except pursuant to the terms and conditions of a permit in writing previously obtained therefor from this Department, an application for which shall be made in accordance with the rules and regulations of the Board of Health by the person or persons who propose to use the same. The beds in all Lodging Houses and in every room in which beds are let for lodgers shall be separated by a passage of not less than two feet horizontally, and all the beds shall be so arranged that under each of them the air shall freely circulate, and there be adequate ventilation. Four hundred cubic feet of air space shall be provided and allowed for each bed or lodger, and no more beds shall be permitted than those provided in this way, unless free and adequate means of ventilation exist approved by the Board of Health, and a special permit in writing be granted therefore, specifying the number of beds or the cubic air space which shall under special circumstances be allowed.)

and which said amended section and the ordinance and resolution of the said Board of Health so amending the same was thereafter duly published once a week for two successive weeks in the said "City Record".

so amended and altered as aforesaid and which said Sanitary Code was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section ^{so amended as above set forth} ~~above set forth~~ was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows,

~~RANDOLPH B. MARTINE,~~

District Attorney.

0307

BOX:

419

FOLDER:

3873

DESCRIPTION:

Campbell, John J.

DATE:

12/24/90



3873

Witnesses :

Officer Campbell

#204
Counsel, _____

Filed, *14* day of *Dec*, 18*90*

Pleas, *Guilty*

THE PEOPLE

vs. *B*

John J. Campbell

(to care)

6 1/2

THE COURT hereby certifies that the foregoing is a true and correct copy of the original as filed for record.

Violation of Sanitary Code.
[Section 20], Sanitary Code, and Section 875
of the N. Y. City Consolidation Act of 1892.

John R. Yellow

~~RANDOLPH B. MARSH~~

District Attorney.

A True Bill.

William K. Muncher

Foreman.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John J. Campbell

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

John J. Campbell

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said John J. Campbell

late of the Tenth - Ward of the City of New York, in the County of New York aforesaid, on the - ninth - day of - December - in the year of our Lord one thousand eight hundred and eighty-ninety-, at the Ward, City and County aforesaid, did unlawfully keep a certain lodging house there situate and assist in the keeping and conduct of the business of the said lodging house, no permit in writing having been previously obtained therefor from the Health Department of the said City of New York, the same being a lodging house in which beds were kept for lodgers and containing four and more beds in divers apartments therein for the use of lodgers.

against and in violation of the Sanitary Code of the Board of Health of the ^{said} Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the two hundred and first section of said code;

~~which is as follows, to-wit:~~ which said section was by a certain resolution duly passed and adopted by the said Board of Health and by the said Health Department at a meeting thereof duly held in said city on the fourteenth day of January 1879, added to and made a part of the said code, and adopted and declared to form a portion thereof pursuant to authority and power conferred by law upon the said Board, and was thereafter duly published once a week for two successive weeks in the "City Record" a daily official newspaper and journal published in said City, and which said section was thereafter twice duly amended by the said Board of Health and by the said Health Department, to-wit: at meetings thereof duly held in said City on the eleventh day of October 1881 and on the twenty-sixth day of February 1884, respectively at which said last mentioned meeting the said section was duly amended so as to read as follows ~~that is to say:~~

"That for all lodging houses in which beds are let for lodgers, containing four or more beds, in any apartment therein for the use of lodgers, a permit in writing from this department shall be required and no person in the City of New York shall have, lease, let or keep any such lodging house or the lodgings therein or assist in the keeping, hire, or assist in hiring, or conduct the business of any such lodging house or the lodgings therein, except pursuant to the terms and conditions of a permit in writing previously obtained therefor from this Department, an application for which shall be made in accordance with the rules and regulations of the Board of Health by the person or persons who propose to use the same. The beds in all lodging houses and in every room in which beds are let for lodgers shall be separated by a passage of not less than two feet horizontally, and all the beds shall be so arranged that under each of them the air shall freely circulate, and there be adequate ventilation. Four hundred cubic feet of air space shall be provided and allowed for each bed or lodger, and no more beds shall be permitted than those provided in this way, unless free and adequate means of ventilation exist approved by the Board of Health and a special permit in writing be granted therefor, specifying the number of beds or the cubic air space which shall under special circumstances be allowed.)

And which said amended section and the ordinance and resolutions of the said Board of Health so amending the same was thereafter duly published once a week for two successive weeks in the "City Record."

so amended and altered as aforesaid and which said Sanitary Code was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section ~~above set forth~~ ^{so amended as above set forth} ~~above set forth~~ was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows,

~~RANDOLPH B. MARSH~~

District Attorney.

0311

#276

Witnesses :

Counsel, _____
Filed, 27th day of Dec, 1890.
Pleads, Verdict

THE PEOPLE

vs.

B

John J. Campbell

(6 cases)
Cpld/In

Special
Counsel for the
City of New York

Violation of Sanitary Code,
[Section 207, Sanitary Code, and Section 575
of the N. Y. City Consolidation Act of 1883].

~~John R. Gallows~~

~~MANROBERT B. MARSHALL~~

District Attorney.

A True Bill.

William Van Buren

Foreman.

1891 off for January Term

G.S.D.
ada

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John J. Campbell

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

John J. Campbell

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *John J. Campbell*

late of the ~~Tenth~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~ninth~~ - day of ~~December~~ - in the year of our Lord one thousand eight hundred and eighty-ninety, at the Ward, City and County aforesaid, *did unlawfully keep a certain lodging house there situate and assist in the keeping and conduct of the business of the said lodging house, no permit in writing having been previously obtained therefor from the Health Department of the said City of New York the same being a lodging house in which beds were let for lodgers and containing four and more beds in divers apartments therein for the use of lodgers*

said

against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the two hundred and first section of said code, which is as follows, to wit: which said section was by a certain resolution duly passed and adopted by the said Board of Health and by the said Health Department at a meeting thereof duly held in said city on the fourteenth day of January 1879, added to and made a part of the said code and adopted and declared to form a portion thereof pursuant to the authority and power conferred by law upon the said Board, and was thereafter duly published once a week for two successive weeks in the "City Record" a daily official newspaper and journal published in said City, and which said section was thereafter twice duly amended by the said Board of Health and by the said Health Department, to wit: at meetings thereof duly held in said City on the eleventh day of October 1881 and on the twenty-sixth day of February 1884, respectively at which said last mentioned meeting the said section, was duly amended so as to read as follows that is to say:

"That for all lodging houses in which beds are let for lodgers, containing four or more beds, in any apartment therein for the use of lodgers, a permit in writing from this department shall be required and no person in the City of New York shall have, lease, let or keep, any such lodging house or the lodgings therein, or assist in the keepings, hire, or assist in hiring, or conduct the business of any such lodging house or the lodgings therein, except pursuant to the terms and conditions of a permit in writing, previously obtained therefor from this Department, an application for which shall be made in accordance with the rules and regulations of the Board of Health by the person or persons who propose to use the same. The beds in all lodging houses and in every room in which beds are let for lodgers shall be separated by a passage of not less than two feet horizontally and all the beds shall be so arranged that under each of them the air shall freely circulate and there be adequate ventilation. Four hundred cubic feet of air space shall be provided and allowed for each bed or lodger, and no more beds shall be permitted than those provided in this way, unless free and adequate means of ventilation exist, approved by the Board of Health, and a special permit in writing be granted therefor, signifying the number of beds or the cubic air space which shall under special circumstances be allowed."

and which said amended section and the ordinance and resolution of the said Board of Health so amending the same was thereafter duly published once a week for two successive weeks in the "City Record".

so amended and altered as aforesaid and which said Sanitary Code, was then and there, at the time of the committing of the offense

hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section ~~above set forth~~ ^{except as herein alleged} was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fullows,

RANDOLPH B. MARTINE,

District Attorney.

03 14

BOX:

419

FOLDER:

3873

DESCRIPTION:

Carmody, John F.

DATE:

12/16/90



3873

0315

Witnesses;

Ed Finn
M. Kennedy

#164

Counsel,

Filed *16* day of *Dec* 18 *90*

Pleads,

THE PEOPLE

vs.

John F. Carmody

Forgery in the Second Degree.
(Sections 51.1 and 52.1, Penal Code.)

141
141

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alfred K. Jensen
Dec 17/90 Foreman.

Pleads Fry. 2 day
S. P. E. 1/12/91
28.11

0316

<p><i>Handwritten:</i> \$57.00 100</p>	<p>No. <i>362</i> New York, <i>October 29 1890</i></p> <p><i>The Peoples Bank</i> <small>Care of Canal & Thompson Sts.</small></p> <p>Pay to the order of <i>Henry Rohrs</i></p> <p><i>fifty seven dollars</i> Dollars</p> <p><i>Joseph Kennedy</i></p> <p><small>STILES & CARLISLE & CO. N.Y.</small></p>
--------------------------------------------------------------	---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

0317

Henry Roche
x 5
R. E. Allen

0318

Oct 29th 1890

Mr Tim

I am sorry to trouble you
so much for I cannot
possibly get down that
way myself I am so busy
I need the cash to pay
off the Men. and if you
can cash it for me you
will greatly

Obligo

Henry Borke
638- Greenwich St

Please put in an envelope

Police Court Second District

Edward Finn of ³¹⁴ 314 Hudson Street aged 43 years occupation Butcher being duly sworn deposes and says that on the 29th day of October 1890 at the City of New York in the County of New York John F. Kennedy (nowhere) came to defendant's place of business and presented the annexed check numbers shown which is made part of this affidavit and complaint and falsely represented that Henry Roberts sent him with the same and requested defendant to cash the same defendant relying upon the truth of said false representation gave to said defendant the amount of \$57- defendant says that he has been informed ~~that~~

by Henry Roberts that he never sent said defendant with said check and that said Kennedy did not owe him any money nor was he ~~required~~ to receive check from said Kennedy for anything.

Wherefore deponent charges said defendant with feloniously making, forging, and counterfeiting the name of Joseph Kennedy to the annexed check dated New York October 27, 1890 for the sum of Fifty seven dollars \$57 and did feloniously utter said forged check with intent to cheat and defraud deponent and The Peoples Bank of this City.

Edward Finn

WITNESSED TO BEFORE ME

THIS 11 DAY OF

DEC 1890

John J. O'Brien
POLICE JUSTICE

0321

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

Joseph Kennedy of No 240 South
Fifth Avenue aged 45 years
occupation Undertaker being
duly sworn deposes and says
that he keeps an account at
the Peoples Bank, north east corner
of Canal^{and} Thompson Streets in
said City and the signature
Joseph Kennedy on the annexed
check on said Bank dated
^{October} November 29. 1890 and being for
Fifty seven dollars is forged
Deponent never signed
his name to said check
and never authorized any person
to sign his name to said
check

Joseph Kennedy

TO BE FORNED BY
ON THE DAY OF DEC 1890
Police Justice

0322

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Roberts

aged 22 years, occupation Livery Stable Keeper No.

271 Spring Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edwin Finn

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

Sworn to before me, this 11 day of Dec 1898 } Henry Roberts

J. C. [Signature]
Police Justice.

0323

Sec. 292-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John F. Carmody

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

U S

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

Answer.

141 Bway three days

Question. What is your business or profession?

Answer.

Modulators assistant

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

Answer.

*I am not guilty
John F. Carmody*

Taken before me this

day of DECEMBER, 1922

[Signature]

Police Justice.

0324

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Sworn to before me this
of Dec 10 1890 day

So [Signature] Police Justice.

John J. O'Brien
 of the 8th Precinct Police Street, aged _____ years,
 occupation officer being duly sworn deposes and says
 that on the 9th day of December 1890
 at the City of New York, in the County of New York he arrested John
 J. Kennedy (now here) on a charge
 of Forgery in the Complaint of
 Joseph Kennedy
 Dependant says that he has
 been unable to notify Edward
 Finn the witness who gave said
 dependant the ~~amount~~ sum of
 \$57- on said check
 Therefore dependant asks
 that said dependant be committed
 for Examination to enable him to procure
 necessary Evidence and bring [Signature]

0325

Police Court, 2 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

AFFIDAVIT.

John Kennedy
vs.

Dated Dec 10 1887

D. A. R. Magistrate.

O'Brien Officer.

Witness, _____

Disposition, \$2000 E

Dec 11 2 P.M.

0326

Police Court... 2 District.

1890

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Edward H. Mason
 314 - W. Hudson St.
 John J. Ganansky
 1
 2
 3
 4
 Offence: Forgery

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

Date: **DECEMBER 11** 1890
 Arrived by _____ Magistrate.
 Officer: _____
 Precinct: _____
 Witness: _____
 No. 246 6th Avenue
 John Adams 271 Spring St
 James Engel 234 South 5th St
 Henry W. ... 256 Spring St
 No. 20012
 District Attorney
 DEC 15 1890
 Comm. ...

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

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

Dated: **DECEMBER 11** 1890 Do J. C. ... Police Justice.

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

Dated: _____ 18 _____ Police Justice.

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

Dated: _____ 18 _____ Police Justice.

0327

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John F. Carmody

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

John F. Carmody

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

The said

John F. Carmody

late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *October* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an order for the payment of money of the kind called bank cheques* which said forged *bank cheque* is as follows, that is to say:

No. 362

New York, October 29 1890

The People's Bank

Cor. Canal & Thompson Sts.

Pay to the order of Henry Rohrs

fifty seven dollars Dollars

\$57.⁰⁰/₁₀₀

Joseph Kennedy

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

SECOND COUNT—

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

John F. Carmody
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:
The said *John F. Carmody*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:*
an order for the payment of money, of the kind called bank cheques
which said forged *bank cheque*
is as follows, that is to say:

40 362 *New York, October 29, 1890*
The Peoples' Bank
Cor Canal & Thompson Sts.
Pay to the order of Henry Kohrs
fifty seven dollars Dollars
\$57.⁰⁰/₁₀₀ *Joseph Kennedy*

with intent to defraud: *he* the said *John F.*
Carmody then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0329

BOX:

419

FOLDER:

3873

DESCRIPTION:

Carter, Joseph

DATE:

12/11/90



3873

0330

Witnesses:

Phil Skudall
Officers Sullivan

\$120

Counsel,

Filed

Pleads,

day of

Dec 1890

THE PEOPLE

vs.

Joseph Carter

By *John R. Fellows* in the THIRD DEGREE
Velt *John R. Fellows* Pleas
(Section 498, 506, 518, 523 & 537)

John R. Fellows
John R. Fellows
John R. Fellows

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William K. Hennel
Foreman.

Dec 17/90
Pleads *Doug Eley*
S.P. 3 yrs. P.B.M.

Police Court— District.

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

Philo L. Kendall

of No. 125 Fulton Street, aged 43 years,

occupation Manager being duly sworn

deposes and says, that the premises No 125 Fulton Street,

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

building, the ground floor of which was occupied by deponent as a sales room for Umbrellas and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the glass in show window

on the 7th day of December 1890 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Fourteen Umbrellas of the value of twenty four dollars

the property of the F. J. Kaldenberg Company

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

Joseph Carter (now here)

for the reasons following, to wit: On the 6th inst. deponent saw that the doors and windows of said premises were securely locked and fastened, the said show window at that time ^{was} in good condition, and he having found the said window broken open and the said property missing, he is informed by Officer Michael Sullivan of the 4th Precinct that he Sullivan found in the possession of

the Defendant at the Hour of Two o'clock
A.M. on the seventh inst. on Fulton
Street, a quantity of Umbrellas which
Umbrellas Deponent has since seen and
identified as being a portion of the Property
which was Burglariously taken. ~~Carried~~
Stolen and carried away

Sworn to before me Phil L. Kendall
this 8th day of December 1890

F. J. White
Police Justice

Police Court _____ District.

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

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0333

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Sullivan

aged _____ years, occupation *Police officer* of No. _____

4th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Philo L. Kendall*

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

Sworn to before me, this *8* day of *Dec* 18*99*

Michael Sullivan

A. J. White
Police Justice.

0334

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Carter*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *84 York Street Brooklyn 5 years*

Question. What is your business or profession?

Answer. *Shinsmith*

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

Answer. *I have nothing to say
at present*
Joseph Carter

Taken before me this
day of *Sept* 1908
[Signature]
Police Justice.

0335

Police Court
District
1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip S. Kendall
125th St
Green Is

Joseph Carter

Offence
Burglary

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Dec 8 1890

White Magistrate

Ballman Officer

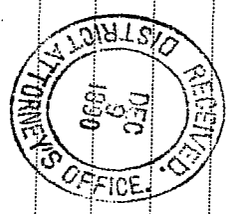
4 Precinct

Witness

No. Street

No. Street

No. Street



No. Street
\$1000 to answer
J. J. M.

Committed

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 Hundred Dollars, and be committed to the Warden and Keeper of

the City Prison, of the City of New York, until he give such bail

Dated Dec 8 1890 White Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Carter

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

Joseph Carter

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

The said *Joseph Carter*

late of the *Second* Ward of the City of New York, in the County of New York
aforesaid, on the *seventh* day of *December* in the year of our Lord one
thousand eight hundred and *eighty ninety* , with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *a certain building, to wit:*

the store of one Philo L. Kendall

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

SECOND COUNT—

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

Joseph Carter

of the CRIME OF *Petit* LARCENY, committed as follows:

The said

Joseph Carter

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

fourteen umbrellas of the value of one dollar and seventy-five cents each

of the goods, chattels, and personal property of one *Philo L Kendall*

store in the dwelling house of the said *Philo L Kendall*

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

THIRD COUNT.

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

Joseph Carter

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

The said

Joseph Carter

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,

fourteen umbrellas of the value of one dollar and seventy-five cents each

of the goods, chattels and personal property of

Philo L. Kendall

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

Philo L. Kendall

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

Joseph Carter

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.

JOHN R. FELLOWS,
District Attorney.

0339

BOX:

419

FOLDER:

3873

DESCRIPTION:

Coleman, Frank

DATE:

12/23/90



3873

0340

#44

Witnesses

Paul Kennedy

Counsel,

Filed *23* day of *Dec* 18*90*

Pleads,

THE PEOPLE

vs.

Frank Coleman

Grand Larceny, Second Degree
[Sections 528, 531 (570, Penal Code)]

John R. Fellows

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Linnich

Foreman.

Dec 24/90
Wm J. Pennington
P.B.M.

0341

Police Court— 3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Patriek Kennedy
of No. 435 West 44th Street, aged 49 years,
occupation Truckman being duly sworn

deposes and says, that on the 20 day of Dec 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Two blankets, of the value of Thirty four dollars

the property of Kennedy Brothers of 542 West 38th Street, of which firm deponent is a co-partner

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 Frank Coleman (now here) for the reasons following, to wit:

Deponent says— he is informed by Joseph G. Borst, 506-10th Avenue that at about 5 am of said date he left a truck, said Borst had been driving on the corner of 5th Street and 1st Avenue and left said blankets on the seat of said truck.

Deponent further says— he is further informed by said Joseph G. Borst a few minutes elapsed or he returned to said truck, and then elicited that said blankets were missing.

Deponent further says— he is informed

Sworn to before me, this _____ day of _____ 1897.
Police Justice.

by officer Medhurst Smith of the 14th Precinct
that at about 5 AM of said date he arrested
defendant on Avenue C with said
property in his possession.

Dependent further says - he has
seen said blankets found in the pos-
session of defendant by said Officer
and ^{and other articles in pants in the possession of said}
Officer, as being his property.

Wherefore dependent charges de-
fendant with the larceny of said
property and prays that he be dealt
with as the law directs.

Sworn to before me } Patrick Kennedy
this 20th day of Dec 1890 }

[Handwritten signature]

Police Justice.

0343

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph W. Borer

aged *49* years, occupation *Driver* of No.

506-10 Ave Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Patrick Kennedy*

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

Sworn to before me, this *20* day of *Dec* 18*88*

Joseph W. Borer
J. J. Duffy

Police Justice.

0344

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Smith

aged _____ years, occupation *Officer* of No. _____

14th Ave

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Patrick Kennedy

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

Sworn to before me, this

20
Dec
18*90*

Frederick Smith

[Signature]

Police Justice.

0345

Sec. 198-200.

3- District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Maurice Coleman*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Refused*

Question. What is your business or profession?

Answer. *Truck driver*

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

Answer. *I am not guilty
Maurice Coleman*

Taken before me this *20*
day of *Dec*
1937

Police Justice

0346

Police Court... 3- District 1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Mumby
435 West 47th

Francis Coleman

1
2
3
4

Offence
Grand Larceny

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

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

No. 5, by _____
Residence _____ Street _____

Date Dec 20 1890

Magistrate
Frederick Smith
Officer

14 Precinct

Witness
Paul Ogden

No. _____ Street _____
No. _____ Street _____
No. _____ Street _____

RECEIVED
DEC 22 1890
DISTRICT ATTORNEY'S OFFICE

No. _____ Street _____
No. _____ Street _____

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

defendant

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

Dated Dec 20 1890 Police Justice

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Coleman

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

Frank Coleman

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

The said

Frank Coleman

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *December* in the year of our Lord one thousand eight hundred and *twenty*,
, at the City and County aforesaid, with force and arms,

*two blankets of the value of
seventeen dollars each*

of the goods, chattels and personal property of one

Patrick Kennedy

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

SECOND COUNT—

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

Frank Coleman

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

The said

Frank Coleman

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

*two blankets of the value of
seventeen dollars each*

of the goods, chattels and personal property of one

Patrick Kennedy

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

Patrick Kennedy

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

Frank Coleman

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

JOHN R. FELLOWS,
District Attorney.

0349

BOX:

419

FOLDER:

3873

DESCRIPTION:

Collins, John H.

DATE:

12/18/90



3873

0350

Witnesses;

Alman Pratt
Mr. McFaul
Officer McCauley

#200

Counsel,

Filed 18 day of Dec 1890

Pleads,

THE PEOPLE

vs.

John H. Collins

Grand Larceny, 2nd Degree,
[Sections 528, 530, Penal Code]

39
2377-24

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alman Pratt

Foreman.

Dec 19/90
Pleads by 2nd day
J. P. 39/1890
R.B.M.

0351

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Abram E. Pratt

of No. 173 Park Row Street, aged 47 years,

occupation Lodging house Keeper being duly sworn

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

Good and lawful money of the United States, consisting of Bank notes Bills and silver coins in all amounting to one hundred and thirty two dollars and seventy eight 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 John Collins (now here)

for the reasons following to wit,

Deponent is informed by William Wegerle who was in the employ of Deponent as night Clerk in said place that on the said date the above mentioned property was in the said place, that said Wegerle left said place between the hours of Five o'clock and six o'clock A.M on said date and left said Deponent in charge of said place and property.

Deponent further says that when he arrived at said place on said date the Deponent had disappeared and the said property

Sworn to before me this 19 day of October 19 Police Justice.

0352

was missing.

Abraham E. Ball

Sworn to before me
this 15th day of December 1890

A. J. White
Police Justice

0353

CITY AND COUNTY }
OF NEW YORK, } ss.

William Wegerle
.....
clerk..... of No.

aged *43* years, occupation.....

12 Nassau St, Brooklyn Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Abram E. Pratt*

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

Sworn to before me, this *15*
day of *Dec*, 188*9* } *W. Wegerle*.....

A. Pratt
.....
Police Justice.

0354

Sec. 199-200.

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

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

Question. What is your name?

Answer. *John H. Collins*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *2380-3rd Ave* *3 weeks*

Question. What is your business or profession?

Answer. *clerk*

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

Answer. *I am not guilty*
John H. Collins

Taken before me this

day of

15

1888

[Signature]

Police Justice.

0355

Police Court... 1895 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William E. Pratt

John Collins

1
2
3
4

Offence Grand Larceny

Dated Dec 15 1890

White Magistrate.

John J. McCarty Officer.

Witness William M. People Precinct.

No. 12 Nassau Street, Brooklyn

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



Committee of

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Dec 15 1890 [Signature] Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0356

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John W. Collins

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

John W. Collins

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

The said John W. Collins

4th Ward of the late of the City of New York, in the County of New York aforesaid, on the 19th day of October in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the night - time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of sixty

\$137.25

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of

sixty dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of sixty

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of sixty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of thirty-two dollars and seventy-eight cents

of the goods, chattels and personal property of one Abraam E. Pratt ~~at the dwelling-house of~~ ^{there situated} Abraam E. Pratt, then and there being found, from the dwelling-house aforesaid then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS, District Attorney.

0357

BOX:

419

FOLDER:

3873

DESCRIPTION:

Cordinali, George

DATE:

12/24/90



3873

0358

Witnesses:

Justice
McKully
Mori. Baruch

John R. Fellows

Counsel,

Filed *24* day of *Dec* 1890.

Pleads, *Guilty*

THE PEOPLE

vs.

George Cordinali

Grand Larceny, First Degree.
[Sections 528, 530, — Penul Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Lennep
Jan 5/91 Foreman.

Sped Acquitted

0359

Police Court Second District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Dominico Justino

of No. 145 Wooster Street, aged 37 years,
occupation Laborer being duly sworn,

deposes and says, that on the 19 day of December 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

Good and lawful money of the
issue of the United States
of Bills in all of the value of
Twenty dollars \$ 20.00

the property of deponent

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

from the fact that deponent was
partly intoxicated and sitting down
asleep in the Saloon 145 Wooster St
when deponent had said money
in the matchpockets of the pants then
worn upon deponent's person

Deponent is informed by James Kelly
304 West 148th St that he saw
said defendant search deponent's
pockets and that he immediately after
said search he left said place
Deponent was awakened and then
and there discovered that said
money was stolen & carried away
as aforesaid Dominico Justino

Sworn to before me, this 20 day
of December 1890
John J. Ryan Police Justice

0360

CITY AND COUNTY }
OF NEW YORK, } ss.

James Riley

aged 19 years, occupation Laborer of No.

304 West 148 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Domenico Amadio

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

Sworn to before me, this 20
day of December 1896 } James Riley

John J. Ryan
Police Justice.

0361

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *George Continalli*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *135 Bleeker Street 6 years*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*
G. Continalli

Taken before me this

day of

Michael J. Ryan
1887

Police Justice.

0362

Complainant called by
Baltimore Bellows
135 Beadler Street

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

Police Court... 2
District... 1871

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Dominic Marino
145 St. George
vs. Carlinelli
Cardinali
Offence Larceny
Grand Juror

Dated Dec 20 1890

Magistrate
Peyton
Cannery
Officer

Witnesses
James Kelly
No. 309 W. 148 Street

Flacido Morris
No. 145 W. 148 Street

Almanac
No. 100 St. George Street

1000
1890

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

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

Dated Dec 20 1890 John J. Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0363

POLICE COURT— 2 DISTRICT.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on
the 21st day of December in the year of our Lord 1890

of No. Dominico Gustinis
145 Nooster Street, in the City of New York,

and Bartolomeo Bertini
of No. 135 Bleeker Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Dominico Gustinis
the sum of one Hundred Dollars,
and the said Bartolomeo Bertini
the sum of one Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or Larceny said to have been lately committed in the City of New York aforesaid by

George Cantinalli

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. } Dominico Gustinis
Bartolomeo Bertini

John J. Ryan Police Justice.

0364

CITY AND COUNTY }
OF NEW YORK, } ss.

Bartolomeo Bertine
House

the within-named Bail, being duly sworn, says that he is a _____ holder in
said City, and is worth _____ Hundred Dollars,
over and above the amount of all his debts and liabilities, and that his property consists of _____

Furniture, Beds, Bedding, and
Furniture, and stock of Liquors,
situated in No 135 Bleeker
Street, and with 3000 dollars
clear of all incumbrances,

Bartolomeo Bertine

Sworn before me, this _____
day of _____
188 _____
John [Signature] Police Justice.

New York _____ Sessions.

THE PEOPLE, &c.

Recognition to Testify.

ss.

Magistrate

Filed

day of

188

0365

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 2 DISTRICT.

Franklin E Powers
of the 8th Precinct Police Street, aged _____ years,
occupation Police officer, being duly sworn deposes and says
that on the 20 day of December 1890
at the City of New York, in the County of New York,

Domenico Gustino (witness)
is a Material Witness for the people
of the State of New York against one
Geno Cantinalli who is charged with
a Harcey from the person of one
Domenico Gustino.
Deponer fears that said Domenico will
not appear to testify when required
wherefor deponer prays that he be
committed to the House of Detention.
Franklin E Powers

Sworn to before me, this _____ day
of December 1890

John J. [Signature]
Police Justice.

0366

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Cordinali

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse George Cordinali

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

The said George Cordinali

late of the City of New York, in the County of New York aforesaid, on the 19th day of December in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the night time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty

\$20.00

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of twenty

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of twenty

~~dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of twenty dollars~~



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

JOHN R. FELLOWS, *District Attorney.*

0367

BOX:

419

FOLDER:

3873

DESCRIPTION:

Crawford, Franklin

DATE:

12/09/90



3873

0368

86.

Witnesses;

James Brady

Counsel,

Filed 9 day of Dec 18 90

Pleads,

THE PEOPLE

vs.

Franklin Crawford

Grand Larceny, Second Degree,
(From the Person.)
[Sections 528, 537 - Penal Code].

23
576 586,
Pleasant

JOHN R. FELLOWS,

District Attorney.

A. True Bill.

William C. Pennington

Foreman.

Dec 17 90
Pleaded 9 2 day
Elmira Ref. P.M.

0369

Police Court 1st District.

Affidavit-Larceny.

City and County }
of New York, } ss:

James Brady
of No. 1993 Second Avenue Street, aged 12 years,
occupation errand boy being duly sworn,
deposes and says, that on the 29 day of November 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One leather bag containing
a quantity of jewelry valued
at ten dollars

the property of John Ramon and in
the care and custody 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 Thomas Crawford when
for the reasons following to wit:
on the said date the defendants
seized said bag from deponent's
hand and ran away with the same.
After a chase of one block
Officer William J. Coffey caught
the defendants with the said
bag in his possession

James Brady

Sworn to before me this day
of November 1890
at New York
Police Justice.

0370

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation William J. Coffey Police officer of No.

1st Precinct Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of James Brady

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

Sworn to before me, this 1st day of December 1887 } William J. Coffey

A. J. White
Police Justice.

0371

Sec. 198-200

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Frank Crawford.*

Question. How old are you?

Answer. *23 years.*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *506 E 6th St. N. H. Amherst*

Question. What is your business or profession?

Answer. *Silver-Smith*

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

Answer. *I am guilty.*

Franklin Crawford,

Taken before me this

day of *Sept* 188*8*

[Signature]

Police Justice.

0372

1806
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Brady
171 199 St. 2nd Ave.
Henry Frankfort
Officer

RAILED,

No. 1, by

Residence

No. 2, by

Residence

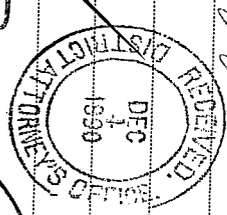
No. 3, by

Residence

No. 4, by

Residence

2
3
4
Dated *Dec 18 1890*
Magistrate
Officer
Precinct



No. *1110*
to answer
Street

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

Alfred *Reger*
guilty thereof I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Dec 18 1890* *A. White* Police Justice.

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

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

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

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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Franklin Crawford

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

Franklin Crawford
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said Franklin Crawford,

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

~~a quantity~~
divers articles of jewelry, of a number and description to the Grand Jury aforesaid unknown, of the value of ten dollars, and one bag of the value of one dollar

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

John R. Fellows,
District Attorney.

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0375

BOX:

419

FOLDER:

3873

DESCRIPTION:

Crawford, George E.

DATE:

12/15/90



3873

Witnesses:

James Cook
Officer Kawai

Being complete
subscribed

#148 A. W. Perkins
125 at New York

Counsel,

Filed *15* day of *Dec* 18*90*

Pleads, *Not guilty*

THE PEOPLE

28
52 70 19 vs.

George E. Crawford

Grand Larceny 1st degree
(MISAPPROPRIATION.)
(Sections 528 and 531 of the Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Hooker

Foreman.

Pat 2 - Dec. 18, 1890.

Pleads Guilty

Pen 1 month

Dec. 19

0377

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } 55.

of No. 1st Wacker Street, aged 37 years,
occupation Manufacturer of cloaks being duly sworn
deposes and says, that on the 1st day of November 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Sixteen sample cloaks
and a sample box for the
whole being valued at
thirty-two ⁶⁷ dollars
32 ⁶⁷ / 100

the property of Ray Lott and in
the care and custody of
deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by George C. Crawford for

the reasons following to wit:
for the said date this deponent
was engaged by deponent to
act as an agent and was given
the said samples and he
deponent promising to return
said property on demand.
The deponent having made
several demands upon defendant
for the return of said goods and
he having appropriated the
said property to his own use
deponent prays he be appre-
hended and bound to answer
said complaint. Ray Lott

Sworn to before me, this 1st day of November 1897
of Ray Lott
Police Justice.

0378

852	1/12	43.73	3.65
149	1/12	29.93	2.49
142	1/12	30.82	2.57
132	1/12	9.00	.75
132x	1/12	12.00	1.00
141	1/12	21.35	1.78
144	1/12	23.83	1.99
150	1/12	27.00	2.25
145	1/12	24.27	2.02
154	1/12	17.18	1.43
152	1/12	18.98	1.58
153	1/12	12.00	1.00
151	1/12	13.88	1.16
143	1/12	23.38	1.95
146	1/12	26.36	2.20
140	1/12	19.22	1.60

29.42

Sample Base 3.25

32.67

0379

ABSOLUTELY FIRE PROOF

Hotel Imperial,
Broadway & 32nd Street,
New York.

155 N 120th St
N.Y. City Oct 26th 90

Written

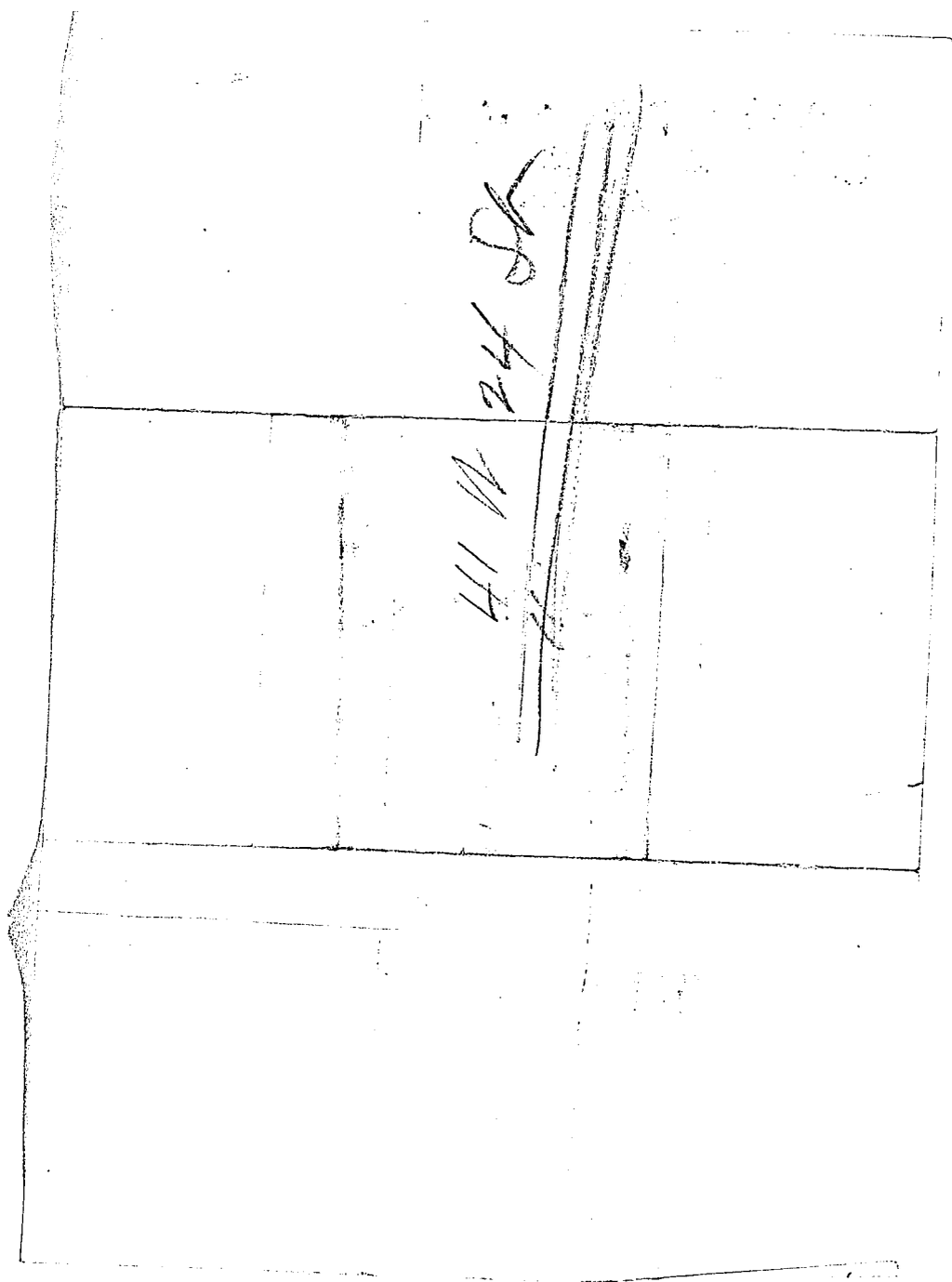
to apc - 219 Herald Office
City

Sir

In reply to your advt
in today's Herald I have had
a line of Ladies & Misses
cloaks & jackets through last
season from E. Frank & Bow
86 to 94 Canal St & necessarily
owing to the quality of the goods
built up quite a trade & can
give as references - Mr Kelly -
Mr Hall & A. Fortune & J. M. Williams
the former two being the buyers
for Macys & O'Neills. The above
of an interview will oblige
Respectfully L. S. Crawford.

also numerous other stores in City & Suburbs etc. 928

0380



0381

E. FRANK.

OFFICE OF

A. FRANK.

E. Frank & Bro.,

— MANUFACTURERS OF —

Ladies' and Misses' Checks,

86 TO 94 CANAL STREET,

New York, Dec 18 1890

To whom this may concern

Mr Geo S Crawford has for some time
honesty during his connections with us
in the capacity of salesman perfectly
satisfactory, for which we
cheerfully recommend him.

Very Truly,

Jr E Frank & Bro
M Bernstein Road Register

On the 18th day of December
1890 personally appeared before me Mr
Bernstein known to me to be the individual
described above and who has acknowledged
to have executed the same.

James L. Merkel
Notary Public
N.Y.C.

0382

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

George C. Crawford

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

Question. What is your name?

Answer. *George C. Crawford*

Question. How old are you?

Answer. *27 years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *52 West 19th St. 4 years*

Question. What is your business or profession?

Answer. *Drummer*

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

Answer. *I am not guilty.*

George Crawford

Taken before me this

day of *Sept* 188*4*

[Signature]

Police Justice.

0303

W
1805
Police Court
District

THE PEOPLE, &c.
ON THE COMPLAINT OF

Samuel Cook
vs
Samuel Cook
Officer

1
2
3
4

Dated *Dec 3 1890*

Henry H. White
Magistrate
Henry H. White
Officer

Witnesses

No. _____ Street _____

No. _____ Street _____

No. *5011* Street *W 4th*
to inspect



Committee

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

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

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

Dated *Dec 3 1890* *H. White* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
George R. Bradford

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

George R. Bradford
of the CRIME OF *Grand* LARCENY, in *the second degree*, committed as follows:

The said *George R. Bradford*,

late 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 *eight* at the City and County aforesaid, being then and there the ~~clerk and servant~~ *agent and trustee of*

one Ray Seab,

and as such ~~clerk and servant~~ *agent and trustee* then and there having in his possession, custody and control certain ~~moneys, goods, chattels and personal property~~ of the said

Ray Seab,
the true owner thereof, to wit: *fifteen checks of the value*

of two dollars each, and one number

box of the value of five dollars,

the said *George R. Bradford* afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *goods, chattels and personal property* to his own use, with intent to deprive and defraud the said *Ray Seab,*

of the same, and of the use and benefit thereof; and the same ~~moneys, goods, chattels and personal property~~ of the said *Ray Seab,*

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

JOHN R. FELLOWS,
District Attorney.

0385

BOX:

419

FOLDER:

3873

DESCRIPTION:

Crosby, Thomas

DATE:

12/12/90



3873

0386

#142

216

Witnesses:

Max Planku
Officer Place

Counsel,
Filed *L. Dec* day of *Dec* 18*98*
Pleads,

THE PEOPLE

vs.

P
Thomas Crosby

Grand Larceny Second degree.
[Sections 588, 597, Penal Code].

29
~~*11/15/98*~~
120-414-12
Planku

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. K. ...
Dec 15 1898 Foreman.

P. ...
Pen ...
R.B.M.

0387

Police Court— 3 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. Max Slomka Street, aged 30 years,
occupation handling goods being duly sworn
deposes and says, that on the 6 day of Dec 1899 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

A rod of leather of
the value of
Thirty Dollars

the property of S. Slomka & Sons, 422 Bowery
of which firm, deponent is co-partner

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 Thomas Crosby (now dead)
for the reason, that deponent is
informed by officers Charles A. Packer and David Bath that
defendant admitted to said officers
that he did on said date, take
steal and carry away said property
from the hallway of deponent's
premises 422 Bowery and sell
same to Philip Pincelstein 51
Bowling Green. Wherefore
deponent charges defendant, with the larceny
of said property.

Max Slomka

Sworn to before me this
6 day of Dec 1899
at New York
Police Justice.

0388

CITY AND COUNTY }
OF NEW YORK, } ss.

David Burt

aged _____ years, occupation _____ of No. _____

11th Ave

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Max Slomka

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

Sworn to before me, this

day of

Dec 10 1890

David W. Burt

[Signature]

Police Justice.

0389

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles A. Place
of *Beer* of No. *11*

aged *11* years, occupation *Place*

Street, being duly sworn deposes and

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

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

Sworn to before me this

day of

10 *Dec* *1888* *Charles A. Place*

[Signature]
Police Justice

0390

Sec. 198-200.

3- District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Crosby*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *England*

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

Answer. *110 East 124th St - 1 week*

Question. What is your business or profession?

Answer. *Shoemaker*

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

Answer. *I am not guilty.*

Thomas Crosby

Taken before me this *10th*
day of *April* 19*17*
[Signature]
Police Justice

0391

Police Court... 3-188
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Max Moroni
42nd St. New York
Francis Crosby
Grand Juror

BAILED,
No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

No. 5, by
Residence
Street

1
2
3
4
Office
Grand Juror

Date
Dec 10 1890
Magistrate

Paul K. Bauer
115
Precinct
Officer

Witnesses
David Park
115 Ave
Street

No. Charles A. Pleas
11 Ave
Street

No. Philip
Street

No. 50
Street
DEC 11 1890
DISTRICT ATTORNEYS

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

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

Dated Dec 10 1890 Police Justice

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

Dated 18 Police Justice

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

Dated 18 Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Crosby

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

Thomas Crosby

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

The said *Thomas Crosby*

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *December* in the year of our Lord one thousand eight hundred and *ninety*,
_____ , at the City and County aforesaid, with force and arms,

one piece of leather of the value of thirty dollars

of the goods, chattels and personal property of one

Max Slomka

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

John P. Follows
District Attorney

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0394

BOX:

419

FOLDER:

3873

DESCRIPTION:

Cunningham, Edward

DATE:

12/15/90



3873

0395

85

Alper

Witnesses:

Officer J. J. [unclear]

Counsel,

Filed *15* day of *Dec* 18 *90*

Pleads, *Not guilty*

THE PEOPLE

vs.

Edward Cunningham

attorney at law
Grand Larceny, first Degree,
(From the Person.)
[Sections 528, 530, Penal Code].

J. J. [unclear]
M. E. [unclear]
Banker

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William A. [unclear]
Dec 14 90 Foreman.

Richard [unclear]
S. P. 2 1890 - P.B.M.

0396

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

Henry Grady

of *the Central office* Police Street, aged *27* years,

occupation *Police officer* being duly sworn deposes and says

that on the *7* day of *December* 18*90*

at the City of New York, in the County of New York, *Thomas Kelly*

(name here) is a material witness for the people of the State of New York against Edward Cunningham charged with an attempt of Grand Larceny said Kelly is an unwilling witness and deponent fears will not appear to testify when required wherefore deponent prays that he be committed to the House of Detention

Henry Grady

Sworn to before me, this

of *December* 18*90*

day

John J. ...
Police Justice.

0397

Police Court, 2 District.

City and County of New York, ss.

Thomas Reilly

of No. 218 East 80 Street, aged 41 years, occupation Coachman

being duly sworn, deposes and says, that on the 6 day of December 1890, at the City of New York, in the County of New York, deponent was intoxicated

on 25th Street near the 7th Avenue. Deponent is informed by Dennis Grady of the Central office Police that he saw Edward Cunningham (read here) place his hand in the right hand pocket of the pants then worn upon deponents person. Deponent charges that said defendant did assault deponent and did place his hand in said pocket with the intent to commit a larceny from the person of deponent. Deponent prays that said defendant be committed to answer said charge as the law directs.

Sworn to before me this 7 day of December 1890. John J. Flanagan, Police Justice. Thomas Reilly, Juror.

CITY AND COUNTY }
OF NEW YORK, } ss.

Denis Grady
aged 27 years, occupation Police officer of No. Centret office Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thomas Kelly
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 7 day of December 1880 } Denis Grady

John J. Herman
Police Justice.

0399

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Edward Cunningham*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Long Island*

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

Answer. *227 East 100 Street 2 months*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I am not guilty*
E Cunningham

Taken before me this *1*
day of *November*
1880
John J. ...
Police Justice.

0400

Complaint Booklet

by - Michael Reilly
492-1st Ave.

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

85 B.D.
 Police Court...
 District...

THE PEOPLE, vs.,
 ON THE COMPLAINT OF
 Michael Reilly
 vs.
 Earl Cunningham
 Offence: Larceny
 Prepersa

Dated Dec 7 1890
 by Arthur
 Magistrate
 James H. Haines
 Officer
 Precinct: 100
 Witnesses: J. J. O'Connell

No. _____
 Michael Reilly
 Street: _____
 No. _____
 Street: _____
 No. 700
 Street: _____
 DEC 13 1890
 DISTRICT ATTORNEY'S OFFICE
 RECEIVED

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

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

Dated Dec 7 1890 John H. Haines Police Justice.

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

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

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

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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Cunningham

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

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

The said

Edward Cunningham

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

divers goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of ten dollars

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

John R. Fellows,
District Attorney.

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0403

Witnesses;

Office Greedy

85
orders

Hopewell

Counsel,

Filed

day of

18

Pleads,

11 Dec 90
Atquill 12

THE PEOPLE

vs.

Edward Cunningham

Grand Larceny 1st Degree.

(From the Person.)

[Sections 538, 530 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Kannelan

Foreman.

Dec 17th
G. S. P.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Cunningham

The Grand Jury of the City and County of New York, by this indictment, accuse Edward Cunningham, of the crime of attempting to commit the CRIME OF GRAND LARCENY in the first degree committed as follows:

The said Edward Cunningham

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

divers goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of ten dollars

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

John P. Galloway,
District Attorney

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.