

0541

BOX:

82

FOLDER:

905

DESCRIPTION:

Calden, John J.

DATE:

11/17/82



905

0542

60 9th

Counsel, *W. H. Kintzberg*

Filed *17* day of *Nov*

188*2*

Pleeds, *Not guilty.*

THE PEOPLE

vs.

John J. Calder

omicide of the Degree of Murder
In the First Degree.

W. H. Kintzberg

~~DANIEL C. ROLLINS~~

John McKeon
District Attorney.

A True Bill.

Richard J. Jamieson

Foreman.

Henry H. Bode

Tried and
S. P. Four years.

the day of

0543

G. W. Turney, Stationer and Law Blank Publisher, 77 Chatham St., N. Y.

The People of the State of New York, TO

Thomas E. Knopf one of the Coroners
of the County of New York, or to John
McKee District Attorney City and
County of New York

GREETING:

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

We Command you, that you certify fully and at large to one of the
Justices of the Supreme Court presiding at the

Chambers of said Court held in the new Court House
in the City of New York on Friday November 3rd
1884 at 10:30 A.M.
the day and cause of the imprisonment of

John J. Calder

by you detained; as is said, by whatsoever name the said

John J. Calder

shall be called or charged; and have you then this writ.

Witness, Hon. Chas. Donohue one of the Justices of the Supreme Court

the 2nd day of Nov 1884

Kintzberg, Simonson & Meyer Attorneys
J. J. Calder

By the Court
Wm. A. Dutcher C.

0544

I allow the within writ
dated New York
November 2nd 1852

Edward
D

0545

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—

John J. Calder

Question.—How old are you?

Answer.—

28 yrs old.

Question.—Where were you born?

Answer.—

New York.

Question.—Where do you live?

Answer.—

72 Jackson St

Question.—What is your occupation?

Answer.—

Home Carpenter

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

What I have done. The act was committed by me in self defence

John J. Calder

Taken before me, this 30 day of Oct 1882

CORONER.

0546

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months.	Days.			
55			Ireland	72 Jackson St	Oct 22. 82

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Thomas Morrison

whereby it is found that he came to
 his Death by the hands of John
 Brown of the Team
 at 72 Jackson St
 on Oct 21 - 1882
 at the hands of
 John J. Cuddy

Request taken on the 30th day
 of October 1882

Wm C. Hunt
 Coroner.

Committed Oct 23 1882
 Buried
 Discharged
 Date of death Oct 31 1882



Bill Adams

412.60 21335 1882

0547

44660 23337 1882

HOMICIDE.

AN INQUISITION

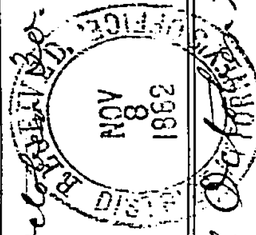
On the VIEW of the BODY of

Thomas Donoran

whereby it is found that he came to
his Death by the hands of *John
wound of the throat
at 72 Jackson St
on October 21-1882
at the hands of
John J. Calabro*

Inquest taken on the 30th day
of October 1882
before
Thomas C. Kuyk
CORONER.

Committed Oct 28 1882
Bailed
Discharged
Date of death Oct 21 1882



Bill Adams

MEMORANDUM.

AGE.	53	Years.		Months.		Days.	
PLACE OF NATIVITY.	<i>Greenland</i>						
WHERE FOUND.	<i>72 Jackson St</i>						
DATE When Reported.	<i>Oct 22, 1882</i>						

0548

Coroner's Office.

TESTIMONY.

Philip Edmund M.D. being sworn says on October 22nd 1882 at 72 Jackson St. I made an autopsy on the body of Thomas Donovan and found six stab wounds on various parts of the body.

The 1st stab wound was one inch in length was three inches to the right of the median line and six inches below the right nipple. it did not penetrate the abdominal cavity barely cutting into the muscular tissue.

The 2nd stab wound which was five-eighths of an inch in length. it was three-quarters of an inch to the right of the median line and two and a half inches above the umbilicus.

The direction of this wound was upwards and inwards it penetrated to the abdominal cavity which was filled with blood. The Great Omentum was slightly cut.

The 3rd stab wound was three and a half inches to the left of the median line and three and a half inches below the left nipple. it was one half inch in length.

It penetrated the chest passing below the sixth rib at the junction with the sternum. It penetrated the Pericardial sac which was found filled with blood - it penetrated the apex of the heart and entered the right ventricle.

Taken before me

this 22nd day of Oct 1882

CORONER.

0549

2
Coroner's Office.

TESTIMONY.

The 4th stab wound was $3\frac{1}{8}$ inches in length one quarter of an inch deep and was located one and three quarters of an inch above the left axilla

The 5th stab wound was $\frac{1}{4}$ inch in length and $\frac{1}{2}$ inch above the left axilla just penetrating the skin.

The 6th stab wound was slight and 2 inches below the left of the axilla on the left arm.

I saw said autopsy I am of the opinion that death is due to shock from stab wound of the heart

F. C. D. M. D.

Taken before me
this 22nd day of

Oct. 1882
Thomas C. Kemp CORONER.

0550

Coroner's Office.

TESTIMONY.

Jesse Phalen 72 Jackson St being
sworn says I have known Thomas
Smoran about a year. On Oct 21st 1882
about 9 P.M. Saturday I saw him by
the door. I was in the 2nd story window
he was speaking to a man at the door.

I knew John Caldwell by sight. He lived
at 72 Jackson St on the 3rd floor back
Smoran lived there also.

I saw Smoran go into the house
about 9¹/₂ P.M. I heard a woman scream
so I called a boy and sent him for
an officer. I retired to my room and
knew nothing further occurred subsequently.

Jesse Phalen

Taken before me
this 30 day of Oct 1882

Thomas A. Kemp CORONER.

0551

Coroner's Office.

TESTIMONY.

J. M. Vandegrift No. 277 Henry St
 Henry Swan says. Oct 21. 1882 at
 9 1/2 PM. I was called by John Caldwell
 whose wife I had attended 4 days before
 who asked me to go down and attend
 his father-in-law. Saying come along me
 I went you to come and see my father in law
 who had been cut or stabbed. Saying for
 I stabbed him. I went to 72 Jackson St.
 on the 3rd floor back. I found Mr. Swan
 sitting behind the door dead.
 I had seen him once before when some
 two officers came in and asked what
 did it. The prisoner said I was drunk
 and stabbed him during a fight.

J. M. Vandegrift

Taken before me
 this 30 day of Oct 1882

Thomas C. Kemp

CORONER.

0552

Coroner's Office.

TESTIMONY.

Margaret Healy 656 Water St being sworn says. I have lived there about 40 months Mrs Caldron came before her confinement and asked me to stay with her during her confinement, ~~Oct 17~~ which occurred Oct 17, 1882

on Oct 21, 1882 during the evening Mrs Caldron came in Mrs Caldron was there on about half an hour Mr Dorman came in drinks. They had a pint of beer together and had supper. They talked about ~~the~~ naming the child - I think Caldron went out and came back again. Dorman sent out for medicine to the drug store. When I came back both men were fighting. ~~When I came~~ ~~on Caldron was called~~. I ran away. I went to another room and someone said Mrs Caldron has gone for a doctor

I came back to the room and saw Mr Dorman sitting on a chair behind the door with his head on my shoulder

A doctor arrived and pronounced Dorman ~~dead~~

Deceased was a stout strong man.

Margaret Healy

Taken before me

this 30

day of

Oct

1882

Thomas C. Kemp

CORONER.

0553

Coroner's Office.

TESTIMONY.

John Nealy an officer of the 13th Precinct Police being sworn says. I was on duty last night in Jackson Street from Grand St to the East River and at about half past nine o'clock a boy came to me on post, and informed me that a man named John Baldon was fighting with his father in law Thomas Donovan at 72 Jackson Street, and that Baldon had said that he would murder him. I went to the house, and on the third floor I found in a room there the prisoner (now present) Doctor Vandergrieff, and on a lounge lying dead, Thomas Donovan. I learned that the man had been stabbed by his son in law John Baldon. I asked who he was of those present, and the Doctor told him to speak out, when he admitted that he was the man. I then told him he was my prisoner, and took him to the Station house, where I made a charge of homicide against him. I found a knife in the room where the man was lying which the prisoner admitted and which knife I have now here.

Taken before me

this 22 day of October 1882

Thomas A. Kemp

CORONER.

0554

Coroner's Office.

TESTIMONY.

Mary Caldwell 72 Jackson St. being sworn says. I am daughter of deceased and wife of the prisoner. I have lived in 72 Jackson St since April 1882.

On Oct 21 - 1882. I was in my room on 3rd floor back about 9 $\frac{1}{2}$ PM. my father and husband were there at the time. my father who was drunk called my husband who was also drunk a Whore son of a bitch. my husband had come home at 6 $\frac{1}{2}$ PM sober and staid in the house at 7 PM when my father came in drunk and proposed to send for beer. Mrs Healy went for it - she was my nurse as I had been confined four days before that. my husband insisted on paying for it. They drank the first of beer between the two. They had supper and my husband went for more beer on account of the baby. They had 5 or 6 quills of beer drinking the baby's health and speaking of getting the baby Christened next day.

My husband said he was going out to get some one to stand for the baby - in half an hour he came back and said Eddy Cannanton would stand for the baby. Then my father commenced to call my husband names. a Whore son of a bitch

Taken before me

this 30th day of Oct 1882

CORONER.

0555

Coroner's Office.

TESTIMONY.

2

and a man for a bit and said he would
put him on the island. Then my father
caught my husband by the throat and
struck him with his fist. They fought
for about 10 minutes. I thought he was
fighting with their fists. I got weak and
called for help. Then my father sat in
a chair and said nothing. I told my
husband I thought my father was sleeping
so my husband said he would run for
a doctor.

The doctor came in about 10 minutes
I had gone to a lady's room next door.
I went in with the doctor I don't know
whether my father was alive or not

Mary J. Calder

Taken before me
this 30 day of Oct 1882

Thomas C. King CORONER.

0556

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of No 13 Chateaux Street, in the 4 Ward of the City of New York, in the County of New York, this 30 day of Oct in the year of our Lord one thousand eight hundred and 82 before Thomas C. Kemp Coroner,

of the City and County aforesaid, on view of the Body of James Moran lying dead at 72 Jackson St Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said James Moran came to his death, do upon their Oaths and Affirmations, say: That the said James Moran came to his death by stab wound of the Heart on October 21 1882 at 72 Jackson St at the hands John J. Caldwell

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

JURORS.

Frederick Langford 158 East 73 Street
C. W. Frickling 397 2nd Ave
John A. Thompson 302 E 20th St
Chas H Schmidt 377 2nd Ave
Henry W. Kalk 291 Third ave
Henry Kuenberg 475 2nd Ave
Phavanagh 396 2nd Ave
Charles Meuker 416 2nd Ave
CORONER, E. S.
Thomas C. Kemp

0557

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

vs.

John J. Baldon

List of Witnesses.

NAMES.

RESIDENCE.

<i>Margaret Nealy</i>	<i>656 Water</i>	<i>St</i>
<i>Jesse Shelan</i>	<i>72 Jackson</i>	<i>"</i>
<i>Mary Baldon</i>	<i>"</i>	<i>"</i>
<i>Off Nealy</i>	<i>13 Precinct</i>	<i>"</i>
<i>J. M. Vandegrift</i>	<i>277 Henry</i>	<i>"</i>
<i>J. E. Sorlin M^r</i>	<i>Coroner's Office</i>	

0558

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 J. Calder

The Grand Jury of the City and County of New
York, by this indictment accuse John J. Calder
of the Crime of Murder in the first degree com-
mitted as follows:

The said John J. Calder
late of the Seventh Ward of the City of New York, in the County of
New York, aforesaid, on the twenty first day of October
in the year of our Lord one thousand eight hundred and eighty-
two at the Ward, City and County aforesaid, with force and arms, in and upon one

Thomas Donovan

in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of ~~him~~ the said
Thomas Donovan did make an assault.

And ~~that~~ he the said

John J. Calder

the said Thomas Donovan

with a certain Knife

which he the said

John J. Calder

in his right hand then and there had and held, ~~him~~
the said Thomas Donovan in and upon the

of ~~him~~ the said Thomas Donovan
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of ~~him~~ the said Thomas Donovan
did strike, stab, cut and wound, giving unto ~~him~~ the said Thomas
Donovan then and there with the

aforesaid, in and upon ~~the breast~~
the breast

of ~~him~~ the said Thomas Donovan one mortal wound of
the breadth of one inch and of the depth of six inches, of which
said mortal wound ~~he~~ the said Thomas Donovan
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the

~~in the same year aforesaid, did languish, and languishing did live, and on which~~
~~on the twenty first day of October~~
in the year aforesaid, ~~the said~~ _____ at the Ward,
City and County aforesaid, ~~of the said mortal wound~~ did die.

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

John J. Calder

the said Thomas Donovan in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of ~~him~~ the said Thomas Donovan
did kill and murder, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

John McDean
DANIEL G. ROLLINS, District Attorney.

0559

BOX:

82

FOLDER:

905

DESCRIPTION:

Carpenter, George W.

DATE:

11/24/82



905

0560

221

Filed 24 day of Nov 1882
Plent's (Sobzinsky (29)

THE PEOPLE

vs.

B

George W. Carpenter

John McKeon

ASSAULT AND BATTERY.

Rec'd 11/27/82

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Minors

Foreman.

Edw. J. Minors
Foreman

0561

GLUED PAGES

0562

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *Kate Brady*

of No. *315 E. 7th* Street,
or *384*

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the instant, at the hour of eleven
16 day of *NOVEMBER*
in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against
E. W. Carpenter

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *NOVEMBER* in the year of our Lord 188 *0*.

RANDOLPH B. MARTINE, *District Attorney*

AND FRONTING THE PARK. That will immediately issue. To the Officer at the Court

KNOWLEDGE OF THE COURT AND THE OFFICER AT THE COURT. BE BOTH SIDES FOR OTHER DIRECTIONS.]

If ill, when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he

timely word to the

than was produced which you think material, please state the same to the District Attorney or one of his assistants.

he

0563

AND FRONTING THE PARK.
It will immediately issue.
to the Officer at the Court
OWL.
SEE FOR OTHER DIRECTIONS.

AND FRONTING THE PARK.
It will immediately issue.
to the Officer at the Court
OWL.
SEE FOR OTHER DIRECTIONS.

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To Mary Killeen
of No. 384 East 74 Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 16 day of November instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

B. W. Carpenter
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of November in the year of our Lord 1888.
RANDOLPH B. MARTINE, *District Attorney*

being duly sworn, deposes and says he
Subpena, of which the within is a copy, upon

If ill, when served, please send timely word to the District Attorney's Office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.
State of New York,
City and County of New York, } ss.

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Sworn

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0564

1877, Open Court
21st St. N.Y.C.

SUBPENA

AND FRONTING THE PARK.
That will immediately issue.
to the Officer at the Court
Room door, that your attendance may be
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

AND FRONTING THE PARK.
That will immediately issue.
to the Officer at the Court
Room door, that your attendance may be
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

PART I.

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

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *Matilda McBarthy*
of No. *384 E. 74* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *16* day of *November* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

G. W. Carpenter

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *November* in the year of our Lord 188*...*

RANDOLPH B. MARTINE, *District Attorney*

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0565

Court of General Sessions.

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

THE PEOPLE

vs.

George W. Carpenter

County of New York, ss.:

Ernest M. Applegate being duly sworn

deposes and says: I reside at No.

330 E. 123^d

Street, in the City of New York. I am a subpoena server in the

the District Attorney of the City and County of New York. On the

November 13th 1885, I called at No. 315 E. 74th Street

and residence of Kate Brady complainant herein, to serve her with the annexed subpoena, and was informed by the tenants and janitors of the house and adjoining houses that no person by that name resided there to their knowledge. It is not known to either of them.

I also called where 304 East 74th Street should be, but could not find that number the last number on said block being 350 and the first number next block has no houses on that side of the street. I made diligent search and inquiry in the neighborhood for the said Kate Brady the complainant herein and also for Mary Kileen and Matilda Mclearthy witnesses on behalf of the People herein, but could gain no information as to the present whereabouts of either of them.

Sworn to before me, this 16th day

of November, 1885
Rudolph L. Schach
Commissioner of Deeds.

Ernest M. Applegate
Subpoena Server.

being duly sworn, deposes and says he
Subpoena, of which the within is a copy, upon
on the _____ day of _____

Y, upon

copy, upon

person was produced
which you think
please state the
of his assistants.

person was produced
which you think
please state the
of his assistants.

0566

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

George W. Carpenter

OFFENSE

RANDOLPH B. MARTIN
District Attorney.

*Affidavit of E. M. Applegate
that complainant's witness
cannot be found.*

0567

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

vs.

On Complaint of

Kate Brady

For

Assault & Battery

George W. Carpenter

After being informed of my rights under the law, I hereby demand a trial by Jury, on this complaint, and demand a trial at the COURT OF *General* SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

February 7th 18*88*

G. W. Carpenter

P. J. Morgan

Police Justice.

0568

Police Court 4 District.

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

of No 384 East 74th Street Kate Brady aged 24 years
Housekeeper Street,

being duly sworn, deposes and says, that
on Friday the 3rd day of February
in the year 1882, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by George M. Carpenter (nawher)
who seized hold of deponent by the body in a
violent manner and threw deponent down
the stairs in the said premises injuring
deponent severely.

without any justification on the part of the said assailant.

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

Sworn to before me, this 21st
day of February 1882 } Mrs Kate Brady
A. Morgan POLICE JUSTICE.

0569

Sec. 198-200.

4 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name ?

Answer.

George W. Carpenter.

Question. How old are you ?

Answer.

40 years.

Question. Where were you born ?

Answer.

Brooklyn N.Y.

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

Answer.

Greenpoint L.I. 5 Years.

Question. What is your business or profession ?

Answer.

Collector.

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. W. Carpenter

Taken before me, this *4th*
day of *February* 188*2*

R. P. Morgan Police Justice.

0570

BAILED,

No. 1, by Mathew J. Carpenter
 Residence 3 East 62nd St.

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

Sec. 210, 210 & 212.

Police Court - 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

112

John P. Brady
3315
1 George W. Carpenter

Offence, Assault & Battery

Dated February 4 1882

M. J. Morgan Magistrate.

Arthur J. Morgan Clerk.

Witnesses: Matilda M. Brady

No. 384 East 44th Street,

No. 384 East 44th 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 George W. Carpenter

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

Dated February 4 1882

R. L. Morgan Police Justice.

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

Dated February 4th 1882

R. L. Morgan Police Justice.

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

Dated _____ 188

Police Justice.

0571

Secs. 208, 209, 210 & 212.

Police Court - 4 District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Bradu
377 1/2 W. E. 4th
3315
George W. Carpenter

1
2
3
4

BAILED,

No. 1, by *Nathaniel A. Boynton*
Residence *3 East 62nd St.*

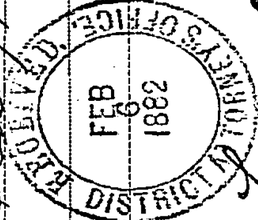
No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Dated *February 4* 1882
Ed Morgan Magistrate.
Hubertson Officer.
McD Clerk.

Witnesses *Matilda Mc Carthy* Street,
284 East 74th Street,
Mary Kilson Street,
284 East 74th Street,
No. _____ Street.
No. _____ Street.



John W. ...

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 *George W. Carpenter*

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

Dated *February 4* 1882
Ed Morgan Police Justice.

I have admitted the above named *George W. Carpenter*

to bail to answer by the undertaking here to annexed.
Dated *February 4* 1882
Ed Morgan 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 _____ 1882
Ed Morgan Police Justice.

0572

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 W. Carpenter

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

George W. Carpenter

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

George W. Carpenter

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *third* day of *February* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Kate Brady*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *her* the said *Kate Brady*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Kate Brady* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0573

BOX:

82

FOLDER:

905

DESCRIPTION:

Carr, Edward N.

DATE:

11/20/82



905

0574

Day of Trial *E. D. P.*
Counsel *E. D. P.*
Filed *20* Day of *Nov* 188*2*
Pleads *Not guilty (2)*

Violation of Lottery Laws.

THE PEOPLE

53
179 vs.
1860
1860

B
Edward McCarre

John McCarre
JOHN MCCARRE,
ATTORNEY AT LAW,

District Attorney.

A True Bill.
Edward J. Imposco
Foreman.

22 Mar 27, 1883

plea guilty

Pen 30 days.

0575

Court of General Sessions of the Peace
In & for the City & County of New York.

The People vs }
vs - }
Edmund M Carr }

City & County of New York ss.

Edmund M Carr of no 213 North
3rd Avenue. being duly sworn says that
since my arrest by Anthony Comstock
Esq. on the 27th day of October 1882 charged
with violating the lottery law. I have
not been engaged in said business
nor do I intend ever again engaging
in the lottery business. & I am
now keeping a fancy store at no 213
North 3rd Avenue - Noth - Haven
Sworn to before me } Edward, W. Carr
the 27th day of March 1883. }

John H. Taylor
Commissioner of Deed
City & County -

0576

Amul Arnis

People
vs.

Edward M. Carr

Applicant

0577

CITY OF *New York* COUNTY OF *New York* } ss.
AND STATE OF NEW YORK.

Anthony Courstoch of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *Edward H. Carr, otherwise known*

as Emery & Co - did, on or about the *23rd* day of *October*, 1882, at number *83 Nassau*

street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed; and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery tickets, and further that the said, *Edward, H. Carr, did set on*

foot, carry on, and promote a certain lottery, game and device of chance, for the purpose of selling to sale, extorting and disposing of certain money, goods and things in a certain, without authority of law, and further did aid, abet, and assist in all the foregoing unlawful acts, has in his possession, within and upon certain premises, occupied by *him* and situated and

known as number *83 Nassau* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided,

and with intent to use the same as a means to commit a public offence, & to promote, maintain & carry on a common & public nuisance

Subscribed and sworn to before me, this *28th* day of *October*, 1882.

[Signature]
Police Justice.

Anthony Courstoch

CITY OF _____ COUNTY OF _____ } ss.

being duly sworn further deposes and says, that on the _____ day of _____, 1882, aforesaid, he called at the place of business of _____ aforesaid, at the said premises _____ and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery _____ as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said _____ and had conversation with _____ in substance as follows.
Deponent said,

0578

James M.
POLICE COURT - DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

LOTTERY AND POLICY.

Anthony Conzuech

V.S.

E. W. Carr

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer

Sessions.

By

Street.

0579

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Edward W. Carr 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. *Edward W. Carr*

Question. How old are you?

Answer. *52 years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *Harlem Seven years.*

Question. What is your business or profession?

Answer. *Broker*

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

Answer. *I am not guilty*
of the charge
Edward W. Carr

Taken before me this *3rd*

day of *October* 188 *2*

Police Justice.

0580

Search Warrant, Sec. 791 to 813 C. of C. P.

DISTRICT POLICE COURT.

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

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK: To the Sheriff, or any Deputy Sheriff, or Peace Officer in the County of New York or to any Marshal, Constable, or Policeman of said City of New York

Proof by affidavit having been this day made before me Bartholomew T. Morgan Esquire, Police Justice of said City, by Anthony Loustach of No. 150 Nassau Street, in the said City, that the following property, to wit:

~~gives obscene books, pamphlets, papers, writings, advertisements circulars, prints, pictures, drawings, and other representations, figures and images on and of paper, and other materials, and other casts, instruments and other articles of an indecent and immoral nature and use, and articles for the prevention of conception, and procuring of abortion, and also raw materials, tools, machinery, implements, instruments and personal property used and intended to be used in the manufacture of the aforesaid books, pictures, papers, articles and things, and at, within, and upon said premises~~

~~manufactures, draws, prints, and has in possession the aforesaid articles in violation of an Act of the Legislature of the State of New York, entitled "An Act for the Suppression of the trade in and circulation of obscene literature, illustrations, advertisements and articles of indecent or immoral use, and obscene advertisements of patent medicines, and articles for procuring abortion, and to repeal chapter four hundred and thirty of the laws of 1868," passed May 16, 1872, and the Acts amendatory thereof, and with the intent to use the same as the means of committing a public offense;~~

certains, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, advertisements, circulars, notices offering prizes and stating price of tickets and when and where same may be had, documents, personal property, tables, devices and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, Edward N. Carr otherwise known as Emory & Co. sells, vends, furnishes and procures, and has in his possession the aforesaid articles in violation of the laws of the State of New York, with the intent to use the same as the means of committing a public offense, and to promote, maintain, and carry on a common and public nuisance;

and that he has a probable cause to suspect and believe, and does suspect and believe that the said articles and things aforesaid, or part thereof are now concealed in the building or premises of Edward N. Carr otherwise known as Emory & Co. situate on a lot of ground fronting on No. 150 Eighty three Nassau Street, in the 14 Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and authorize you, with proper assistance, in the day time, to enter into the house or premises of the said Edward N. Carr otherwise known as Emory & Co. situate as aforesaid, and there make immediate search for the said articles and things aforesaid, and if the same, or any part thereof, shall be found, then you are likewise commanded to bring the same so found, together with the said Edward N. Carr, otherwise known as Emory & Co. in case of an absence or inability to act before the nearest or most accessible or the person in whose custody the same shall be so found, before me or ~~some other~~ Police Justice in and for the said City and County, to be dealt with as the law directs. This Warrant unless executed within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal, this 25th day of October one thousand eight hundred and eighty-two.

B. T. Morgan Police Justice.

0581

Inventory of property taken by A. Courstoch the Peace Officer by whom this warrant was executed :

three packages of papers, circulars, loose papers & advertisements
of letters, ^{including} also two boxes of addressed envelopes - (a full
and itemized inventory the said Edward M. Carr, waived
having made, saying it is all right, I do not care for
any receipt, or inventory they are of no account.)

City of New York and County of New York ss:

I, A. Courstoch the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 28th
day of October 1885

Anthony Courstoch

P. J. Morgan Police Justice.

Police Court--- District.

Search Warrant.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Courstoch
vs.

Edward M. Carr
alias Emory & Co.

Dated Oct 28th 1885

P. J. Morgan Justice.

A. Courstoch Officer.

0582

BAILED

No. 1, by *[Signature]*
 Residence *[Signature]*
 Street *[Signature]*

No. 2, by *[Signature]*
 Residence *[Signature]*
 Street *[Signature]*

No. 3, by *[Signature]*
 Residence *[Signature]*
 Street *[Signature]*

No. 4, by *[Signature]*
 Residence *[Signature]*
 Street *[Signature]*

Police Court District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

[Signature]
 150 Broadway
 New York

[Signature]
 150 Broadway
 New York

Offence *[Signature]*
 Violation of the Solvay Law

Date *[Signature]* 1882

[Signature] Magistrate.

Witnesses:
[Signature] Shivers.
[Signature] Reynolds & Co. Carriers -
 Street, N. Y. C.

No. *[Signature]* Street,
 No. *[Signature]* Street,
 \$ *[Signature]* to answer

[Signature]
 DISTRICT ATTORNEY'S OFFICE
 NEW YORK

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 *[Signature]*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *[Signature]* 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 *[Signature]* 1882 *[Signature]* Police Justice.

I have admitted the above named *[Signature]* Defendant to bail to answer by the undertaking hereto annexed

Dated *[Signature]* 1882 *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0503

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

I have admitted the above named

Dated 1888 Police Justice.

give such bail

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

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

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed

77th District

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Offence
Muller committed
100th Street
E. J. ...

2
3
4

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,
Stivers,
Reynolds Letter Carrier -
N.Y. P.O.

No. Street,
No. Street,
No. Street,
\$ 1000 to answer
Bailed



BAILED,
No. 1 by
Residence
No. 2, by
Residence 46 West 129 Street,

No. 3, by
Residence
No. 4, by
Residence

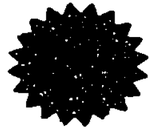
0584

State of New York,
CITY AND COUNTY OF NEW YORK, } ss.

James M. Pride the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York; or _____
or either of them, in my name, place, and stead, to take, seize, and
surrender the said Edward N. Parr, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated Nov. 21. 1882

James M. Pride Surety.

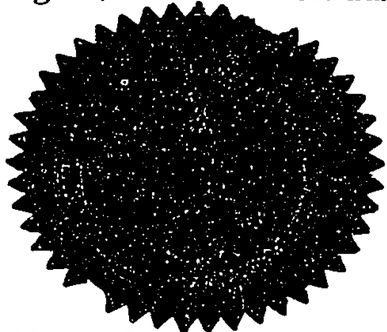


0585

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace, and of the Court of Oyer and Terminer held in and for the City and County of New York, each being a Court of Record and having a Common Seal, do hereby certify that the annexed is a copy of

An undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original



GIVEN UNDER my hand and attested by the seal of the said Court this *twenty first* day of *November* in the year of our Lord one thousand eight hundred and *eighty two* -

John Sparks

0586

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 30th day of October 1887 by
Paulson T. Morgan a Police Justice of the City of New York, That
Edward M. Carr be held to answer upon a charge of
Violation of the Lottery Law of the State
of New York,

upon which he has been duly admitted to bail, in the sum of Ten Hundred Dollars.

We, Edward Carr Defendant of No. 4 East
133rd Street; Occupation Broker, and

James M. Bride of No. 211 East 127th Street;
Occupation Mechanic; Surety, hereby undertake

severally that the above named Edward M. Carr shall appear and answer the charge above-
mentioned, in whatever Court it may be prosecuted: and shall at all times render h^e self amenable to the orders
and process of the Court; and if convicted, shall appear for judgment, and render h^e self in execution thereof,
or if he fail to perform either of these conditions that he will pay to the People of the State of New York, the sum
of Ten Hundred Dollars.

Taken and acknowledged before me, this }
30th day of October 1887 }
Edward M. Carr
James M. Bride

P. T. Morgan POLICE JUSTICE.

0587

CITY AND COUNTY }
OF NEW YORK, } ss.

Police Justice.

day of _____ 188

Sworn to before me, this

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

New York General Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Curtis Copy

vs.

Edward M. Carr

Undertaking to Answer.

Taken the *20th* day of *Oct* 188 *2*

Morgan Justice.

Filed _____ day of _____ 188 *2*

Thurby
Charles E. King
46 W 129 St N.Y.

0588



New York, Nov. 16th 1882

The Honorable

John Mc Keon
District Attorney.

Dear Sir:

Mr. E. N. Carr, against whom there is a charge in your office for violation of the lottery laws, desires me to intercede with you in his behalf. He informs me that he has given up the business, never directly or indirectly to engage in it again. I believe he says what he means,

0589

and will do what
he says.

Under those circumstances,
should you deem it
consistent with your
duty, I should think
it not against public
policy and should
feel pleased to hear
of the dismissal of the
charge against him.

Very respectfully yours
Edw. M. Boringe

0590

E. N. Carr is

Emory & Co. of

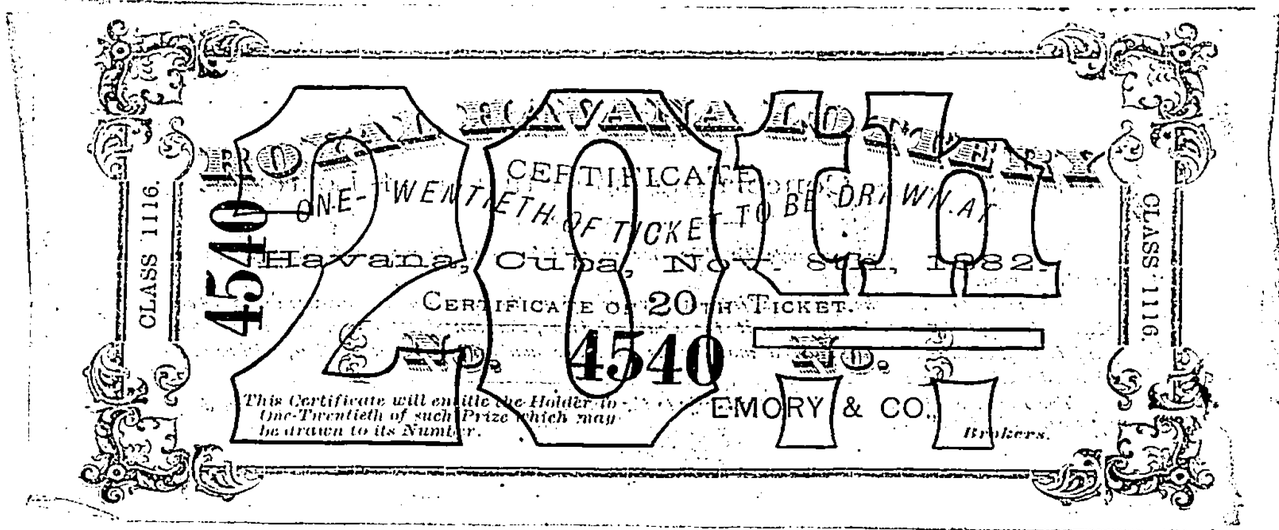
83 Nassau St.

who sent circulars to

Missouri, &

Louisiana Lottery.

0591



0592

II

TRANSLATION

Of the Laws Concerning the Statute of Lotteries.



The Ticket is a promissory note of the Board, which cannot be represented in any way by another person.

The right to collect the prize is lost if the corresponding drawing has taken place. Every ticket that contains the sign of having been paid, be torn or mutilated in any manner, or which does not show its identification, will be pronounced null and void.

The Prizes or the profits will be distributed according to the list which is issued by the Board of Managers.

033
34
3

0594

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

And the Jurors aforesaid upon their Oath aforesaid do declare

Edward M. Carr

of the CRIME OF Selling a part of a Lottery Ticket

committed as follows:

The said Edward M. Carr

late of the Second Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did unlawfully and knowingly vend, sell, barter, furnish, and supply, to one

Anthony Comstock

and did procure and cause to be procured for the said

Anthony Comstock

a certain paper and instrument, being and purporting to be a part and share of a ticket of a certain lottery, to wit:

the Royal Havana Lottery

the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument, commonly called a part and share of a ticket of a certain lottery,

is as follows, that is to say:

Handwritten description of a lottery ticket:

Royal Havana Lottery
Certificate
One-twentieth of ticket to be drawn
Havana, Cuba, Nov. 2nd 1888
Certificate of 20th Ticket
No. 4540
This Certificate entitles the holder to one-twentieth of such Prize which may be drawn by its number

Handwritten numbers and signatures:

Class 1116
4540
Class 1116
Wmory & Co.,
Bankers

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 McLean
DANIEL A. ROLLINS,
BENJ. K. PHELPS, District Attorney.

0595

BOX:

82

FOLDER:

905

DESCRIPTION:

Casey, Thomas

DATE:

11/13/82



905

WITNESSES:

Rec'd 56

Counsel,
Filed 13 day of Nov 1882
Reads *Iniquity.*

THE PEOPLE

vs.

Thomas Casey

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill.

Edward Gimmonde

Foreman.

John P. ...
Discharged by Court

*The Complaint with
return appointed at
any time - of ask
for Monday on
for your register
M. J. ...
Dec 6 82*

0597

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. *162 Smith* Street, *Brooklyn*

being duly sworn, deposes and says, that on the *ninth* day of *Oct* 188*2*

at the _____ City of New York,

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

of deponent *from his person in the night time*

the following property, viz:

A Silver Watch of the value of eleven 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 *Thomas Casey now here*

That at about eight o'clock P.M. on said night deponent accosted the defendant in Chatham Street and asked to be directed to No 57 New Bowery. That deponent then saw the defendant put his hand in the pocket of deponent's vest and instantly discovered that the said Casey had detached the watch from the chain and ran away followed by deponent who pursued him until he was arrested.

Martin Fette

Sworn before me this *10th* day of *Nov* 188*2*

Henry Stewart

Police Justice

0598

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st DISTRICT POLICE COURT.

Thomas Casey

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

Question. What is your name?

Answer.

Thomas Casey

Question. How old are you?

Answer.

37 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

Williamsburg

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 of the
charge I never saw the man
before in my life*

Thos Casey

Taken before me, this

day of *Nov* 188*8*

Henry Murray
Police Justice.

0599

Police Court 939 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William C. Kelly
162 South St. Brooklyn

Thomas Casey

Offence Carrying
fire arm

BAILED,

No. 1 by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Dated

NOV 14
1882

Magistrate.

William C. Kelly
Clerk.

Witnesses,

No. _____

Street, _____

No. _____

Street, _____

No. _____

Street, _____

No. _____

Street, _____



(DM)

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 Casey

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

Dated Nov 14 1882 Henry Murray Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0090

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000.

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

Thomas Cade

Police Court, 10th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin Pette
162 South 4th Brooklyn
Thomas Cadey

Offence, *Stealing*

Dated *NOV 21* 188__

Magistrate.

Officer.

Clerk.

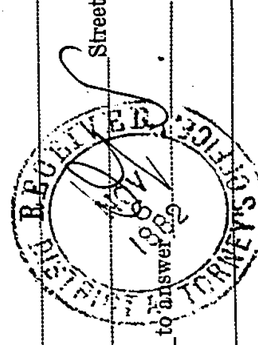
Witnesses,

No. Street,

No. Street,

No. Street,

\$1000 - to answer.



(CM)

BAILED,
No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

0601

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 Casey

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Casey
of the CRIME OF LARCENY from the person

committed as follows:

The said *Thomas Casey*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *thirtyfirst* day of *October* in the year of our Lord
one thousand eight hundred and eighty- *two*, at the Ward, City and County
aforesaid, with force and arms, *one watch of the*
value of eleven dollars

of the goods, chattels and personal property of one *Martin Fette*
on the person of the said *Martin Fette* then and there being found,
from the person of the said *Martin Fette* 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 McKEON, District Attorney.

0602

BOX:

82

FOLDER:

905

DESCRIPTION:

Cassidy, John

DATE:

11/28/82



905

0603

314

Counsel,
Filed *28 Nov* 188*2*
day of
Pleads *Not guilty (by)*

~~LARONEY AND MORTIMER STEIN GOODS~~
INDICTMENT
vs.
R
John Cassidy

John
JOHN McKEON,
District Attorney.

A True Bill.
Edward J. Morrow
Foreman.
Dec 15/82
D. C. 15.
Heads jury
Emil Ref.

0604

Form 112.

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

Police Court—First District.

Joseph Shadler, age 30 years.
of No. *116 Fulton St. an impounded* Street, being duly sworn, deposes
and says, that on the *23rd* day of *November* 18*82*.
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *at about the hour of*
about P.M. of said day.

the following property, viz:

One set of Pool Balls of the value of
Twenty Dollars
Jobby Pins and Jockey goods of
value of the value of forty dollars
in value of the value of seventy
dollars

of the value of _____ Dollars,

the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
attempted to be
was feloniously taken, stolen, and carried away by *John Cassidy*

Now here from the fact, as this de-
ponent is informed by George E.
Brown here present, and verily
believes, that John Cassidy was for
the space of about five minutes,
more or less, loitering around
and leaning against the door-
case of this deponent: that said
door case contained the above
Enumerated articles and was
placed on the outside of this deponent's
store, and within the stoop here

Sworn to before me this
18 day of _____
1882
Police Justice

0605

thereof: that said John Cassidy then left said showcase and went to the opposite side of the street where said showcase was placed; that said John Cassidy, in the space of a minute more or less returned to said showcase and as he was about placing his hand upon said showcase he was arrested by George E. Brown as deponent is informed by said Brown, and then said Brown, as deponent is informed, found that the lock had been broken by the staple holding the same having been cut or worned off from said showcase.

That said showcase was locked and properly secured on the morning of said day aforementioned as this deponent verily believes.

That deponent is informed by Officer William Davis, of the 1st Police Precinct, that the pieces and a loss cutter here shown was found upon the person of said John Cassidy -

Therefore this deponent charges upon the aforesaid information and upon his deponent's belief that said John Cassidy with having feloniously attempted to take, steal and carry away the property as aforesaid described.

Joseph Skardlow
Sworn to before me
November 24th 1882

R. L. Morgan
Judge

0606

CITY AND COUNTY }
OF NEW YORK, } ss.

George E. Brown

aged 28 years, occupation Optician of No.

116. Fulton - Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Shardon

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

Sworn to before me, this 24th day of November 1882 } George E. Brown

A. L. Morgan
Police Justice.

0607

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Cassidy 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 Cassidy.

Question. How old are you?

Answer.

18 years.

Question. Where were you born?

Answer.

New York.

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

Answer.

126 Greenwich St. about three months.

Question. What is your business or profession?

Answer.

The last I worked was in a tin store.

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.

There was another boy with me, he handed me the pinners, and then Brown (here present) arrested me in the hallway - I did not attempt to take anything - The other boy sent me in the hallway to see if any one was coming down stairs.

Taken before me, this

24th

day of

Sept

1882

John Cassidy

P. J. Callaghan

Police Justice.

0508

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Sullivan
116 Hudson St.
John A. Sullivan
116 Hudson St.

2 _____
3 _____
4 _____
Offence _____

Dated *November 14th* 188*2*

Wm. A. Wood
Magistrate.

Wm. A. Wood
Officer.

John A. Sullivan
Witness.

John A. Sullivan
Witness.

No. _____ Street,
William A. Wood

No. _____ Street,
John A. Sullivan

No. _____ Street,
George A. Sullivan

No. _____ Street,
George A. Sullivan

\$ _____ to answer.

Wm. A. Wood

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

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 *November 14th* 188*2*. *Wm. A. Wood* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0509

Dated _____ 188____ Police Justice.

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

Dated _____ 188____ Police Justice.

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

Dated _____ 188____ Police Justice.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____

and that there is sufficient cause to believe the within named _____

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Gardner
1116 Fulton St
John Cassin

Offence _____
2 _____
3 _____
4 _____

Dated _____ 188____
Morgan Magistrate.
Boas Officer.
at present Clerk.

Witnesses,
John A Haller

No. *116 Fulton* Street,

William Wood Street,

No. _____ Street,
George
with bond \$ *1000*

No. _____ to answer \$ _____

Comptroller

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

06 10

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 Cassidy

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

attempted John Cassidy
of the CRIME OF GRAND LARCENY, committed as follows:

The said

John Cassidy

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the twenty third day of November in the year of our Lord one thousand
eight hundred and eighty-two, at the Ward, City and County aforesaid, with
force and arms sixteen pool balls of the value
of two dollars each, and fifty
ivory rings of the value of fifty
cents each

of the goods, chattels and personal property of one Joseph
Stardlaw 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 McKeon
District Attorney

06 12

BOX:

82

FOLDER:

905

DESCRIPTION:

Cerbi, Benedetto

DATE:

11/29/82



905

215
Bill ordered
275

Day of Trial,

Counsel:

Filed 29 day of Nov 1887
Plends Not guilty - Decker

THE PEOPLE

vs.

B

Benedetto Cerri

Violation of Excise Law.

JOHN MCKEON,

District Attorney.

A True Bill.

Edward Guinness

Foreman.

11/29

0614

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sub
DISTRICT POLICE COURT.

Benedict Cerbi 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.

Benedict Cerbi

Question. How old are you?

Answer.

56 years

Question. Where were you born?

Answer.

Italy

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

Answer.

212 Wooster Street for one year.

Question. What is your business or profession?

Answer.

Liquor Saloon and Restaurant

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 opened the front door in order
to let a customer in.*

Taken before me, this

day of

14th
August 188*8*

Benedetto Cerbi

J. Kennedy Police Justice.

0615

BAILED,

No. 1 by Math Burns
 Residence 253 W 55th Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

6862457
 Police Court - 4 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Math Burns
Michael Carter

Offence, Violation of
Excise Law

Dated

August 14 1882

Henry Bond Magistrate,
Henry Bond Officer,
W Bond Clerk.

Witnesses,

No. _____

Street,

No. _____

Street,

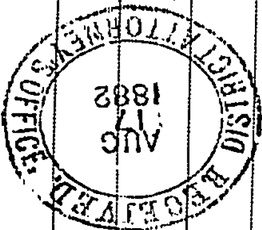
No. _____

Street,

\$ 100

to answer

Henry Bond
Henry Bond



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 Benedict Cerbi

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

Dated August 14th 1882 J. Henry Bond Police Justice.

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

Dated August 14th 1882 J. Henry Bond Police Justice.

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

Dated _____ 188 _____ Police Justice.

9190

Dated _____ 1882 Police Justice.

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

There being no sufficient cause to believe the within named

Dated August 14th 1882 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named Benjamin Carter

Dated August 14th 1882 Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of \$100

and that there is sufficient cause to believe the within named

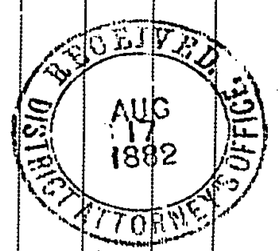
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, Benjamin Carter

6862 1/2nd District
Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF
George Pearson
vs.
Benjamin Carter
Offence, Violation of Law

Dated August 14th 1882
Magistrate.
Henry Wood
Sergeant Pearson
N. Prot. Clerk.

Witnesses, _____ Street,
No. _____ Street,
No. _____ Street,
No. \$100 to answer
Bailed



BAILABLE
No. 1 by Wm H. Brown
Residence 253 W 55th Street,
No. 2, by _____ Street,
Residence _____ Street,
No. 3, by _____ Street,
Residence _____ Street,
No. 4, by _____ Street,
Residence _____ Street.

06 17

POLICE COURT 2nd DISTRICT.

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

George Leeson
of No. the 15th Police Precinct ~~Street~~
of the City of New York, being duly sworn, deposes and says, that on the Sunday 13th day

of August 1882 in the City of New York, in the County of New York,

At Premises Number 212 Noothes

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage, Benedict

Cerbi (now here) did then and there expose for sale, and ~~did sell, caused~~
~~suffered, and permitted to be sold and given away,~~ under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law:

WHEREFORE, deponent prays that the said Benedict Cerbi may

be ~~arrested and~~ dealt with according to law.

Sworn to before me this 14 day
of August 1882

George T. Leeson
J. Henry [unclear] Police Justice.

06 18

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Benedetto Cerbi

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

Benedetto Cerbi
Exposing for Sale
of the CRIME OF *Selling Spirituous Liquors without a License, on Sunday*

committed as follows:

The said *Benedetto Cerbi*

late of the *Fifteenth* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, ~~certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,~~

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

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said ~~of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said~~ 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,~~ the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial; one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

06 19

BOX:

82

FOLDER:

905

DESCRIPTION:

Clark, Charles A.

DATE:

11/20/82



905

0620

139

Counsel

Filed

day of

1882

Pleaded

Not guilty

THE PEOPLE

vs.

B

Charles D. Clark

Genl

Paul D. [unclear]

INDICTMENT.
LAWRENCE AND PROTECTING STOLEN GOODS.

JOHN McKEON.

District Attorney.

May 27 To [unclear] of [unclear] & [unclear]

A True Bill. Accused

Edward J. [unclear]

Foreman.

W. [unclear]

0621

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Charles A. Clark.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The boy comes from a respectable family, he is quite young. And he has led a respectable ^{life} since the time the offense was committed.

Guy H. Irving
& F

Witnessed by
Wm. Van Gerscht

0622

M.H.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

George H. King

of No. *127 Water*

Street, *Room 11* age *29 years*

being duly sworn, deposes and says, that on the *10th* day of *November* 188*2*.

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

the following property, viz:

*One Cloth Dresser of the value of
fifty dollars*

Summarize in this

Day of

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 *Charles Clark* now here

Police Justice

*for the reason following to-wit: that
on the morning aforesaid this deponent
placed his dresser the property aforesaid
on a chair in his (deponent's)
office; that subsequently about mid-
day of said 10th day of November
aforesaid, this deponent is informed
by John Corley, deponent, that
the said Charles Clark was seen by*

0623

Said Parley having hurriedly the
the words of this defendant
with the defendant upon
his arm, which warrant is des-
cribed by said Parley this defendant
identified as his overcoat; that
said overcoat was of an olive color
and lined on the inside with a
light drab flannel.

Therefore this defendant charged the
said Charles Clark with having
feloniously taken other and carried
away the property as above described
And on the day aforementioned.

Sworn to before me Guy H. Irving
Judge of the Peace
C. H. Morgan
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Chas. J. Wood
W. H. Prasad

WITNESSES:

DISPOSITION

500 Dollars

0624

CITY AND COUNTY }
OF NEW YORK, } ss.

John Parley

aged 48 years, occupation Partner of No.

127 Water Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Judge W. Irving.

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

Sworn to before me, this 6th
day of June 1882 } J. Parley

W. H. Morgan
Police Justice.

0625

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles A. Clark 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 _____waiven cannot be used
against h _____on the trial,

Question. What is your name?

Answer.

Charles A. Clark.

Question. How old are you?

Answer.

16 years.

Question. Where were you born?

Answer.

Flushing L. I.

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

Answer.

207 Grand Avenue Brooklyn. about 4 months.

Question. What is your business or profession?

Answer.

Office Boy

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 did not take it. I don't know
anything about it. I am not
guilty.

Taken before me, this 14

day of Nov 1888

J. T. Morgan Police Justice.

0626

BAILLED

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

197
Police Court - 1st District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George H. ...
Charles Clark

Offence

Date November 6th 1882

Magistrate

Officer

Clerk

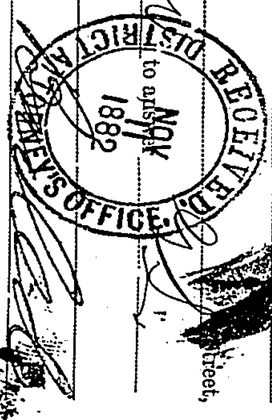
Witnesses

No. 12 by

No. Street

No. Street

No. Street



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

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 November 6th 1882 R. T. Morgan Police Justice.

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

Dated November 6th 1882 R. T. Morgan Police Justice.

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

Dated _____ 188 _____ Police Justice.

0627

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 1888 Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George H. Smith
127 State
Charles Clark

2
3
4

Date November 6th 1888

Morgan Magistrate.

Officer.

Clerk.

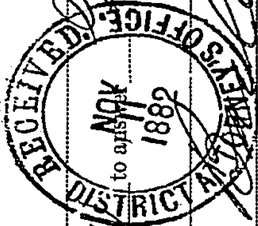
Witnesses, John Poley

No. 127 State Street,

No. Street,

No. Street,

\$ 500



BAILED, Amicus Bone
No. 1 by W B Bone Street,

No. 2, by _____ Street,

No. 3, by _____ Street,

No. 4, by _____ Street.

0628

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles A. Clark

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

Charles A. Clark

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Charles A. Clark

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *first* day of *November* in the year of our Lord one thousand
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with
force and arms *one overcoat of the value*
of fifty dollars

of the goods, chattels and personal property of one *Erny A. E.*
Irving 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 McKeon
District Attorney

