

0475

BOX:

40

FOLDER:

472

DESCRIPTION:

Campbell, William

DATE:

06/22/81



472

0476

180 file under

Counsel,  
Filed day of June 1881

Pleads

vs THE PEOPLE

vs. Plaintiff

INDICTMENT.  
Larceny from the person.

I.  
William Campbell.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. C. Cheadle Foreman.

Part due June 23-1881

Pleads Guilty

Chas. A. Ref. J.P.

0477

FORM 891.

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

Police Court--Second District.

of No 159 Brooker Julius A. Colles  
and says, that on the 16 day of June 1881  
at the City of New York in the County of New York, was feloniously taken, stolen and carried  
away from the possession of deponent, and from the person  
of deponent  
the following property, to wit:

One silver watch

of the value of ten Dollars,  
the property of deponent and his father  
Julius P. Colles

and that this deponent has a probable cause to suspect and does suspect that the said property  
was feloniously taken, stolen, and carried away by William Campbell  
(now here) for the reason that deponent  
was in Bleecker Street at or about  
half past five P. M. on the above  
date, and at the time the aforesaid  
watch was attached to a chain in the left pocket of  
the vest then and then worn on the  
body of deponent as a part of his wearing  
apparel. That said Campbell approached  
deponent inserted his hand in the  
aforesaid pocket and took stole and  
carried away from the said  
watch, and was in the act of detaching  
the same from the aforesaid chain  
when deponent took said watch from  
his said Campbell's hand Julius A. Colles

Sworn to before me, this 17 day of June 1881

John J. Murphy

Police Justice.

0478

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—William Campbell

QUESTION.—How old are you?

ANSWER.—Twenty years

QUESTION.—Where were you born?

ANSWER.—New York City

QUESTION.—Where do you live?

ANSWER.—82 Bleeker Street

QUESTION.—What is your occupation?

ANSWER.—Plumber

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

ANSWER.—I was standing there and it was crowded and the Button on my coat sleeve caught in his chain and pulled it out of his pocket

William Campbell

Taken before me, this

17<sup>th</sup>  
day of June

1881

Police Justice.



0479

Form 891.

Police Court - Second District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Julius H. Cole*

159 Worcester St

*William Campbell*

DATED

*June 17* 188*1*

MAGISTRATE.

*Ripley*

*J. Kennedy* OFFICER.

*15 Branch*

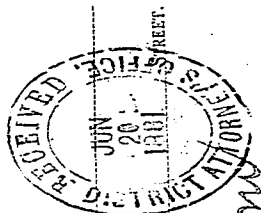
WITNESS:

*1000*

TO ANSWER

BAILED BY

No.



0480

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*William Campbell*

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

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

*One watch of the value of ten dollars.*

of the goods, chattels, and personal property of one *Julius A. Collet*  
on the person of the said *Julius A. Collet* then and there being found,  
from the person of the said *Julius A. Collet* 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.

DANIEL C. ROLLINS,

DANIEL C. ROLLINS, District Attorney.

0481

BOX:

40

FOLDER:

472

DESCRIPTION:

Carroll, Henry

DATE:

06/27/81



472

0482

183.

This is the first of  
three of the <sup>best</sup> ~~best~~ where  
character is marked  
for by Mr. Clendenen.  
235 ft & 44 ft. shown  
him & employed him 6  
years by J. M. Behan  
known him 23 years and  
by Mr. Henry of Mammoth.  
The Complainant's wife  
Drew charge and enter-  
cede in behalf of person  
Deborah Winding. States  
that woman person charged  
is in good. This is not  
a case to try as in any  
opinion left her been  
apparently punished.

D. J. R. R. R. R.  
June 29 1871

Heckler

Filed 27 day of June 1881  
Pleads Mr. Gully 28

THE PEOPLE

vs.

B.  
Henry Carroll.

DANIEL C. ROLLINS,

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. B. Church Foreman.

Ready guilty  
July 6. 1881.

Sentence two.

0483

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

*versus*

*Henry Carroll -*

*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.*

*S. Weil.  
William Arnold*

0484

All Claims for deduction or damages must be made within 10 Days after receipt of Goods.

*M. D. Arnold* *New York, June 14 1881*

BOUGHT OF **WEIL BROS.,**

S. WEIL,  
I. WEIL.

→ **MANUFACTURERS OF FINE SHOES,** ←

TERMS CASH.

**No. 80 WARREN STREET.**

*3 Lasts from W. B. 385*

*11 55*

*Correct  
H. E.*

0485

Henry Carroll

400. E. 5th

0486

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—

*Henry Carroll*

QUESTION.—How old are you?

ANSWER.—

*Twenty seven years*

QUESTION.—Where were you born?

ANSWER.—

*Ireland*

QUESTION.—Where do you live?

ANSWER.—

*400 5th Street*

QUESTION.—What is your occupation?

ANSWER.—

*Shoe Clerk*

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

ANSWER.—

*I am guilty*

*Henry Carroll*

Taken before me, this

day of June

1887

Police Justice.

*Chas. L. Morgan*



0487

## POLICE COURT—SECOND DISTRICT.

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

Simon Weil

of 80 Warren

Street, being duly sworn, deposes

and says, that on the 14<sup>th</sup> day of June

1881

at the City of New York, in the County of New York.

Henry Carroll

(Where) did infelicitously, designedly and by color of his employment as clerk to William Arnold, falsely pretend that he had been sent by the said William Arnold to procure three pair of ladies hip garters. That deponent believing the pretensions of the said Henry Carroll, did transfer and convey to the said Carroll three pairs of garters his property, and the property of some other deponents, of the value of eleven dollars and fifty five cents. That deponent is informed by the said William Arnold that he did not authorize the said Carroll to procure the said garters and that the said Carroll has never transferred or conveyed the said garters to him the said William Arnold's possession. Wherefore deponent charges that the said Henry Carroll procured the said garters of this deponent with intent to cheat and defraud this deponent and whereby deponent has been cheated and defrauded of the said garters valued at eleven dollars and fifty five cents.

Sworn to before me this  
18<sup>th</sup> day of June 1881

Simon Weil

*[Signature]*  
Jesse Jackson

State of New York

City and County of New York } ss.

William Arnold of n<sup>o</sup> 781 Broadway being duly sworn deposes and says that the said Henry Carroll was a clerk in his employ

0488

that he never authorized the said Carroll to procure of Will Bros the said three pair of gaiters. And that the said Carroll has never conveyed or transferred to his possession the said three pairs of gaiters or their value thereof. And that the premiums made or alleged by the complainant were false and fraudulent and made with intent to cheat and defraud the complainant.

Sworn to before me

this 18th day of June 1881 William Smith

Police Justice

183 Mill Street

Police Court—Second District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Samuel W. Carroll  
80 Nassau St

Henry Carroll

Dated, June 18, 1881

Justice

Deputy, Officer

C. J. Grier

Witnesses,

Jack Barlow, 50p-

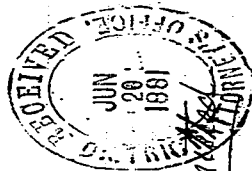
St. Pauls

Abel

Committed in default of \$ ~~100~~ surety

Bailed by

No.



Stated

0489

CITY AND COUNTY } ss.  
OF NEW YORK,

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

That

*Henry Carroll.*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *fourteenth* day of *June* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City, and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent  
feloniously to cheat and defraud one *Simon Weil and Isaac*  
*Weil*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to

*Simon Weil and Isaac Weil*

That ~~he~~ the said *Henry Carroll* was sent  
by one *William Arnold* to them the said  
*Simon Weil and Isaac Weil* to procure and  
obtain from them the said *Simon Weil and*  
*Isaac Weil* for, and on account and  
credit of him the said *William Arnold*,  
three pairs of ladies shoes.  
That he the said *Henry Carroll* was then  
and there authorized and empowered by the  
said *William Arnold* to obtain and receive  
from them the said *Simon Weil and Isaac*  
*Weil* for and on the account and credit  
of him the said *William Arnold*, three pairs  
of ladies shoes.

0490

And the said *Simon Weil and Isaac Weil*

then and there believing the said false pretences and representations so made as aforesaid by the said

*Henry Carroll*

and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Henry Carroll*, three pairs of ladies shoes each pair thereof being of the value of Three dollars and eighty-five cents in money.

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Simon Weil and Isaac Weil*

and the said *Henry Carroll*

and there designedly receive and obtain the said *three pairs of ladies shoes each pair thereof being of the value of Three dollars and eighty-five cents in money.*

of the said

*Simon Weil and Isaac Weil*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

*Simon Weil and Isaac Weil*

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

*Simon Weil and Isaac Weil*

of the same.

Whereas in truth and in fact, the said *Henry Carroll* was not then and there or ever sent by him the said *William Arnold* to them the said *Simon Weil and Isaac Weil* or either of them to procure or obtain from them the said *Simon Weil and Isaac Weil* or either of them for, or on account or credit of him the said *William Arnold* the said three pairs of ladies shoes or any shoe or shoes whatever as the said *Henry Carroll* then and there well knew?

0491

And Whereas, in truth and in fact, <sup>he</sup> the said Henry Carroll was not then, and there nor ever authorized or empowered by the said William Arnold to obtain or receive from them the said Simon Weil and Isaac Weil, or either of them for or on the credit or account of him the said William Arnold, the aforesaid, three pairs of ladies shoes or any shoe or shoes whatever as he the said Henry Carroll then and there well knew;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said Henry Carroll to the said Simon Weil and Isaac Weil was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Henry Carroll well knew the said pretences and representations so by him made as aforesaid to the said Simon Weil and Isaac Weil to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Henry Carroll by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Simon Weil and Isaac Weil, the said three pairs of ladies shoes each pair thereof being of the value of three dollars and eighty-five cents in money.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Simon Weil and Isaac Weil with intent feloniously to cheat and defraud them, of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

0492

BOX:

40

FOLDER:

472

DESCRIPTION:

Carroll, John

DATE:

06/16/81



472

0493

B.V.

*John C. Rollins*

Filed 10 day of June 1881

Pleas *John C. Rollins, No. 3/12.*

THE PEOPLE

vs.

*P*  
*#7*

*John C. Rollins*

ASSAULT AND BATTERY.

DANIEL C. ROLLINS,

~~Plaintiff~~  
~~Defendant~~

District Attorney.

A True Bill.

*Wm. C. Howard* Foreman.

*For Foreman, March*  
*21/82* *apth*

*11.00*

*\$10.00*

*Myron A. Cooney*

*754 Melrose St.*

*Brooklyn*

*Witness*

*L. Andrew Van Lint*  
*609 Water St. N.Y.*

*2. Walter Fuller*  
*Walter House*  
*Manhattan Ave., Brooklyn*

*3. Clapp 34*  
*Canfield St.*

*4. Albert R. Rose*  
*47 Manhattan Ave.*

*5. Abrahamson*  
*45 Pine Street*

*6. J. Williams* West-Street  
*60 E. 10th St. New York*

0494

I certify that Mr. Andrew P. Van Hook came under my professional care May 7. 81. He was then suffering from a bite upon the index finger of the right hand. Received some deep punctures. The finger was already becoming gangrenous - the inflammation extending up the fore arm & the arm, as far as the shoulder - The constitutional symptoms were quite severe, and so continued, until the hand threw off some drops. On the 19th. May I was obliged to amputate the finger near the hand, it being entirely dead - Abscess formed upon the dorsal side of the hand, which has slowly healed - Mr. Van Hook general and local conditions ~~are~~ improving, but he has not left his bed. He will be unable to leave his room for at least another week, and it will be a month before he will.

May 24<sup>th</sup> - 1881. J. W. Oakley M.D.



0495

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

John Carroll

I think it proper that  
this case should go directly  
to the Grand Jury.

Proceedings were initiated  
before a Committing Magistrate,  
but because the injuries  
to the Complainant were  
such as to forbid his  
appearing the Magistrate  
delayed indefinitely for the  
consideration of the case.

I am informed that the  
assault can be proved  
by other witnesses, and so  
send it to the Grand Jury  
directly.

Daniel G. Rollins  
District Attorney

Respectfully,  
D. G. Rollins

S. W. A. for  
Monday

0496

I certify that Andrew P. Van Trump has been under my professional care for the past four weeks. for an injury to his right hand. That in consequence of this injury I amputated the index finger of his right hand. That he is now confined to his bed most of the time. & that his general and local condition is such that it is not safe for him to attend to business. & that there will be for some time to come.

L. W. Oakley M. D.

State of New Jersey ss  
County of Union

I, Edward S. Hewater, a Master in Chancery of New Jersey do hereby certify that I am personally acquainted with L. W. Oakley M.D. whose name is subscribed to the foregoing certificate that he is a physician practicing in said County & State legally authorized to practice therein and that he made oath that the foregoing certificate is true.

In witness whereof I have hereunto set my hand June 12, 1881.

Edward S. Hewater  
Master in Chancery of New Jersey

0497

56 Miller

0498

I certify that Andrew P. Van Huff came under my professional care May 7th. 1881. He was at that time, and is still, suffering from a punctured and contused wound of the index finger of the right hand, the result, apparently, of a bite. That the finger is very much swollen and inflamed, the same extending into the hand, and somewhat into the forearm. This is accompanied with severe pain, and more or less constitutional symptoms. That Mr. Van Huff is confined to his bed, and will be, at least during the present week. That the injury is a dangerous one and severe Mr. and the result doubtful.

Lewis W. Oakley M.D.

State of New Jersey  
County of Union

Personally appeared before me Edward S. Sturges, a master in chancery of New Jersey, Lewis W. Oakley, to me personally known to be a legally qualified physician of the City of Elizabeth and County aforesaid, who being duly sworn according to law on his oath saith that the foregoing statement signed

0499

by him is true -

In witness whereof I have hereto set my hand  
at Elizabeth in the said County & State this *eightth*  
day of May A.D. 1881

Edward S. Stwater  
Master in chancery for Jersey

0500

Case of Robt Holmes - suicide

I certify that on May 7th. 1881 I was called to treat Andrew P. Van Hook - that I found him suffering from a punctured and cutured wound of the index finger of the right hand. the result. apparently. of a bite. That said injury has resulted in the loss of the index finger of said right hand. from Jan. 9<sup>th</sup> 1881 that abscesses have formed in the wound. and that a diffuse cellular inflammation has extended up the right fore arm & arm. some or less. to the shoulder. That said Andrew P. Van Hook is suffering from constitutional disturbances. the result of the above injury. that even his life is endangered thereby.  
L. W. Oakley M.D.

State of New Jersey ss. on this 11<sup>th</sup> day of May A.D. 1881  
County of Union  
Before me Edward Ingraham, a master in chancery of New Jersey, personally appeared Lewis W. Oakley, to me known to be a legally qualified physician practicing in the City of Elizabeth in said County and State who being duly sworn according to law on his oath saith that the

0501

Case of Robt Holmes - suicide

I certify that on May 9th. 1881 I was called to  
 treat Andrew P. Van Hook - that I found him suf-  
 fering from a fractured and contused wound of the  
 index finger of the right hand. the result. appar-  
 ently. of a bite. That said injury has resulted in the loss  
 of the index finger of said right hand. from Jan<sup>ry</sup> 20<sup>th</sup>  
 that abscesses have formed in the wound. and that a  
 great cellular inflammation has extended up the right  
 fore arm & arm. down on leg. to the shoulder.

That said Andrew P. Van Hook is suffering from con-  
 stitutional disturbances. the result of the above in-  
 jury. that even his life is endangered thereby.

L. W. Oakley M.D.

State of New Jersey ss.

County of Union

On this 11<sup>th</sup> day of May A.D. 1881  
 before me Edward A. Stewart, a master in chancery  
 of New Jersey, personally appeared Lewis W. Oakley  
 to me known to be a legally qualified physician  
 practicing in the City of Elizabeth in said County  
 and State who being duly sworn according  
 to law on his oath saith that the  
 foregoing statement subscribed by

0502

**GLUED PAGES**



0503

him is true -

In witness whereof I have hereunto set  
my hand this day and year above  
written, May 16. 1881 -

Edward S. Sturges  
Master in Chancery of the Supreme Court

0504

STATE OF NEW JERSEY, } ss.  
County of Union,

I, JAMES S. VOSSELLER, Clerk of the County of Union, and also Clerk of the Circuit Court for said County, the same being a Court of Record, DO HEREBY CERTIFY, That

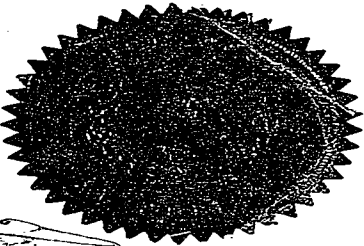
*Edward J. Keweler*  
whose name is subscribed to the affidavit of the annexed instrument and thereupon written, was,  
at the time of taking such affidavit, a *Master in Chancery*

in and for said County, dwelling in said County, commissioned and sworn, and duly authorized to take the same. And further, that I am well acquainted with the handwriting of such *Master*

and verily believe that the signature to the said affidavit is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the said Court and County, the *13* day of *May* 18 *81*

*James S. Vosseller* Clerk.



0505

In the Matter  
of

Van Tassel

vs  
John Carroll

On bail - pending  
appeal before Octo-  
ber 1, 1905

0506

District Attorney's Office.

THE PEOPLE

against

*John Canale*

NAME OF PAPER,

*Send me the papers  
in this case*

*It is in the Callahan*

Filed, *Writes any one order*

New York, *for the case* 18

Taken from

And sent to

0507

City of Chicago 24 82

W

Mr. D. McPherson Dear Sir I want

you to see Mr. John McPherson the  
District Attorney - the following  
are the facts in regard to my case

with  
Nantyle a lease of three  
after I made a lease of three  
264 266 Nantyle # = Nantyle had

3 Nantyle Nantyle at Chicago at my  
Nantyle where he was summoned out  
for the it turns at different places

he was an Nantyle changes to  
I bought of him the Nantyle of  
add from 2 old

engines + 3 old boilers for the  
\$1500 I was to pay him for the  
that as part of the sum all the

I buy out of the sum all the  
old from a Nantyle to Commerce  
I Co I gave him an order for

the money about \$2000 the  
included my labor + delivery  
on old from add 2 boilers

for \$1030 I took to Nantyle the  
Nantyle to give to Nantyle the  
on there I want to make the

state also about \$250 Nantyle  
I gave him \$1000 Nantyle  
for \$975 I think I should have

to collect =

0508

over

Some time during the  
latter part of this winter he commu-  
-ced to call at my store & asked  
me to store some old stuff  
the debris of the fire  
he hired of me for storage the  
2 cellars for \$200<sup>00</sup> per year  
after this he said to me that  
the second hand machinery  
business was a good business  
& all that were in it were making  
money & that he would go in  
to the business & give me 10  
percent commission on all his  
sales if I would give him  
storage for machinery - he  
asked me to give him desk  
room in my office & in two  
of rent he would keep a boy  
in the office that would run errands  
& do for me as well as  
him any thing that I may  
want & keep the office clean  
he never did so  
in place of going in the  
machinery business he bought  
at Mounds & Cummings sale in  
Quincy St for about \$60<sup>00</sup> dollars  
a lot of old batteries & had them  
insured for \$4500<sup>00</sup> dollars he had  
enough to fill 3 lots 25x80 feet  
when I told him that stuff

0509

3

Was not Machinery & that  
I would have to charge him  
\$25<sup>00</sup> per month for each loft per  
month = he then commenced  
with the Leases that had charge  
of the Building to see if I  
would default in my Rent  
that he would get possession  
of my lease  
He sold about \$500<sup>00</sup> worth  
worth of stuff that I should  
have got 10 per cent on  
the lofts that he was filling  
up with stuff other than  
Machinery Cement Blocks &  
& foundry facings &c occupied  
more than  $\frac{4}{5}$  of my place  
I had to pay Rent or get  
out

I told him that I wanted  
what he owed me or I would  
have to kick him out - at this  
time he was doing Business  
under the following names  
Standard Facing Co  
Standard Hydraulic Cement Co  
Archers & Co

Walker & Sons  
G. Gilbert Vanhuyse & Co

& A. J. Vanhuyse  
all from 264 & 266 Water St

05 10

4

At this time I had run  
in Anais for 2 months unt  
I was served with a disposses  
warrant = I ~~came~~ I made  
a preemptory demand for a  
money on that he & all his  
gang should go  
the day following I  
was in Williamsburg striving  
to deliver a lot of old flour  
to Rais money & when I  
came back I found my  
self locked out of my office a  
man locked on door of office  
I retaliated by shutting  
up the stores for 2 days  
while I was away & in my  
absence he & his son made  
an effort to break in the  
store the son did break in  
but my men through them  
in the street he broke the  
shutters of the door & sniped  
a pistol at the head of one  
of my men 2 or 3 times  
after I got throw with the  
fact that I had on hand I  
came to store & had the place  
opened = for that 2 days he  
made every effort to get in through  
the Police & when I got  
back I told him that I would  
to let the place to someone



0511

0-

that would give me instant  
I that I had got not one cent  
from him & that he was then  
in a place he would not stay in  
I went to the store & told him  
to keep up & pay as he would  
pay for his -

He threatened to get me  
and arrest me & Cooney  
& Miss Cooney & 2 workmen  
that kept him out of place  
he came several times & dared  
after the above to put him away  
I said that he wanted me &  
not my ~~friends~~ friends of men to  
do it I had him arrested &  
Judge Druffy allowed him  
to go on his parole after  
he promised that he would  
not come a gain to annoy me  
he still continued to come  
I dared me to put him out  
the day of the fight must have  
been 4 months or 5

05 12

6

He forced his way in to  
the office in my office  
up a winding stairs to  
an office overhead where  
was found him out  
& got on the stairs to  
prevent him from coming  
up. He had in his hands  
in his hands & with his  
to hands he forced the end  
in to my neck the marks  
of which is still there  
I moved out of my office  
& in to the store & in store  
he took his hand a  
band & lost & turned on  
me & in the struggle that  
took place in store he put  
his fingers in my mouth  
& tore all of my mouth.  
He made an effort to force him  
out of store But he caught  
me until I was compelled

0513

I  
to suble him over on  
a heavy connecting Rod  
of an Engine that stood on  
2 Benches & I held him  
there by the neck & could  
have ~~bounded~~ him to  
death if I wanted & all that  
I did was while I had  
him in this position  
was with the side of the hand  
to tap him 2 times & ask  
him if he would you &  
leave me a love during  
this I felt he must have  
got his finger between  
my teeth & I suppose that  
I squeezed him  
when he made the  
charge against me before  
Judge Otterberg after a  
examination the Judge was  
to hold me or put me  
under Bail then he  
went or got an attorney

05 14

I ~~thought~~ to you to the Circuit  
Courtley or the Grand Jury  
in the

I was told an or heard  
that I was wanted  
I went & started the  
whole affair to Mr Rollins  
& he let the matter drop

Can you arrange to see  
Mr McKee & get this  
matter out of my way  
or who can I see that  
will get this matter out  
of my way  
This is one of the worst  
men I have ever known  
to live & he intended to clean  
me out but was not smart  
enough for that he has beat  
me out but he has come  
to Crow & the Insurance Co  
16 times Yours John Canoe

05 15

Carroll }  
or }  
Vane Tump }

And D McMichael  
227 Broadway

05 16

In the Matter of  
Andrew P. Van Tynel } Before  
agst  
John Carroll. } Otterbourg Jr.

On charge of Assault & Battery.

It appears by the papers on file before Otterbourg Jr. that the charge was merely Assault & B. It was made immediately after the occurrence & before any one could determine the nature of the injuries -

The case as it now stands appears by the affid of Van Tynel & the cert. of physician.

On Monday last Justice O. adj. the matter until Wed last, to give the deft. an opportunity to send his doctor out to Elizabeth to ascertain Van Tynel's condition. On Wed. the certificate of the physician sent by Carroll was produced showing that Van Tynel was confined to his bed, but in no immediate danger.

It was then insisted on the part of Van Tynel that the examination should proceed, inasmuch as his survival

0517

witnesses of the occurrence were present, & upon the authority of the Dist. Atty. such a course might be adopted.

His Hon. utterly refused to adopt such a course, and intimated that it was not the business of the Dist Atty. That the case must be set down for the 26<sup>th</sup> & that nothing should be done until the complainant was present.

It was suggested that it was impossible, even by the certificate of their physician, sent by order of the Court, for the complainant to be present. That we had witnesses who had been waiting day after day &c. He did not care for any opinion of Dist Atty, or any one else. The case could not go on.

There was another party present, whose name I do not know, proposed to make a charge against Carroll for A & B, committed on Morn, of this week. The Judge would not entertain it. There is an officer attached to the Court by name of Gardner who has had some acquaintance with Carroll, & I advise that you send for him. Carroll is a dangerous man.

If you desire to see young  
Van Tassel, I can send  
for him at any time

Yours Respectfully  
W. S. Ford

243 Broadway

05 18

POLICE COURT, FIRST DISTRICT,  
HALLS OF JUSTICE,  
101 CENTRE STREET.

New York, June 23 1881

Andrew-Vautour } His. Can.  
vs } dated May 4. 1881.  
John Carroll }

Buy. B. Foster Esq.  
Chief Clerk District Attorney's Office,  
Sir:

In reply to your note dated  
June 17<sup>th</sup>, informing me; that the Grand  
Jury have found a bill in the above  
case, now pending before me - I think  
proper, you should see the papers  
together with the Complaint originally  
made. I herewith enclose the  
same.

Very respectfully  
Yours

McLean O'Donoghue  
Police Justice



05 19

Nelson Place of  
No 307 East Broadway being duly  
sworn says, I am a practicing Physician  
and Surgeon and have so been for the past  
nineteen years. on the 18<sup>th</sup> day of May  
1881. I visited Mr Andrew T. Van Tuyl  
who lives at No 364 South Broad St  
Elizabeth, New Jersey. I found said  
Van Tuyl confined to his bed suffering  
from an ulceration or soreness of the fore-  
finger of the right hand and upon an  
examination made by me I am  
fully satisfied there is ~~no~~ immediate  
danger in his case.

Sworn to before me this  
18<sup>th</sup> day of May 1881. Nelson Place  
P. Alexander MD  
Notary Public 307 E Broadway  
N.Y. City & Co

0520

POLICE COURT—1 DISTRICT.  
CITY AND COUNTY } ss.  
OF NEW YORK, }

RECOGNIZANCE FOR TRIAL OR EXAMINATION.

BE IT REMEMBERED, That on

the 7 day of May in the year of Lord 1881

of No. 754 W. 4th Street, New York

and Philip E. Maher

of No. 118 Canal Street, in the said City,

and Hugh Dalzell

of No. 267 West 14th Street, in the said City,

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

John Carroll

the sum of Three Hundred Dollars; the said

Philip E. Maher

the sum of Three Hundred Dollars, and the said

Hugh Dalzell

the sum of Three Hundred Dollars, separately, of

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

WHEREAS, the said John Carroll was charged, before the undersigned, Police Justice as aforesaid, on the oath of Andrew Keuttyl

with Perjury for having, on the 30 day of May 1881

in the City and County of New York, aforesaid, used very abusive

and threatening language towards  
said complainant and his  
complainant's rights in  
dispute

And Whereas, he has been brought before said Justice to answer said charge and the said offence with which he is charged being bailable by said Justice, and he having demanded an examination on said complaint, and it having been made to appear to the satisfaction of said Justice that said examination should be continued to some other day, he did thereupon order the said accused to find sufficient Bail in the sum of Three

Hundred Dollars, for his appearance at the First District Police Court, No. 16

Canal street, on the 16 day of May

at 2 o'clock, in the afternoon of that day, to answer to said charge.

Now Therefore, the condition of this Recognizance is such, that if the above named

John Carroll

shall personally appear before said Justice at the said First District Police Court in the City of New

York, on the 16 day of May 1881 at 2 o'clock P. M. and at such

other times and days as the said examination may be adjourned to, and abide the final decision of said Justice, and not depart therefrom without leave, then this Recognizance to be void, otherwise to remain in full force.

Taken and acknowledged before me, the  
day and year aforesaid

Marcus Crossberg

POLICE JUSTICE.

John Carroll

Philip E. Maher

Hugh Dalzell

0521

CITY AND COUNTY OF NEW YORK, ss.

Day of May 1877  
 Martin Beck  
 Police Justice

*Philip E. Maher* one of the within named Sureties, being duly sworn, says that he is a *free* holder and resident in said City, and is worth *100* Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of *real estate & his house and lot 19754 Willoughby Avenue Brooklyn N.Y. of the value of five thousand dollars over any incumbrances*  
*P. E. Maher*

CITY AND COUNTY OF NEW YORK, ss.

Day of May 1877  
 Martin Beck  
 Police Justice

*Hugh Dalzell* one of the within named Sureties, being duly sworn, says that he is a *free* holder and resident in said City, and is worth *100* Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of *household furniture in house 207 West 14 Street and lot of the value of ten hundred dollars over any incumbrances*  
*Hugh Dalzell*

RECOGNIZANCE FOR TRIAL OR EXAMINATION

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

vs.

Taken the ..... day  
 of ..... 187

Justice

Filed ..... day of ..... 187

Sureties identified by

No. .... Street

0522

Dr. W. H. FARRINGTON,  
Astor House.

New York, May 6<sup>th</sup> 1887

To whom this may concern  
This is to certify that  
A. P. Van Tassel is at present  
under my care suffering  
from an inflamed poisoned  
wound of the finger with  
extensive inflammation on  
the arm. rendering it unsafe  
for him to be away from  
his room. & requiring close  
attention to prevent serious con-  
sequences.  
Wm. H. Farrington

0523

New York Office 266 Wall St.  
Residence Elizabeth St.  
May 6. 1871.

To his house  
Judge Ottenhoffen

Dear Sir.

I am sorry to hear of the matter  
of your thumb & fingers.  
I am sorry to hear of the  
injury, especially  
in the  
and lacerations of the  
fingers of my  
right hand.

The injury is much  
more severe than  
what I at first  
anticipated, and I find  
myself necessarily

0524

convinced H. and  
wished with the prospect  
of finding some further  
evidence. Photographs were  
made.

Concluded to take the  
evidence to H. and send him  
a note from my  
Medical Saline.

He cannot at present  
appear in Court to  
testify against the  
Capt. Will also  
be so kind as to ex-  
pound from him sufficient  
to secure his attendance  
at the sessions.

Prof. Van Orstrand and  
Alfred H. Bass of L.S.  
Males H. witnessed the  
assault and Maiming

0525

and will be on hand to testify  
when required.

I regret that I  
cannot be present at the time of  
his arrest.

A. P. Tomlinson  
for C. L. Tomlinson

0526

1st District.  
STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, ss.

WARRANT—Disorderly Conduct.

To any Constable or Policeman of the City of New York:

Whereas, Complaint on oath has been made before the undersigned, one of the Police Justices in and for the said City, by

*Andrew McIntyre*  
of No. *266* Street, that on  
the *30* day of *May*, 188*7*, at the City  
of New York, in the County of New York,

*John Carroll*  
w. *as in said premises and* Street, using threatening,  
abusive and insulting behavior, with intent to provoke a breach of the peace whereby a breach of  
the peace might be occasioned, that said *John Carroll*

did then and there *use very abusive and threatening  
behavior towards said complainant, and  
threaten to beat and bite complainant.*

Wherefore, the said Complainant has prayed, that the said Defendant may be apprehended  
and bound to answer the said Complaint:

THESE ARE, THEREFORE, in the Name of the People of the State of New York, to com-  
mand you, the said Policeman, and every of you, to apprehend the bod of the said Defendant ,  
and forthwith bring *him* before me, or some other Justice of the Peace, for the City and County  
of New York, at the *1st* DISTRICT POLICE COURT, in the said City, to answer the said  
charge, and to be dealt with as the law directs.

GIVEN under my hand and seal, this *4* day of *May*, in the year of our Lord 188*7*

*Mersey O'Donoghue* Police Justice



0527

POLICE COURT \_\_\_\_\_ DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Andrew Tautny*  
266 Water St  
Hagford House

WARRANT

*John Carroll*

Dated *May 4* 1881

*Arthur* Magistrate.

*Gardner* Officer.

The Defendant *John Carroll*  
taken, and now brought before the Magistrate, to  
answer the within charge, pursuant to the com-  
mand of this Warrant.

Dated *May 6<sup>th</sup>* 1881

250 P.M. May 6<sup>th</sup> 1881

*John Carroll*

45-  
*M*

*Ireland*

*Machinery*

*M*

*Yes*

*754 Willoughby*

*St Brooklyn*

0528

Form 67.

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

First District Police Court.

of No. 266 Water and Eleventh St Street,  
being duly sworn, deposes and says, that on the 11th day of May 1881  
at the City of New York, in the County of New York,

John Carroll

Sworn to before me this

4

day

188

Police Justice.

[now here] was in said premises Street, using  
threatening, abusive, and insulting behavior, with intent to provoke a breach of the peace, and whereby a  
breach of the peace might be occasioned; that said John Carroll

did then and there use very

abusive and threatening behavior  
toward his deponent, pushing deponent  
about, and biting deponent's right  
hand under finger

Andrew P. Mac Tery

0529

M-  
Form 67.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Andrew McIntyre*

vs

*John Carroll*

AFFIDAVIT—Disorderly Conduct.

Dated *May 4* 188

*Atterbury* Magistrate.

Officer.

*Defendant to give bond*  
*\$300. for his appearance on*  
Fined \$ *examined Monday 16* 2 P.M. *81*

Bail to be of Good Behavior for the term of \_\_\_\_\_  
months, and in default of such Bail to be imprisoned  
for the term of \_\_\_\_\_ months.

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

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

*May 4 2 P.M.*

*2 P.M. Monday May 16 81*

*Bailed for examination*

*2 P.M.*

*May 18 81*

*re certificate dated May 18*  
*to May 26 3 P.M.*  
*admitted by medical board*  
*to June 27 2 P.M.*

0530

**POOR QUALITY  
ORIGINAL  
DOCUMENT(S)**

0531

Thomas O'Donnell, Jr. - Dublin, Ireland, 1881  
 Present at New York City, N.Y. July 18, 1881, 1882  
 and says that he was in the premises  
 of the hotel at one time, but ~~was not~~  
~~the standard~~ ~~was not~~ ~~the standard~~  
 when it about 4 o'clock in the afternoon - with  
 the Secretary of that Co. there office being on the  
 second floor in the rear. ~~as he was ascending~~  
~~the stairs~~. As he was ascending the stairs to  
 said office, James Carrall who occupies the office  
 below - remarked that the said Van Sycle  
 had been talking about him in the office & that  
 said Van Sycle must not go up stairs to see  
 Albert E. Ross, said Secretary - & on endeavoring to  
 go out, said Carrall seized him violently and  
 dragged him towards the door, when he got said  
 Van Sycle, about half way down, they were  
 obstructed by an iron gate. said Carrall then  
 put his arm around the post to prevent his dragging  
 him into the street, said Carrall, then seized, said  
 Van Sycle by the throat and pushed him back  
 against some machinery, then forcing his head  
 over on the machinery. said Van Sycle thrust  
 out both hands to push him off - but could not  
 reach far enough to do it. said Carrall then  
 seized, the index finger of the right hand  
 between his ~~teeth~~ <sup>teeth</sup> & kept it there all the time  
 the struggle was going on, and with such force

0532

that I feared the same would give away & I went  
into the end of my fingers entirely, which seemed  
to be his trick (his charge was entirely false - I  
had my hand some time there - but asked the  
sheriff who was in charge, to try and find out -)  
While he had my fingers in his mouth &  
said something about his power, said  
Carroll with one hand caught me round  
by the throat while with the other hand he  
was striking me in the face, I was just losing  
consciousness, from the choking sensation of his  
grip - when Albert, Ralph, and Lawrence and  
I ~~left~~ saw Marshall. His clerk came  
down stairs and pulled him off. He  
then began to talk indignantly for some  
2 minutes with the chief of Constabulary - the  
result, after they had been talking some  
minutes, was that I was told, and we  
went to a place where we could get  
a doctor, and nursed the wound, I  
returned to my home immediately and  
consulted my medical adviser, he  
remarked, if he could have got charge  
of it 10 or 15 minutes after it was done  
he could have cut it out, or with  
Caustic perhaps prevented the ruinous  
matter from getting into the system, &  
said Van Luyk went to the City next  
day and made complaint to Justice  
Otterburn. He issued a warrant for the  
arrest of said Carroll, and ordered us to

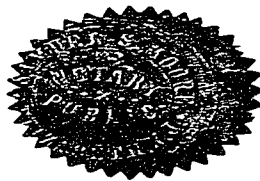
0533

appeared before him. I said I had been there.  
Went to Dr. Harrington who has the reputation  
of being a first class Surgeon, showed him  
the wounded finger, and asked his advice.  
He told me that if the poison could be  
prevented from going up the arm, he thought  
the finger might be saved, & the blood not  
contaminated with the poison, prescribed Codine  
as a preventive, then advised me to go home  
consult the best Surgeon there, and have him  
look it over & advise, as it was a very  
dangerous wound. As a hearing was to be  
had before Judge Abingdon the morning  
before mine trial, I went to consult  
Dr. Harrington, stating that I could  
not be there because of my injury. He  
the case was adjourned until including the  
9th inst. Dr. Oakley of Elizabeth has  
attended me, carefully, & examined & treated  
the case, with great care. He says that  
notwithstanding, my precaution to keep  
the poison, out of my blood that it  
has reached my stomach & so affected  
it that, I cannot retain food, & the pain  
from the wound is just agonizing. I  
have such restless nights, with intermittent  
fevers come & reduced in strength that  
it is impossible to sit up at all, & am  
failing daily. At 4 o'clock this I on May 10<sup>th</sup>

0534

A consultation of surgeons was called and after a thorough examination, probing the parts, they discovered the fact that this arterial blood, had manifested such that I should lose my finger. He then will try and stop it at this point, although my arm is very much swollen & I may have to lose that, my health is very much prostrated in consequence of this pain, which has gotten through the whole body. I don't know whether I shall have strength to go through the operation of an amputation or not.

Sworn & Subscribed to by making his mark in consequence of injury to right hand this 10<sup>th</sup> day of May 1881  
*his*  
 A. P. VanTye  
 Mark  
 Samuel S. Moon  
 Notary Public



STATE OF NEW JERSEY. } ss.  
 County of Union,



I, JAMES S. VOSELLER, Clerk of the County of Union, and also Clerk of the Circuit Court for said County, the same being a Court of Record, DO HEREBY CERTIFY, That *Samuel S. Moon*, whose name is subscribed to the affidavit of the annexed instrument and thereupon written, was, at the time of taking such affidavit, a *Notary Public*

in and for said County, dwelling in said County, commissioned and sworn, and duly authorized to take the same. And further, that I am well acquainted with the handwriting of such *Notary* and verily believe that the signature to the said affidavit is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the said Court and County, the 11 day of May 1881

*J. S. Vosseller* Clerk



0535

People

John Carroll

ampt of A P Van Lye

364. Street 4<sup>th</sup> St -

Andrew P Van Lye L. in Elizabeth N.J.  
do business at 301 Front St - N.Y.

The defendant had agreed to rent  
to complainant the premises 264 & 266  
Wall St. and to provide complainant  
with power for plaster mill when  
he should get his engine in and  
have lease executed. Complainant  
put in his machinery at request  
of Deft. Then Deft. refused to  
sublet to complainant but demanded  
that complainant should buy his lease  
his complainant refused to do. Deft.  
locked him out of premises. Complainant  
obtained injunction from Supreme Ct -  
Kings Co. restraining Deft from interfer-  
ing with him. On the 8<sup>th</sup> of May  
1881. Complainant entered the premises  
266. Wall St. to go up to the  
office of Albert R Bass who has  
an office in the rear of 2<sup>nd</sup> floor  
266. the only entrance to Bass  
office was through Carroll's store.

0536

Baro was not connected in business with Carroll but paid him rent for office

It was about 4 PM. I started to go up to Mr Baro's office. Carroll met <sup>me</sup> ~~me~~ and refused to let me go up. he said he understood I had been talking and he said I could not come in then. I asked him who I had been talking to and he declined to state. I started to go to Mr Baro's office I told him when I wanted to go. and he caught hold of me and pulled me towards the door I caught hold of an iron pillar about half way down the stairs he caught me by the throat and pulled me over against some machinery. I put my hand out to push him off, and he grabbed for finger of right in his mouth and bit and chewed on it. I had an umbrella in my hand it may have hit him. Mr Baro & Mr Vas Ostroand also were up stairs came down and pulled him off. I have been laid off almost ever since from the result of the injuries. I have had

0537

my finger amputated, and  
came near losing my head,  
have suffered great pain -  
after he was pulled off he both  
off his coat and wanted to fight the  
crowd. Mr. Bayle the Carroll's clerk  
was in each office I don't know  
whether he saw the affair -

Albert R. Bass 147 Maiden  
Lane. in May I had an office  
at 266 Wall St. in 2 floor room  
for which I paid rent. The  
only entrance to my office  
was by passing Carroll's store  
was not connected in business  
with Carroll. I had business  
with Mr. Van Dyke. I had an  
appointment with him in the afternoon  
of May 4<sup>th</sup>. I heard Mr. Carroll's voice  
in the street about 4 P.M. I heard him  
say you should come in here I told  
you not to come in here. I went into  
door at the head of the stairs. I heard  
Mr. Van Dyke say he was going  
up to see me. I heard the  
scuffle and came down and

0538

saw Mr Canoll having hold of Mr Van Luyck by the throat - and perceiving him at the face, Mr Van Luyck was helpless he held his hand up before his face. I went up ~~with~~ to them and separated them. I saw Mr Van Luyck's finger bleeding profusely Canoll then took his coat-off and wanted to fight - the whole of us - The Sheriff's officer was also there.

additional witnesses

Mr Van Ostrander 3<sup>rd</sup> Pine St -  
(Office of C. H. Barr)

Hugh Dalzell 266 Wacker St -  
Keeper from Sheriff's Office

do Oakley Elizabeth  
" Green "  
" Farrington Asst. 1 force,

0539

Cham Jan Nostrom  
no 5 Peru St  
in the office

Chas Bass

Albert R Bass  
147 Mardin  
Lave  
up stairs

The above are the  
names of the wit-  
nesses acquired  
by your note.

I also submit,  
a certificate signed  
this day by the  
physician in charge

Yours Truly  
W. Lynde

0540

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

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

That

*John Carroll*

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

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

0541

BOX:

40

FOLDER:

472

DESCRIPTION:

Caulfield, James

DATE:

06/07/81



472

0542

21

*Watson*

Counsel,

Filed 7 day of June 1881

Pleads *Not Guilty &*

THE PEOPLE

vs.

*I*  
*James Campbell*

INDICTMENT  
the Person.  
and  
from

*No. 1000*

DANIEL C. ROLINS,  
BENJ. K. PHELPS

*Part No. 1000, 1001,  
and remainder of S.C.,  
A True Bill.*

Foreman.

*Wm. H. Smith*

*Amended to R.C.P.*

*170*



0543

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

FORM 112.

Police Court—Third District.

*Elias Freeman*  
of No. *20 Orchard* Street, being duly sworn, deposes  
and says that on the *30* day of *May* 18*87*  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent *and from the person*  
*of deponent*  
the following property viz:

*One silver watch*

of the value of *sixteen*  
the property of *deponent* Dollars

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by *James Bayfield*

*(now here) for the reason following*  
to wit: Deponent was standing  
in a crowd in Allen Street at  
the time said watch was in the  
left side pocket of the vest then  
and there worn by deponent  
as a part of his wearing apparel.  
Deponent saw and felt said Bayfield  
insert his hand into said pocket  
and ~~to~~ take said and carry away  
therefrom said watch, and run  
away with the same. Deponent

Sworn to before me this

day of

1887

James Bayfield

0544

Pursued and caught said  
Caulfield and found said  
property in his possession

Sworn to before me this } Elias Thumman  
31 day of May 1881 }  
Solomon B. Smith Police Justice

0545

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

*James Caulfield*

Question. How old are you?

Answer.

*Fourteen years*

Question. Where were you born?

Answer.

*New York*

Question. Where do you live?

Answer.

*259 Monroe Street*

Question. What is your occupation?

Answer.

*I work for my father. Junk Dealer*

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

Answer.

*Not guilty*

*James Caulfield*

Taken before me, this *21* day of *May* 18*87*  
*Charles J. Smith*  
JUDGE OF JUSTICE.

0546

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

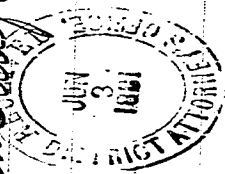
Name.....

Address.....

21 *W. H. H. H. H.*  
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Charles Freeman*  
*20 Orchard St.*  
*James C. C. C.*

AFFIDAVIT—LARGEN



BAILED.

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

Dated.....

*May 31 1901*  
*W. H. H. H. H.*, Magistrate.  
*Stebbins*, Officer.  
*W. H. H. H. H.*, Clerk.

Witnesses.....

\$ *5.00* to answer  
at *Gen* Sessions  
Received at Dist. Att'y's Office,

*W. H. H. H. H.*

0547

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*James Caulfield*

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

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

*One watch of the value of*  
*sixteen dollars*

of the goods, chattels, and personal property of one *Elias Freeman*  
on the person of said *Elias Freeman* then and there being found,  
from the person of said *Elias Freeman* 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.

0548

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

THAT the said

*James Caulfield*

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

*One watch of the value of  
Sixteen dollars*

of the goods, chattels and personal property of the said

*Eliza Freeman*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from*  
*the said Eliza Freeman*  
unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

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

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

0549

BOX:

40

FOLDER:

472

DESCRIPTION:

Cogan, William

DATE:

06/29/81



472

0550

BOX:

40

FOLDER:

472

DESCRIPTION:

King, William

DATE:

06/29/81



472





0552

City and County of {  
New York } ss

William Logan now under arrest - being duly sworn deposes and says I was in the employ of the Archer & Pennoest Manufacturing Company and have worked for them for the past six years. On the 23<sup>d</sup> day of June 1881 I stole from said Company Two boxes of Argand Burners containing two dozen of the value of sixteen dollars also two gross of Burner pillars of the value of three dollars. This property I gave to William King (now here) for which King gave me two dollars. King at the time he received this property from me knew that I had stolen it from said Company. I have given him other of the firms property previous to this, I make this statement and affidavit of my own free will and without any promise being made to me or without any fear or compulsion.

Sworn to before me this  
24 day of June 1881

B. J. Murphy Police Justice

W. Logan

0553

City & County of New York

Thomas Moran of the 8<sup>th</sup>  
precinct police being duly  
sworn says that on the  
23<sup>d</sup> inst he found in the  
premises No 282 East 7<sup>th</sup>  
occupied by William King  
a number of Burner pills,  
and Lava Lips.

Sworn to before me

Thomas Moran

This 24 day of June 1881

Respectfully Police Justice

0554

Form 894.

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

Police Court--Second District.

of No 70 Wooster Guiford W Chase  
and says, that on the 23rd day of June 188/  
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 the above premises

the following property, to wit: locally grown of 'Lava Rock' for  
gas burners.

of the value of travels five Dollars,  
the property of George Pauement, President of the Archers' Bowmen  
Manufacturing Company, an incorporated Company according  
to the laws of the State of New York in charge of department  
and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by William Coppe

(nowhere) for the reason that deponent discovered on  
the 23rd inst that the aforesaid property had been  
taken and stolen. That the accused acknowledged and  
confessed to deponent that he had taken and stolen  
the aforesaid property. And he the said William  
Coppe then and there further acknowledged and  
confessed that he had at divers times, extending over  
a period of six months, taken and stolen property  
from the said premises and had sold the same to  
one William King and that he the said King  
threw the same to have been stolen by him the  
said William Coppe.

Guiford W Chase

Sworn to before me this 24th day of June 188/of June 188/

Police Justice.

0555

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

*William King*

Question.—How old are you?

Answer.—

*42 years.*

Question.—Where were you born?

Answer.—

*Philadelphia*

Question.—Where do you live?

Answer.—

*No 282 East 7<sup>th</sup> Street*

Question.—What is your occupation?

Answer.—

*Selling Gas burners for 15 years  
my regular trade is a Barber*

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

here preferred against you?

Answer.—

*I did not know it at  
first off. I found it out at  
last. When I bought some  
of the Argand burners I did not  
know the value I found out the value  
and I did not want him  
to come to the store any  
more, I did not want to  
have anything more to do  
with it. My wife told him to  
stay out, I was compelled  
first off to do it. I had buried  
two children & my wife was  
convinced & I was persuaded that  
I was so persuaded I did not  
know when to get a dollar  
when I told him to stay away  
he did not come again for two months*  
*W. King*

Taken before me, this

*24*

day of June 1881

Police Justice.

0556

215 10th Ave  
Form 893

Police Court-Second District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John W. Chase  
70 West 4th St.

William Gyan

William Gyan

DATED June 24th 1881

Pieby MAGISTRATE.

1. Chapman OFFICER

1. 8th Precinct

WITNESS:

Charles H. Tucker

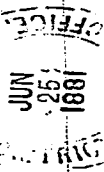
70 West 4th St.

Frank S. Brady.  
with Mitchell & Co  
836 Broadway.

The officer.

\$1000 TO AND FROM

BAILED BY



No. STREET.

Frank S. Brady.  
836 Broadway  
with M & Co.  
2 doz Aug 1881  
2 Grose Bunker  
pillar -  
marked -

0557

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*William Logan and William King each.*

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

*Twenty-five hundred tips of the value of one  
cent each.*

of the goods, chattels, and personal property of one

*George Pancost*

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

0558

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

*William Logan and William King each.*

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

*Twenty-five hundred <sup>by</sup> tips of the value of  
one cent each.*

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

*George Pancoast*

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

*George Pancoast*

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

*William Logan and William King*

~~taken and carried away~~ 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.

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



0559

BOX:

40

FOLDER:

472

DESCRIPTION:

Cole, John

DATE:

06/21/81



472

0560

164 *W. M. M. M.*

Day of Trial

Counsel, *H. B. M. M.*

Filed 21 day of June 1881

Pleads *Not guilty (24)*

THE PEOPLE

vs.

*John L. L.*

*BURGLARY—Third Degree, and  
Receiving Stolen Goods.*

DANIEL C. ROLLINS,

**BENJ. K. PHELPS,**

*John C.* District Attorney.

A True Bill.

*W. G. M. M.* Foreman

*July 6, 1881.*

*Chas. J. M. M.*



0562

City and County of  
New York. 355

Michael Flynn of 17th Precinct Police  
being duly sworn says that on the night  
of the 12th of June 1881. <sup>(now day)</sup> He arrested in  
East 10th Street John Cole, having in  
his possession the within named  
property which has been seen and  
identified by Jacob Fess of 161 Furk  
Avenue as belonging to him and his  
brother and one Henry his clerk.

Sworn to before me Michael Flynn  
this 13th day of June 1881

Solomon D. Smith

Police Justice

0563

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question.—What is your name?

Answer.—*John Cole*

Question.—How old are you?

Answer.—*Sixteen years last October*

Question.—Where were you born?

Answer.—*United States*

Question.—Where do you live?

Answer.—*132 Avenue C.*

Question.—What is your occupation?

Answer.—*Iron Pipe Heater*

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

Answer.—

*I am not guilty*

*John Cole*

Taken before me, this 13th day of June, 1881  
*John J. Smith*  
Justice.

0564

Form 115.

POLICE COURT -- THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Offence, BURGLARY.

*Jacob Feist*  
161 First ave

*John Cole*

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated *June 13th* 188*1*

*Smith*

Magistrate.

*Michael J. Lynn*

Officer.

Clerk.

*Michael J. Lynn*

Witness.

*17th Street*

Street.

No.

Street.

No.

Street.

\$ *1500* to be paid.

Received in Dist. Atty's Office.

*[Signature]*

0565

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*John Cole*

late of the ~~seventeenth~~ *twelfth* Ward of the City of New York, in the County of New York,  
aforesaid, on the *twelfth* day of *June* in the year of our Lord one  
thousand eight hundred and eighty-~~one~~ *one* with force and arms, at the Ward,  
City and County aforesaid, the ~~store~~ *store* of

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

*Jacob Fraist* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*Two coats of the value of five dollars each*  
*Three pairs of pantaloons of the value of three dollars each*  
*One waist of the value of four dollars*  
*One knife of the value of one dollar*  
*Twenty cigars of the value of five cents each*

of the goods, chattels, and personal property of the said *Jacob Fraist*

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

0566

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

*John Cole*

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

*Two coats of the value of five dollars each  
Three pairs of pantaloons of the value of three dollars each pair  
One vest of the value of four dollars  
One knife of the value of one dollar  
Twenty cigars of the value of five cents each*

of the goods, chattels and personal property of *Jacob Faist*

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

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

*John Cole*

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

**DANIEL C. ROLLINS,**  
**BENJ. R. PHILLIPS,** District Attorney.



0567

BOX:

40

FOLDER:

472

DESCRIPTION:

Collins, James

DATE:

06/16/81



472

0568

BOX:

40

FOLDER:

472

DESCRIPTION:

Reilly, Edward

DATE:

06/16/81



472

0569

BOX:

40

FOLDER:

472

DESCRIPTION:

Hart, Michael

DATE:

06/16/81



472

0570

BOX:

40

FOLDER:

472

DESCRIPTION:

Deegan, Andrew

DATE:

06/16/81



472

JS

Filed 16 day of June 1888

Pleads *Indignity* (by)

THE PEOPLE

vs.  
James Ireland  
Edward Reilly  
Michael Reilly  
Christopher Reilly

DANIEL G. ROLLINS,

Attorney at Law

District Attorney.

A True Bill.

*Wm. C. Church* Foreman.

*James J. Scott*

(all)

*Spied J. J. Scott*

0571

0572

Police Court—Fourth District.  
STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, ss.

of No. *21 Police Precinct Police* *Patrick Fennelly* Street,  
on *Sunday* the *25* being duly sworn, deposes and says, that  
in the year 18*77* at the City of New York, in the County of New York, day of *June*

he was violently ASSAULTED and BEATEN by *James Collins and Edward Riley* and others not arrested who seized hold of deponent in a violent manner and threw deponent into the East River some men in a boat in the vicinity rescued deponent from drowning. There were a large number of men, engaged in calling as men *profane and indecent names* and using *indecent and insulting* language towards him deponent was ordered down on the dock foot of 36<sup>th</sup> Street and East River to disperse them among said men were said Collins and *Riley* deponent ordered said Collins off of Cabnet Boat which was at said place. Said Collins Riley and several other men seized hold of deponent and threw deponent into the East River. deponent would have been drowned had not said boat and men rescued deponent. deponent cannot swim

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

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

Sworn before me, this

of *June* *7* day }  
18*77*

*Patrick Fennelly*

*Wm Murray*  
Police Justice.

0573

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick J. Kennedy

vs.

James Collins

Richard Riley

Witness,  
Dated June 1887

Murray Magistrate.

Moatsey Officer.

Witness,

John Connolly  
344 said 34 St

1000 Bail  
for 1000 June 9<sup>th</sup>  
C. H.

0574

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

Police Court—Fourth District.

of No. 21 Precinct Patrick Finnerty Street, being duly sworn, deposes and says,  
that on the 5 day of June 1887  
at the City of New York, in the County of New York,

deponent was violently and feloniously  
assaulted and beaten by a number of  
men and then thrown into the East River  
at foot of 36<sup>th</sup> Street deponent identifies  
Michael Hart now present as one of said  
men who struck deponent with his fist  
and was one of said men who assaulted  
and beat deponent at said time deponent  
also identifies Andrew Degen as one of  
the men who threw deponent into said  
River said men were in company with

Sworn to before me this

1887

Notary Public



0575

and helped said men as charged in  
the annexed affidavit

Subscribed before me this  
8 day of June 1881 Patrick Feenelly  
Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

AFFIDAVIT

Patrick Feenelly

vs.

Michael Keach

Andrew Deegan

June 8 1881

Murray

Magistrate

Officer

Witness

Disposition  
STAYED

0576

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Collins*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *112 Street, Harlem*

Question. What is your occupation?

Answer. *Umbrella maker*

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

Answer. *I am not guilty*  
*James Collins*

Taken before me this

day of *June* 18*91*

Police Justice.

0577

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edward Riley* 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. *Edward Riley*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *35 St 10 East*

Question. What is your occupation?

Answer. *Umbrella Maker*

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

Answer. *I am not guilty*  
*Edward Riley*

Taken before me this

day of

1888

Police Justice.

0578

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Michael Hart* 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. *Michael Hart*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *311 East 46 street*

Question. What is your occupation?

Answer. *Labourer*

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

Answer. *I am not guilty.*

*Michael Hart*

Taken before me this

day of

187

Police Justice.

0579

**Police Court, Fourth District.**

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer. *Andrew Deegan*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *336 East 36 Street*

Question. What is your occupation?

Answer. *Peddler*

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

Answer. *I am not guilty*  
*A Deegan*

Taken before me this

day of

187

Police Justice.

0580

114

Police Court--Fourth District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Patrick Connolly*  
*21 W. Prichard*

RAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

*Patrick Connolly*

*(344 East xx St)*

*\$1000 to am GS East*

*Conn*

Received in District Att'y's Office,

0581

CITY AND COUNTY } ss.:  
OF NEW YORK.

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

That James Collins, Edward Kelly, Michael Hart,  
Andrew Deegan each

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

DANIEL G. ROLLINS,  
~~BENJ. H. PIERCE~~, District Attorney.

0582

BOX:

40

FOLDER:

472

DESCRIPTION:

Conlin, James

DATE:

06/09/81



472



0583

48 Bill now

Day of Trial

Counsel,

Filed

Pleads

9 day of June 1881

THE PEOPLE

BURGLARY—Third Degree, and  
Receiving [Stolen Goods.]

P.

James Leavelle

DANIEL C. ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. C. Church Foreman  
June 10. 1881.  
Pleaded Guilty 3 days  
V. S. P. 18 months

0584

Police Office, First District

City and County  
of New York,

ss.

of No. 107 Greenwich Street, being duly sworn,

deposes and says, that the premises No. 107

Street, 1st Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Store for the Sale

of liquors & cigars were **BURGLARIOUSLY**

entered by means to deponent unknown

on the Night of the 14<sup>th</sup> day of June 1887

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

Two Coats, one Vest, one hat  
two pistols two Razors one pair  
of Scissors & other articles together  
with lawful money in Silver  
nickel & copper coins & postage  
& Revenue stamps collectively  
of the value of twenty five dollars  
the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

**BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

James Conlon now here,

for the reasons following, to wit:

That a door leading  
from said Store to the yard which  
deponent securely fastened at  
about 12 O'clock on said night  
was by deponent found open on  
the following morning the cross  
bar on the inside of said door having  
been removed. And the property above  
described taken from the Store which said  
property was found subsequently in the  
prisoners possession as deponent is informed  
and verily believes Charles Smith

*Sworn to before me this 15th day of June 1887  
J. M. Sullivan (Deputy Justice)*

0585

City and County,  
of New York

John R Keeling of the 27<sup>th</sup>  
Police Precinct being sworn  
says that he arrested the  
prisoner in Washington Street  
at about 11 o'clock A.M. on  
the night in question and at  
the time of such arrest he  
found in the prisoner's possession  
the property here shown which  
is identified by the Complainant  
as property taken from his  
store on the aforesaid night

John R Keeling

Sworn to before me this  
5<sup>th</sup> day of June 1881  
Chas. H. Hickey  
Police Justice

0586

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

*I am guilty of the charge  
Lords Court*

Taken before me, this

3<sup>rd</sup> day of

June 1887

POLICE JUSTICE.

0587

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

Police Court—First District.

THE PEOPLE, No.,  
ON THE COMPLAINT OF

*Charles Smith*  
107 Broadway St.

*James O'Brien*

DAINED,

No. 1, by .....

Residence .....

No. 2, by .....

Residence .....

No. 3, by .....

Residence .....

No. 4, by .....

Residence .....

No. 5, by .....

Residence .....

No. 6, by .....

Residence .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

Dated June 5, 1881

*Wm. R. Keeling* Magistrate.

*Wm. R. Keeling* Officer.

*Wm. R. Keeling* Clerk.

*Wm. R. Keeling* Witness.

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

*Wm. R. Keeling*

0588

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*James Conlin*

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

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

*Charles Smith* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and  
*Two coats of the value of five dollars each*  
*one vest of the value of two dollars*  
*one hat of the value of two dollars*  
*Two pistols of the value of one dollar each*  
*Two razors of the value of one dollar each*  
*One pair of scissors of the value of one dollar*  
*Divers coins of a number, kind and denomination to the*  
*juries aforesaid unknown, and a more accurate description of*  
*which cannot now be given of the value of six dollars*

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

*Charles Smith*

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

0589

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

*James Conlin*

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

*Two coats of the value of five dollars each.  
One vest of the value of two dollars  
One hat of the value of two dollars  
Two pistols of the value of one dollar each  
Two razors of the value of one dollar each  
One pair of scissors of the value of one dollar  
Divers coins of a number, kind and denomination  
to the jurors aforesaid unknown, and a  
more accurate description of which cannot  
now be given of the value of six dollars*

of the goods, chattels and personal property of *Charles Smith*

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

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

*James Conlin*

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

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

0590

BOX:

40

FOLDER:

472

DESCRIPTION:

Connolly, Henry

DATE:

06/06/81



472



0591

Counsel,  
Filed *June* 188  
Pleads *Not Guilty*

THE PEOPLE

vs.

*Henry, bonny.*

DANIEL C. ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Not Offense Foreman.*  
*June 1881*  
*Heads of J.*

*Sentence suspended*

INDICTMENT—Larceny from  
the person of *the*

0592

24 District Police Court  
CITY AND COUNTY OF NEW YORK } ss. Charles W. Dickel  
of No. 128 West 56 Street,  
being duly sworn, depose and saith, that on the 24 day of May 1887  
at the 22 Ward of the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, ~~deponent~~ and from the person  
of deponent,  
the following property viz.:

One gold base watch of the value  
of Two Hundred and fifty dollars  
One gold chain of the value fifty dollars  
all of the value of Three Hundred and  
fifty dollars. \$310.00

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 Henry Connolly, (nowhere),  
from the fact that previous to said larceny  
the said watch was in deponent's  
vest pocket attached to said chain  
which was also attached to said vest  
then worn on the person of deponent  
and that while deponent was putting  
the said Connolly from the premises  
aforesaid deponent had said watch  
and chain on his person, and a short

Sworn before me this

day of

1887

Police Officer

0593

time afterwards deponent missed said property. deponent was subsequently informed by Officer Riley of the 22<sup>nd</sup> Precinct that the Riley found the said watch in the possession of said Connolly

sworn to before me this } Chas M. Dickel  
28<sup>th</sup> day of May 1881 }

J. H. Murray Police Justice  
James H. Riley of the 22<sup>nd</sup> Precinct Police being duly sworn deposes and says that on the 24<sup>th</sup> day of May 1881 deponent found in the possession of Henry Connolly (nowhere) the Gold Watch herein described in the affidavit of Charles M. Dickel and said watch was identified by said Dickel as his property -  
sworn to before me  
this 28<sup>th</sup> day of May 1881 } James H. Riley

J. H. Murray Police Justice

DISTRICT POLICE COURT

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0594

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Henry Connolly* 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. *Henry Connolly*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *42 Street*

Question. What is your occupation?

Answer. *Stable man*

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

Answer. *I found the watch on the run way of the stable*

*his  
Henry Connolly  
mark*

*Taken before me this*

*2 day of May 1879*

*Police Justice.*

0595

Police Court--Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles W. Dickel  
128 W 56 St.

vs.  
Harry Connolly

RAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated May 28 1881

Magistrate.

Officer.

Clerk.



WITNESSES,

James Riley  
22 "Broad"

Will ordered.

Wm. P. Dickel

Received in District Att'y's Office,

May 28 1881

0596

CITY AND COUNTY } ss.  
OF NEW YORK,

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

That

*Henry Leonally*

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

on the *twenty-seventh* day of *May* in the year of our Lord one  
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,  
with force and arms

*One watch of the value of two hundred  
and fifty dollars*

*One chain of the value of sixty dollars*

of the goods, chattels, and personal property of one *Charles W. Deikel*  
on the person of said *Charles W. Deikel* then and there being found,  
from the person of said *Charles W. Deikel* 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.

~~DANIEL G. ROLLINS,~~  
~~BENJ. K. PETERS,~~ District Attorney.

0597

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

THAT the said

*Henry Connolly*

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

*One watch of the value of two hundred and fifty dollars*

*One chain of the value of sixty dollars.*

of the goods, chattels and personal property of the said *Charles H. Dickel*

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

*the said Charles H. Dickel*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Henry Connolly*

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

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