

0938

**BOX:**

5

**FOLDER:**

72

**DESCRIPTION:**

Coggey, William

**DATE:**

02/05/80



72

0939

119

Day of Trial

Counsel,

Filed 5 day of Feb 1870

Pleads

THE PEOPLE

vs.

*B*  
William Coggey

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

Partner with Shinn who has  
paid a fine. Monday, 16<sup>th</sup> Feb  
**A True Bill.**

*J. W. Cornbrook*

Foreman.

Part No. 16. 1880  
guilty  
fine \$ 5.00

0940

## Police Court, Fifth District.

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

*John Ross* -  
of the *23rd Precinct Police* ~~Street~~  
of the City of New York, being duly sworn, deposes and says, that on the *20<sup>th</sup>* day  
of *January* 1880 in the City of New York, in the County of New York, at  
~~the~~ *premises North West corner 3rd Ave & 95<sup>th</sup>* Street,  
*William Bogger* (now present)  
did then and there sell, and caused, suffered and permitted to be sold, under his direction and 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. *and without license*

WHEREFORE, deponent prays that said *William Bogger*  
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this *20* day }  
of *January* 1880 }

*John Ross*  
*B. L. Morgan* POLICE JUSTICE.

0941

94  
Police Court, Fifth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Ross

23 vs. 712

William Cogger  
11 E. 90-17 St. N.Y.C.

Violation Excise Law.

Dated 20 day of January 1880

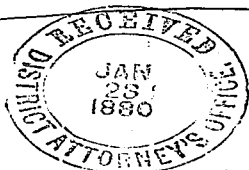
Morgan Magistrate.

Ross 23 Officer.

Witness,

Bailed \$ 100 to Ans. Geo. Sess.

By Patrick McCormick  
167 East 86th Street.





0942

165 East 90 St.  
July. 15/80

My dear Clark:

Mr Russell  
promised me, the day I  
saw you last, not to try  
Coggis Case provided  
Mr Kenny got his license.  
Mr Kenny has got his  
license, and I am told  
Coggis Case is on the  
Calendar for Monday.  
I do not like to trouble

0943

you, but I will take it  
as a great favor if you  
will see Mr Russell, or  
whoever has the matter  
in charge, and get him  
to drop the case. I  
thank you sincerely for  
what you have done  
for me, and will always  
be ready to return your  
kindness when I can.  
I would call on you my-  
self but am busy at  
Camp Market with Hester  
Patterson. Ever your friend  
John B. McLean

0944

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 Coggey*

late of the *twelfth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twentieth* day of *January*, in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, 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  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*John Ross*

; 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 Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines 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 jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~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.~~

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

0945

BOX:

5

FOLDER:

72

DESCRIPTION:

Coleman, John

DATE:

02/11/80



72

0946

Must  
195  
Day of Trial

Counsel,

Filed 17 day of Feb 1880

Pleads *[Signature]*

THE PEOPLE

vs.

*22*  
*36*  
*John Coleman*  
*on the 2nd*

Violation Excise Law.

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

*W. Condit*  
*Foreman.*

*Pleas guilty.*  
*Fined \$150.00*

0947

Fourth District Police Court.

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

of No. 10 Remick Place Street,

of the City of New York, being duly sworn deposes and says, that on the 31

day of January 1880, at the City of New York, in the County of New York,

at No. South East Corner Nassau & 58<sup>th</sup> Street,

John Coleman now present etc  
did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, ~~strong or spirituous liquors~~  
~~or wine~~, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary  
to and in violation of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intem-  
perance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 22 day }

of January 1880 }

W. C. [Signature]  
Police Justice

Charles H. Phillips

0948

961  
Police Court, Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Charles H Phillips*  
19 Prec  
against

MISDEMEANOR.

Selling Liquor, &c., without License.

19  
*John Coleman*

Dated the 22 day of January 1880

*W.* Magistrate.

*Phillips* Officers.

Witness

Bailed \$100 to Ans.

By

*Yuret Great*  
1124-2 Avenue Street

0949

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

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

That

*John Coleman*

late of the *nineteenth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty first* day of *January* in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, 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  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Charles H. Phillips*

; 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 Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT* the said

late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines 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 jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one

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.

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



0950

**BOX:**

5

**FOLDER:**

72

**DESCRIPTION:**

Colhane, Margaret

**DATE:**

02/26/80



72

0951

513  
M<sup>2</sup> Co  
Counsel,  
Filed 26 day of Dec 1870  
Pleads Not Guilty (27)

THE PEOPLE

vs.

Margaret Colliane  
et al  
et al

BENJ. K. PHELPS,

District Attorney.

Larceny, and Receiving Stolen Goods.

A True Bill.

S. W. Lovett  
March 1. 1871 Foreman.  
Petitioner G. L.  
Pen 18 months

0952

*5th*  
District Police Court—

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK } ss.

of No. *1623 Avenue "C"* Street, *near 8th Street*  
being duly sworn, deposes and says, that on the *12th* day of *February* 18*88*  
at the *12th Ward* City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent,

the following property, viz.:

*One gold-finger ring set  
with five diamond stones  
of the value of Fifty  
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 *Margaret Colohan*

*now deceased,*  
from the fact that at the time  
said property was missing said  
*Margaret* was in the employ of—  
Deponent's family as a servant.  
Deponent charged said *Margaret*  
with the larceny of the aforesaid  
ring and she informed deponent  
that she had taken said  
ring to one of *Schneider's* 68  
*Bowery* to have it fit her finger

0953

said Margaret went with defendant  
to said No 68 Brewery and there found  
said ring and fully identifies  
the said ring (therein owned)  
a stolen and carried  
away as aforesaid.  
I doorn to before me  
this 21<sup>st</sup> day of February  
1880.  
W. J. Quinn  
Police Justice.

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

28.

DATED 187

MAGISTRATE.

OFFICER.

WITNESSES:

DEPOSITION

0954

Police Court—Fifth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Margaret Colohan 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.

Margaret Colohan

Question. How old are you?

Answer.

21 years.

Question. Where were you born?

Answer.

Ireland.

Question. Where do you live?

Answer.

623 Avenue C.

Question. What is your occupation?

Answer.

Domestic.

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

Answer.

I found the ring in the hallway of the house where I am employed. I found it and afterwards told the lady when the lady spoke of her loss what I had done with the ring.

Taken before me, this

21<sup>st</sup>

day of

February

187

at Maggie Colohan

R. L. Morgan

Police Justice.

0955

513

POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas J. Brown  
1623 Pine St.  
Ph.

Margaret Cochran

BAILED.

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

179  
Dated February 21, 1890

Margaret Cochran  
Sawyer  
23rd Precinct  
Clerk.

Witness  
Joseph Sawyer  
1.23 Precinct  
with ring  
J. W. J. M. J. S.  
Brown

Received in Dist. Att'y's Office.

0956

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

*Margaret Colhane*

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

*One ring of the value of fifty dollars in  
Five precious stones [of the kind commonly  
called Diamonds] of the value of ten dollars  
each -*

of the goods, chattels, and personal property of one

*Thomas J. Irwin*

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.

0957

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

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

*one ring of the value of fifty dollars  
Five precious stones (of the kind  
commonly called diamonds)  
of the value of ten dollars each*

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

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said *Thomas J. Dowin*

*Thomas J. Dowin*

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

*Michael Colhane*

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

BENJAMIN K. PHELPS, District Attorney.



0958

**BOX:**

5

**FOLDER:**

72

**DESCRIPTION:**

Conlon, Robert

**DATE:**

02/03/80



72

0959

*C. Phelps*

Counsel,

Filed

day of

*Feb*

1876.

Pleads,

*Not Guilty (4)*

THE PEOPLE

vs.

*Robert Coulton*

*Robbery—First Degree, and Receiving  
Stolen Goods.*

BENJ. K. PHELPS,

*District Attorney.*

A True Bill.

*J. W. Comstock*

*July 6. 1876.*

*Foreman.*

*Taen & Aquia.*

0960

Form 123.

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

Police Court—Second District.

*Frederick W. Hillman*  
 of No. *570 West 34<sup>th</sup>* Street, being duly sworn, deposes and says,  
 that on the *25* day of *January* 18*80*  
 at the City of New York, in the County of New York, was feloniously taken, stolen, and  
 carried away from the person of deponent, by force and violence, and against the will of  
 deponent, the following property, viz.:

*One Gold Chain and  
 Buckle together*

of the value of *Twenty* Dollars  
 the property of *deponent* *2* Dollars,

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

*Robert Conlon (now here)*  
 for the reasons following: that on  
 the evening of said date while  
 deponent was on his way home  
 in 11<sup>th</sup> Avenue between 134 & 135<sup>th</sup>  
 West in said City said defendant  
 came up behind deponent and  
 by force and violence and against  
 the will of deponent seized hold  
 of deponent and with his leg  
 tripped and caused deponent to

Sworn to before me this

day of

188

Police Justice

0961

to fall on the sidewalk and snatched  
and severed the said property from  
the Watch thereto attached and at the  
time in the left hand pocket of the  
vest worn by deponent and ran  
away with said property -  
Deponent thereafter caused the ar-  
rest of the said defendant

Sworn to before me this } J. W. Hillman,  
26 day of January 1880 }

*[Signature]*  
Police Justice

0962

32

Form 123

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

Affidavit—Robbery.

ON THE COMPLAINT OF

Frederick N. Willman

340 West 34th St.

Robert Conlon

Dated January 26 1888

Deputy Magistrate.

Malsh Officer.

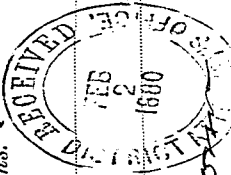
20

Witness,

\$1000 to ans. Gen. Sess.

Bailed by

No. Street.



607

0963

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Robert Conlon*

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.—

*Robert Conlon*

Question.—How old are you?

Answer.—

*Nineteen years*

Question.—Where were you born?

Answer.—

*New York*

Question.—Where do you live?

Answer.—

*55th Street & 10th Avenue*

Question.—What is your occupation?

Answer.—

*Doiner*

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

Answer.—

*I am not guilty of  
the charge*

*Robert <sup>his</sup> Conlon  
mark*

Taken before me this

*4th*

day of

*January* 188*8*

Police Justice.

0964

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

*Robert Coulon*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *twenty fifth* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County  
aforesaid, with force and arms, in and upon one *Fredrick W. Hellemann*  
in the peace of the said People then and there being, feloniously did make an assault and

*one champagne value of fifteen dollars*  
*one bottle of the value of five dollars*

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

*Fredrick W. Hellemann*

from the person of said *Fredrick W. Hellemann* and against  
the will and by violence to the person of the said *Fredrick W. Hellemann*  
then and there violently and feloniously did rob, 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.

*Samuel Phelps*  
*District Attorney*

0965

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

~~Rate 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,~~

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

~~By~~

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

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

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

~~BENJAMIN K. PHELPS, District Attorney~~



0966

BOX:

5

FOLDER:

72

DESCRIPTION:

Connors, John

DATE:

02/05/96



72

0967

115

Day of Trial

Counsel,

Filed 5 day of Febry 1880

Pleads

THE PEOPLE

vs.

<sup>B</sup>  
John Connor

Violation Excise Law.

BENJ. K. PHELPS,

*District Attorney.*

**A True Bill.**

*W. Comstock*

*Foreman.*

0968

Court of General Sessions, Part 2

THE PEOPLE

vs.

INDICTMENT

For

John Commons

To

M Joseph Fitzgerald  
No. 33 Oliver Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for trial at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on Tuesday the 6th day of July instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

BENJAMIN K. PHELPS,

District Attorney.

0969

Jr<sup>s</sup> Fitzgerald  
33 Oliver St

0970

**First District Police Court.**

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

of No. the 1st Precinct Police Ernest H. Meyer Street,  
of the City of New York, being duly sworn, deposes and says, that on the 22<sup>nd</sup>  
day of January 1880, at the City of New York, in the County of New York,  
at No. 14 Fulton Market Street,

John Connors now present  
did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors  
or wines, viz Whiskey to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to  
and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An  
Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 22  
day of January 1880

R. H. Moly

POLICE JUSTICE.

Ernest H. Meyer

0971

E River + Catherine St - 24 - N 5

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Ernest H. Meyer  
4<sup>th</sup>

vs.

John Connors

WISDEMEANOR.  
Selling Liquor &c. without License.

Dated the 22 day of Jan 1880



Witness

Bailed \$100 to Ans.

By

*Bailed* Street.

Bail:

Joseph Fitzgerald  
33 Oliver

0972

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 Connors*  
*second* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty second* day of *January* in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, 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  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Ernest H. Meyer*; 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 Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT* the said

late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines 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 jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one

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.

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

0973

**BOX:**

5

**FOLDER:**

72

**DESCRIPTION:**

Conway, Martin

**DATE:**

02/25/80



72



0974

497  
Day of Trial

Counsel,

Filed 25 day of Feb 1878

Pleads,

THE PEOPLE

vs.

Martin Conway

19  
342831

Burglary—Third Degree, and Receiving  
Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Comstock

Foreman.

24.6 m. J.P.

Feb 26. 1878.

Please Jury. 3 days.

0975

Police Office, Fourth District.

City and County } ss.  
of New York.

Edmund B. Smith  
 of No. 235 East 37<sup>th</sup> Street, being duly sworn,  
 deposes and says, that the premises No. aforesaid  
 Street, 21 Ward, in the City and County aforesaid, the said being a Dwelling  
 and which was occupied by deponent as a Store and Dwelling.

were **BURGLARIOUSLY**  
 entered by means of forcing of the iron screen  
 and breaking the glass in the show  
 window of said store.

on the night of the 21 day of February 1880-  
 and the following property feloniously taken, stolen and carried away, viz.:

Twenty seven revolver pistols of the  
 value of Sixty eight dollars. Ten  
 single barrel pistols of the value of  
 One dollar each. and musical instru-  
 -ments and toys of the value of Four dollars.

the property of Deponent.  
 and deponent further says, that he has great cause to believe, and does believe, that  
 the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen  
 and carried away by Martin Courway. non present.

for the reasons following, to wit: That deponent found  
 the show window broken as aforesaid.  
 and was informed that he said Courway  
 when arrested had a cornet, two pistols,  
 and metataphone in his possession  
 which deponent identifies as his property.

E. B. Smith.

Given before me  
 this 22 July 1880.  
 J. B. Smith  
 Notary Public

0976

City County  
of New York Es. John Greuman of the  
21 Precinct Police, being sworn says.  
that about 4 o'clock on the morning  
of Feb'y 22 1880. He arrested Martin  
Courmay, now present, and found  
on his person and in his possession,  
a cornet, two pistols and metataphone  
which were identified by Edward  
B. Smith, as his property.  
I now declare me } John Greuman  
this 22 Feb'y 1880 }  
B. C. W. }  
Police Justice

0977

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Martin Couray* 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.

*Martin Couray.*

Question. How old are you?

Answer.

*Nineteen years.*

Question. Where were you born?

Answer.

*New York.*

Question. Where do you live?

Answer.

*342 E 31<sup>st</sup> Street.*

Question. What is your occupation?

Answer.

*Longshoreman.*

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

Answer.

*I have nothing to say.*

*Martin Couray*

Taken before me this

27 day of May 1880 -

Police Justice

0978

492

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

*Edmond J. Smith*  
235 E 37<sup>th</sup> St

*vs.*  
*William Murray*

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

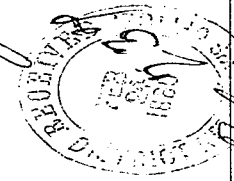
Residence,

No. 5, by

Residence,

No. 6, by

Residence,



Offence, *Burglary*

Dated *22 January* 188*0*

*H. Magistrate.*

*Greenman* Officer.

*Murray* Clerk.

Witnesses

*John Greenman.*  
*21 Reenick Place.*

*James S. McEwen*

Received in District Atty's Office,

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 *Martin Conway*

late of the *twenty first* Ward of the City of *New York*, in the County of  
New York aforesaid, on the *twenty first* day of *February* in the  
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and  
arms, at the Ward, City and County aforesaid, the *Store* of  
*Edward B 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

*Edward B Smith*  
then and there being, then and there feloniously and burglariously to steal, take and carry  
away, and

*Thirty seven pistols of the value of two dollars*  
*each*

*One musical instrument [of the kind commonly*  
*called a Cornet] of the value of Two dollars*

*One other musical instrument [of the kind*  
*commonly called a Melaphone] of the*  
*value of four dollars.*

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

*Edward B Smith*

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.

0980

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

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

*Thirty Seven pistols of the value of  
two dollars*

*One musical instrument (of the  
kind commonly called a Cornet)  
of the value of Two dollars*

*One other musical instru-  
ment (of the kind commonly  
called a Melaphone of the value  
of four dollars*

of the goods, chattels, and personal property of

*Edward B Smith*

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

*Edward B Smith*

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

*Martin Conway*

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

BENJAMIN K. PHELPS, District Attorney.

0981

BOX:

5

FOLDER:

72

DESCRIPTION:

Corke, Margaret

DATE:

02/25/80



72



0982

1421  
Day of Trial,  
Counsel, J. Toland  
Filed 25 day of Feb 1878  
Pleads Not Guilty 26

THE PEOPLE,

vs.

26 Cherry  
1460  
Margaret Corke

clear  
Margaret Powers

Bush Phelps

D. P. GARVEY,

District Attorney.

BIGAMY.

A True Bill.

McComstock

Foreman.

Put into March 4, 1880

Trid & convicted.

Run one year & 6 mths  
- mar 8.

City & County of New York ss.

Daniel Whalen residing at 77 1/2  
Rosevelt street being duly sworn says  
that on the 5<sup>th</sup> day of March 1879.  
deponent was lawfully married  
to Margaret Corke in the City  
and County of New York that  
deponent was thereafter informed  
by Charles Corke that he said  
Corke had married said Margaret  
on the 25<sup>th</sup> day of October 1879. While  
deponent was still living

Sworn to before me  
the 12<sup>th</sup> February 1880

Daniel X Whalen  
mark

Police Justice

City & County of New York ss.

Charles Corke residing at 33  
Monroe street being sworn says  
that on the 25<sup>th</sup> of October 1879 he  
married the above named Margaret  
Corke in the City of New York

Sworn to before me  
the 12<sup>th</sup> February 1880

Charles X Corke  
mark

Police Justice

0984

**GLUED PAGES**

0985

3d Dist Police Court.

Grand Jury

Charles Corke

vs

Margaret Corke

July 12. 1880

Smith  
Justice

James Stevens of 64 Cherry st being duly sworn  
deposes and says. I was present at a marriage  
ceremony performed by a minister between one Charles  
Corke and Margaret Pomas. I identify the same  
persons Margaret Pomas as the one who married  
Charles Corke.  
James Stevens

0986

James Stevens of 64 Cherry St being duly sworn  
deposes and says. I was present at a marriage  
ceremony performed by a Minister between one Charles  
Corko and Margaret Pomers. I identify the same  
persons Margaret Pomers as the one who married  
Charles Corko.

James Stevens

Sworn to before me this  
13th day of Feb'y 1880

Police Justice

0987

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question. What is your name?

Answer. *Margaret Pomeroy was my maiden name*

Question. How old are you?

Answer. *Twenty six*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *140 Cherry St*

Question. What is your occupation?

Answer. *Washing and Ironing.*

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

Answer. *Only want to say I ~~was~~ was dropped  
into it.*

*Margaret <sup>her</sup> Pomeroy  
maiden*

Taken before me, this 13 day of July 1880  
*John W. McArthur*  
POLICE JUSTICE.

0988

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_

Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name, \_\_\_\_\_

Address, \_\_\_\_\_

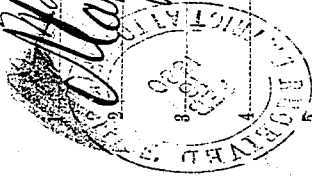
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Daniel Whalen*  
No. 74th Street  
7 Boy and St. N.Y.

*Margaret Cooke*



AFFIDAVIT—EARGENTY

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 *July 13* 18*88*

Magistrate.

Officer.

Clerk.

Witnesses *James Stearns 64 Cherry St.*

*Other witnesses are in*

*custody of*

\$ *1000* to answer

at *9 o'clock* Sessions

Received at Dist. Att'y's Office,

*CM*

0989

Nov 5 1879

Margaret Fisher

to  
Daniel Whalen

Oct 25 1879

Margaret Powell

to  
Charles Burke

Witnesses

John Stevens

Mary Kane



People

Margaret Cooke

Daniel Whelan says that he was married to deft abj Rev Mr Brown a few residences next door to the Mission House in Park Street in this city. The only other persons present were her brother (Michael Powers) and her sister Anne on 22 Dorset 142 Cherry St (near house) in this city. Powers has no place of residence, but is generally found at liquor saloons at Cor of Water & Roosevelt Streets. This marriage was held 15. 1899. He was married to me under <sup>name</sup> of Margaret Powers. I identify her as the woman I married. I lived with her 3 weeks.

The Clerk at Mr Brown's

Charles Cooke of 27 Elmwood St formerly of 33 Elmwood St says that said Mr Brown at the said residence on Oct 25. 1899. married defendant and said defendant. I identify her as the woman I married. I lived with her three days after my marriage & then went to see and returned after 15 days I lived with her about 2 months. Besides the minister Brown and myself and defendant, there was present at our marriage some other ladies (I think two) who belonged in a minister's house. Also Jay Stearns and Mary Kane who I took up with us the morning we under came of.

Mr. J. H. Powers.  
The memorandum herewith annexed was  
taken from the Proceedings, 20th marriage  
register by his Clerk

Subpoena duces tecum to Rev. H. Smith  
to produce marriage register

Subpoenaed attorney to Mary Kane, <sup>James Stevens</sup>  
witness to Charles Cooke's marriage  
by Charles Cooke

Subpoenaed canonicals by (R. O. L.)

Subpoena for Anne M.  
Donald sister of defendant and  
witness of her marriage to Whalen.

See  
2

Margaret Cooke

Begging

Mrs. J. of Providence

Witness

Donald Whalen

Mrs. M. W. Donald

Rev. Mr. Brown & Wm. J. Powers

Charles Cooke

James Stevens

Mary Kane

Subpoenaed for Port

2nd Feb 4/80

0992

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 *Margaret Poppers otherwise called Margaret Burke*

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

on the *Fifth* — day of *March* in the year of our Lord one  
thousand eight hundred and *seventy nine* at the *City and*  
*County of New York*

did marry *Daniel Whalen*  
and *him* the said *Daniel Whalen*

did then and there have for *her husband* and that the said *Margaret Poppers otherwise*  
*called Margaret Burke* — afterwards, to wit, on the *ninth* day of *October*,  
in the year of our Lord one thousand eight hundred and seventy-*nine*  
at the *City and County of New York* —

with force and arms, did feloniously marry and take as *her husband*  
one *Charles Burke*  
and to the said *Charles Burke*  
was then and there married, the said *Daniel Whalen* —

being then and there living and in full life, 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.

*Saml Phelps*

~~S. B. GARDEN~~, District-Attorney.

0993

**BOX:**

5

**FOLDER:**

72

**DESCRIPTION:**

Cornelius, Harry

**DATE:**

02/27/80



72

0994

498 - 11 mar  
Counsel, *C. Spencer*  
Filed *27* day of *Feb.* 187*8*  
Pleads *Not Guilty* Mar 4

*31* *Chambers* THE PEOPLE  
*13* vs.

*P*  
*Harry Cornelius*  
*alias Dutch Harry*

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

*J. W. Comstock*  
Foreman.

*Part No March 15, 1886.*  
*reads R. 19.*  
*Pen: One year & 6 mos.*

0995

4<sup>th</sup> District Police Court—

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. 312. 4<sup>th</sup> Street Jersey City, N.J. and Pier 11<sup>th</sup> North River  
being duly sworn, deposes and saith, that on the 14<sup>th</sup> day of February 1880  
at the First 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,

the following property viz.:

One roll of rough leather of the value  
of thirty dollars

*Should be  
four rolls  
though only one was  
found with the  
accused*

the property of

James A. Roberts & Son of Boston  
and in the care and custody of deponent  
who is Receiving Clerk of the "Metropolitan  
Steamship Company"

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

Harry Cornelius alias "Dutch  
Harry" for the reasons following to wit, That the  
said property was delivered to deponent on  
Pier 11 North River in the city of New York  
on or about the 13<sup>th</sup> day of February 1880.

That deponent is informed by Officer Michael  
Gilligan of the 25<sup>th</sup> Precinct Police that he  
found said property in a wagon in  
charge of said Cornelius alias "Dutch  
Harry." That deponent has since seen

Sworn before me this

day of

1887

Police Justice.

0996

said property at the 22<sup>d</sup> Precinct Police Station House and identifies it as being the property received by deponent on said pier.

Sworn to before me this 17<sup>th</sup> John Doyle  
day of February 1880

W. C. Munnell  
Justice

State of New York }  
City & County of New York } Michael Gilligan  
of the 22<sup>d</sup> Precinct Police being duly sworn  
deposes and says that on the 14<sup>th</sup> day of February  
1880 deponent saw Harry Cornelius alias  
"Dutch Harry" in a wagon on the Dock at  
the foot of 4<sup>th</sup> Street Hudson River in the City of  
New York, that as deponent approached said  
wagon deponent saw said Cornelius alias "Dutch  
Harry" throw a roll of leather from said  
wagon into the water, said roll sinking,  
shortly afterwards that deponent then arrested  
said Cornelius alias "Dutch Harry" and found  
in said wagon a roll of leather. That said  
roll of leather has since been identified by  
John Doyle as being the property of James A.  
Roberts sons of Boston, and a portion of a quantity  
of leather which was received by him on Pier  
41 Hudson River on or about the 13<sup>th</sup> day of February  
1880 to be shipped to said James A. Roberts sons.

Michael Gilligan

Sworn to before me this 18<sup>th</sup>  
day of February 1880  
W. C. Munnell  
Justice

DISTRICT POLICE COURT.		AFFIDAVIT—Larceny.		187	
THE PEOPLE, &c.,					
ON THE COMPLAINT OF					
VS.					
DATED					
		MAGISTRATE.			
		OFFICER.			
		WITNESSES:			

Ex 18. 2 Pm



0997

The people &  
Complain<sup>or</sup> of  
John Doyle  
vs  
Nancy Cornelius  
alias  
Dutch Mary

Hendell Justice

Pluse, Grand Larceny  
Examination Feby 16<sup>th</sup> 1880

Charles Spencer atty for Def<sup>t</sup>

James Dalrymple <sup>and Cross Examined</sup> Sworn says I have marked  
1018 rolls of leather marked J A R & S  
Boston. I did it all myself. It was  
marked between 1 o'clock Monday and  
Saturday night last week. I have seen  
one of about 1018 rolls to day. I saw every  
roll of the leather marked by me carted  
away from the storehouse. I saw  
all of them put on the carts. I can't  
tell how many different drivers  
took them away

Sworn to before me this 16<sup>th</sup> day of February 1880 James Dalrymple  
William D. Police Justice



0998

John Doyle. sworn. Cross examined, says  
 I have been receiving leather all of  
 last week, it went on three different  
 steamers, Neptune, Arcus & Glauca  
 I could not tell how many rolls  
 went on either of the steamers, the  
 books of the Metropolitan Steamship Co  
 will show how many rolls of leather  
 went on each steamer. I signed  
 for it on the dock and I am responsible  
 for it until it is taken aboard ship  
 when my responsibility ceases. I will  
 not swear that the particular roll  
 of leather I saw at the station house  
 had not been aboard ship. I cannot  
 name any particular day when it  
 was stolen. I don't know that the  
 roll of leather was stolen I had not  
 missed any leather until I was notified  
 that a roll of leather was at the station  
 house. I don't know that any of the  
 leather is short. John Doyle

Sworn to before me this 16<sup>th</sup>  
 day of February 1880

*Wm. H. Bell* Police Justice

0999

William M Burrows. cross examined by  
counsel for deft. I have not  
seen the package of leather which  
was found in the possession of the  
prisoner. I will not swear of  
my own knowledge that the package  
of leather found in the possession of  
the prisoner was not received in  
Boston.

Sworn to before me this  
21<sup>st</sup> day of February 1880

W. M. Burrows

Police Justice

1000

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Harry Cornelius* 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. *Harry Cornelius*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *113 Charlton St.*

Question. What is your occupation?

Answer. *Junk dealer*

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

Answer. *I am not guilty*  
*Harry Cornelius*

Taken before me this 21 day of February 1880  
*Wm. H. [Signature]*  
Police Justice.

1001

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

Police Court, Fourth District.

of No. William M. Burrows  
Pier 11, North River street, being duly sworn, deposes and says,

that on the 13 day of February, 1887.

at the City of New York, in the County of New York, Three Hundred and

ninety two rolls of leather, marked J. A. R.  
5 D. Boston were received on said Pier  
for shipment to James A. Roberts & Son of  
Boston. That deponent has since ascertained  
that four of said rolls of leather were  
not received in Boston.

W. M. Burrows

Sworn to before me this

21st

1887

John J. Justice  
JULY JUSTICE

1002

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

Police Court—Fourth District.

of No. 185, ShocketonJames Dalrymple  
Brooklyn or 91 Gold Street N.Y.  
Street, being duly sworn, deposes and says,that on the 13<sup>th</sup> day of February 1880  
at the City of New York in the County of New York Prings deponent who

is employed by John B Matteson of  
91 Gold Street a broker in leather marked  
and tied in bundles a quantity of leather  
said leather being then and there marked  
J. A. R. & S. Boston. That said bundles  
of leather were carted away from the  
Store-house of Harbeck in Brooklyn to be  
shipped to James A. Robertson & Son of Boston  
That deponent has since seen a bundle  
of leather at the 22<sup>nd</sup> Precinct Police Station  
House and identified said bundle as one of those  
which deponent marked at Brooklyn at the time  
heretofore stated James Dalrymple

Sworn to before me, this

16<sup>th</sup> day

of

February1880

POLICE JUSTICE.

1003

496 736

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

John Doyle &c.  
P. M. 11 Ave. 120  
Per 11 Ave. 120

Harry Cornelius

" alias  
Dutch Harry"

Offence, Grand Larceny



Dated February 16 1890

Magistrate.

Obtainer.  
Gilligan 22

Clerk.

Witnesses,

Mr. W. B. Sullivan  
John Doyle  
James Sullivan  
Officer Gilligan  
John B. Sullivan 89 Gold St.

1500 to 1500

Received in District Atty's Office,

20. 2. 1890  
Ex Feb 18. 2 o'clock P.M.

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,

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 *Harry Cornelius Osherrise called Dutch Harry.*

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

*Three hundred pounds of leather of the  
value of ten cents each found —*

of the goods, chattels, and personal property of ~~and~~ *the*  
*Metropolitan Steamship Company!* 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.

And the Jurors aforesaid, upon their oath aforesaid, do further present  
 That the said *Harry Cornelius otherwise*  
*called "Dutch Harry"*

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,

*Three hundred pounds of leather*  
*of the value of Ten cents each*  
*pound*

of the goods, chattels, and personal property of the said  
*"The Metropolitan Steamship Company"*  
 by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
 stolen of the said

*"The Metropolitan Steamship Company"*  
 unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said  
*Harry Cornelius otherwise called "Dutch Harry"*  
 then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
 stolen,) against the form of the Statute in such case made and provided, and against the peace of the  
 People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.



1006

*Green* 411

Counsel,  
Filed *25* day of *Feb* 18*77*.  
Pleads *Not Guilty (26)*

THE PEOPLE

vs.

*Harry Cornelius*  
*Alia:*  
*Witch Harry*

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

*new indk. feby/80*  
*filed 17*

A True Bill.

*[Signature]*  
Foreman.

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 *Harry Cornelius otherwise called Dutch Harry*

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

*Twelve hundred pounds of leather of the value of ten cents each pound*

*Twelve hundred pounds of hides [of the kind commonly called untanned leather] of the value of ten cents each pound*

*Four rolls of leather of the value of thirty dollars each roll*

*Four rolls of hides [of the kind commonly called untanned leather] of the value of thirty dollars each roll*

*Forty pieces of leather of the value of three dollars each piece*

*Forty pieces of hide [of the kind commonly called untanned leather] of the value of three dollars each piece*

of the goods, chattels, and personal property of one

*The Metropolitan Steamship Company* 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.

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

Harry Cornelius otherwise known as Dutch  
Harry

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,

Twelve hundred pounds of leather of the  
value of ten cents each pound -

Twelve hundred pounds of hides [of the  
kind commonly called untanned leather] of  
the value of ten cents each pound -

Four rolls of leather of the value of thirty  
dollars each roll

Four rolls of hide [of the kind commonly  
called untanned leather] of the value  
of thirty dollars each roll

Forty pieces of leather of the value of  
three dollars each piece

Forty pieces of hide [of the kind commonly  
called untanned leather] of the value  
of three dollars each piece

of the goods, chattels, and personal property of the said *The Metropolitan*  
*Steamship Company* -  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

*The Metropolitan Steamship Company*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Harry Cornelius otherwise called Dutch Harry*  
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.

~~CITY AND COUNTY~~  
~~OF NEW YORK~~

*And*

*aforsaid*  
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, *aforsaid* do further present

That

*Harry Cornelius otherwise called Dutch Harry*

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

*Twelve hundred pounds of leather of the value of ten cents each pound -*

*Twelve hundred pounds of hide [of the kind commonly called untanned leather] of the value of ten cents each pound -*

*Four rolls of leather of the value of thirty dollars each roll -*

*Four rolls of hides (of the kind commonly called untanned leather) of the value of thirty dollars each roll -*

*Forty pieces of leather of the value of three dollars each piece -*

*Forty pieces of hide [of the kind commonly called untanned leather] of the value of three dollars each piece*

of the goods, chattels, and personal property of one

*James A. Roberts*

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.

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

*Harry Cornelius otherwise called Dutch Harry*

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,

*Twelve hundred pounds of leather of the  
value of ten cents each pound -*

*Twelve hundred pounds of hides [of the  
kind commonly called untanned leather] of  
the value of ten cents each pound -*

*Four rolls of leather of the value of thirty  
dollars each roll -*

*Four rolls of hides [of the kind commonly  
called untanned leather] of the value of  
thirty dollars each roll -*

*Forty pieces of leather of the value of  
three dollars each piece -*

*Forty pieces of hide [of the kind commonly  
called untanned leather] of the value of  
three dollars each piece*

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

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

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

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

BENJAMIN K. PHELPS, District Attorney.

1011

BOX:

5

FOLDER:

72

DESCRIPTION:

Cowan, Robert

DATE:

02/16/80



72

10 12

3/0

Day of Trial

Counsel,

Filed 11 day of Feb 1878

Pleads Not Guilty

THE PEOPLE

vs.

34 Perry  
#67

B

Robert Cowan

Violation Excise Law.

BENJ. K. PHELPS,

*District Attorney.*

**A True Bill.**

J. W. Constock

*Foreman.*

*Part pro: Feb 19. 1880*

*pleads guilty -  
fine \$5.*

10 13

POLICE COURT *Second* DISTRICT.STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } *sp*

*the 9th Precinct Police*  
 of No. *24th* Street,  
 of the City of New York, being duly sworn, deposes and says, that on the *24th* day  
 of *January* 18 *80* in the City of New York, in the County of New York,  
 At Premises *No. 420 West*

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage,  
*Robert Lowau* (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 *Robert Lowau* may  
 be arrested and dealt with according to law.

Sworn to before me this

of

*24th*  
*January*

18

*80*  
*day**Gustavus G. Bowker**Mrs. M. C. Bowker* Police Justice.



10 14

310

Police Court, 2d District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Gustavus G. Bowler

Boyer

vs.

Robert Cowan

Violation of Excise Law.

Dated 24th day of January 18 80

Obertown Magistrate.

Boyer Officer.

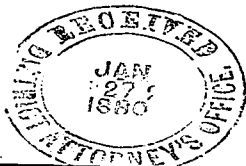
Witness,

Bailed \$ 100 to Ans. Yes

By Timothy Shan  
689 Main

Street.

B



10 15

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

*Robert Cowan*

late of the *ninth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty-fourth* day of *January* in the year  
of our Lord one thousand eight hundred and ~~twenty~~ *eighty*, 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  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Hustanus G. Bowker*

; 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 Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines 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 jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~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.~~

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

10 16

**BOX:**

5

**FOLDER:**

72

**DESCRIPTION:**

Cowley, Edward

**DATE:**

02/06/80



72

10 17

Day of Trial,

Counsel,

Filed 6<sup>th</sup> day of Feb'y 1880.

Pleads Not Guilty (9)

THE PEOPLE

vs.

<sup>P</sup>  
Edward Cowley

*Albion*

(20 other indts. filed Jan'y 31. 1880.) BENJ. K. PHELPS,  
District Attorney.

vs. Louis Kulkusky

A True Bill.

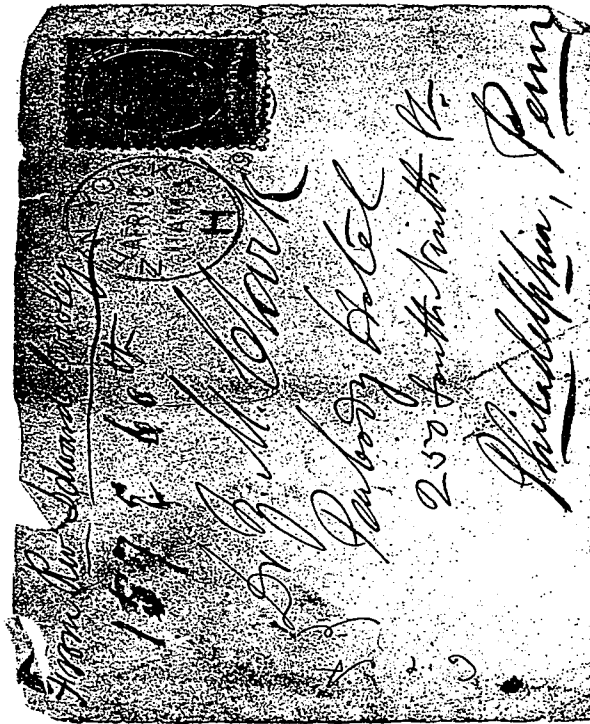
*S. W. Cornwell*  
Foreman.

February 11. 1880.

*Trind & Cornwell*  
1.4. P. 1. #250 fine

*Finney*

10 18



10 19

Mr. Crowley  
Sir

Will you please  
keep James Sweeting at home  
until his head is well, &  
oblige

Yours  
M. H. McLelland  
P.S. 21

Jan 13th

1020

Mrs. Cowley  
John Stegenback has  
not been at school to day, and  
was late on Friday last. Please send  
an answer so that I may know that  
this has been delivered.

May 19th,

M. H. W. L.

1021

Mrs Cowley

J. Hezentach was  
late this morning, Frances  
says he came to school  
with her, so he must have  
gone some where to play.

M. H. McElland

J. S. 21



1022

Mrs Cowley

Frances Kennet came to me this morning and asked for a book to report Robert-Job's attendance. I was much surprised as Robert-Job. came to me the 1st part of this month and said he was going to leave the Fold to live with his father in Harlem & would not be at school again therefore we discharged him.

At noon I wrote a note to you and sent it by Frances, and this afternoon when I asked her for an answer she said Robert met her and snatched it from her and tore it. I would like also to know the cause of John Stegenback's absence. I heard

1023

this after noon that he was  
playing in the street, I  
think, Kbt. Jobs influence  
is bad, although he was not  
a bad boy in school.

Yours with respect -  
Mrs W. H. McLelland

P.S. Please send an answer  
by Frances as I will not  
know if you receive this  
or not.

1024

Mr Cowley

I have discharged McWhiter on account of continued absence.

Charles Shoeny, living at your home, comes into school late nearly every day, this morning he told his teacher he was obliged to go with his father's breakfast, which of course was a falsehood.

Will you furnish him and see that he is in time.

Respectfully  
M. H. McElland  
P. S. 21

1025

Mrs Cowley

I am very sorry that Miss Carter was obliged to send Lizzie home during my absence from school; yet I think it best for her not to return, and perhaps you can correct her great fault of taking that which does not belong to her. Hoping this may be a lesson to her. I remain,

Respectfully,  
Mrs M. H. M<sup>rs</sup> Leland  
P. S. 21.

April 14th.

1026

Mrs Cowley

On Monday last  
I sent Lizzie Job from  
school as a punishment  
and told her not to come  
again until I could see  
you or some one having  
charge of her. To day I  
have heard that she is in  
the street and has been there  
every day. Will you be kind  
enough to attend to it.

Respectfully  
Mrs M. E. McLelland  
Pm of P. S. 21

1027

I have not heard  
from James Remond - my only  
in the 3-4 weeks past. I  
think. Will you let me  
know if they are coming or  
will discharge this week.  
Respectfully  
Wm. H. McCalland

Wm. Cowley

Sept 14 A 1816/80  
216-1/80

1028

69 I

The Shephard's Fold  
157 East 60th St

April 17/79

Dr Z. M. Clark,

Dear Sir: - I duly  
recd your note with \$5.00  
allowed for Mary, this day.  
And in the afternoon the  
boy was brought here with  
his clothes, some good & some  
old. He readily adapted himself  
to his new home, & tho' very  
nervous seems to enjoy him-  
self. I intend to have him  
examined by a physician with  
a view of his needing any  
different treatment to our  
other children. If any  
thing specially occurs, will  
advise of it & shall  
look for occasional, say  
monthly word & remittances from  
you.

Yours Truly,  
Rev Mr Edward Cowley

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 Edward Cowley, late of the Nineteenth Ward of the  
City of New York, in the County of New York aforesaid, being  
an evilly-minded and cruelly-disposed person, and well knowing  
and intending the premises hereinafter set forth, unlawfully,  
wilfully and wickedly on the twenty-sixth day of December in  
the year of Our Lord one thousand eight hundred and seventy-  
nine, at the Ward, City and County aforesaid, did neglect to  
provide a certain child then and there known by the name of  
Louis Kulkusky otherwise called Louis Victor and of which  
child he then and there had the care and custody, and which  
said child was then and there in his custody and was an in-  
fant of tender age, to wit of the age of five years, with,  
and to give and administer unto the said child proper, whole-  
some and sufficient food, meat, drink, warmth, clothing, bed-  
covering and means of cleanliness and did therein and thereby  
wilfully cause and permit the health of said child to be in-  
jured: 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.

S E C O N D C O U N T. And the Jurors aforesaid, upon  
their Oath aforesaid, do further present: That afterwards,



to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said Edward Cowley unlawfully, wilfully and wickedly, a certain child then and there known by the name of Louis Kulkusky otherwise called Louis Victor and of which child he then and there had the care and custody, and which said child was then and there in his custody and was an infant of tender age, to wit of the age of five years and which said child theretofore had been and there was diseased, sick and ailing in its body and limbs and then and there required proper medicine and medical attendance, did wilfully neglect to provide with, and to give and administer unto said child, due, proper and sufficient medicine and medical attendance and care, when so as aforesaid diseased, sick and ailing; and did therein and thereby wilfully cause and permit the health of said child, to wit the infant aforesaid, to be injured: 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.

T H I R D   C O U N T.     And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said Edward Cowley, with force and arms, unlawfully, wilfully and wickedly in and upon the body of the said Louis Kulkusky otherwise called Louis Victor in the Peace of God and of the said People then and there being, did make an assault, and the said Louis Kulkusky otherwise called

Louis Victor did then and there beat, wound and ill-treat and other wrongs and injuries to the said Louis Kulkusky otherwise called Louis Victor then and there did: to the great damage of the said Louis Kulkusky otherwise called Louis Victor, to the evil example of all others in the like case offending, and against the Peace of the People of the State of New York and their Dignity.

F O U R T H C O U N T. And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said Edward Cowley with force and arms, unlawfully, wilfully and wickedly, in and upon the body of the said Louis Kulkusky otherwise called Louis Victor in the Peace of God and of the said People then and there being, did make another assault and the said Louis Kulkusky otherwise called Louis Victor then and there, unlawfully and injuriously, against the will and without the consent of the said Louis Kulkusky otherwise called Louis Victor and also against the Laws of this State, without any legal warrant, authority or justifiable cause whatever, did imprison and detain for a long time, to wit for the space of three days then next following, and other wrongs and injuries to the said Louis Kulkusky otherwise called Louis Victor then and there did; to the great damage of the said Louis Kulkusky otherwise called Louis Victor, to the evil example of all others in like case offending, and against the Peace of the

People of the State of New York and their Dignity.

F I F T H C O U N T. And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said Edward Cowley with force and arms, unlawfully, wilfully and wickedly, in and upon the body of the said Louis Kulkusky otherwise called Louis Victor in the Peace of God and of the said People then and there being, did make another assault and the said Louis Kulkusky otherwise called Louis Victor did then and there beat, bruise, wound and ill-treat and that the said Edward Cowley with his hands then and there did violently cast, fling and throw the said Louis Kulkusky otherwise called Louis Victor to, upon and against the ground and the said Edward Cowley in and upon the head, neck, breast, back, sides and other parts of the body of the said Louis Kulkusky otherwise called Louis Victor with both feet of him the said Edward Cowley then and there did violently and grievously kick, strike and beat; giving to the said Louis Kulkusky otherwise called Louis Victor then and there, as well by such flinging, casting and throwing as also by such kicking, striking and beating of the said Louis Kulkusky otherwise called Louis Victor as aforesaid in and upon the head, neck, breast, sides, back and other parts of the body of the said Louis Kulkusky otherwise called Louis Victor divers bruises, hurts and wounds and other wrongs and injuries to the said Louis Kulkusky otherwise called Louis

1033

Victor; to the great damage of the said Louis Kulkusky otherwise called Louis Victor, to the evil example of all others in the like case offending, and against the Peace of the People of the State of New York and their Dignity.

Benjamin K. Phelps,

District Attorney.

1034

**BOX:**

5

**FOLDER:**

72

**DESCRIPTION:**

Cushing, Daniel

**DATE:**

02/16/96



72

1035

Baile

L.D. Fredrick

83 Magnolia St

Brooklyn

7 Chambers

Day of Trial,

Counsel,

Filed 11 day of

Pleads

Monday

Feb 1877

THE PEOPLE

vs.

Daniel Cushing

BENJ. K. PHELPS  
District Attorney

A True Bill.

J.W. Condit

Foreman

No. 10 of 11  
True Proprietors  
West Building  
Nov 20/91 F.C.

Forgery 3d

In view of the letter  
of Judge Kelly. I ask  
that a writ of habeas  
corpus be entered in this case  
for D & Phelps  
ADOL  
1877

1036

AFFIDAVIT AND SUMMONS.—Non-payment of Rent.

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

STATE OF NEW YORK,  
City and County of New York. } ss.

John J. Clancy

James J. Danke are agents of Clancy

M. Muller & Whelan H. Peckham, who are the 1st day of November 1879

of said City, being duly sworn, says that he is Landlord of the premises hereinafter mentioned, and that on or about the 1st day of November 1879 the said Landlord entered into an agreement with

as Tenant thereof, for the term of one month, and from month to month thereafter, and that by the terms of the said agreement the said Tenant hired from the said Landlord the premises described as follows:

5 Rooms on the 2d Floor North Side of House No. 691 First Avenue — said premises being situated in the 21st Ward.

in the City of New York, and that, the said Tenant, in and by the said agreement, undertook and promised to pay to the said Landlord the sum of \$11.00 dollars, per month, payable monthly in advance for the use and occupation of said premises; that on the 1st day of January 1880, there was due to the said Landlord, under and by virtue of said agreement, the sum of \$13.00 dollars, for one month's balance rent, of said premises, before described, to wit: from the 1st day of December 1879 to the 1st day of February 1880, and this deponent further says, that said rent has been demanded from the said Tenant.

since the same became due; and that the said Tenant has made default in the payment thereof, pursuant to the agreement under which the said premises are held, and that the said Tenant hold over and continue in the possession of the same, without the permission of the Landlord, after default in the payment of the rent as aforesaid.

Resworn before me this 14th day of January 1880  
Daniel Cushing  
Com. of N.Y.

Notary Public, N. Y. Co.  
Commissioner of Deeds, N. Y. Co.

John J. Clancy

1037

City and County of New York, ss.

of said City and County, being duly sworn, says that he did, on the \_\_\_\_\_ day of \_\_\_\_\_ one of the Marshals  
at \_\_\_\_\_ o'clock and \_\_\_\_\_ minutes in the \_\_\_\_\_ noon, serve the within summons on \_\_\_\_\_  
the Tenant therein named, by affixing a true copy thereof upon a conspicuous part—to wit; the entrance door—of the said de-  
mised premises in the within affidavit and summons described; that at the time of said service  
the said Tenant was absent from his last or usual place of residence and could  
not be found after due and diligent search, that he could not find any person of mature age at such place residing on the  
premises, that he could not find the said Tenant upon the said demised premises, and further, that he could not find upon said  
demised premises any person of mature age, residing thereon or connected therewith by employment in any business for which  
the said premises are used, on whom he could serve the same, that Sections 1, 2 and 3 of Chapter 828, of the Laws of 1868,  
was printed upon said copy summons.

Sworn to before me, this \_\_\_\_\_  
day of \_\_\_\_\_

18

Notary Public, N. Y. Co.  
Commissioner of Deeds, N. Y. Co.

Marshal.

Justice, &c.

Landlord.

*Wm. H. Portland*

against

Tenant.

*J. A. J.*

Summons to show cause

day of \_\_\_\_\_

18

The Landlord appears on the \_\_\_\_\_ day  
of \_\_\_\_\_ 18 \_\_\_\_\_, and demands  
the Rent and possession of the premises within  
mentioned, for the non-payment of the rent.  
The Tenant appears

W. Turner,

JUDGMENT is therefore rendered the \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_\_  
in favor of the said Landlord, that  
possession of the premises within des cribed  
reason of the non-payment of the said rent;  
that a warrant issue to remove the said  
tenant and all persons from the said premises,  
to put the Landlord into full possession.

Justice, &c.

Warrant issued \_\_\_\_\_ day of \_\_\_\_\_ 18 \_\_\_\_\_

AFFIDAVIT AND SUMMONS.—Non-payment of Rent.



1038

DAVID AND SUMMONS. - Non-payment of Rent.

G. W. Turney, Stationer and

STATE OF NEW YORK,  
City and County of New York. } ss.

of said City, being duly sworn, says that he is

mentioned, and that on or about the  
Landlord entered into an agreement with

Landlord of the premises hereinafter  
day of 18 the said

as Tenant thereof, for the term of one month,  
and from month to month thereafter, and that by the terms of the said agreement the said Tenant hired  
from the said Landlord the premises described as follows:

in the City of New York, and , the said Tenant, in and by the said agreement, undertook and  
promised to pay to the said Landlord, the sum of dollars,  
per month, payable on the day of 18 for the use and occupation of said premises; that  
by virtue of said agreement, the sum of dollars, there was due to the said Landlord, under and  
rent, of said premises, before described, to wit: from the day of 18 ,  
to the day of 18 , and this deponent further says, that said  
rent has been demanded from the said  
said since the same became due; and that the  
to the agreement under which the said premises are held, and that the said  
hold over and continue in the possession of

the same, without the permission of the Landlord, after default in the payment of the rent as aforesaid.  
Sworn to before me, this day of 18

Notary Public, N. Y. Co.  
Commissioner of Deeds, N. Y. Co.

To John Pape

Tenant, and each and every person in the possession of the demised premises hereinafter mentioned, or  
claiming the possession thereof: WHEREAS, *John J. Charles* Justice  
hath made oath in writing, and presented the same to me, *William H. Kelly* Justice  
of the District Court, in the City of New York, for the *6* Judicial District, that he *is*  
and that, on or about the day of *November* 1879 the said Landlord entered  
into an agreement with *John Pape* as Tenant thereof, for the term of  
one month, and from month to month thereafter, and that by the terms of the said agreement the said  
Tenant hired from the said Landlord the premises described as follows:

*5 Rooms on the 2<sup>d</sup> Floor North side of*  
*House No. 691 - 1<sup>st</sup> Avenue* said premises being situated in the *24<sup>th</sup> Ward*  
in the City of New York, and the said Tenant, in and by the said agreement, undertook and  
promised to pay to the said Landlord the sum of *7 1/2* dollars  
per month, payable *monthly in advance* for the use and occupation of  
said premises. That on the day of *January* 18 *80* there was  
due to the said Landlord, under and by virtue of said agreement, the sum of  
*7 1/2* dollars, for *one month's rent and balance* rent of

said premises before described, to wit: from the day of *December* 18 *79*  
to the day of *January* 18 *80*; that the said rent has been duly demanded  
of you since the same became due; and that default has been made in the payment thereof, pursuant to  
the agreement under which said premises are held; and that you hold over and continue in possession  
of the same, without the permission of the Landlord, after default in the payment of the rent as aforesaid.

THEREFORE, in the name of the People of the State of New York, you and each of you are hereby  
summoned and required forthwith to remove from the said premises, or show cause before me, at the  
Court House, *South West Corner of 18<sup>th</sup> Street & 4<sup>th</sup> Avenue*  
in the City of New York, on the *11<sup>th</sup> 9<sup>th</sup>* day of *January* 18 *80*, at *9 1/2* o'clock,  
in the *fore* noon, why the possession of the premises should not be delivered to the said Landlord.  
WITNESS my hand this *15<sup>th</sup> 8<sup>th</sup>* day of *January* in the year one thousand eight  
hundred and *Eighty*

Justice, &c.  
acting in absence of  
*William H. Kelly*  
Justice

1039

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

I, WILLIAM A. BUTLER, Clerk of the City and County of New York, and also Clerk of the Supreme Court for the said City and County, being a Court of Record, DO HEREBY CERTIFY, That

*Daniel Bushing*  
before whom the annexed deposition was taken, was, at the time of taking the same, a Commissioner of Deeds of New York, dwelling in said City and County, duly appointed and sworn and authorized to administer oaths to be used in any Court in said State, and for general purposes; and that his signature thereto is genuine. as I verily believe.

In Testimony Whereof, I have hereunto set my hand, and affixed the Seal of the said Court and County, the *2* day of *Febry* 1880.

*Wm. A. Butler* Clerk.

22

22  
Adm. Sec.

1040

City and County of New York, ss.

of the said City, being duly sworn, says that he did, on the 15 day of January 1880, at 5 o'clock and 41 minutes in the afternoon, serve the within summons on the Tenant therein named, by leaving a true copy thereof at his place of residence, in the said City, with who is a person of mature age, who, at the time of the said service, was on, and who resides on the said premises, at the same time showing him the original, the said at the time absent from his said place of residence, and could not after due and diligent search be found, that Sections 1, 2 and 3 of Chapter 828, of the Laws of 1868, was printed on said copy summons.

Sworn to before me, this

day of

January 1880 }  
David Cunningham

Notary Public, N. Y. Co.

Commissioner of Deeds, N. Y. Co.

one of the Marshals

18

one of the Marshals

18

City and County of New York, ss.

of the said City, being duly sworn, says that he did, on the day of at o'clock and minutes in the noon, at No. in the said City, serve the within summons on the Tenant therein named, by delivering to him personally, a true copy thereof, and leaving the same with him at the same time showing him the original, that Sections 1, 2 and 3 of Chapter 828, of the Laws of 1868, of the State of New York, was printed upon said copy summons.

Sworn to before me, this

day of

18

Notary Public, N. Y. Co.

Commissioner of Deeds, N. Y. Co.

Marshal.

City and County of New York, ss.

of said City and County, being duly sworn, says that he did, on the day of at o'clock and minutes in the noon, serve the within summons on the Tenant therein named, by affixing a true copy thereof upon a conspicuous part—to wit; the entrance door—of the said demised premises in the within affidavit and summons described; that at the time of said service the said Tenant was absent from his last or usual place of residence and could not be found after due and diligent search, that he could not find any person of mature age at such place residing on the premises, that he could not find the said Tenant upon the said demised premises, and further, that he could not find upon said demised premises any person of mature age, residing thereon or connected therewith by employment in any business for which the said premises are used, on whom he could serve the same, that Sections 1, 2 and 3 of Chapter 828, of the Laws of 1868, was printed upon said copy summons.

Sworn to before me, this

day of

18

Notary Public, N. Y. Co.

Commissioner of Deeds, N. Y. Co.

one of the Marshals

18

Marshal.

Before  
Jm W. Kelly  
Justice, etc.

Landlord.  
William F. Pelland  
against  
John Pape  
Tenant.

Rent \$13 - Summons to show cause  
the 19 day of January 1880  
The Landlord appears on the 19 day  
of January 1880, and demands  
the rent and possession of the premises within  
mentioned, for the non-payment of the rent.  
The Tenant appears

Let Marshal Pape satisfy  
him that his signature meets  
in justice

JUDGMENT is therefore rendered the  
19 day of January 1880  
in favor of the said Landlord, that they  
have possession of the premises within described  
by reason of the non-payment of the said rent;  
and that a warrant issue to remove the said  
Tenant and all persons from the said premises,  
and to put the Landlord into full possession.

Justice, etc.

18

Warrant issued day of

With from D

All Courts of inferior jurisdiction the world over have to contend against unscrupulous men who live by imposition on those who are ignorant and poor, and cause aspersion on the characters of often the most upright of Judges.

The efforts of the present Justices of the District Courts to break up these practices though continuous and great, have not been entirely successful and William H. Kelly, Justice of the Sixth District has invoked the willing aid of District Attorney Phelps, and the Grand Jury and begun a crusade against these sharpers and shyster lawyers which will know no compromise, and make his District a terror to them. —

One of their plans of operation has been to serve summonses, with the Judge's name forged on tenants in proceedings <sup>to dispossess</sup> them and at other times to display Badges of Marshals and bogus Warrants, and turn families and their effects into the street. —

Another and frequent device was on the first of the month to summon tenants to appear in two hours at the Office of a now ex-justice far down-town which it often was a physical impossibility to reach in time and take judgment and issue the already prepared Warrants and turn families into the street the same evening. —

The Legislature then passed a law requiring such proceedings to be brought in the District where the premises were situated which is yet disobeyed but in a few instances and then only from ignorance or Cupidity. —

Judge Kelly is determined that the law must be obeyed and exercises the utmost vigilance over his District and having learned that such a summons had been served on John Pope a tenant living on First Avenue between 39<sup>th</sup> and 40<sup>th</sup> streets, investigated the matter and discovered that the name of Richard C. Halsey, a City marshal, had been forged to a return of service of summons by some person unknown but that the affidavit of service had been corruptly taken before one David Cushman a Commissioner of Deeds and also an Attorney and Counsellor-at-law.

Accordingly, he has had him indicted by the Grand Jury as accessory to the forgery and yesterday had him arrested on a bench warrant issued by Judge before whom he was brought yesterday and who held him in bail to stand his trial next term. —

1043

Sixth Judicial District Court,  
61 Union Place,  
Fourth Avenue, Southwest, corner 18<sup>th</sup> Street,  
New York, Nov 19<sup>th</sup> 1881

Hon.

Daniel G. Rollins

~~James M. Rollins~~

Dear Sir

In the matter of the  
People vs Dan<sup>l</sup> J. Cushing, the  
evil appears to me to have been  
entirely cured by his indictment  
and as he is of good character  
and leads a good life, I would  
recommend, to your consideration  
the entry of a nolle pro; thus saving  
further disgrace to his respectable  
father and family

Very truly yours  
William H. Kelly

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 at the City of New York in  
the County of New York aforesaid on the  
fifteenth day of January in the year  
of our Lord one thousand eight hund-  
red and eighty there was exhibited produced  
and presented to one Frederick E. Sedney,  
who was then and there a justice of  
the District Court of the City of New  
York for the eighth Judicial District,  
but who was then and there sitting  
and presiding as such justice at the  
Court House of the District Court in  
the City of New York for the sixth Judi-  
cial District situate at the Southwest  
corner of Fourth Avenue and eighteenth  
Street in said City of New York for and  
in the place and stead of William H.  
Kelly, who was then and there the  
justice of said District Court last  
aforesaid and was then and there  
absent therefrom, the affidavit and  
oath in writing of one John J. Clancy

1045

**TORN PAGE(S)**



and which appellant and respondent are in writing is in substance and to the effect as follows

STATE OF NEW YORK,  
City and County of New York.

John F. Clancy

of said City, being duly sworn, says that he is ~~not~~ James. Same are the agents of George M. Miller & Walter A. Coleman who are the Landlord of the premises hereinafter mentioned, and that on or about the 1<sup>st</sup> day of November 1899 the said Landlord entered into an agreement with

John Pappe

as Tenant thereof, for the term of one month, and from month to month thereafter, and that by the terms of the said agreement the said Tenant hired from the said Landlord the premises described as follows:

5 Rooms on the 2<sup>d</sup> Floor North side of

House No. 691 East Avenue

Said premises being situated in the 2<sup>d</sup> Ward.

in the City of New York, and that, the said Tenant, in and by the said agreement, undertook and promised to pay to the said Landlord, the sum of \$ 11 1/4 / 100 dollars, per month, payable Monthly in advance for the use and occupation of said premises; that on the 1<sup>st</sup> day of January 1880, there was due to the said Landlord, under and by virtue of said agreement, the sum of \$ 13 1/4 / 100 dollars, for one month & a balance of said premises, before described, to wit: from the 1<sup>st</sup> day of February 1880, and this deponent further says, that said rent has been demanded

from the said Tenant

since the same became due; and that the said Tenant has made default in the payment thereof, pursuant to the agreement under which the said premises are held, and that the said Tenant hold over and continue in the possession of the same, without the permission of the Landlord, after default in the payment of the rent as aforesaid.

Sworn to before me, this 7<sup>th</sup> day of January 1880

John F. Clancy

John F. Clancy

Commissioner of Deeds N. Y. Co.

Daniel Cusling

And thereupon he the said Frederick B. Kedney as such justice sitting and presiding as aforesaid did on the said fifteenth day of January in the year of our Lord one thousand eight hundred and eighty issue summons (he having full power and competent jurisdiction thereto) directed to one John Pappe as tenant and to each and every person in the possession of the premises mentioned therein and among other things, summoning and requiring them in substance and effect to forthwith remove

from said premises or to show cause before him the said Frederick B. Kedney as such justice so sitting and presiding as aforesaid, on the nineteenth day of January in the year of our Lord one thousand eight hundred and eighty, at what time and place therein specified, why the possession of said premises should not be delivered to George M. Miller and Wheeler & Peckham who are therein described as the landlords of

To John Rabe

acquire area from one end through the premises described as follows:

about 500 mms in the E<sup>d</sup> along north side of  
Shawnee No 697 - 1<sup>st</sup> Avenue said premises being situated in lot 21<sup>st</sup> Ward

in the City of New York, and  
promised to pay to the said Landlord the sum of \$ 11<sup>00</sup> dollars  
per month, payable *Monthly in advance*  
of said premises. That on the *1<sup>st</sup>*  
due to the said Landlord, under and by virtue of said agreement, the sum of  
\$ 13<sup>00</sup> dollars, for *one month's* *a balance*  
of said premises before described, to wit: from the *1<sup>st</sup>* day of *January* 1879  
to the *1<sup>st</sup>* day of *January* 1880; that the said rent has been duly demanded  
of you since the same became due; and that default has been made in the payment thereof, pursuant to  
the agreement under which said premises are held; and that you hold over and continue in possession  
of the same, without the permission of the Landlord, after default in the payment of the rent as aforesaid.  
Therefore, in the name of the People of the State of New York, you and each of you are hereby  
summoned and required forthwith to remove from the said premises, or show cause before me, at the  
Court House, *Suit West Court of 1<sup>st</sup> Street* *4<sup>th</sup> Avenue*  
in the City of New York, on the *19<sup>th</sup>* day of *January* 1880, at 9<sup>1/2</sup> o'clock,  
in the *fore* noon, why the possession of the premises should not be delivered to the said Landlord.  
WITNESS my hand, this, *1<sup>st</sup>* day of *January* in the year one thousand eight  
hundred and eighty.

acting in absence of  
William H. Kelly,  
Justice

And the funds increased upon their ratio of record do further present

That on the nineteenth day of January  
in the year of our Lord one ~~thirteen~~ and  
eight hundred and eighty at the said  
City of New York in the County of New  
York aforesaid Daniel Cushing who  
was then and there an attorney and  
Counselor at Law duly admitted and  
licensed as such attorney to practice  
in the Courts of this State of New York  
and who was then and there the attorney  
of the said George M. Miller and

Wheeler & Peckham such landlords as aforesaid in the proceedings aforesaid aid, as such attorney and counsel at law as aforesaid, knowingly wrongfully, intentionally and deceitfully exhibit perjury and present to the said William H Kelly such justice as aforesaid and who was then and there sitting and presiding in the said court house of the said District Court in the City of New York for the said

Judicial District as proof and evidence of the service of the said summons upon the said John Pope an affiant of service reporting to be signed by one Richard C. Walsh who was then and there a marshal of the said City of New York in the County of New York aforesaid and reporting to be sworn to by him the said Richard C. Walsh before him the said Daniel Cushing as a Commissioner of Deeds of the said City of New York, in the County of New York aforesaid, with intent to deceive the said William H. Kelly such justice as aforesaid, which proof of service is in substance and to the effect following that is to say

City and County of New York, ss.

of the said City, being duly sworn, says that he did, on the 15<sup>th</sup> day of January 1880 at 5 o'clock and 44 minutes in the 4<sup>th</sup> ward, serve the within summons on the Tenant therein named, by leaving a true copy thereof at 1<sup>st</sup> place of residence, No. 691 - 1<sup>st</sup> Avenue

in the said City, with Mrs. Pope his wife who is a person of mature age, who, at the time of the said service, was on, and who resides on the said premises, at the same time showing her the original, the said John Pope Tenant being at the time absent from 1<sup>st</sup> place of residence, and could not after due and diligent search be found, that Sections 1, 2 and 3 of Chapter 583, of the Laws of 1863, was printed on said copy summons.

Subscribed to before me, this 17<sup>th</sup> day of January 1880

Daniel Cushing } Richard C. Walsh  
Commissioner of Deeds, N. Y. Co. } Marshal.

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

I, WILLIAM A. BUTLER, Clerk of the City and County of New York, and also Clerk of the Supreme Court for the said City and County, being a Court of Record, DO HEREBY CERTIFY That

Daniel Cushing before whom the annexed deposition was taken, was at the time of taking the same, a Notary Public of New York, dwelling in said City and County, duly appointed and sworn and authorized to administer oaths to be used in any Court in said State, and for general purposes; and that his signature thereto is genuine, as I verily believe.

In Testimony Whereof, I have hereunto set my hand, and affixed the seal of the said Court and County, the 21<sup>st</sup> day of January 1880

New York Seal

Wm A. Butler Clerk.



And which affidavit and proof of service of said summons was not signed by the said Richard C. Walsh nor at all sworn to by him the said Richard C. Walsh before the said Daniel Cushing as he the said Daniel Cushing then and there knew against the form of the Statute in such case made and provided and against the peace of the people of the State of New York and their dignity

Benj. K. Phelps  
District Attorney