

0095

BOX:

105

FOLDER:

1118

DESCRIPTION:

Carberry, Michael

DATE:

06/20/83



1118

POOR QUALITY ORIGINAL

0096

*10189*  
Filed *20* day of *June* 188 *3*  
Reads *Voluntarily*

Assault in the First Degree, EX (Firearms.)  
(19217 Aug 218)

THE PEOPLE

vs. *P*

*Michael*  
*Carberry*  
*(2 cases)*

*John McKeon*  
JOHN MCKEON,  
District Attorney.

A TRUE BILL.  
*James Stevens*  
Foreman.

*July 2/83*  
*James Stevens*  
*James Stevens*  
*July 9/83*

*9*

0097

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Michael Carberry*

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

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *Michael Carberry*

late of the City of New York, in the County of New York aforesaid, on the *second* day of *April* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, at the City and County aforesaid, ~~in and upon the body of~~ *James S. Valley* in the peace of the said People then and there being, feloniously did ~~make an~~ assault, ~~and to, at and against~~ *the said* ~~with~~ a certain  *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Michael Carberry* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, ~~willfully and feloniously, did then and there shoot off and discharge~~ with intent *to kill* the said *James S. Valley* thereby then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

*Michael Carberry*

of the Crime of assault in the second degree, committed as follows:

The said *Michael Carberry, late of the City and County aforesaid*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, ~~in and upon the body of the said~~ *one James S. Valley* then and there being, feloniously did, willfully and wrongfully, ~~make an~~ assault, ~~and to, at and against~~ *the said* ~~with~~ a certain  *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *Michael Carberry* in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, ~~feloniously did, willfully and wrongfully then and there shoot off and discharge~~

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

~~JOHN McKEON, District Attorney.~~

0098

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~The People of the State of New York,~~

~~against~~

~~Third Count.~~

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

~~The Grand Jury of the City and County of New York~~  
Michael Carberry

of the CRIME OF Assault in the Second Degree

committed as follows: ~~That in and to the County of New York, committed as follows:~~

The said Michael Carberry

late of the City and County of New York, on the second day of April in the year of our Lord one thousand eight hundred and eighty three at the City and County aforesaid, with force and arms feloniously made an assault in and upon one James F. Varely

then and there being a patrolman of the Municipal Police of the City New York, and as such patrolman being then and there engaged in the lawful apprehension of the said Michael Carberry for a larceny

and the said Michael Carberry, took and against him, the said James F. Varely, a patrolman then and there loaded and charged with gunpowder and a leaden bullet, which the said Michael Carberry in his right hand then and there had and held then and there feloniously did shoot off and discharge with intent then and there to prevent and resist the lawful apprehension of himself as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney.

0099

Police Court District 11

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James A. Balleby  
vs.  
Michael Barber

Offence Felonious Assault & Battery

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

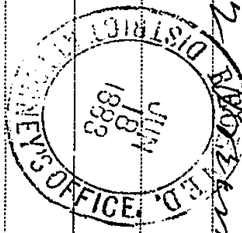
Dated June 15<sup>th</sup> 1883

Wm. A. Henneman Magistrate

Jas. Balleby Officer  
2<sup>nd</sup> Precinct.

Witnesses James Thompson

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



No. \_\_\_\_\_  
Street \_\_\_\_\_  
\$ 2000 to answer  
Conf. Street

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

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

Dated June 15<sup>th</sup> 1883 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0100

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Michael Barberry*

Question. How old are you?

Answer. *20 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *1122 First Avenue. Five years*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer.

*I am not guilty -*

*Michael Barberry*  
*pro*  
*mark*

Taken before me this

day of

*[Signature]*

Police Justice.

0101

Police Court— H<sup>4</sup> District.

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

James J. Ballely aged 28 years  
of the 22<sup>d</sup> Precinct Police Street,

being duly sworn, deposes and says, that  
on the 2<sup>nd</sup> day of April  
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Michael Carberry (now present)

That on said day while deponent  
was in pursuit of the said Carberry  
for the purpose of arresting him  
on the charge of having committed  
a felony.

This deponent chased the  
said Carberry through 46<sup>th</sup> Street  
between 9<sup>th</sup> + 10<sup>th</sup> avenues, where he  
Carberry ran into the hallway of  
premises No. 426 West 46<sup>th</sup> Street  
where the said Carberry, did then  
and there willfully and feloniously  
aim point a certain revolving  
pistol at deponent, said pistol being  
then loaded with powder and leaden  
slugs, and at the time he Carberry did so  
point said pistol at deponent he said "you son of a  
bitch, you have gone far enough" deponent  
says that said Carberry did so point said pistol  
with the felonious intent to take the life of deponent, or to do him bodily harm; and without any  
justification on the part of the said assailant :

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

Sworn to before me, this 15 day  
of April 1883

[Signature]  
POLICE JUSTICE.

James J. Ballely

0102

Police Department of the City of New York,

Precinct No. ....

New York, ..... 188

Jan'y 18: 1878. Michael Carberry - 15  
yr. M. U. S. Non. 69'1' av. - Robbery  
Patrick Brady 15'7" 1' av. \$1500 to answer  
Tried at Court General Sebein Jan'y 28. 1878  
& sent to House of Refuge. Juddon, Scotland -

Arrested by Det Campbell - 1881 -  
Dis. Con. 30 days - Justice Handell

Jan'y 24. 1882 - Michael Carberry - A & B  
Edward Ward 7'7" 1' av. A - \$500 to ans  
Justice Gardiner - Tried at Special Sebein  
Feb 2 - 1882 & sentenced 1 Year Penitentiary  
Justice Kellogg

0103

Department of  
Public Charities and Correction,

HENRY H. PORTER, Prest., THOMAS S. BRENNAN, JACOB HESS, Com's.  
Office of City Prison, Cor. Franklin and Centre streets,

JAMES FINN,  
Warden.

New York, June 25<sup>th</sup> 1888,

by  
James Finn Esq.  
Warden.

Michael Carberry,  
a prisoner, now in the hospital-cell,  
suffering from a pistol shot in his  
leg, is in a condition that I think it  
prudent to recommend his removal to  
the hospital - His leg is exceedingly  
painful to the touch, he has fever this  
a.m. temperature 102°, preceded by a  
chill.

Altogether his condition is such,  
that his removal to hospital should  
be attended to immediately.

Respectfully Yrs.

W. B. Jackson, M.D.  
Physician to City-Prison.

0104

Police Court District 511

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Walker  
42 St.

Michael Barbary

Offence Petit Larceny

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated June 15 1883

J. M. Hammond Magistrate

J. Barbary Officer  
22 Precinct

Witnesses William Davis

No. 659 J. Hammond Street

No. Street



No. Street  
\$ 400 to answer H. S. C. Street

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

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

Dated June 15 1883

[Signature] Police Justice

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

Dated 1883 Police Justice.

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

Dated 1883 Police Justice.

0105

Sec. 198-200

4 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Michael Barberry*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1122 1<sup>st</sup> Avenue, 5 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

*I am not guilty of the charge preferred against me*

*Michael <sup>his</sup> Barberry  
mark*

Taken before me this

day of

*June 15<sup>th</sup> 1938*

Police Justice.

0106

CITY AND COUNTY }  
OF NEW YORK, } ss.

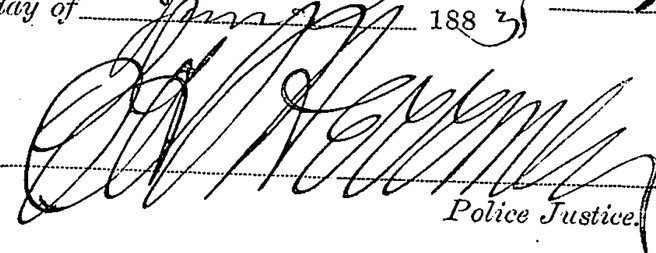
aged 30 years, occupation Teacher of dancing of No. 659 9<sup>th</sup> Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William Walker and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of

1883

15<sup>th</sup> } Wm. Sauer  
Jan }  
  
Police Justice.

0107

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

William Walker aged 33 years

of No. 42 3<sup>rd</sup> Avenue Street, a cigar dealer  
being duly sworn, deposes and says, that on the 2<sup>nd</sup> day of April 1883  
at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent on the day time  
the following property, viz :

about forty yards of Ingrain  
carpet of the value of twenty dollars

Sworn before me this

day of

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Michael Barberry (now present),

with the intent to deprive the owner of  
said property, from the fact that previous  
said larceny the said carpet was lying  
in the hallway of premises No. 659 9<sup>th</sup> Avenue,  
said carpet being propped  
rolled up, and this deponent was about  
removing from said premises, and this  
deponent was informed by William Daiser  
(now present), that he Daiser saw the  
said Barberry and a person whose name

Police Justice

1883

0108

is unknown to him, in the act of taking  
stealing and carrying away the said property  
from the possession of defendant  
Sworn before me this } W. H. Harris  
15 day of June 1883 }

Police Justice

District Police Court.

THE PEOPLE, & C.,  
vs. ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

WITNESSES:

Disposition

10-190

Counsel,  
Filed 20 day of June 1883  
Pleads *A. M. Gentry*

THE PEOPLE  
vs.  
*Michael*  
*Carberry*  
*(2 cases)*

John McKeon, District Attorney

A True Bill.  
*John McKeon*  
Foreman.

(5228-532)

0109

0110

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Carberry

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

Michael Carberry

of the CRIME OF Petit LARCENY in the degree, committed as follows:

The said Michael Carberry

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the second day of April in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, with force and arms forty yards of carpet of the value of fifty cents each yard

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

John McKean  
District Attorney

0111

BOX:

105

FOLDER:

1118

DESCRIPTION:

Carlsan, August

DATE:

06/26/83



1118

POOR QUALITY ORIGINAL

0112

5/11/83  
New York  
Counsel, *M. J. Carlsen*  
Filed 76 day of June 1883  
Pleads *Not guilty (y)*

THE PEOPLE  
vs.  
*August Carlson*  
INDICTMENT.  
Grand Larceny in the 1st degree.  
(§ 155.50)

JOHN McKEON,  
District Attorney.  
*In Lett. 7/1/83*  
*Midd. Secy. Sta. 11/1/83*  
A TRUE BILL.  
*J. L. Lyons*  
*James + J. L. Lyons*  
*Case continued on application*  
*of Prisoner Council*  
*Aug. 6. 83 Foreman.*  
*M. J. Carlsen*  
*Defendant*

0113

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*August Carlson*

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

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

The said *August Carlson*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *22nd* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *in the night time* of said day, one watch of the value of twenty dollars, one finger ring of the value of three dollars, and one chain of the value of two dollars

of the goods, chattels and personal property of one *Michael Brock* on the person of the said *Michael Brock* then and there being found, from the person of the said

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

**JOHN McKEON, District Attorney.**

0114

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.

Police Court 3 District.

672-5

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Michael Horak  
 Care of St. James (Regent)  
 381 Broadway, New York  
 August Cassano

Offence Larceny from  
 the person

Dated June 23 188 3

Matthews Magistrate.

Wally 17  
 Clerk.

Witnesses  
 Wally 17  
 17 West Place Street,

No. \_\_\_\_\_ Street,  
 No. 1000 JUN 25 1883  
 \$ \_\_\_\_\_  
 Street, J. J. J.

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

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

Dated June 23 188 3 J. J. J. Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0115

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. August Carlson

Question. How old are you?

Answer. 22 years of age

Question. Where were you born?

Answer. Germany

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

Answer. 25 West 44 St. 5 months

Question. What is your business or profession?

Answer. I worked last in an Sew Foundry

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

Answer. I am not guilty of the charges

August Carlson

Taken before me this

23<sup>d</sup>

day of June

1888

13

J. M. Patterson

Police Justice.

0116

34  
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Michael Hock, aged 37 years,*  
of No. *55 West 44* Street, *Segar matter*  
being duly sworn, deposes and says, that on the *22<sup>nd</sup>* day of *June* 188 *3*  
at the *night time in the* City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent *and from deponent's person* -  
the following property, viz :

*One gold watch and plated chain  
attached and a gold finger  
ring. Collectively of the value  
of Twenty-five 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 *August Carson, now*

*here, from the fact that near to  
the hour of midnight on the night  
of said day deponent sat upon the  
stoop of said premises wherein  
deponent resides, and said ring  
was then on the third finger of  
deponent's right hand and said  
watch was then contained in the  
left pocket of the vest then worn  
upon deponent's person. That deponent  
fell asleep and was awakened*

0117

I, said defendant Tugging at said  
 ring and taking the same off  
 defendant's finger. That defendant  
 pursued said defendant who ran  
 through 4th St. to the Bowery and up  
 the Bowery to 5th St. where he  
 was arrested by Officer Daly.  
 That defendant never lost sight of  
 said defendant from the time  
 defendant detided him taking said  
 ring off defendant's finger until the  
 time of his arrest by said officer  
 sworn to before me Michael. Flack  
 this 23 day of June 1883  
 J. W. Patterson  
 Magistrate

AFFIDAVIT—Larceny.

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0118

BOX:

105

FOLDER:

1118

DESCRIPTION:

Carmichael, Thomas

DATE:

06/12/83



1118

0119

No 112

Day of Trial,

Counsel,

Filed, 12 day of June 1883

Pleads

Assault in the First Degree, etc. (§217 and 218)

THE PEOPLE

vs.

R

Thomas  
Carrick

H.D.

*John McKeeon*

JOHN MCKEON,

District Attorney.

A TRUE BILL.

*James J. Jones*

Foreman.

June 13/83

*Frank C. ...*  
*Wm. C. ...*

0120

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Thomas Carmichael*

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

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *Thomas Carmichael*

late of the City of New York, in the County of New York, aforesaid, on the *seventh* day of *May* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *Rosanna Weigel* in the peace of the said people then and there being, feloniously did make an assault and *her* the said *Rosanna Weigel* with a certain *knife* which the said *Thomas Carmichael*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *her* the said *Rosanna Weigel* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

*Thomas Carmichael*

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Thomas Carmichael*, late of the *City and County* aforesaid afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Rosanna Weigel* then and there being, feloniously did, wilfully and wrongfully, make an assault and *her* the said *Rosanna Weigel* with a certain *knife* which the said *Thomas Carmichael*

*Thomas Carmichael* in *his* right hand then and there had and held, ~~the same being an instrument likely to produce grievous bodily harm~~ feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound *her* *Rosanna Weigel* ~~thereby then and there inflicting upon the said Rosanna Weigel, grievous bodily harm, to wit: thereby then and there cutting the neck and breast of her the said Rosanna Weigel~~ against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0121

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

POLICE COURT, 3 DISTRICT.

Jalen Harvey

of the 13<sup>th</sup> Precinct Police ~~Street~~, being duly sworn, deposes and

says that on the 11<sup>th</sup> day of May 1883

at the City of New York, in the County of New York, Rosannah Weffel

was violently and feloniously assaulted and  
beaten by Thomas Larnichel (nowhere)  
Deponent is informed by said Rosannah  
in the presence of said Thomas that he  
Thomas cut and stabbed, his in the breast  
and in the neck, with a knife he held in  
his hand, the said Rosannah is now  
confined to the Hospital from the injuries  
received and is unable to appear in Court  
to make complaint Deponent is further  
informed by said Rosannah that he Thomas

of  
#88

0122

Police Court 3 District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

John Murphy

vs.  
Thomas C. Wickel

Dated May 11 1883

Putney Magistrate.

Murphy Officer.

Witness  
The defendant

returned to this Court

May 18, 1883, at

a same person and

ordered to give

for Examination

Disposition, Com. D.

Com. P. C. & C.

per day as to his

ability to be returned

to Court if found sane

Deponed & deponee this  
11<sup>th</sup> day May 1883  
J. M. Putney  
District Magistrate

deca at the same time. Cut her infant child  
in the neck, with said knife, and that  
said child is also confined to said  
Hospital from the injuries received,  
Deponed believes said Thomas to be of  
unsound mind, and therefore requests  
that the said Thomas may be committed  
for Examination as to his sanity, and for  
to await the result of the injuries inflicted  
by him upon said Rosenthal, and her infant

0123

Department of  
*Public Charities and Correction,*

HENRY H. PORTER, Prest., THOMAS S. BRENNAN, JACOB HESS, Com's.  
*Office of City Prison, Cor. Franklin and Centre streets,*

JAMES FINN,  
Warden.

*New York, May 11 1888.*

*Judge Patterson*

*Dear Sir*

*Thomas Carmichael*  
*committed to the prison, is not*  
*insane but suffering from delirium*  
*tremens the result of a prolonged*  
*spree*

*Respectfully Yours*  
*William L. Hardy M.D.*  
*Physician to Prison*

0124

Police Court - 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Thomas Curran*  
*vs.*  
*Thomas Curran*

1  
2  
3  
4  
Offence, *Thomas Curran*

Dated *June 10* 188*3*

*Magistrate.*

*Officer.*

*Clerk.*

Witnesses, *Thomas Curran*

*by default of Thomas Curran*

No. *1002* Street, *2*

\$ *100* to answer



486

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

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

Dated *June 10* 188*3* *[Signature]* Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

0125

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Curriehel*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *654 Water Street 6 months*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

*Thomas Curriehel*

Taken before me this

10

day of

*[Signature]*

Police Justice.

0126

Police Court— 3<sup>rd</sup> District.

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

Rosanna Welfel  
35 years of age, a Housekeeper  
of the House of Detention Street,

being duly sworn, deposes and says, that  
on the 11<sup>th</sup> day of May  
in the year 1883 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by  
Thomas Carrichel (now here)

who cut and stabbed deponent  
in the neck and breast with  
a knife he held in his hand

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

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

Sworn to before me, this 10 day  
of May 1883

[Signature]  
POLICE JUSTICE.

Rosanna Welfel  
mark

0127

BOX:

105

FOLDER:

1118

DESCRIPTION:

Carney, Owen

DATE:

06/22/83



1118

Carroll Th...  
1

10208

Counsel,  
Filed *22* (day of *June*) 188*8*  
Reads *Not guilty (w)*

*50* *1/3* THE PEOPLE  
*vs.* *P*  
*Owen Carney*

*Bachelor, Second Degree,  
Grand Larceny, First Grade,  
and ~~knowing Stealing Goods,~~*  
(Sections 197, 606, 699, 590, and 600)

JOHN McKEON,  
*District Attorney.*

A True Bill.



*Part 2 June 27, 1883*  
*Foreman*  
*Arrest & convicted Burg 2 day*  
*S. P. 7 year.*

0128

0129

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Owen Carney*

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

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

The said *Owen Carney*

late of the *Eighteenth* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three* with force and arms, about the hour of *three* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Joseph Fernandez*

there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, one *Catherine Fernandez* within the said dwelling house, the said

*Owen Carney*

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

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

0130

SECOND COUNT.

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

Owen Carney  
of the CRIME OF GRAND LARCENY IN THE First DEGREE, committed as follows:

The said Owen Carney \_\_\_\_\_

late of the Ward, City and County aforesaid, afterwards, to wit: on the said  
nineteenth day of June in the year of our Lord one thousand eight  
hundred and eighty- three, at the Ward, City and County aforesaid, in the  
night time of said day, with force and arms, fifteen spoons  
of the value of fifty cents each, eleven  
forks of the value of fifty cents each, ten  
knives of the value of fifty cents each, two  
napkin rings of the value of one dollar  
each, one tea-pot of the value of five  
dollars, one shirt of the value of five  
dollars, one waist of the value of five  
dollars, one dress of the value of ten  
dollars, and six towels of the value of  
twenty five cents each \_\_\_\_\_

of the goods, chattels and personal property of one \_\_\_\_\_ Joseph  
Fernandez \_\_\_\_\_ in the dwelling house of one  
Joseph Fernandez there situate, then and there being found  
in the dwelling house aforesaid, then and there feloniously did steal, take and carry  
away, against the form of the Statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

John McKeon  
District Attorney.

1310

BAILLED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Police Court No. 3 District. 379

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Customs Inspector  
62 Irving Place  
Crown Laundry

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Offence, Burglary

Dated June 20 188 3

Matthews Magistrate.

J. McDonald 17 Officer.

Myer Clerk.

Witnesses John McDonald

by Mat. Police Street,

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

No. 1000 Street,

\$ to answer G.S.

Cornell

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

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

Dated June 20 188 3 Matthews Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0132

Sec. 198-200.

Thuis District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Owen Carney

Question. How old are you?

Answer. 57 years of age

Question. Where were you born?

Answer. Ireland

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

Answer. 120 East 42 St. about a year

Question. What is your business or profession?

Answer. Porter

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

Answer. I did not break in - I swacked  
in through the back kitchen  
door. I took the things. I  
plead guilty.

Owen Carney

Taken before me this

20  
1888

Day of June

W. H. Harrison  
Police Justice.

0133

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 37 years, occupation John McDonald  
Police officer of No.

17th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Catherine Fernandez

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

Sworn to before me, this 20<sup>th</sup>  
day of January 1883 } John McDonald

A. P. Patterson  
Police Justice.

0134

Police Court— 3<sup>d</sup> District.

City and County }  
of New York, } ss.

Catharine Fernandez  
of No. 62 Spring Place Street, aged 45 years,  
occupation Housekeeper being duly sworn  
deposes and says, that the premises No 62 Spring Place Street,  
in the City and County aforesaid, the said being a Black Building

and which was occupied by deponent as a Dwelling house  
and in which there was at the time a human being, by name Joseph  
Fernandez, and deponent and others  
were BURGLARIOUSLY entered by means of forcibly breaking open  
a rear Kitchen window by forcing  
back the fastening thereon, at  
about the time of 3 o'clock

on the Morning day of June 1883 in the Night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Six plated Table Spoons, nine plated Tea Spoons,  
eleven plated Forks, and ten plated Knives,  
Said property being new brass shew, and  
two silver napkin rings, one silver  
tea pot, one velvet skirt and waist,  
one Cashmere dress and 1/2 dozen  
Jewels, said property being all of the  
value of forty (\$40) dollars

the property of deponent and her husband, Joseph Fernandez  
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

Owen Carney, New York,

for the reasons following, to wit: That at the time aforesaid  
said deponent discovered the said  
deponent in the Kitchen of said  
dwelling, and a portion of said  
property taken and packed in a  
bag ready for removal, and the  
windows aforesaid open, it being

0135

been previous closed and fastened.  
That the door of the kitchen was  
then closed and fastened. That  
deponent searched and found  
deponent out of said dwelling,  
and thereafter she was arrested  
by officer McDonald, then present,  
who informs deponent that he,  
said officer, found in his possession  
two plates which are of silver which  
is now pure silver and which  
is a portion of said stolen property.

Sworn to before me this 20th day of June 1895  
Catharine Ferris  
J. W. Peterson  
Police Justice

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Burglary

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

ailed by \_\_\_\_\_

Street.

0136

BOX:

105

FOLDER:

1118

DESCRIPTION:

Carns, Frank

DATE:

06/20/83



1118

0137

BOX:

105

FOLDER:

1118

DESCRIPTION:

Smith, Joseph

DATE:

06/20/83



1118

0138

*W.P.P.O. do not*

Counsel,  
Filed 20 day of June 1883  
Plead *Not guilty (2)*

THE PEOPLE  
vs.  
*P*  
*Frank Carver*  
*Joseph Smith*  
*(2 cases)*

BURGLARY—Third Degree, and  
Grand Larceny.  
1883

*P*  
2d June 26/83  
*No 2 plead guilty*  
JOHN McKEON,  
District Attorney.

S.P. 3 1/2 year  
A True Bill.  
*James J. [Signature]*  
Foreman.

*June 29/83*  
Verdict of Guilty should specify of which count.  
*Ch. A.*

*Henry [Signature]*

0139

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Carns  
Joseph Smith

The Grand Jury of the City and County of New York, by this indictment, accuse  
Frank Carns and Joseph Smith  
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said Frank Carns and Joseph  
Smith

late of the Third Ward of the City of New York, in the County of  
New York aforesaid, on the thirteenth day of June in the  
year of our Lord one thousand eight hundred and eighty three with force and arms,  
about the hour of twelve o'clock in the day time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

Elijah P. Briggs  
there situate, feloniously and burglariously did break into and enter, ~~the house of~~

Frank Carns and Joseph Smith, that the said  
then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of Elijah P. Briggs  
in the said dwelling house then and there being, then and  
there feloniously and burglariously to steal, take and carry away, against the form of the  
Statute in such case made and provided, and against the peace of the People of the State  
of New York, and their dignity. John McKeon  
District Attorney

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

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows :

The said

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

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

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

JOHN McKEON, District Attorney.

0140

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

Police Department \_\_\_\_\_ District 502

THE PEOPLE, &c.  
 ON THE COMPLAINT OF  
 Mary Ann O'Sullivan  
 613 East 111<sup>th</sup> St

1 Francis Carns  
 2 Joseph Smith  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence Burglary and attempted Larceny

Dated June 14 1883  
 E. W. Hammond Magistrate.

Stone & Thalerman Officer D  
 Corbett Precinct.

Witnesses Mary Shannon  
 No. 1991 H Avenue Street  
 Ada Shannon  
 No. 65 East 111<sup>th</sup> Street

No. \_\_\_\_\_ Street  
 \$ \_\_\_\_\_ to answer \_\_\_\_\_  
 District Court  
 1853  
 to answer \_\_\_\_\_

It appearing to me by the within depositions and statcmnts that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Francis Carns and Joseph Smith guilty thereof, I order that each he be held to answer the same and he be admitted to bail in the sum of Ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 14 1883 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0141

Sec. 198-200

4<sup>th</sup> District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Joseph Smith*

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

Question. What is your name?

Answer. *Joseph Smith*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *342 East 49<sup>th</sup> Street about one year*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am not guilty*

*Joseph Smith*

Taken before me this *14*

day of *June*

18*83*

*[Signature]*

Police Justice.

0142

Sec. 198-200

*142* District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Francis Carno*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *23 Oliver Street and about 4 months*

Question. What is your business or profession?

Answer. *Tailor*

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

Answer. *I am not guilty of the charge made against me*

*Frank Carno*

Taken before me this

day of

*June*

*[Signature]*

Police Justice.

0144

Police Court 11 District.

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

of No. 63 East 111<sup>th</sup>

May Bow Osterman

Street, aged 16 years,

occupation none

deposes and says, that the premises No 63 East 111<sup>th</sup>

being duly sworn  
12<sup>th</sup> Ward  
Street,

in the City and County aforesaid, the said being a brick and stone building

and which was occupied by deponent as a dwelling

and in which there was at the time <sup>no</sup> human beings ~~by name~~

were BURGLARIOUSLY entered by means of forcibly climbing over  
the fence in the rear of said premises  
and forcing open the rear door leading  
from the yard into said premises

on the 13<sup>th</sup> day of June 1883 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Silver Ware consisting of knives  
forks and spoons - wearing apparel  
and other property in all of the  
value of Two Hundred dollars -

the property of Elijah P. Briage

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

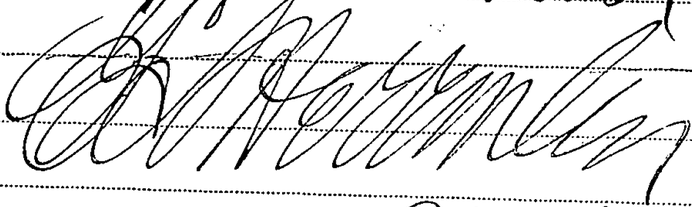
Francis Barnes and Joseph D. Smith both  
(now present)

for the reasons following, to wit: that previous to said Burglary  
and attempted larceny, the said premises  
were securely fastened and the property  
aforesaid was in said premises and  
while the family were absent from  
the said premises, the said premises were  
entered as aforesaid and when deponent  
returned to said premises deponent went  
to the basement door, and then deponent

0145

Saw the said Smith coming out of said premises  
deponent pursued said Smith for a short  
distance and turning around saw the said  
barns coming from the direction of said  
premises -

Sworn to before me this } May 20th 1883  
14th day of June 1883 } Wagon Cisternau



Police Justice

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Burglary Degree

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0146

BOX:

105

FOLDER:

1118

DESCRIPTION:

Carr, William H.

DATE:

06/20/83



1118

6792.

Filed 20 day of June 1883

Pleads *Not guilty* (21)

THE PEOPLE

vs.

*William*

*vs. Carr*

Assault in the First Degree, (Firearms.)

*66th St  
New York*

JOHN MCKEON,  
District Attorney.

A TRUE BILL.

*John Stevens*

Foreman.

*July 2/83.*

*Jury Convicted of  
Hearings in Superior  
S.P. Two years & 6 mos.  
July 5. 1883.*

5

0147

0148

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*William D. Carr*

The Grand Jury of the City and County of New York, by this indictment, accuse *William D. Carr*

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *William D. Carr*

late of the City of New York, in the County of New York aforesaid, on the ~~sixteenth~~ day of *June* in the year of our Lord one thousand eight hundred and eighty ~~three~~ with force and arms, at the City and County aforesaid, in and upon the body of *Anne Daly* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *her* the said *Anne Daly* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *William D. Carr* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *her* the said *Anne Daly* thereby then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided. and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

*William D. Carr*

of the Crime of assault in the second degree, committed as follows:

The said *William D. Carr*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Anne Daly* then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *her* the said *Anne Daly* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said

*William D. Carr*

in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there shoot off and discharge

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

JOHN McKEON, District Attorney.

0149

Judge Giddens

Sir

I did not know that you  
had been in the country  
or I should not have done as you  
my judge I did not own it and  
I fear against the law, and it was  
the robbery that took the Thomas  
I served as a volunteer during the  
War and had plenty of the use of  
firearms. I could not have made such  
a mistake if I wanted to shoot the  
Thomas it was at half past four  
the species that I was taken in  
Kobe, Japan, and the Thomas did  
not know that she was dead.  
I was wounded three times during  
the War but it did not take long  
time for the wound to heal, I was captured  
in the Battle of Leno, and contracted  
a disease which made me ill.

0150

Dear Sir, I have plenty  
of good Discharges at the Reading  
Room belonging to the Mariners  
Church, but I have not got any  
left to get them for me, what ever  
Remedy must I get I hope you  
will make me to get all the  
truth, that you will not see

I Remain

Your Obedient

John Smith

John Smith

0151

Testimony in the case  
of  
Wm H. Carr  
filed June 1883

POOR QUALITY  
ORIGINAL

0152

21.  
The People  
vs.  
William H. Carr  
Court of General Sessions, Part 4  
Before Judge Gildersleeve.  
Monday, July 2, 1883. Indictment for  
assault in the first degree.  
Aurice Daley, sworn and examined,  
testified. Where do you live? No 88 James  
st. I am a married woman. Do you  
know Carr, the defendant at the bar? An  
entire stranger. Upon the 16<sup>th</sup> of June did  
he shoot you in this city? Yes sir at  
88 James st. in my own home. Will  
you tell the jury where he shot you? He  
shot me right here in the abdomen; the  
ball was taken out in the back in the  
Chamber St. hospital. How long were you  
in the Chamber St. hospital? I was there  
two days. I was brought up to the Court. How  
long were you laid up? I am now two  
weeks since Saturday night. Tell the jury  
how this man came to shoot at you or  
to shoot you? My husband and I were  
in the room together sitting and it was  
just beginning to get dark, and all of  
a sudden the man appeared and the  
flash came across my husband,  
past his face. I turned my back, and  
as I got my back turned, I got the  
shot in there (pointing to the abdomen)

POOR QUALITY  
ORIGINAL

0153

The words he said were, "that is my wife."  
After he went down stairs he said,  
"I made a mistake. That is not my wife."  
Did he point the pistol at you? Yes sir.  
Who was present? My husband, he  
was sitting. Did you give him any  
provocation? No, the man was an  
entire stranger. Cross Examined.  
This occurred in my own home 88.  
James St. Is that a boarding or a  
lodging house? I have a furnished room  
there. I left it since. There are several  
people staying there who have furnished  
rooms? Yes sir, not a great number.  
Several others? Yes sir. What time of  
night was this? Half past eight. It was  
dark in the room was it not? Nearly  
dark. Was it not too dark for you to  
recognize the man who shot you? I  
was in conversation with my husband,  
and the first thing I saw was the pis-  
tol; I had not time to recognize the man,  
it was so sudden. As soon as he  
fired, he went away? Yes sir. The  
pistol was silver and you could see  
it. Before you were shot, did you see  
any pistol pointed at you? Yes, just  
a glance like that. The man was an

POOR QUALITY  
ORIGINAL

0154

entire stranger to me, I never saw  
the man in my life before, and never  
saw him until after he was arrested.  
Where were you sitting in the room,  
were you sitting up? Yes sir, I was sit-  
ting on the side of the bed and my hus-  
band was sitting there (pointing) and  
I was sitting here, and he presented  
the pistol at the foot of the bed and fired  
it. I was sitting on the side of the  
bed, I was not undressed. You could  
not say that the man pointed the  
pistol at you, all you can say is the  
ball struck you. The ball struck me.  
You could not say that the man del-  
iberately pointed the pistol at you to  
shoot you? The man came in with the  
pistol and I knew the man whenever  
I went down stairs because the man  
that had the house he was the one that  
arrested him, that got hold of him.  
Richard Daley sworn and examined  
testified: You are the husband of the  
last witness and live at 88 James St?  
Yes sir: No sir Saturday the 16th June  
at 8 1/2 o'clock at night did you see  
this man shoot your wife? Is that the  
man (pointing to the prisoner) that  
is the man.

POOR QUALITY  
ORIGINAL

0155

Did you see him point the pistol at her?  
Yes sir, he pointed his pistol. Did he  
say anything immediately after he shot  
your wife? He said, "that is my wife."  
Those are the only words. Did he say  
anything relative to this shooting in  
the police Court? I don't mind about  
that. I cannot tell about that. Cross  
Examined. I am quite positive that the  
prisoner is the man that fired the pis-  
tol. You never saw him before that  
night? I did not see him before that  
night. Was the place dark? There was a  
light in the next room. Kind of dusk in  
the room I was in. In the moment this  
man appeared whoever it was he fired  
did he? Yes sir. Before you saw the  
revolver was your wife shot? I did not  
take notice of the pistol at all. I only  
saw the flash and heard the report.  
I saw the pistol and heard the report.  
Did you see any one level that pistol  
at your wife and fire? Yes sir. How  
long did you see the pistol levelled at  
your wife before you saw the flash  
and heard the report. Just right away.  
I heard the flash. Was that door closed?  
No sir. When the man walked straight

POOR QUALITY  
ORIGINAL

0156

into the room and fired immediately? Yes sir.  
Do you think that the man who fired that  
revolver took any aim? I think he did.  
Did you see him shoot? Yes sir. Did you  
see which way it was pointing? Yes, pointing  
straight toward me and my wife, pointed  
to both. I put my hand to my eye and I  
thought I was shot. Was he a stranger to you?  
Yes sir. You don't know any reason why he  
should shoot you? No.  
Thomas Tierney sworn and examined,  
testified. You are an officer of the Fourth pre-  
cinct. When did you arrest this man?  
On June 16<sup>th</sup>. What time of night? In  
the neighborhood of between eight and nine  
o'clock. Where did you arrest him? In 1866  
Oliver St. that is where the man lived.  
You heard that there was somebody wounded?  
Yes sir. And you went for this man and  
arrested him? Yes sir. What did he say  
when you arrested him? He says, "I have  
not done anything out of the way officer."  
I said, "Didn't you shoot a woman in  
James St.?" He says, "No." I fetched him  
around to James St., and when he  
saw this woman, he said, "That aint  
my wife." Did he say anything about  
making a mistake? He admitted in the

POOR QUALITY  
ORIGINAL

0157

station house he said he made a mistake,  
it was the wrong woman. Cross Examined  
Officer, do you know this man was a sailor?  
I do not, sir. Do you know now? I heard  
he has been a sailor. Only arrived home  
a couple of days before the shooting took place?  
I could not tell you how long he has been  
here. You don't know anything about that?  
No. [Mr. O'Byrne: That is the people's case.]  
William H. Carr, sworn and examined in  
his own behalf testified. Carr, how old is  
man are you? Fifty three. Have you been  
a seafaring man most of your life?  
Yes sir. Where you married in this city?  
Yes sir. When? Close on three years ago.  
Where you at sea before that? Yes sir. After  
you were married, did you go away  
again to sea? Yes sir. How many days  
before this shooting took place had you  
returned to the city? Four or five days.  
What position had you on board of <sup>the</sup> vessel?  
That you were on? Steward. That vessel  
was it? The Ephraim Williams. As stew-  
ard on that vessel were you entitled to  
carry a revolver? The Captain knew  
that I had it. Last January I was laying  
over in Brooklyn, the same vessel I came  
home in, and I loaned my revolver to

POOR QUALITY  
ORIGINAL

0158

young man over there. When did you get this revolver? I bought this when I came home. How many days before the shooting? Several days. It was ~~not~~ five days. Who did you buy that revolver to place one that you had on board the vessel? Yes sir. When you came home this last time did you go to see your wife? Yes sir. Did you find her? Yes sir. In what condition was she as regards having any goods or possessions? She was ragged and she was sick. Had you given her money before you had gone away to see the last time? Yes sir. How long had you been to sea? The last time I was five months. When you came back this last time did you provide for your wife? Yes sir. Who did you go to see in that room where the shooting took place that night? To see my wife. How came you to go to that room? I was told that she was there. In consequence of what you heard you went there? Yes sir. When you came back from sea was it in that house you found your wife? Yes sir. When you went to that room did you believe that that was the room that you found your wife in that house when you returned? I thought it was. And you

POOR QUALITY  
ORIGINAL

0159

were also told that she was there? Yes sir.  
Had you provided a room for her elsewhere?  
Yes sir, at 66 Oliver St. I gave her money  
to buy clothes, she was ragged. I was ashamed  
to walk in the streets with her. I gave  
her fifty dollars and ten dollars. When  
you went back to your rooms that you  
paid for did you find your wife there?  
No sir. Did you make any enquiries as  
to where she was? No sir. You did not  
see anybody with her? No. Were you  
under the impression when you fired  
this shot that your wife was in that room?  
Yes sir. With anybody? Yes sir. Why did  
you fire that shot? I wanted to scare  
so that she would never come near  
me any more. Did you take any aim  
at any one when you fired the shot?  
I fired against the wall. Did you take  
any aim at any one when you fired  
that shot? No sir. You say your  
object in shooting was simply to scare  
your wife. The jury rendered a  
verdict of guilty of assault in the  
second degree. The defendant at the  
request of his counsel was remanded  
till Thursday for sentence.

POOR QUALITY ORIGINAL

0160

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court District 1st-588

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Amie Daley  
vs  
William Henry Carr

1 SS James  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence Felony Assault-Battery

Dated June 17 1883  
W. J. O'Connell Magistrate.

Turney 14th Precinct. Officer.

Witnesses  
Richard Daley  
Amie Daley  
SS James

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

Committed

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

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

Dated June 17 1883 W. J. O'Connell Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0161

Sec. 198-200

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Henry Carr

Question. How old are you?

Answer. 53 years

Question. Where were you born?

Answer. Rhode Island

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

Answer. 66 Olver Street, 2 weeks

Question. What is your business or profession?

Answer. Sea farming man

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

Answer. I shot the complainant by  
mistake, I thought it was  
my wife. W. H. Carr

Taken before me this 17  
day of June 1883  
W. H. Carr  
Police Justice.

0162

Police Court—1st District.

CITY AND COUNTY OF NEW YORK

Housekeeper Annie Daley, age 45 years  
of No. 88 James Street,

being duly sworn, deposes and says, that  
on Saturday the 16th day of June  
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

William Henry Carr (nowhere)  
who did unlawfully, maliciously,  
feloniously, and unlawfully  
point and aimed discharge from  
a pistol or fire arm one shot  
at the person of deponent—said  
shot or bullet entering the left  
side of deponents body in striking  
deponent very severely.

Deponent  
further says that said felonious  
assault was committed while  
she was in her own apartments  
in said premises at about the hour  
of 8:30 o'clock P.M. and that said  
assault was committed

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

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

Sworn to before me, this 17th day  
of June 1883

Annie Daley

W. J. Jones POLICE JUSTICE.

0163

BOX:

105

FOLDER:

1118

DESCRIPTION:

Carter, Maria

DATE:

06/19/83



1118

*1856*

Counsel,

Filed 19 day of June 1883

Pleas

THE PEOPLE

vs.

*F*  
Maria Carter

alias

Mary Brennan

Grand Larceny, Second degree, and  
Receiving-Stolen Goods.

(526 and 531)

JOHN McKEON,

District Attorney

A TRUE BILL

*James Green*

Foreman.

*June 17/83*

*John P. J. J.*  
*Esq. dan J. J.*

0164

0165

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Maria Carter*

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

*Maria Carter*

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

The said *Maria Carter*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *sixth* ~~on the~~ day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *one ladies suit of the value of fifteen dollars, one cloak of the value of twelve dollars, two cuffs of the value of fifty cents each, and two sleeve-buttons of the value of six dollars each*

of the goods, chattels and personal property of one *Catherine McCarty* then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

*John McKean*  
District Attorney

0155

BAILED,  
No. 1 by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_

Police Court No. 4557 District. 14557  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Catherine McArthur  
1 Maria Carter  
2 Mary Elizabeth  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Offence, Grand Larceny  
Dated 13 June 1883  
J. B. Smith Magistrate.  
Patrol English Sergeant.  
Wm. Greening Witness.  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. 250 Street, \_\_\_\_\_  
to answer 250.  
Wm

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

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

Dated 13 June 1883 J. B. Smith Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0167

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Maria Carter*

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

Question What is your name?

Answer. *Maria Carter*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Servant*

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

Answer. *I am guilty*

*Maria Carter*

Taken before me this *13*  
day of *June* 188*9*  
*Steven Smith*  
Police Justice.

0168

1<sup>st</sup>

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Catharine M<sup>c</sup>Carthy 40 years

Servant of No. 28 Bowery Street,

being duly sworn, deposes and says, that on the 6<sup>th</sup> day of June 1883

at the premises No 28 Bowery in the City of New York,

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

of deponent in the day time with intent to cheat and defraud the true owner of the use and benefit thereof

the following property, viz :  
One Ladies Suit. one Ladies Cloak. Two Linen Cuffs and Two sleeve Buttons in all of the value of forty 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 <sup>Maria</sup> ~~Mary~~ Carter alias Mary Brennan

(now here) from the fact that said defendant acknowledged and confessed to this deponent in the presence of officer Patrick English that she did take steal and carry away the aforesaid property and pawn the same

Catharine <sup>her</sup> M<sup>c</sup>Carthy  
Mark

Signed before me this 10<sup>th</sup> day of June 1883  
Police Justice,

0169

BOX:

105

FOLDER:

1118

DESCRIPTION:

Cassidy, Thomas

DATE:

06/07/83



1118

POOR QUALITY ORIGINAL

0170

No. 56

Counsel,  
Filed 7 day of June 1883  
Plexis

*John J. Kelly*

THE PEOPLE

vs.

*R*

*Thomas Cassidy*

*at  
the  
Court*

INDICTMENT.  
Grand Larceny in the first degree. [See 5294, 530]

JOHN McKEON,  
District Attorney.

A TRUE BILL.

*Amos Stevens*  
June 11/83

Foreman.

*Charles J. [unclear]*  
*W. M. [unclear]*  
June 11/83

*Mum's Beach  
19 Beach  
Sept. 2nd  
Clear a Pean  
in R. Co. P.*

0171

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Cassidy*

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

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

The said *Thomas Cassidy*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *31st* day of *May* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, with force and arms *in the night time of said day, one watch of the value of twenty five dollars*

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

JOHN McKEON, District Attorney.

0172

Police Court District. 8

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

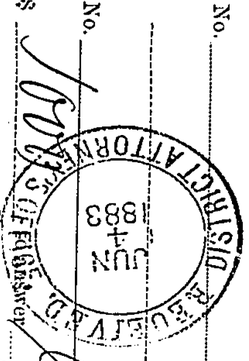
1 *James Corbett*  
2  
3  
4  
Offence *Larceny from person*

Dated *June 1* 188

*White* Magistrate  
*Duggan* Officer

Witnesses  
*John Judge*  
*Joseph White*

No. \_\_\_\_\_ Street \_\_\_\_\_  
No. \_\_\_\_\_ Street \_\_\_\_\_  
§ *100* No. \_\_\_\_\_ Street \_\_\_\_\_  
*John*



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

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

Dated *June 1* 188 *James Corbett* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0173

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Cassidy

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 333 Rutgers Street - for six months

Question. What is your business or profession?

Answer. Confectioner

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

Answer. Not Guilty

Thomas Cassidy

Taken before me this 1st

day of August

1885

Charles J. Smith

Police Justice.

0174

*1st*

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No.

*12 Pell* Street,

*Antonio Mitchell*

being duly sworn, deposes and says, that on the

*31st*

day of

*May* 188

at the

City of New York,

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

of deponent *and from his person, in the night time*

the following property, viz :

*One Gold watch of the value of Twenty five Dollars*

Sworn before me this

day of

188

POLICE JUSTICE,

the property of

*Deponent*

and that this deponent

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

*Thomas Cassidy, now here, who snatched said watch from a chain, which said watch and chain was worn upon the person of deponent—*

*Antonio Mitchell*  
*mark*

0175

BOX:

105

FOLDER:

1118

DESCRIPTION:

Chase, Hollis

DATE:

06/14/83



1118

0176

100 Paid on hand

Counsel,  
Filed 4 day of June 1883  
Pleas Not guilty (117)

THE PEOPLE  
vs.  
Hollis Chase  
(Seas)

*(Handwritten signature)*  
(77123)

JOHN McKEON,  
District Attorney

A True Bill.  
*(Signature)*

Foreman.

July 5/83.  
Pleas Guilty

0177

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dorris Chase

The Grand Jury of the City and County of New York, by this indictment, accuse \_\_\_\_\_  
Dorris Chase

of the CRIME OF Engaging as Dealer in a banking game where money and property was dependent upon the result, committed as follows:

The said Dorris Chase, late of the Sixth Ward of the City of New York, in the \_\_\_\_\_

~~late of the City and County of New York, on the \_\_\_\_\_~~ \_\_\_\_\_ day of ~~March~~ \_\_\_\_\_ in the year of our Lord one thousand eight hundred and eighty-three ~~with force and arms, at the City and County aforesaid,~~ and on divers other

days, was and yet is a common gambler, and the said Dorris Chase, on the day and in the year aforesaid, at the Ward, City and County aforesaid, in a certain room, in a certain building known as number Sixty six Chatham Street in said Ward City and County, feloniously did engage as dealer in a certain banking game commonly known as Faro, upon the result whereof money and property was then and there dependent, a more particular description of which said banking game is to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

John McKeon

District Attorney

0178

BOX:

105

FOLDER:

1118

DESCRIPTION:

Christiansen, S. Nicholon

DATE:

06/08/83



1118

After a careful examination of this case I am of opinion that the interests of justice will not be injured by the discharge of the prisoner, upon his own responsibility as he is engaged in business upon his own account - at No 28 Rector St. I believe the complainant to be actuated in making this complaint by the fact that at this instance of the defendant she has been convicted upon a charge of keeping a disorderly house Aug 21. 1831 Jas. M. Brady D.D.A.

No 85 - (Shorne)  
 Filed 8 day of June 1883

Pleas Not guilty (V)

THE PEOPLE

vs  
 S. Nicholas Christensen

Aug 21/31.  
 Decharged by Court

JOHN McKEON,  
 District Attorney.

A True Bill.  
 J. M. Stevens  
 Foreman.

Let see the  
 Decree on her  
 from Recog. See  
 News and  
 D.D.A.

0179

0180

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

THE PEOPLE OF THE STATE OF NEW YORK,  
*against*

*S. Nicholas Christensen*

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

*S. Nicholas Christensen*

*in the third degree*  
of the CRIME OF ASSAULT ~~in the first degree~~, committed as follows:

The said *S. Nicholas Christensen*

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

JOHN McKEON, District Attorney.

0 18 1

( m )

Form 11.  
Police Court, Halls of Justice.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Barbara Christensen*

*S. Nicholas Christensen*

AFFIDAVIT, A & B.

Dated *May 18* 188*3*

*Gardner* Justice.

..... Officer.

Witness.....

\$ *3.00* to Ans. *[Signature]* Secs.

Bailed by.....

No.....

*By May 31. 2 PM*

0182

Form 11.

Police Court—Third District, Halls of Justice.

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } ss. *Barbara Christiansen*  
*49 years of age* *Hauskeeper*  
of No. *84 1/2 Allen* Street,

being duly sworn, deposes and says, that  
on *Thursday* the *17* day of *May*  
in the year 188*3*, at the City of New York, in the County of New York,

She was violently ASSAULTED and BEATEN by *her husband*

*S. Nicholas Christiansen*  
*who struck deponent one violent blow*  
*on the face with his fist, and then seized*  
*violent hold of deponents neck, and threw*  
*deponent violently upon the floor*

without any justification on the part of the said assailant

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

Sworn to before me, this *18*  
day of *May* 188*3* } *Barbara Christiansen.*  
*Hugh Gardner* POLICE JUSTICE.

0183

Mr. 472

Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Barbara Christensen  
84 1/2 5th Ave. N.Y.

1. Nicholas Christensen

Offence, Cheat & Battery

BAILED ✓

No. 1, by Adolph Greenberg  
Residence 118 W. 11th St., N.Y.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Dated May 31 1883

W. H. Duffy Magistrate.

10 Officer.

Clerk.

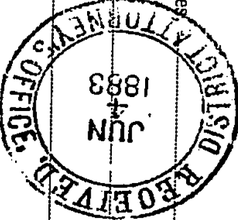
Witnesses \_\_\_\_\_

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

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

No. \_\_\_\_\_ Street, \_\_\_\_\_  
to answer by \_\_\_\_\_

W. H. Duffy



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

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

Dated May 31 1883 W. H. Duffy Police Justice.

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

Dated June 1 1883 W. H. Duffy Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0184

Sec. 151.

3rd District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss *In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York.* GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Barbara Christiansen of No. 84 1/2 Allen Street, that on the 17 day of May 1883 at the City of New York, in the County of New York,

He was violently Assaulted and Beaten by her husband  
S. Nikolow Christiansen

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring her forthwith before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18 day of May 1883

Hugh Gardner POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Barbara Christiansen  
Charles Christiansen  
Nicolaus Christiansen  
Warrant - A & B.

Dated May 18th 1883

Barbara Magistrate.

W. J. ... Officer.

The Defendant Nicolaus Christiansen taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Sever Weeks Officer.

Dated May 18th 1883

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, May 21, 1883

Native of Deny

Age, 41

Sex 84 1/2 Allen St

Complexion, \_\_\_\_\_

Color \_\_\_\_\_

Profession, \_\_\_\_\_

Married \_\_\_\_\_

Single, \_\_\_\_\_

Read, \_\_\_\_\_

Write, \_\_\_\_\_

0185

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *Nicholas Christensen*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *Hennings*

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

Answer. *84 Allen Street, 9 months*

Question. What is your business or profession?

Answer. *Reparateur*

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

Answer. *Not guilty - and I demand a trial at the Court of General Sessions of Christensen*

Taken before me this

day of

*March 1888*

*[Signature]*

Police Justice.

0186

BOX:

105

FOLDER:

1118

DESCRIPTION:

Clark, John

DATE:

06/22/83



1118

~~John Clark~~

Gracius Crawford

220 N. 28

166  
Counsel, *G. R. [unclear]*  
Filed 22 day of June 1882

Pleads *April 24 1882*

THE PEOPLE  
vs.  
B  
John Clark

*Deeding a [unclear]*

JOHN McKEON,  
*District Attorney*  
*Sentenced on another*  
*Disinimunt*  
A True Bill.

*[Signature]*  
Foreman.



0187

0188

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Clark

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

\_\_\_\_\_ John Clark \_\_\_\_\_  
of the CRIME OF *Dealing and acting as Dealer of a banking game where money was dependent upon the result,* committed as follows:

The said *John Clark* \_\_\_\_\_

late of the City and County of New York, on the \_\_\_\_\_ *eight* \_\_\_\_\_ day of

*July* \_\_\_\_\_ in the year of our Lord one thousand eight hundred and eighty-~~two~~

~~with force and arms, at the City and County aforesaid,~~ *and on divers other*

*days was and yet is a common gambler: and he the said John Clark, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, at and in a certain room in a certain building known as number one hundred and two West Thirty Second Street in said City and County, unlawfully and feloniously did deal and act as dealer for a certain banking game commonly known as Roulette, a more particular description of which said banking game is to the Grand Jury aforesaid unknown, the same being a banking game upon the result whereof money was then and there dependent, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.*

John McKeon

District Attorney.

0189

BOX:

105

FOLDER:

1118

DESCRIPTION:

Clifford, Dennis

DATE:

06/07/83



1118

POOR QUALITY ORIGINAL

0190

No 4228

Counsel,

Filed 7 day of June 1883

Pleas Impeachment

THE PEOPLE

vs.

Dennis Clifford

Dismissing King's writs  
of Habeas Corpus  
[Boston 508]

JOHN McKEON,  
District Attorney

A True Bill.

John Stevens  
Foreman.

James P. Sullivan  
Foreman.

Wm. L. H. Hoo  
Foreman.

Dea. A. A. H. H. H.  
Wm. L. H. H. H.

0191

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis Clifford

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

Dennis Clifford  
of the CRIME OF Possessing Burglar's instruments

committed as follows:

The said Dennis Clifford

late of the City and County of New York, on the second day of

June in the year of our Lord one thousand eight hundred and eighty-three

with force and arms, at the City and County aforesaid, in the night time of

said day, unlawfully was found having in his possession certain instruments adapted and commonly used for the commission of burglary, to wit: three pick-locks and one false key, with intent then and there some building to the Grand Jury aforesaid unknown there situate, then and there feloniously and burglariously to break into and enter, in which said building some personal property to the Grand Jury aforesaid unknown then was, with intent to commit some larceny therein, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKean  
District Attorney.

0192

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court No. 145 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Edward  
James Clifford

1 Dennis Clifford  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence Carrying Burglars Tools in the night time

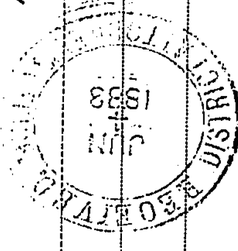
Dated 2 June 1883  
H. White Magistrate.  
Supper Officer.  
H Precinct.

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

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

No. \_\_\_\_\_ Street \_\_\_\_\_  
to answer

§ \_\_\_\_\_  
\_\_\_\_\_



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

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

Dated 2 June 1883 Andrew White Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0193

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Dennis Clifford

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 37 Hamilton St. about three years

Question. What is your business or profession?

Answer. Truck driver

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

Answer. I am not guilty

Dennis<sup>his</sup> Clifford  
Mark

Taken before me this

day of

June

1888

[Signature]  
Office Justice

0 194

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

POLICE COURT, 182 DISTRICT.

of John Lyna 24 years Policeman  
the Fourth Precinct Police being duly sworn, deposes and

says that on the Second day of June 1883

at the City of New York, in the County of New York, deponent arrested

Dennis Clifford (now here) who was loitering  
about the corner of Chatham and James  
streets in said city, in the night time and did  
unlawfully have concealed upon his person  
certain burglars instruments (here shown) and  
commonly called pick locks and a false key  
with the intent to commit a crime

Deponent prays that said Clifford  
may be dealt with as the law directs

John Lyna

Sworn to before me, this  
June 1883  
2 July  
Wm. H. [Signature]  
Police Justice.

0195

BOX:

105

FOLDER:

1118

DESCRIPTION:

Codney, Albert

DATE:

06/08/83



1118

0196

No 90

Counsel, *J. B. [unclear]*  
Filed *June* day of *June* 1883  
Pleads *Not Guilty* II.

THE PEOPLE  
vs. *R*  
*Albert Codney*  
INDICTMENT.  
Grand Larceny in the *Second* degree.  
[528 24531]

JOHN McKEON,  
*District Attorney.*

A True Bill.  
*James [unclear]*  
*June 13/83.* Foreman.  
*Henry [unclear]*

0197

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Cadney

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

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

The said Albert Cadney

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the fourth day of June in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one pocket book of the value of fifty cents, one silver coin of the United States of the kind known as half dollars of the value of fifty cents, one silver coin of the United States of the kind known as quarter dollars of the value of twenty five cents and three silver coins of the United States of the kind known as dimes of the value of ten cents each.

of the goods, chattels and personal property of one Elizabeth Gravenstein on the person of the said Elizabeth Gravenstein then and there being found, from the person of the said

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

JOHN McKEON, District Attorney.

0198

The Capt. Reports that the Officer  
is away on his vacation.

**PART I**

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**SUBPOENA**

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Carl Bernard Miskin*

of No. \_\_\_\_\_ Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *10<sup>th</sup>* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *June* in the year of our Lord 188 *3*

JOHN McKEON, *District Attorney.*

0199

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court No. 482  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Elizabeth Cassarotto  
vs  
Albert Kochberg

Offence Larceny from  
person

Date June 14 1883

J. W. Remman  
Magistrate.

Remond Meekans  
Officer.

Witness Remond Meekans

No. 22 Remond Meekans  
Street



No. \_\_\_\_\_  
Street \_\_\_\_\_  
\$ 200 to answer  
Ans

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

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

Dated June 4 1883 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0200

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Albert Rodney

Question. How old are you?

Answer. 13 years

Question. Where were you born?

Answer. New York

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

Answer. 463 West 42<sup>nd</sup> St, 2 years

Question. What is your business or profession?

Answer. I have none

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

Answer.

I am not guilty  
I met four boys only 10" across -  
who were running away. I  
followed them!

Albert Rodney

Taken before me this

day of

[Signature]  
Police Justice.

0201

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. 44<sup>th</sup> West 41<sup>st</sup> Street, Elizabeth Gravenstein aged 40 years  
being duly sworn, deposes and says, that on the 11<sup>th</sup> day of June 1883  
at the \_\_\_\_\_ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent and from the person of deponent in the  
day time  
the following property, viz :

One pocket book. Containing gold  
and lawful money of the United States  
consisting of silver Coins of the  
value of Eighty cents

Sworn before me this

day of

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Albert Codrney, (now present),  
and ~~from~~ <sup>three</sup> other persons whose names are  
unknown to deponent, with the intent  
to deprive the owner of said property, from  
the fact that previous to said larceny  
the said pocket book containing said money  
was in the pocket of deponents dress, said dress  
being then and then worn on the person of  
deponent, and that while deponent  
was walking on the sidewalk of 41<sup>st</sup> Street

POLICE JUSTICE,

188

0202

between 9<sup>th</sup> + 10<sup>th</sup> avenues, deponent was surrounded by said Codney, and the three persons whose names are unknown to deponent and they kept pushing against deponent, and they suddenly left deponent and deponent then and then missed said pocket book containing said money, deponent went in pursuit of said Codney, and the persons unknown to deponent, and deponent saw said Codney and the said persons whose names are unknown to deponent on the 10<sup>th</sup> avenue + 4<sup>th</sup> street dividing the said money.

Sworn to before me this }  
4<sup>th</sup> day of June 1883 } J. C. Beckwith, The Clerk  
*[Signature]*  
Police Justice

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES :

DISPOSITION