

0273

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Comstock, Henry

**DATE:**

02/16/81



370

0274

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Williams, Henry

**DATE:**

02/16/81



370



0276

Police Office, Third District.

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

Phillip Frankle

No. of 153 Eldridge Street, being duly sworn,

deposes and says, that the premises No. 153 Eldridge Street, 10 Ward, in the City and County aforesaid, the said being a Dwelling House the first floor of the rear building and which was occupied by deponent as a Dwelling House

were **BURGLARIOUSLY**

entered by means forcible breaking the lock and of the door leading to said premises

on the afternoon of the 9th day of February 1886, and the following property, feloniously taken, stolen and carried away, viz.

One Overcoat one pair of Gloves and one Bill Handkerchief of the value of Five dollars

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

Henry Lamontark and Henry Williams (both now here)

for the reasons following, to-wit: That deponent is informed by officer Jolin Wade of the 10th Precinct Police that he arrested said Lamontark and said Williams and that said Lamontark had the aforesaid property in his possession and upon his person and for the further reason that deponent is informed by Margaret Hoche of No.

0277

153 Eldridge Street, that at the time  
of the commission of said Burglary  
she saw said Williams and said Comstock  
in company together in the aforesaid  
premises

Sworn to before me  
this 12<sup>th</sup> day of February 1881

Philip Frankel

Salou Smith  
Police Justice

City & County of New York

John Wade of the 10<sup>th</sup> Precinct  
Police being duly sworn deposes and says  
that on the 9<sup>th</sup> day of February 1881 between  
the hours of 4 & 5 o'clock he arrested  
Henry Comstock and Henry Williams (both unknown)  
and found upon the person of said  
Comstock the property described in  
the written affidavit of Philip Frankel

Sworn to before me this  
12<sup>th</sup> day of February 1881

John Wade

Salou Smith  
Police Justice

City & County of New York

Margaret Koder of No  
153 Eldridge Street being duly

0278

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—Henry Comstock

Question.—How old are you?

Answer.—22 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—114 Duane

Question.—What is your occupation?

Answer.—Printer

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

Answer.—I have nothing to say

Henry Comstock

Taken before me, this 12th day of February, 1894.  
John A. Smith  
Police Justice



0280

Sworn deposes and says she heard  
read the affidavit of Philip Frause  
and knows the contents thereof, that  
the portion therein stated and  
affixed to deponent is true to  
deponents own knowledge

Sworn to before me this } Margaret Kocher  
12<sup>th</sup> day of February 1881 }  
Solon B. Smith  
Sole Justice

0281

Form 115

POLICE COURT--THIRD DISTRICT, S.

THE PEOPLE, & c.,

IN THE COMPLAINT OF

*Philip Grumbe*  
*152 Eldredge*

*Henry Campbell*

*Henry Campbell*



Office, BURGLARY.

Dated *February 12*, 188*1*

*Smith* Magistrate.

*Made & served* Officer.

*10* Clerk.

Witness, *John J. ...*

No. *103 Eldredge* Street.

*Marshall ...*

No. *103 Eldredge* Street.

*Mary ...*

No. *103 Eldredge* Street.

*1000 each* to answer committed.

Received in Dist. Atty's Office,

*Donated*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0282

CITY AND COUNTY )  
OF NEW YORK, ) ss.

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

That

Henry Comstock and Henry Williams each

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

*Philipp Frankle*

there situate, feloniously and burglariously did break into and enter ~~by means of~~ *forcibly*

~~the~~ the said

*Henry Comstock and Henry Williams*

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

*Philipp Frankle*

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, the said

*Henry Comstock and Henry Williams each*

late of the Ward, City, and County aforesaid,

*One over coat of the value of seven dollars*  
*Two gloves of the value of fifty cents each*  
*One handkerchief of the value of one dollar*

of the goods, chattels, and personal property of the said *Philipp Frankle*

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 pro-  
vided, and against the peace of the People of the State of New York, and their dignity.

~~EDWARD PHIPPS~~, District Attorney.

0283

CITY AND COUNTY }  
OF NEW YORK, } SA

And <sup>aforesaid</sup> THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK,~~

~~in and for the body of the City and County of New York,~~  
upon their Oath, ~~present~~ aforesaid do further present

That the said Henry Loomstock and Henry Williams each  
late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *ninth* day of *February* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty-one* with force and arms, at the  
Ward, City and County aforesaid,

*One over coat of the value of seven dollars.  
Two gloves of the value of fifty cents each.  
One handkerchief of the value of one dollar.*

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

*Henry Loomstock and Henry Williams*

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

*Daniel G. Rollins*  
EDWARD PHILIPS, District Attorney.

0284

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Corcoran, Patrick

**DATE:**

02/08/81



370

0285

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Jocher, Frederick

**DATE:**

02/08/81



370

0286

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Sullivan, Thomas

**DATE:**

02/08/81



370

New service in this  
 one is wholly unopposed  
 to Sullivan the charge  
 The fact is that Coonan  
 was permitted to sleep in  
 the prison, & he was  
 the other partners to  
 Capt Lewis & Stephens  
 manifested.  
 Some of the eight hundred  
 have been arrested before  
 this case began, under  
 10 years. F.S.

0287

Counsel,

Filed 8 day of Feb 1881

Pleas

John G. Gaulty (G)

THE PEOPLE

vs.

Patrick Coonan, 1  
 Frederick Fisher, 2  
 James Sullivan, 2

Daniel S. Sullivan  
 District Attorney

District Attorney.

W. W. W. } F.S.  
 2. W. W. }  
 3. W. W. }

A TRUE BILL.

W. W. W.

February 14/81. Foreman.  
 (C.S.)

Discharged.

Verdict of Guilty abhors specificity of which count.

14th Pt 1



0289

City & County of New York }  
Thomas Q. Harper  
of the 1st Precinct Police being  
duly sworn says that about  
midnight of January 30, 1887,  
he found the outer door of the  
premises #2 Roster Street  
broken open and found the  
susoner Cororan secreted in  
a wash room and Decker and  
Sullivan secreted behind the  
stair way in the hall of the  
said premises. Tho Harper  
sworn before me }  
this 31 January 1887 }  
J. B. Thompson }  
Sheriff Justice }

0290

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Patrick Corcoran*

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

Question. What is your name?

Answer. *Patrick Corcoran*

Question. How old are you?

Answer. *Twenty two years.*

Question. Where were you born?

Answer. *In Ireland*

Question. Where do you live?

Answer. *Newark - N. J.*

Question. What is your occupation?

Answer. *Laborer.*

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

Answer. *Mrs Doolittle gave me permission to sleep here.  
Pat J. Corcoran*

Taken before me, this

21 day of February 1881

POLICE JUDGE.

0291

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Thomas Sullivan*

Question. How old are you?

Answer. *Sixteen years.*

Question. Where were you born?

Answer. *In New York City.*

Question. Where do you live?

Answer. *No home.*

Question. What is your occupation?

Answer. *Book back and news boy.*

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

Answer. *I went in there with Corcoran who said one could sleep there.*

*Thomas Sullivan*

Taken before me, this

*27 day of August 1887*

JOHN J. ...  
POLICE JUSTICE.

0292

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK } ss

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

Question. What is your name?

Answer. *Fredrick Deles*

Question. How old are you?

Answer. *Eighteen years.*

Question. Where were you born?

Answer. *In New York City.*

Question. Where do you live?

Answer. *No home.*

Question. What is your occupation?

Answer. *Book black and news boy.*

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

Answer. *I went there with Corraw because he told me I could sleep there.*  
*Fredrick Deles*

Taken before me this

21 day of January 1887

POLICE JUSTICE

0293

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

Police Court—First District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John A. Harwood*  
42 Bay Street  
vs.  
*Daniel C. Green*  
*Fredrick Green*  
*Anna C. Green*  
Offence, *Wagoning*



Dated *January 31*, 189*7*  
*Wm. B. Vandele* Magistrate.  
*Thomas J. Hays* Clerk.

Witnesses,  
*Call the officer*  
*Wm. B. Little*  
*42 Bay St.*

*1001* to answer  
*Chm*

Sessions

Received in Dist. Atty's Office,

Residence  
No. 1, by  
Residence  
No. 2, by  
Residence  
No. 3, by  
Residence  
No. 4, by  
Residence  
No. 5, by  
Residence  
No. 6, by  
Residence  
No. 7, by  
Residence  
No. 8, by  
Residence  
No. 9, by  
Residence  
No. 10, by

0294

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That *Patrick J. Corcoran junior, Frederick Joche and Thomas Sullivan* each late of the *sixth* Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *January* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *John Harguet*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer door of said dwelling house* whilst there was then and there some human being to wit, one *John Harguet* within the said dwelling house ~~by~~ the said *Patrick J. Corcoran junior, Frederick Joche and Thomas Sullivan* then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *John Harguet* 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.

~~And the jurors aforesaid, upon their oath aforesaid, do further present. That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day the said late of the Ward, City and County aforesaid,~~

~~of the goods, chattels, and personal property of in the said dwelling house of one, 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.~~

*Daniel S. Rollins* ~~BENJ. K. PHELPS~~, District Attorney.

0295

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Costello, Michael

**DATE:**

02/24/81



370

0296

Filed 24 day of July 1887.  
Pleads

THE PEOPLE

vs.

*Michael Basello*  
Assault and Battery.

197 S. 4th  
F.

*Michael Basello*

*Samuel Pollard*  
W. H. WARD

District Attorney.

Part No 207 20, 1887  
Judge A. B.

A True Bill.

*W. H. Ward*

Foreman.

*Ben. One year.*

0297

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

ss. *Margaret Fanning*

of No. *197*

*South Fifth Avenue*

Street, being duly sworn, deposes and says

that on the *7<sup>th</sup>* day of *February* in the year *1881*, at the City of New York, he was violently and feloniously assaulted and beaten by

*Michael Costello (now here)*  
*who seized between his teeth the left ear of this*  
*deponent biting therefrom a piece of flesh*  
*thruely mutilating deponent's ear*

with the felonious intent ~~to take the life of deponent~~ <sup>*to*</sup> to do ~~him~~ <sup>*her*</sup> 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~~ dealt with according to law.

Sworn to before me this *8<sup>th</sup>* day

of *February* 1881

*Margaret Fanning*

*John A. Munn* Police Justice

0298

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.— Michael Costello

QUESTION.—How old are you?

ANSWER.— Twenty seven

QUESTION.—Where were you born?

ANSWER.— New York

QUESTION.—Where do you live?

ANSWER.— 197. S. 5<sup>th</sup> Ave.

QUESTION.—What is your occupation?

ANSWER.— Police

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

ANSWER.— The complainant with his husband came into kick my father. I acted in self defence.

Michael Costello

Taken before me, this

5th

day of

February

1887

John A. [Signature]  
Police Justice

0299

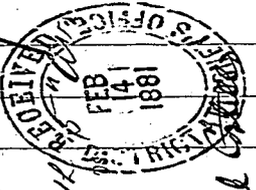
Mate

Text in margin of a return of  
Com Ct for Common assault. — WV

5 Nov 369

M. 172  
POLICE COURT—Second District,  
THE PEOPLE, &c,  
ON THE COMPLAINT OF

Mary Ann Fanning  
197 South 2<sup>nd</sup> St  
Medford



Dated Feb 8<sup>th</sup> 1881  
Fanning Magistrate.  
Dress Officer.  
J. Clerk.

Witnesses  
Jesse W. D. M. L.  
197 S. 2<sup>nd</sup> Ave

Committed in default of \$1000 bail  
Bailed by  
No. Street

0300

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

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

That

*Michael Costello*

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

~~BENJ. W. PHILIPS, District Attorney~~

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

That the said *Michael Costello*, late of the  
Ward, City and County aforesaid afterwards  
to wit, on the day and year aforesaid at the  
Ward, City and County aforesaid contriving  
and intending one *Margaret Fanning* to maim  
and disfigure, with force and arms in and  
upon the said *Margaret Fanning* in the  
peace of the said People then and there being,  
feloniously, wickedly, on purpose and of his  
malice aforethought, did make an assault and  
that he the said *Michael Costello* the left ear of her  
the said *Margaret Fanning* with the teeth of him  
the said *Michael Costello* then and there felonious-  
ly, wilfully, from premeditated design and on  
purpose did bite off disable and destroy  
against the form of the Statute in such case made  
and provided and against the peace of the  
People of the State of New York and their dignity.

*Daniel Phillips*  
District Attorney.

0301

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Coughlin, William

**DATE:**

02/16/81



370

0302

Part 2

10/10/87

Day of Trial,

Counsel *H. C. Shaffer*

Filed *10* day of *July* 1887

Pleads *Not Guilty (17)*

THE PEOPLE

OR

BURGLARY-THIRD DEGREE.  
NOTHING STOLEN.

I,

*William Loughran*

*David S. Collins*  
BY *H. M. MELLS*

District Attorney,  
Part in *Attory* March 1, 1887

*And argued on his motion in open court*  
A TRUE BILL.

*Wm. C. Kelly*

I am willing that defendant  
be discharged on his  
non-recognition  
See indictment *Over*

*D. C. R.*

- 1<sup>st</sup> There is doubt whether the defendant is guilty of any offense
- 2<sup>nd</sup> Or if guilty could be convicted.
- 3<sup>rd</sup> He is very probably connected
- 4<sup>th</sup> The complainant does not desire to prosecute in absence of *plaintiff's* written withdrawal.
- 5<sup>th</sup> The alleged offense is not of a serious nature
- So I think the deft. may be discharged on his own recognition *D. C. R.*

0303

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

William Coughlin

Burglary.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendant is eighteen years of age, and I believe very respectably connected. I do not think that he had any intention of committing any offense when found in my news-stand, and I therefore desire to withdraw my charge in order that no injustice may be done.

Sworn to before me  
This 28th February 1881

Edward W. Bonynge  
Notary Public  
N.Y. Co.

William Bayler

0304

Police Court—Second District.

City and County of New York } ss:

William Payley  
of No. 8 Downing Street, being duly sworn,

deposes and says, that the premises No. 234 Bleeker Street, 9<sup>th</sup> Ward, in the City and County aforesaid, the said being a frame structure and which was occupied by deponent as a Stationery and News Stand

And

were BURGLARIOUSLY entered by means of forcibly opening the wooden shutter securing the window of said structure at about the hour of 1 1/4 o'clock

on the morning of the 12<sup>th</sup> day of February 18 80

and the following property feloniously taken, stolen and carried away, viz: with the intent to commit a crime therein and to steal and carry away the property contained therein consisting of jewelry, stationery and papers in all of the value of five hundred dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property attempted to be taken, stolen and carried away by William Laughlin, New York,

for the reasons following, to wit: That at about the hour of 9 o'clock on the night previous deponent closed and secured said structure and fastened the shutter of said structure, and said property was then within said structure. That about the hour of 1 1/4 o'clock on the morning aforesaid deponent found said Laughlin within said structure (over)

0305

Structure and department then  
saw that said structure had  
been forced open.

Given to Cyrenus Curtis } William Bayley  
12<sup>th</sup> day of February 1881

J. W. Patterson } Police Justice

of the City of  
City of  
Police

0306

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*William Conghlin*

QUESTION.—How old are you?

ANSWER.—*Eighteen years of age*

QUESTION.—Where were you born?

ANSWER.—*Williamsburgh N. Y.*

QUESTION.—Where do you live?

ANSWER.—*63 Carmine St.*

QUESTION.—What is your occupation?

ANSWER.—*Assistant Porter*

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

ANSWER.—*I am not guilty of the charge. I was drunk and fell against the shutter.*

*Wm Conghlin*

Taken before me, this  
*John D. Parsons*  
day of *February* 1881  
Police Justice.

0307

Police Court - Second District

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Wm Bayley  
& Downing  
vs  
Wm. C. ...



Dated Feb 14 1881

Wm. C. ... Magistrate

John G. ... Officer  
M. ... Clerk

Witnesses: John ...  
J. ...  
John ...  
...  
...

Committed in default of \$ 1000 Bail.

Bailed by ...  
No. ...  
Street.

0308

CITY AND COUNTY  
OF NEW YORK

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

That

*William Loughlin*

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

*William Bayley*  
there situate, feloniously and burglariously did break into and enter, the said *booth*  
being then and there a building in which divers goods, merchandise, and valuable things  
were then and there kept for use, sale and deposit; the same being the goods, chattels,  
and personal property of

*William Bayley*

goods, merchandise and valuable things in the said *booth* with intent the said  
being then and there feloniously and burglariously to steal, take, and carry away  
then and there

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

*Daniel G. Rollins*  
BENJ. M. WHEELER, District Attorney.

0309

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Crow, Elias

**DATE:**

02/21/81



370

0310

With the consent of the  
Borough Council of the S.P.C.  
I. a. a. a. I am willing  
that sentence should be  
discharged upon this petition.  
that the other indictment  
of this date  
be not pursued upon  
the express understanding  
that hereafter in case  
shall not hang over the  
law respecting cruelty  
to animals. If he shall  
violate its provisions he  
after he is to be sen-  
tenced upon this indictment  
D. S. Hallam  
May 20, 1881.

May 9, 1884  
Application of Henry  
for Rescission of  
F. J.

Bill not by deed  
May 17/84.  
10/51  
Day of Trial  
Counsel, J. Henry  
Filed 21 day of Feb 1881  
Plends Not Guilty dem IT

THE PEOPLE  
vs.  
11 Charles B  
Miss N. Reed.  
May 9, 1884  
C. Reed  
David S. Hallam  
District Attorney.

That he appeared in 1881  
pleads guilty.  
A TRUE BILL  
Henry J. Reed  
Foreman.

That he appeared in 1881  
pleads guilty.  
A TRUE BILL  
Henry J. Reed  
Foreman.

0311

Police Court—First District.

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

George J. Evans  
of No. 110 East 22<sup>nd</sup> Street,  
being duly sworn, deposes and says, that on the 22<sup>nd</sup>  
day of November 1890, at the City and County of  
New York,

Olivier N. Crow did  
wilfully, unlawfully and maliciously  
cause and procure a certain  
living creature, to wit: a horse  
to be tortured and tormented in  
violation of the law. That deponent  
is informed by William Johnston,  
here present, that he paid William,  
is employed by said Oliver, and  
that said Oliver did at that  
time appoint said Oliver and direct  
said William to work said horse  
as one of a team employed in  
trucking flour.

That said horse was  
then attached to a truck loaded  
with 26 barrels of flour and was  
suffering with three several raw  
and bleeding sores on the breast  
under the collar and was  
thereby unfit for work; and  
that said William further  
informs deponent that when  
said Oliver ordered him to work  
said horse for said Oliver, well known  
that said horse was afflicted  
with said sores and was unable  
to work

Subscribed and sworn to before me this  
29<sup>th</sup> day of November 1890  
James H. [unclear] one of the  
Justices of the Peace

(over)

0312

City and County of New York Ad.  
William Johnston, of No. 21  
Levy Street, being duly sworn  
says - that he has heard and read  
the foregoing affidavit of George  
S. Collins and that so much  
of the same as relates to this  
deponent is true of deponents own  
knowledge.

Sworn to before me this  
22<sup>d</sup> day of November 1850

*Wm. Johnston* *Police Justice*

0313

Rec'd at Dec. 1900 at  
D. P. M.

BAILED  
No. 1, by James Ryan  
Residence, 145 Sullivan

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

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

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

No. 5, by \_\_\_\_\_  
Residence, \_\_\_\_\_

No. 6, by \_\_\_\_\_  
Residence, \_\_\_\_\_

Arrested at Dec. 10

Warrant  
Police Court - First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Alfred J. Evans  
vs.  
Charles J. Evans  
Office *Conroy & Connors*  
109  
DEC 18 1900  
DISTRICT COURT

Dated December 22 1876  
Patterson Magistrate  
Evans Officer.

Witnesses,  
William Johnston  
A. Leroy Street

\$ 100 General Bail  
to answer  
at Sessions,  
Received in Dist. Atty's Office.

*Charles J. Evans*  
*Alfred J. Evans*

COUNSEL FOR COMPLAINANT.

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

COUNSEL FOR DEFENDANT.

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

0314

At a Court of Special Sessions of the Peace,

Held in and for the City and County of New York, at the Halls of Justice of the said City, on Monday, the 5<sup>th</sup> day of May, in the year of our Lord one thousand eight hundred and eighty-

Present,

The Honorables J. Henry Ford and James S. Ribbet and John B. Smith. Justices of the said Court. Police Justices of the City of New York.

THE PEOPLE OF THE STATE OF NEW YORK,

vs.

On conviction, by the oath of a credible witness, of the MISDEMEANOR, of driving to a horse

Elias N. Crow.

committed in said City, April 28<sup>th</sup> 1884

after having duly elected to be tried by said Court, and after having been duly arraigned and duly charged upon the said Misdemeanor, and having duly answered the same.

Whereupon it is ORDERED and ADJUDGED by the Court, That the said

Elias N. Crow.

For the MISDEMEANOR aforesaid, whereof he is convicted, pay a fine of Five Dollars. And it is further ordered that he stand committed to the custody of the Keeper of the City Prison of the City of New York, until the said fine be paid, but not exceeding 25 days. Fine Paid.

A TRUE EXTRACT FROM THE MINUTES.

[Signature] Clerk.

0315

*City*

New York Special Sessions of the Peace.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Copy of Sentence.*

*Elias M. Brown*

*May 5* 188*4*

CITY PRISON.

FINED \$ *25*

Imprisonment not to exceed *25* days.

*Paid*

0316

and that he would not have driven  
the horse afflicted as above mentioned  
if he had not supposed he could do so  
without any harm to the horse.

Deponent further says that he is  
possessed of very limited pecuniary  
resources, that he endeavours to make  
his daily living for his family, consisting  
of himself, wife and children, by his  
daily labors in his business.

Deponent further says that he has never  
intentionally violated any law whatever  
and that he has endeavored to be very  
careful in regard to the care of his  
horses by the men to whom he is charged  
to intrust them.

Spoken to before me

Ellis H. Brown

this 9<sup>th</sup> day of May 1884

John C. Newman  
Notary Public 27  
City and County New York

0317

and that he would not have driven  
the horse off the lot as above mentioned  
if he had not supposed he could do so  
without any harm to the horse.

Deponent further says that he is  
possessed of very limited pecuniary  
resources, that he endeavors to make  
his daily living for his family, consisting  
of himself, wife and children, by his  
daily labor in his business.

Deponent further says that he has never  
intentionally violated any law whatever  
and that he has endeavored to be very  
careful in regard to the care of his  
horses by the men to whom he is charged  
to entrust them.

I swear to before me Ellis A. Lewis

This 9<sup>th</sup> day of May, 1864

John C. Newman  
Notary Public 27  
City and County New York

0318

Court of  
N. Y. General Sessions  
People etc  
vs  
Elias Crow }  
-----

City and County of New York ss

Elias N. Crow being duly sworn says  
That he is a resident and household in  
the City of New York, and has been such  
for more than twenty five years last past  
That during the last twenty five years  
he has been engaged in the business of  
keeping a livery stable and letting out  
horses for hire, in this City.

That sometime in March 1881 he was  
as he understands concluded by this Court  
for cruelty to animals and thereupon  
judgment was suspended, with the  
understanding that defendant would  
not again be guilty of the same,

That since the date of the said conviction  
upon which judgment was suspended  
defendant has been <sup>again</sup> charged with cruelty  
to animals and has thereupon been found  
guilty of the offense which fine he has  
paid. That on this tenth day of  
May 1884 defendant has been arrested  
upon the conviction where judgment

0319

and that he would not have driven  
the horse off the lot as above mentioned  
if he had not supposed he could do so  
without any harm to the driver.

Deponent further says that he is  
possessed of very limited pecuniary  
resources, that he endeavours to make  
his daily living for his family, consisting  
of himself, wife and children, by his  
daily labor in his business.

Deponent further says that he has never  
intentionally violated any law whatever  
and that he has endeavored to be very  
careful in regard to the care of his  
horses by the men to whom he is charged  
to entrust them.

I swear to before me Ellis F. Cross

(this) 9<sup>th</sup> day of May, 1884

John A. Brennan  
Notary Public, 27  
City and County New York

0320

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,  
Marshal or Policeman in this State, GREETING :

*Elias Mow*

An indictment having been found on the *duly* day of *convicted*

~~188~~, in the Court of General Sessions of the Peace, of the County of  
New York, charging

with the crime of *Cruelty to animals*

You are therefore Comanded forthwith to arrest the above named *Elias Mow*

and bring him before that Court *for judgment* to answer the indictment; or  
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the  
City Prison of the City of New York, or if he require it, that you take him before any Magistrate  
in that County, or in the County in which you arrest him, that he may give bail to answer the  
indictment.

City of New York, the *14<sup>th</sup>* day of *May* 188*4*

By order of the Court,

*[Signature]*  
Clerk.

0321

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK,

against

*Clas M. Crow*

Bench Warrant for Misdemeanor.

Issued

*May 7<sup>th</sup> 1884*

~~3~~ The defendant is to be admitted to be bail  
in the sum of \_\_\_\_\_ dollars.

*May 9<sup>th</sup> 1884*

*The within named  
defendant was  
arrested this day  
and brought in the  
Court of General  
Sessions by Det.  
Von Gerichten*

0322

State of New York  
City & County of New York ss.

Court of Special Sessions  
The People  
Ellis S. Crow.

Ellis S. Crow  
being duly sworn, deposes and says, That  
he is the defendant in the above case  
which is on the Calendar for trial at  
this Session of the above Court (Fit 2nd 1884)  
And deponent further says, That  
at the time, he was arraigned at  
the Jefferson Market Police Court he  
stated to the Magistrate, That he had  
bail ready, and the Judge mean-  
ing the Warden, as a sufficient  
and then directed the deponent out  
his Warden as one of the Clerks.  
And deponent told said Clerk  
who, drew the bond, That he wished  
to be tried at the Court of General  
Sessions - and that the Clerk said  
that was all right, and deponent believed  
that the bond he signed was one  
for the General Sessions Court.

Ellis S. Crow

Sworn to before me  
this 2nd day of February 1884  
Attest: J. J. Quinn  
Notary Public N. Y. C.

0323

State of New York  
City & County of New York.

Joseph B. Thorn  
of No 198 W. Houston Street being duly  
sworn deposes and says, that he is  
the Defendant in the above or within  
mentioned case, and that he has  
heard the within affidavit of Alvin  
De Crow read and that he fully  
corroborates the statement therein  
made by Crow, that he wishes to have  
the case go to the General Sessions -  
sworn before me this  
2nd day of February 1891

Joseph B. Thorn

Steven J. O'Brien  
Notary Public  
N.Y.C.

0324

Cartography  
Department

In the matter  
of the Report

of the  
Elliott & Cross

✓

0325

**State of New York.**

Executive Chamber,

Albany, May 20<sup>th</sup> 1884

Sir: Application having been made to the Governor for the pardon of Elias W. Crow, who was sentenced on May 9<sup>th</sup> 1884, in your County, for the crime of Cruelty to an animal for the term of 6 mos years and to the State Prison Penitentiary you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. All inquiries respectfully requested.

Each letter of inquiry from this Department should be answered on a separate sheet. An early reply is desired

Very respectfully yours,

James C. Clancy

of Hon. Peter B. Olney

District Attorney, &c.

0326

Answered  
May 29<sup>th</sup> 1871  
J. B. D.

0327



Clerks Office  
Court of Special Sessions,  
Halls of Justice,  
New York, \_\_\_\_\_ 188

did wilfully & unlawfully & wickedly  
cause & permit a certain living animal  
to wit a horse to be tortured by Wm. H. Park  
by then and there causing & permit-  
ting said horse to be harnessed &  
attached to a certain vehicle called  
a truck & to pull and drag said  
truck upon & through diverse streets  
& highways of said City while at the  
said horse was lawfully sore & suf-  
fering in its body & limbs wherein  
& whereby unjustifiable physical  
pain & suffering to said living  
animal to wit said horse was  
by said Elias H. Brown caused  
& permitted in violation &c

0328

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That ELIAS N GROW

late of the *Eighth* Ward of the City of New York, in the County  
of New York, aforesaid, being an evilly minded, wickedly and  
cruelly disposed person, and well knowing and intending the  
premises hereinafter set forth wilfully, wickedly and unlawfully, on the  
*Twenty Seventh* day of *January* in the year of our Lord  
one thousand eight hundred and eighty-*one* at the Ward, City and  
County aforesaid, with force and arms. certain living creatures to wit

two certain horses which theretofore had been and then and  
there to wit, on the day and in the year aforesaid at the *Eighth*  
Ward in the City and County aforesaid, was greatly and sorely dis-  
tempered, sick, ailing, wounded, lame and suffering in their body's  
and legs, did then and there, to wit at the time and place last  
above mentioned, cause and procure to be harnessed and attached to  
a certain *Vehicle* to wit a truck, which theretofore had been and then and  
there was devised, designed, and intended for the transportation  
of merchandize upon over and through divers public streets, in the  
Ward, City, and County last aforesaid, while they the said living  
creatures to wit the said two horses was so as aforesaid greatly  
and sorely distempered, sick, ailing, wounded, lame and suffering in  
their body's and legs, and thereafter to wit; on the day and in the  
year aforesaid at the Ward, City and County aforesaid did cause and  
procure the said living creatures to wit the said two horses while  
so as aforesaid greatly and sorely distempered, ailing sick, wounded  
lame and suffering in their body's and legs, and while so as afore-  
said harnessed and attached to the *vehicle* aforesaid, devised, desig-  
-ned and intended as aforesaid, to be by one Thomas Constantine,  
driven, forced and compelled to draw pull and drag the said vehicle  
which then and there did contain merchandize, upon, over, and through  
divers of the streets aforesaid in the Ward City and County afore-  
said therein and thereby compelling and occasioning the said liv-  
ing creatures to wit the said two horses greatly to overstrain and  
overexert themselves while so as aforesaid sorely distempered, sick

0329

ailing, wounded, lame and suffering in their body's and legs and  
therein and thereby to experience and suffer great physical pain  
torture torment and agony: \_\_\_\_\_

And so the Jurors aforesaid upon their oath aforesaid, do say that the  
said \_\_\_\_\_ ELIAS N CROW \_\_\_\_\_

the said living creatures to wit, the said <sup>two</sup> horses \_\_\_\_\_  
called and known as aforesaid, in the manner and form and by the means afore-  
said, at the Ward, City and County aforesaid, on the day and in the year afore-  
said, unlawfully, cruelly, wilfully and wickedly did  
Cause and procure to be overdriven. \_\_\_\_\_

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.

0330

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

.ELIAS N CROW

with force and arms, unlawfully, wilfully and wickedly two certain living creatures to wit two certain horses which theretofore had been and then and there to wit, on the day and in the year aforesaid at the Ward City and County aforesaid, was greatly and sorely distempered, sick, ailing, wounded, lame and suffering in their body's and legs, ~~did~~ then and there, to wit at the time and place last above mentioned, cause and procure to be harnessed and attached to a certain vehicle to wit w truck, which theretofore had been and then and there was devised, designed, and intended for the transportation of merchandize upon and over and through divers public streets in the Ward City and County last aforesaid, while they the said living creatures to wit the said two horses was so as aforesaid greatly and sorely distempered, sick, ailing, wounded, lame and suffering in their body's and legs, and thereafter to wit; on the day and in the year aforesaid at the Ward City and County aforesaid did cause and procure the said living creatures to wit the said two horses while so as sforesaid greatly and sorely distempered, ailing, sick, wounded lame and suffering in their body's and legs, and while so as aforesaid harnessed and attached to the vehicle aforesaid, devised, designed and intended as aforesaid, to be by one Thomas Constantine, driven, forced and compelled to draw pull and drag the said vehicle which then and there did contain merchandize, upon, over, and through divers of the streets aforesaid in the Ward City and County aforesaid <sup>therein</sup> thereby compelling and occasioning the said living creatures to wit the said two horses greatly to overstrain and overexert themselves while so as aforesaid sorely distempered, sick, ailing, wounded, lame and suffering in their body's and legs and therein

0331

and thereby to experience and suffer great physical pain torture  
torment and agomy:

**And** so the Jurors aforesaid upon their oath aforesaid, do say that the  
said **ELIAS N GROW**

the said living creature, to wit, the said *two horse*  
called and known as aforesaid, in the manner and form and by the means afore-  
said, at the Ward, City and County aforesaid, on the day and in the year afore-  
said, unlawfully, cruelly, wilfully and wickedly did  
*cause and procure to be overloaded*

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.

0332

THIRD

COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

E L I A S N C R O W

with force and arms, unlawfully, wilfully and wickedly two certain living creatures to wit two certain horses which theretofore had been and then and there to wit on the day and in the year aforesaid at the Ward City and County aforesaid, was greatly and sorely distempered, sick, ailing, wounded, lame and suffering in their body's and legs, did then and there, to wit at the time and place last above mentioned, cause and procure to be harnessed and attached to a certain vehicle to wit a truck, which theretofore had been and then and there was devised, designed and intended for the transportation of merchandize upon and over and through divers public streets in the Ward City and County last aforesaid, while they the said living creatures to wit the said two horses was as aforesaid greatly and sorely distempered, sick, ailing, wounded, lame and suffering in their body's and legs, and thereafter to wit, on the day and in the year aforesaid at the Ward City and County aforesaid did cause and procure the said living creatures to wit the said two horses while so as aforesaid greatly and sorely distempered, ailing, sick, wounded lame and suffering in their body's and legs, and while so as aforesaid harnessed and attached to the vehicle aforesaid, devised, designed and intended as aforesaid, to be by one Thomas Constantine, driven, forced and compelled to draw pull and drag the said vehicle which then and there did contain merchandize, upon over and through divers of the streets aforesaid in the Ward City and County aforesaid, <sup>thereby</sup> thereby compelling and occasioning the said living creatures to wit the said two horses greatly to overstrain and over-exert themselves while so as aforesaid sorely distempered, sick, ailing, wounded, lame and suffering in their body's and legs and

0333

therein and thereby to experience and suffer great physical pain  
torture torment and agony: \_\_\_\_\_

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

ELIAS N. CROW \_\_\_\_\_

the said living creature to wit, the said *two horses*  
called and known as aforesaid, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, unlawfully, cruelly, wilfully and wickedly did  
cause and procure to be tortured and tormented  
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.

0334

## COUNT.

Fourth

And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

ELIAS N CROW  
with force and arms, unlawfully, wilfully and wickedly

then and there being  
the owner of, and then and there having control and supervision  
over two certain living creatures to wit two certain horses then  
and there belonging to him the said Crow, and by him the said Crow  
used for the purposes of drawing and propelling a certain vehicle  
likewise belonging to him commonly called a truck, upon, through and  
over divers public streets in the Ward City and County aforesaid  
and then and there well knowing the distempered, sick, ailing, woun-  
ded, lame and suffering condition of the said living creatures to  
wit the said two horses belonging to him the said Elias N Crow as  
aforesaid, and <sup>used</sup> for the purposes aforesaid and which theretofore had  
been and then and there to wit on the day and in the year afore-  
said, at the Ward City and County aforesaid, was greatly and sorely  
distempered, sick, ailing wounded lame and suffering in their body's  
and legs, did then and thereto wit at the time aforesaid omit and  
neglect to prevent being harnessed and attached to a certain ve-  
hicle devised, designed and intended for the transportation of mer-  
chandize upon, over and through divers public streets in the Ward  
City and County aforesaid, while they the said living creatures to  
wit the said two horses <sup>was</sup> so as aforesaid greatly and sorely dis-  
tempered, sick, ailing, wounded lame and suffering in their body's  
and legs and did omit and neglect to prevent the said living crea-  
-tures to wit the said two horses while so as aforesaid greatly  
and sorely distempered, sick, ailing wounded, lame and suffering in  
their body's and legs and while so as aforesaid harnessed and at-  
tached to the vehicle aforesaid devised designed and intended as  
aforesaid to be thereafter by one Thomas Constantine, ~~driven~~, <sup>full</sup> for-  
ced and compelled to draw and drag the said vehicle which then and

0335

there contained certain merchandize, upon over, and through divers public streets in the Ward City and County aforesaid and thereby compelling and occasioning the said living creatures to wit the said two horses greatly to overstrain and overexert themselves while so as aforesaid greatly and sorely distempered sick, ailing wounded, lame and suffering in their body's and legs, and therein and thereby to experience and suffer great physical pain, torture torment and agony

---

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

. ELIAS N GROW

the said living creature<sup>two</sup> to wit, the said . horses called and known as aforesaid, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, unlawfully, cruelly, wilfully and wickedly did . omit and neglect to prevent unjustifiable physical pain and suffering being caused to be <sup>inflicted</sup> against the form of the Statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

Daniel S. Rollin  
District Attorney

0336

Bail

John K. Keane

125<sup>th</sup> West 44<sup>th</sup> St

Prison

March 15/81

~~WEDNESDAY~~

W. B. N. Mar 14/81

Day of Trial, Counsel, *to thing*  
Filed 21 day of Feb 1881  
Pleads at Sully Mar 6.

CRUELTY TO ANIMALS.

THE PEOPLE

vs.

James M. Crow

*James M. Crow*

James S. Collins

District Attorney.

A TRUE BILL.

*(Signature)*

Foreman.

Munday 14/2

0337

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

*2d*  
District Police Court.

*Oliver S. Evans* of *100 East 22<sup>d</sup> Street*  
*City of New York*

being duly sworn, deposes and says, that on the  
last cause past does believe, the ground for such believing  
that on the *27<sup>th</sup>* day of *January* 187*5*, at the City of New York, in the County of New York,

he was informed by *Thomas Constantine* that  
*one Elias N. Crow* of *124<sup>th</sup> Varock Street* did  
willfully unlawfully & maliciously Cause & procure two  
certain living creature to wit two horses to be tortured  
and tormented by *one Thomas Constantine*, by then  
and there causing & procuring said *Thomas Constantine*  
to drive said horses which then and there hampered & attached  
to a certain vehicle called a truck whereon were drivers  
merchandise, while said horses were in a weak,  
feeble lame and sore condition, and suffering  
in their body's and limbs, wherein and whereby  
unjustifiable physical pain and suffering  
to said living creatures was by the said  
*Elias N. Crow* caused and permitted  
in violation of the form of the Statute  
in such case made and provided

Wherefore the complainant prays that the said  
*Elias N. Crow*

may be arrested, and dealt with according to law, and more especially according to the following laws made and  
provided, to wit:

"An Act to prevent prize fights and fights among game animals," passed April 4, 1856; and "An Act to amend chapter four  
hundred and sixty-seven of the laws of eighteen hundred and sixty-two, entitled "An Act to prevent the traffic in impure and unwhole-  
some milk," passed May 2, 1864; and "An Act for the preservation of the health of animals for human food," passed April 13, 1866;  
and "An Act better to prevent cruelty to animals," passed April 19, 1866; and "An Act for the more effectual prevention of cruelty to  
animals," passed April 12, 1867; and "An Act relating to animals," passed February 11, 1874; and "An Act to amend chapter ninety-  
seven of the law of 1875," entitled "An Act providing for the forfeiture of property in certain cases," passed May 4, 1875; and "An Act  
to prevent injury to animals in the City of New York," passed February 8, 1876; and "An Act relating to diseased animals," passed  
February 23, 1878; and the ordinances and regulations of the Sanitary Code of the Board of Health Department of the City of New York.

Sworn to before me this  
day of *January* 187*5*

*Oliver S. Evans*  
*Thomas Constantine*  
Police Justice.

0338

City and County of New York, P.D.  
 Thomas Conscience, of No. 3 Old Nassau Street,  
 being duly sworn says - that the team of Horses  
 mentioned in the foregoing affidavit of Abner  
 S. Deans were given in charge of deponent, to  
 look and drive, by Elias N. Crow, now  
 here, the owner of said Horses; and deponent  
 was ordered by said Crow to work said Horses  
 notwithstanding the fact that deponent did  
 them and then inform said Crow that said  
 Horses were lame and disabled and unfit for  
 work. That said Horses were so placed in charge  
 of deponent by said Crow at the City of New  
 York, on the 27<sup>th</sup> day of January 1881.  
 Given to begin me this  
 28<sup>th</sup> day of January 1881

J. M. Patterson, Police Justice

Warrant  
 at

POLICE COURT DISTRICT.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

CRUELTY TO ANIMALS.

Alfred H. Brown  
 Charles Brown



RECEIVED  
 DATED, January 27 1881  
 Magistrate.  
 Clerk.  
 Officer.

Witness:  
 Henry Beigh, 100 E. 22d St.  
 Mrs. Catherine J. Vandam  
 Grand St. 88



BAILED \$3.00 to appear.  
 By Mrs. C. H. Brown  
 196, W. Houston St.

Street.  
 New York: J. J. Little & Co., Printers, 15 to 19 Astor Place.

0339

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *Edias W. Croor*

late of the *Eighth*  
of New York, aforesaid,  
cruelly disposed person, and

Ward of the City of New York, in the County  
being an evilly minded, wickedly and  
well knowing and intending the

premises hereinafter set forth wilfully, wickedly and unlawfully, on the  
*Twenty Second* day of *November* in the year of our Lord  
one thousand eight hundred and eighty-~~two~~ at the Ward, City and  
County aforesaid, with force and arms.

*a certain living  
creature; to wit, a certain horse which  
therefore had been and then and  
there to wit, on the day and in the  
year aforesaid at the Third Ward in  
the City and County aforesaid, was,  
greatly and sorely distempered, sick,  
ailing, wounded lame and suffering  
in its body and legs, did then and  
there, to wit at the time and place last  
above mentioned, cause and procure  
to be harnessed and attached to a cer-  
tain vehicle, to wit, a truck, which there-  
fore had been and then and there  
was devised, designed, and intended  
for the transportation of merchandize  
upon over and through divers public  
streets in the Ward, City, and County  
last aforesaid, while, it the said living  
creature to wit the said horse was so of  
aforesaid greatly and sorely distempered,  
sick, ailing, wounded, lame and suffer-  
ing in its body and legs; and thereafter  
to wit, on the day and in the year aforesaid*

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I I I I

at the Ward City and County aforesaid did cause and procure the said living creature to wit the said horse, while so as aforesaid greatly and sorely distressed, sick, ailing, wounded, lame, and suffering in its body and legs, and while so as aforesaid harnessed and attached to the vehicle aforesaid, devised, designed and intended as aforesaid, to be by one William Johnston, driver, forced and compelled to draw pull and drag the said vehicle which then and there did contain certain merchandize, upon, over, and through divers of the streets aforesaid in the Ward City and County aforesaid therein and thereby compelling and occasioning the said living creature to wit the said horse greatly to overstrain and overexert itself while so as aforesaid sorely distressed, sick, ailing, wounded, lame, and suffering in its body and legs and thereby to suffer great physical pain, torture, torment and agony.

And so the Jurors aforesaid, upon their oath aforesaid, do say that the said *William N Brown*

the said living creature, to wit, the said horse called and known as aforesaid, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, unlawfully, cruelly, wilfully and wickedly did *cause and procure to be overdriven* 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.

0341

Second COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT afterwards, to, wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

*Oliver N. Brown*  
with force and arms, unlawfully, wilfully and wickedly a certain living creature to wit a certain horse which theretofore had been and then and there, to wit, on the day and in the year aforesaid at the Ward City and County aforesaid, was, greatly and sorely distempered, sick, ailing wounded, lame, and suffering in its body and legs, did then and there, to wit at the time and place aforesaid cause and procure to be harnessed and attached to a certain vehicle to wit a truck which theretofore had been and then and there was devised, designed, and intended for the transportation of merchandize upon over and through divers public streets in the Ward City and County aforesaid while it, the said living creature to wit, the said horse was so as aforesaid greatly and sorely distempered, sick ailing, wounded, lame and suffering in its body and legs and thereafter, to wit on the day and in the year aforesaid at the Ward City and County aforesaid did cause and procure the said living creature to wit the said horse while so as aforesaid greatly and sorely distempered sick, ailing wounded lame and suffering in its body and legs and while so as aforesaid harnessed and attached to the

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Clerk's Office,  
Court of Special Sessions,  
Halls of Justice,

New York, May 7<sup>th</sup> 1884

I certify that on the 5<sup>th</sup> day  
of May 1884, Elias M. Crow was  
convicted of violating the Law  
relating to Cruelty to Animals,  
and fined Twenty Five dollars,  
in this Court.

Wm. Wood Clerk.

0343

Vehicle aforesaid, devised, designed, and intended as aforesaid, to be by one William Johnston driven forced and compelled to draw pull and drag <sup>said vehicle</sup> which therein there did contain certain merchandise upon over, and through divers public streets in the Ward City and County aforesaid, therein and thereby compelling and occasioning the said living creature to wit the said horse greatly to overstrain and over exert itself while as aforesaid greatly and sorely, distempers, sick, ailing, wounded, lame and suffering in its body and legs and therein and thereby to experience and suffer great physical pain, torture, torment, and agony.

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

*Elias H. Crow*

the said living creature, to wit, the said horse called and known as aforesaid, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, unlawfully, cruelly, wilfully and wickedly did *cause and procure to be overloaded* 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.

0344

Third COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT afterwards, to, wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

Elias S. Govv.

with force and arms, unlawfully, wilfully and wickedly a certain living creature to wit, a certain horse which theretofore had been and then and there, to wit on the day and in the year aforesaid and at the Ward, City and County aforesaid was greatly and sorely distempered, sick, ailing, wounded lame and suffering in its body and legs did then and there to wit, at the time and place aforesaid cause and procure to be harnessed and attached to a certain vehicle to wit, a truck, which theretofore had been and then and there was devised, designed, and intended for the transportation of merchandise upon over and through divers public streets in the Ward, City and County aforesaid while it, the said living creature to wit the said horse was so as aforesaid greatly and sorely distempered, sick, ailing, wounded, lame and suffering in its body and legs. and thereafter to wit on the day and in the year aforesaid at the Ward, City and County, as aforesaid did cause and procure the said living creature to wit the said horse while so as aforesaid greatly and

0345

sorely distempered, sick, ailing, wounded, lame and suffering in its body and legs and while so as aforesaid harnessed and attached to the vehicle aforesaid, devised, designed, and intended as aforesaid, to be by one William Johnston driven, forced and compelled to draw, pull and drag said vehicle which then and there did contain certain merchandise upon over and through divers public streets in the Ward City and County aforesaid, therein and thereby compelling said occasioning the said living creature to wit the said horse greatly to overstrain and over exert itself while so as aforesaid greatly and sorely distempered sick ailing wounded lame and suffering in its body and legs, and therein and thereby to experience and suffer great physical pain torture torment and agony

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

Elias N. Brown

the said living creature, to wit, the said horse called and known as aforesaid, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, unlawfully, cruelly, wilfully and wickedly did cause and procure to be tortured and tormented 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.

0346

Fourth COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT afterwards, to, wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

Elias N. Cron  
with force and arms, unlawfully, wilfully and wickedly then and there being the owner of, and then and there having control and supervision over a certain living creature to wit: a certain horse then and there belonging to him the said Cron and by him the said Cron used for the purposes of drawing and propelling a certain vehicle likewise belonging to him commonly called a truck, upon, through, and over divers public streets in the Ward City and County aforesaid and then and there well knowing the distempered, sick, ailing, wounded lame and suffering condition of the said living creature to wit the said horse belonging to him the said Elias N. Cron as aforesaid and used for the purposes aforesaid, and which heretofore had been and then and there to wit on the day and in the year aforesaid, at the Ward City & County aforesaid, was greatly and sorely distempered, sick, ailing wounded lame and suffering in its body and legs, did then and

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and there, to wit at the time and place aforesaid omit and neglect to prevent being harnessed and attached to a certain vehicle, devised designed and intended for the transportation of merchandise upon over and through divers public streets in the Ward City and County aforesaid, while it, the said living creature to wit, the said horse, was so as aforesaid greatly and sorely distempered, sick, ailing, wounded, lame and suffering in its body and legs and did omit and neglect to prevent the said living creature to wit, the said horse while so as aforesaid greatly and sorely distempered, sick, ailing, wounded, lame and suffering in its body and legs, and while so as aforesaid harnessed and attached to the vehicle aforesaid devised designed and intended as aforesaid to be there after by one William Johnston driver, forced and compelled to draw pull and drag the said vehicle which then and there contained certain merchandise, upon over

0348

and through divers public streets  
in the Ward City & County aforesaid  
therein and thereby compelling and  
oppressing the said living creature  
to wit the said horse greatly to over-  
strain and over exert itself while so  
as aforesaid greatly and sorely distemp-  
ered, sick, ailing, wounded, lamed, and  
suffering in its body and legs, and  
therein and thereby to experience and suf-  
fer great physical pain, torture, tor-  
ment and agony

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

*Thias A. Crow*

the said living creature, to wit, the said horse.

called and known as aforesaid, in the manner and form and by the means afore-  
said, at the Ward, City and County aforesaid, on the day and in the year afore-  
said, unlawfully, cruelly, wilfully and wickedly did omit and neglect  
to prevent unjustifiable physical pain and suffering  
being caused to be inflicted  
against the form of the Statute in such case made and provided, and against the  
Peace of the People of the State of New York and their dignity.

*Daniel B. Rollins*  
District Attorney

0349

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Crowe, Selden

**DATE:**

02/16/81



370

0350

I recommend the discharge of the bond in this case - I learn that the man was found & professed to show no interest in the case to be in the court  
Ginn W.C. Beach  
Apr. 18. 1881

Counsel, *Ed. Bradley*  
Filed May of 1881  
Plends, *W. C. Beach*

THE PEOPLE  
OR  
*Selden H. Brown*  
B.  
District Attorney,  
Bainbridge

INDICTMENT - Concealed Weapons  
A TRUE BILL.  
*W. C. Beach*  
Foreman.

*W. C. Beach*  
District Attorney,  
Bainbridge  
Foreman.

*W. C. Beach*  
District Attorney,  
Bainbridge  
Foreman.

0351

District Attorney's Office.

THE PEOPLE,

vs.

Selden W Crow

I am informed that  
this is the W  
Selden who with  
"G. Selden" ad-  
vertises in Herald  
from 1892 to pres-  
ent

J. R.

0352

N.Y. General Sessions

People vs

is  
Jelden W. Crowe

I caused the arrest of the above  
named defendant, and when  
arrested he did not attempt  
in any way to use the sword  
can he carried, he was drunk  
at the time he was arrested, and  
he was fined ten dollars for that  
offense.

Dated April 12<sup>th</sup> 1881-

C. L. McManis

Astor House

0353

**Police Court—First District.**

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

*Daniel J. Dunbar*  
of No. 25 Precinct Police <sup>Street</sup>  
being duly sworn, deposes and says, that on the <sup>9<sup>th</sup></sup>  
day of February 1881, at the City and County of  
New York,

*Selden W. Crowe* (now here)  
did unlawfully and feloniously possess  
and furtively and secretly carry a certain  
concealed weapon, commonly known as  
a sword cane (here shown)

wherefore deponent prays that said  
Crowe may be dealt with according  
to law

*Daniel J. Dunbar*

Sworn to before me this <sup>3</sup>  
10<sup>th</sup> day of February 1881

*John A. Smith* Police Justice

0354

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK } ss.

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

Question. What is your name?  
 Answer. *Selden W. Crowe*

Question. How old are you?  
 Answer. *45 years*

Question. Where were you born?  
 Answer. *Virginia*

Question. Where do you live?  
 Answer. *182 Lexington Ave*

Question. What is your occupation?  
 Answer. *Physician*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?  
 Answer. *I did not know I was violating the law*

*Selden W. Crowe*

Taken before me this  
*[Signature]*  
 day of *May*  
 188*7*  
 Police Justice

0355

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Samuel J. ...  
200 Police ...  
Seldin W. ...*

*196*  
Office, *Complaint ...*

Date, *11 Sept* 1881

Magistrate.

*Smith*  
Quartermaster Officer.

*25 Park*  
Dist.

Witnesses,

*Edward S. Williams  
Chas. ...*

to answer

*570*  
at *9* Sessions,

Received in Dist. Atty's Office,

*...*

BAILIFF

No. 1, by

*John Thowett*  
*103 ...*

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0356

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Selden W. Browe*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *ninth* day of *February* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty-one* at the Ward, City and County  
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously,  
knowingly and secretly, did conceal upon his person a certain instrument and weapon  
of the kind known as a *sword-cane*, with intent then and there  
feloniously to use the same against some person or persons to the Jurors 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.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That  
the said *Selden W. Browe* late of the Ward,  
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at  
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and  
furtively did possess a certain instrument and weapon of the kind known as a  
*sword-cane* with intent then and there feloniously to use the same against some  
person or persons to the Jurors 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.

*Daniel G. Rollins*

**DANIEL G. ROLLINS, District Attorney.**

0357

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Crowley, Dennis

**DATE:**

02/25/81



370

0358

1851

Filed 25 day of Feb 1851

Pleas

THE PEOPLE,

vs.

Indictment for Receiving Stolen Goods

16. *James Crowley*

*James Crowley*

*James Crowley*  
~~BENJAMIN PIERCE~~

District Attorney.

Part No 25, 1851

*James Crowley*

A TRUE BILL.

*James Crowley*

Foreman.

*James Crowley*

0359

Police Office. Third District.

City and County } ss.: Mary Mead  
of New York, }  
No. of 614 Water Street, being duly sworn,

deposes and says, that the premises No. 614 Water  
Street, of the Ward, in the City and County aforesaid, the said being a Dwelling House  
the first floor  
and which was occupied by deponent as a Widow + Tobacco Store and the rear of  
first floor was occupied as a dwelling by deponent and her family were **BURGLARIOUSLY**  
entered by means forcibly breaking a panel of the front  
door leading to said store

on the afternoon of the 10<sup>th</sup> day of February 1888,  
and the following property, feloniously taken, stolen and carried away, viz..

Two boxes of Tobacco of the value of three dollars  
one Over Coat of the value of sixteen dollars and  
silver & Copper Coin of the value of twenty one cents  
said property being in all of the value of nineteen dollars  
and twenty one cents

the property of Timothy Mead deponent's husband

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  
Dennis Crowley (now here)

for the reasons following, to-wit: That deponent is informed by  
Jane M<sup>rs</sup> Larnen of No. 614 Water Street that  
she saw said Dennis at the aforesaid time in  
the above described premises and that she went  
with said Dennis in the cellar of said premises  
where said property was lying, said Dennis  
claimed said property as his own, said  
Jane refused to allow said Dennis to take said

0360

property and he then ran away and for  
the further reason that said Deems acknowledged  
to deponent in the presence of Witnesses that he  
did commit said Burglary as aforesaid

Sworn to before me this }  
17<sup>th</sup> day of February 1881 }

Mary <sup>her</sup> Mead  
witness

R. A. Brough Police Justice

City & County of New York }  
358 }

Jane M<sup>rs</sup> Larnen of No 614 Water  
Street being duly sworn deposes and says that  
on the 10<sup>th</sup> day of February 1881 she saw Deems  
Crowly (now here) in the premises No 614 Water Street  
and he then and there claimed the property  
described in the within affidavit of Mary Mead  
as his property and when deponent refused  
to allow him to take said property he ran  
away

Jane <sup>her</sup> M<sup>rs</sup> Larnen  
witness

Sworn to before me this }  
17<sup>th</sup> day of February 1881 }

R. A. Brough Police Justice

NEW YORK  
CITY AND COUNTY  
CLERK OF THE DISTRICT COURT

0361

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—Dawn Lenowly

Question.—How old are you?

Answer.—16 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—Newsboys Lodging House

Question.—What is your occupation?

Answer.—Blacking boots

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

Answer.—I brax in she got all her  
thing back except twenty one cents

Dennis Lenowly

Taken before me, this  
27 day of February, 1887  
Police Justice

0362

Form 115.

POLICE COURT—THIRD DISTRICT,

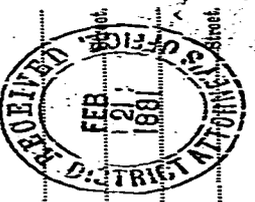
THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Mary McLeod*  
614 Water St.  
OR  
*Anna Crowley*

Offense, BURGLARY, 152

Dated *February 17* 189*1*  
*Ed. E. Kelly* Magistrate.  
*English* y Officer.

Witnesses *Jan. G. L. Linn*  
*Ed. E. Kelly* Street



No. *1000* to answer committed.

Received in Dist. Atty's Office,  
*Conrad*

BAILED.

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

0363

CITY AND COUNTY,  
OF NEW YORK, }

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

That

*Dennis Crowley*

late of the *Seventh* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twelfth* day of *February* in the  
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* with force and  
arms, about the hour of *two* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Timothy Mead*

there situate, feloniously and burglariously did break into and enter ~~by means of force~~

he the said *Dennis Crowley*

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

*Timothy Mead*

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, the said

*Dennis Crowley*

late of the Ward, City, and County aforesaid,

*Two boxes of tobacco of the value of one dollar  
and fifty cents each box*

*Ten pounds of tobacco of the value of thirty cents each*

*One coat of the value of sixteen dollars*

*Divers coins of a number kind and denomination to the  
jurors aforesaid unknown and a more accurate description of  
which cannot now be given of the value of twenty one cents*

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

*Timothy Mead*

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 pro-  
vided, and against the peace of the People of the State of New York, and their dignity.

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

0364

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

And <sup>aforsaid</sup> THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK,~~

~~in and for the body of the City and County of New York,~~  
upon their Oath, ~~aforsaid~~ do further present

That the said Dennis Crowley  
late of the <sup>seventh</sup> ~~First~~ Ward of the City of New York, in the County of New York, aforsaid,  
on the <sup>seventh</sup> ~~first~~ day of February in the year of our Lord  
one thousand eight hundred and ~~seventy~~ <sup>eighty one</sup> with force and arms, at the  
Ward, City and County aforsaid,

Two boxes of tobacco of the value of one dollar  
and fifty cents each box  
Ten pounds of tobacco of the value of thirty  
cents each pound  
One coat of the value of sixteen dollars  
Silver coins of a number kind and de-  
nomination to the jurors aforsaid unknown  
and a more accurate description of which  
cannot now be given, of the value of  
twenty one cents

of the goods, Chattels and personal property of Timothy Mead

by a certain person or  
~~and certain other~~ persons, to the Jurors aforsaid unknown, then lately before feloniously  
stolen <sup>taken and carried away from</sup> of the said Timothy Mead  
unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have  
(the said

Dennis Crowley

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

David B. Collins  
BENJ. H. PHELPS, District Attorney.

0365

**BOX:**

31

**FOLDER:**

370

**DESCRIPTION:**

Cuddy, John

**DATE:**

02/25/81



370

0366

191

Counsel,  
Filed 25 day of Feb 1887  
Pleads Arthur G. H. v. P.

THE PEOPLE

vs.

John Cuddy.

Wm. M. McNamee

District Attorney.

INDICTMENT.  
Assault with intent to steal  
as a pickpocket.

A True Bill.

Wm. M. McNamee

Foreman.

Wm. M. McNamee

Wm. M. McNamee

Wm. M. McNamee

0367

Form 112.  
STATE OF NEW YORK, }  
CITY AND COUNTY OF NEW YORK, } ss: Police Court—First District.

of No. 100 West 4th Street, being duly sworn, deposes  
and says, that on the 23rd day of Wednesday, 1891

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  
possession of deponent

the following property, viz:  
One Silver Watch  
and gold Chain

of the value of 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 John Cuddy  
and Samuel (now here)

from the fact that deponent  
had some property in  
the left hand pocket of  
the vest then and there  
worn in the person of  
deponent, and was walking  
along West Street where  
said John Cuddy and Samuel  
seized hold of said chain  
and broke the same in  
attempting to take it  
from deponent.

Sworn to before me this 23rd day of March, 1891

W. J. Morgan, Police Justice

0368

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. }

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

Question. What is your name?

Answer.

*John Cuddy.*

Question. How old are you?

Answer,

*22 years.*

Question. Where were you born?

Answer.

*New York.*

Question. Where do you live?

Answer

*67 Greenwich St.*

Question. What is your occupation?

Answer.

*Boot. Maker*

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

Answer.

*I am not guilty.*

*John Cuddy*

Taken before me, this 21st day of January 1887.  
*[Signature]*  
Police Justice.

0369

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Crawford*  
*James Robertson*  
vs.  
*John Brady*  
*James Russell*

BAILABLE

No. 1, by

*Amplained, etc.*  
*James Robertson*

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

*Thomas J. ...*  
Date, *February 23rd* 1881

*Magistrate*

*Officer*

Witness:



*1000*  
to appear  
at *General* Sessions.

Received at Dist. Atty's office

*600*

0370

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Cuddy* \_\_\_\_\_

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *twenty second* day of *February* in the year of our Lord  
one thousand eight hundred and ~~sixty~~ *eighty one* at the Ward City and County afore-  
said, with force and arms, in and upon one *John Crawford*

\_\_\_\_\_ did make an assault, and that the said  
the hands of him the said *John Cuddy* \_\_\_\_\_

upon the person of the said *John Crawford* \_\_\_\_\_, unlawfully did lay  
\_\_\_\_\_, and upon the clothing  
which was then and there upon the person of the said

*John Crawford*  
with intent then and there certain goods, chattels and personal property of the said  
*John Crawford*  
on the person of the said, *John Crawford*

\_\_\_\_\_ then and there being found, from the person of the said  
*John Crawford* \_\_\_\_\_ then and there  
feloniously 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.

*Daniel G. Rollins*  
DANIEL G. ROLLINS, District Attorney.