

0280

BOX:

210

FOLDER:

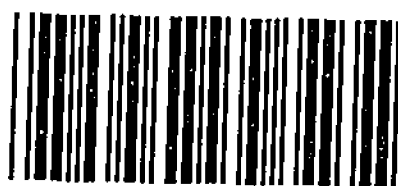
2087

DESCRIPTION:

Calhoun, Henry

DATE:

03/11/86



2087

Witnesses:

Thomas P. Gray
H. Stillwell

110

Counsel,

Filed 11 day of March 1886

Pleads *Indignity* 1/2

THE PEOPLE

vs.

B

Henry Calhoun

MISDEMEANOR.

RANDOLPH B. MARTINE,

District Attorney.

Apr. 18/87 *MD*

A True Bill.

Chas. B. Fischel

Part-Lt April 18/87

Pleeds Indignity
Foreman.

True \$100
1/2 pd 75

0282

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Nearry Calhoun 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

Nearry Calhoun

Question. How old are you?

Answer

47 years

Question. Where were you born?

Answer

Chillicothe

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

Answer

586 - 10th Street

Question. What is your business or profession?

Answer

Grainy Business

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
and I demand a
trial at the Court of
General Sessions
Henry Calhoun*

Taken before me this

day of *March*

1880

Police Justice.

0283

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 _____

_____ *Alfred* _____
guilty thereof, I order that he be held to answer the same and 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 *March* 188 *0* _____ *Andrew* _____ Police Justice.

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

Dated *March* 188 *0* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0284

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

W
Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James R. Green
345 Washington
Mary A. Brown

2

3

4

Dated

March

1886

A. J. Philie

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street,

\$

to answer

300 - 45
Bleeker

0285

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of

STILLWELL & GLADDING,
Analytical and Consulting Chemists,

Old Series, No. 9406.
New Series, No. 18982.

No. 55 Fulton St., cor. Cliff St.,

P. O. Box 1261.

New York, Feb 11 1886

Certificate of Analysis

of a sealed sample of "BUTTER"
marked No. 460 McAlhoun 586 - 10th Ave N.Y. 4/1886
received for account of M. B. F. Van Valkenburgh Feb 8/86
drawn by our Agent per Mr. L. M. Gray

This Sample contains	Analysis of the Fat present in the sample.
Animal and Butter Fat, 83.44	Soluble Fatty Acids, [on a dry basis] 0.38 7
Curd, 2.77	Insoluble do do do 95.58 1
Salt, [Ash], 2.89	Specific Gravity of the dry Fat, at 100° Fah., . 0.9050
Water, at 100° C., 10.90	Titre, °C.

This sample is composed mainly of Animal Fat and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and it is in imitation and semblance of butter produced from pure unadulterated milk or cream from the same.

Very Respectfully,

Mr B F Van Valkenburgh
203

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

On the Eleventh day of February in the year one thousand eight hundred and eighty six before me personally came Charles M. Stillwell to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and he acknowledged that he executed the same.

W. S. Holbrook

NOTARY PUBLIC,
KINGS COUNTY.
Certificate filed in N. Y. County.

0206

No. 460.

Feb 11th 86

THE UNIVERSITY OF CHICAGO PRESS
CHICAGO, ILL. 60607-7090

Supplement 5- including
 Once the completion of

0287

STATE OF NEW YORK,
County of New York ss. :

350 Washington Street.

That he resides in the City of New York in the County of New York and State of New York, and is 35 years of age, and is an Inspector appointed by JOSIAH K. BROWN, New York State Dairy Commissioner; That on the 6 day of February, 1886, in the Store occupied by him, No. 586 Tenth Avenue street, in the City of New York in the County of New York and State of New York, one Henry Balhoun, against the form and statutes in such cases made and provided, and in violation thereof, and against the peace of the people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter the product of the Dairy; that the said Henry Balhoun

offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one half pound as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes

~~That the tubs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.~~

Deponent further says that on said 6 day of February, 1886, he went to the said Store of said Henry Balhoun in said City and County, and told Henry Balhoun that he wanted to buy some Butter; that said Henry Balhoun showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent; that he so sold to deponent one half pound thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ thirteen cents; that, as deponent believes and charges, the said Henry Balhoun at the time of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy; that deponent saw the tubs in which the said Oleomargarine was contained, and no printed label bearing the words "Oleomargarine Butter," was delivered by said Henry Balhoun to deponent with the Oleomargarine sold to him; that on February 8, 1886, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to Charles M. Stedwell a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Henry Balhoun

and that he may be dealt with as the law directs.

Sworn to before me this 15 day of February, 1886.

Justice.

0288

4th Dist Police
Court of New York
County of New York

THE PEOPLE, &c.,

vs.
Henry Calhoun

Affidavit:

Thomas R. Gray
350 Washington Street

Witnesses:

Joseph J. Sweeney

Residence 350 Washington

Charles M. Stillman

Residence 55 Fulton Street

Residence _____

0289

Sec. 151.

Police Court 4th District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or to 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 Thomas R. Gray
of No. 330 Washington Street, that on the 16th day of February
1886 at the City of New York, in the County of New York, one Henry Calhoun did
sell to said Thomas R. Gray the half bound
of a steam marine as and for butter and did
violate Section 3 of Chapter 458 of the laws
of 1883-

Henry Calhoun 586-10th Ave

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 him forthwith before me, at the 4th 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 25th day of February 1886

Charles J. Smith POLICE JUSTICE.

0290

586. 10 as

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas R. Gray
vs.
Henry Calhoun

Warrant-General.

Dated 188

Magistrate

Foley Officer.

The Defendant *Henry Calhoun*
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Apr 47, Book No. 586-10. ave
Officer.

Dated *March 1-* 188 *6*

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice.

The within named

0291

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Callhoun

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

Henry Callhoun

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Henry Callhoun*,

late 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 eighty-*nine*, at the City and County aforesaid, *one half pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *Thomas R. Figg*, for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 246, Laws of 1882, § 1.)

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

Henry Callhoun

of a Misdemeanor, committed as follows:

The said *Henry Callhoun*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *Thomas R. Figg*, *one half pound* of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *Thomas R. Figg*.

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0292

THIRD COUNT: (Section 430, Penal Code.)

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

- Henry Callhoun -

of a Misdemeanor, committed as follows:

The said *Henry Callhoun.*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

Thomas R. Fyfe, as an article of food *one half pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

- Henry Callhoun -

of a Misdemeanor, committed as follows:

The said *Henry Callhoun.*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one half pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one *Thomas R. Fyfe*

from a certain *box and tub* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Thomas R. Fyfe* a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0293

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

Henry Callahan

of a Misdemeanor, committed as follows :

The said *Henry Callahan*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Thomas R. Fagan, one half pound

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

Henry Callahan

of a Misdemeanor, committed as follows :

The said *Henry Callahan*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Thomas R. Fagan, one half pound

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ^{30th} ~~thirteenth~~ day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

RANDOLPH B. MARTINE,

District Attorney.

0294

BOX:

210

FOLDER:

2087

DESCRIPTION:

Campbell, Arthur

DATE:

03/19/86



2087

0295

BOX:

210

FOLDER:

2087

DESCRIPTION:

Kroemmelbine, August

DATE:

03/19/86



2087

0296

Witnesses:

Martin Bruce

1886
Counsel,
Final day of March 1886
Plead, Voluntary W.

THE PEOPLE
vs.
Arthur Campbell
and
August Koenmuller

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Geo. S. Fiddler
March 25/86 Foreman
C. J. Fiddler
Geo. S. Fiddler
Letty Bruce Koenmuller
March 26/86

0297

Police Court 1 District.City and County } ss.:
of New York,of No. 182 Avenue Kate Helwig Street, aged 19 years,
occupation Housekeeper being duly sworndeposes and says, that the premises No. 632 E 16 Street, 18 Wardin the City and County aforesaid the said being a five story tenement
Houseand which was occupied by deponent ~~as a~~ as a private apartment
on the 1st floor
and in which there was at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly opening the
door leading into deponent's
apartment with a false keyon the 19 day of February 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:one Blue skirt of the value
of seventy five Cents and quantity
of under clothing of the value
of three dollars and a half of the value
of three dollars and 75 ctsthe 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 byArthur Campbell and August Krommelbine
(both known)
for the reasons following, to wit:that upon the day
in question deponent left
her apartment about the hour
of seven o'clock and secured the
door by locking it with a key and
did not return till about 10
o'clock that night and found
a number of articles scattered about
her apartment and this deponent

0298

further says that she has been
informed by Martin Dunn that
he saw O'Connell the defendant
in Alphonse's room and at the
time the said O'Connell standing
by Alphonse's door. Defendant further
says that the said defendant
has admitted and confessed to her
that they open her door and took
the vittles mentioned properly
from before me this Kate Mervill
16 April 1886
Cushing White

Police Justice

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
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 1886
I have admitted the above named
to bail to answer by the undersigned hereto annexed.
Dated 1886
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated

1886

Magistrate.

Officer.

Clerk.

Witness.

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0299

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Durr
aged 15 years, occupation nothing of No. 634 E 16
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Kate Keenell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 16
day March 1886 } Martin Durr

Andrew J. White
Police Justice.

0300

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

August Kroemmelbine 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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 of the Charge

August Kroemmelbine

Taken before me this

16

day of *August* 1886

Charles J. Smith

Police Justice.

0301

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

Arthur Campbell 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.

Arthur Campbell

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

640 E 16 St 4 months

Question. What is your business or profession?

Answer.

Nothing

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 of the Charge

Arthur Campbell

Taken before me this

day of

1885

Police Justice.

0302

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 Fifteen 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 March 16 1886 Andrew 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0303

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

367 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Kate Haight
182 Ave. C.

Arthur Campbell

August Krummelbine

3 _____

4 _____

Dated March 16 188

A. J. White Magistrate

Chowade Officer.

18 Precinct.

Witnesses Martin Hume

No. 634 E. 16 Street.

Elizabeth Blackburn

No. 634 E. 16 Street.

Michael Henth

No. 185 Ave. C. Street.

\$ 1500 to answer

G. D.

CM

0304

Part ONE
The Court is held in the Court House, 32 Chambers St.

COURT OF GENERAL SESSIONS OF THE PEACE.

County of New York, ss.

SUBPENA.

In the Name of the People of the State of New York,

To

Mr Lee



YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, to be holden in and for the said City and County of New York, at the City Hall of the said City, on *Fri* day, the *26* day of *Nov* instant, at the hour of ELEVEN o'clock, in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against *Arthur Campbell*

Dated at the City of New York, *25* day of *Nov* 1886.

By order of the Court,

Maurice Meyer Counsel.

JOHN SPARKS, Clerk of Court.

0305

TO

*M. Dear sir, I have known
Arthur Campbell and his mother
for the last five years and I
have never known her or him to
do any thing wrong yours resped*

M. E. Lee

This Subpoena is issued in behalf of the defendant on his application.

On appearing in Court you will enquire for the Counsel for defendant,
so that he may be aware of your presence.

If you do not obey this Subpoena or do not explain your absence, the
Court can enforce your attendance and fine you.

0306

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Ramfoll
August Koenigsmann

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

Arthur Ramfoll and August Koenigsmann

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

The said *Arthur Ramfoll and*

August Koenigsmann, each -

late of the *Rio Grande* Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *January* in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwellings* of one

- Kate Smith, -

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Kate Smith, -

in the said *dwellings* 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.

0307

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Arthur Raffell and August Strommeltine
of the CRIME OF *Robbery* LARCENY, — committed as follows :

The said *Arthur Raffell and August Strommeltine, each*
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, in the *day* time of the said day, with force and arms,

one point of the value of twenty
five cents, and their articles of
personal property and merchandise
of a number and description to
the Grand Jury aforesaid unknown,
to the value of three dollars,

of the goods, chattels and personal property of one *John Smith* —

in the *dwelling house* of the said *John Smith* —

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.

Charles J. Bruns
John P. Bruns

0308

BOX:

210

FOLDER:

2087

DESCRIPTION:

Carden, Owen

DATE:

03/11/86



2087

0309

Witnesses:

William Turner

Alice Duffy

Off Michael Benson

Alice Duffy

72-ordend

Counsel, *March 1886*

Filed *11* day of *March* 1886

Pleads *March 14*

THE PEOPLE

vs.

Owen Carden

[Section Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Robt. D. Smith

Michael W.

Foreman

Spied & acquitted

03 10

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroners' Office

No. 15 Chatham Street in the 4th Ward of the City of New York, in the County of New York, this 2nd day of March in the year of our Lord one thousand eight hundred and 86 before

Coroner,

of the City and County aforesaid, on view of the Body of Walter John Duffy lying dead at

Ten good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Walter John Duffy came to his death, do upon their Oaths and Affirmations, say: That the said Walter John Duffy came to his death by

Shock from internal injuries received at the hands of Owen Carden in Tompkins Park on February 22nd 1886, about 4 P.M.

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

JURORS.

Christian Striffler 674 9 th St	
August N. Koep 299 East 52 nd St	F Rudolph
Oscar A. Randle 114 E. 90 th St	1223. 3 rd St
J. P. Hagle 926 8 th St	E. Mulandherm 5
Peter Schaffner 1108 22 nd St	
Ch. Wagner	327 East 65 th St
Antony Reiser	181 Princes St
John Schmidt	1175 1 st Ave
John J. Merson	

CORONER, L. S.

0311

CORONER'S OFFICE.

TESTIMONY. 1

Special Officer Michael Blissart 17th Precinct being sworn says: On Feb. 27/86 Mrs Duffy came to the Station House and reported that her son Walter John Duffy died from injuries he had received at Tompkins Square, she mentioned Owen Carden and Owen Heary as the two boys who had assaulted him. Sunday morning I went to Mrs Duffy's and she reported the same to me as she did to the Captain. I went and arrested these two boys, brought them to the Station House, next day I took them to Essex Market Court. Justice Powers discharged Owen Heary and held Owen Carden under \$5000 bond for examination.

Michael Blissart

Taken before me

this 2 day of March 1886

[Signature]

CORONER.

0312

CORONER'S OFFICE.

TESTIMONY.

2

Mrs. Alice Duffy being sworn says
 reside at 408 E. 11th St. Am the mother
 of the deceased boy. When he left
 his house on Monday he was in good
 health, he was a robust boy of his
 age, About 3 PM he said to me "I want
 my Roller Skates to go to the Park
 to skate," He I want to buy some shoes
 when I came back I heard him
 moaning, he said he was hungry
 I gave him something to eat which
 he threw off, I thought he had
 smoked a cigarette & that it
 had sickened him, He threw
 off all night; next morning I sent
 for a Doctor, The deceased told the
 lady next door that he had fallen,
 He was afraid to tell the truth, as
 I had forbidden him to go with bad
 boys, He grew worse, on the next morning
 I sent for Dr. Fleming of Lesc. Ave,
 who said that he could not have
 hurt himself so severely unless he
 fell on something, About an hour
 after that he died, I did not know how
 the boy was injured until after his ^{burial} death
 I heard that while he was skating in Tompkins
 Square some larger boys wanted to steal his

Taken before me

this 2 day of March 1886

CORONER.

0313

CORONER'S OFFICE.

TESTIMONY.

skates and that they jumped on him and injured him in such a way that he died from the effects of the ill-treatment. The Doctor would not give a certificate of death, as he did not know the cause of death, but believed it to have been caused by violence. The deceased was helped home the eve of the accident. *Attest J. J. Duffy*

Taken before me

this 2nd day of March 1886

[Signature] CORONER.

0314

CORONER'S OFFICE.

TESTIMONY.

4

William Ferris being sworn says
 I reside at 406 E. 11th St. I knew the
 deceased from the time he moved into the
 house next door. I saw the deceased in
 Tompkins Square on Feb. 22/86. There
 were 3 boys altogether Carden, Henry and
 Meehan. They were at the deceased would
 not lend his skates to Carden, who knocked
 him down and took the skates away
 from him. The deceased fell on his stomach
 Carden got behind him and threw him
 down. It was in the park in Tompkins Square
 near 10th St. ^{a little mound of pebbles & grass} the deceased did not strike
 back. Carden knelt on the de^d and
 took the skates away. Carden was
 the taller of the two, and more powerful.
 Carden wanted to borrow the skates.
 The deceased said he was not able to go
 home, & I took him to the little house
 in the Park, and placed him at the steps
 he fell there and struck his head ^{the steps} against
 I took him home, I carried him across
 the street. The deceased was a peaceable
 boy. I do not know about Carden's
 Character. When I tried to get Duffy
 away from Carden, he would kneel down
 on him and try to strike me. Duffy
 said he did not like the looks of Carden, ^{that}
^{he might steal his skates}
 Taken before me

this 2 day of March 1886
 [Signature]

X William Ferris

CORONER.

03 15

CORONER'S OFFICE.

TESTIMONY.

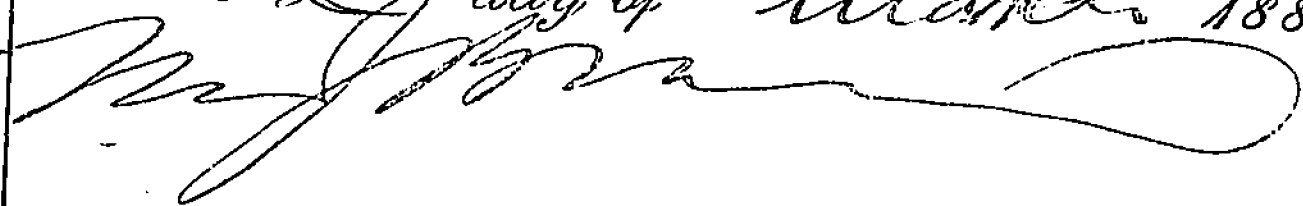
5

John Kennedy, being sworn says
 I reside at 193 - 1st Ave, I got to school
 at the Junior. Conception in 4th St. On July 22/86
 in the afternoon I was in Tompkins Square
 on the 10th St. side, Mr. Meschan got the
 loan of my skates, Carden asked Duffy
 for his skates. I did not see Carden
 knock Duffy down, I heard Duffy
 cry, "Let me alone", Carden was beside him, We took
 the deceased to the little house in the
 park he was badly hurt & he was
 cramped up. he could not walk home,
 Duffy was in good health when he came
 to the Park, I am about 1/2 a head taller
 than the deceased Duffy. As the deceased
 was sitting on the stairs I told Carden
 that Duffy was near dead, Carden knew
 Duffy who did not like him, as he and
 the 12th St boys used to come and steal
 all our play things & spoils etc,

John Kennedy

Taken before me

this 2 day of March 1886



CORONER.

03 16

CORONER'S OFFICE.

TESTIMONY.

6

Owen Carden

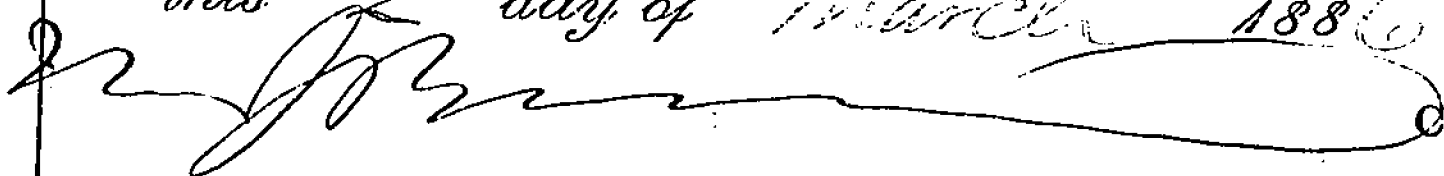
and examined by Coroner
being sworn says

I reside at 409 E. 12th St. I go to the
Imm. Concip. School in 14th St. I
knew the deceased Duffy for two
years. I never took anything from him.
On Feb'y. 22/86 at 3.15 P. M. I was in
Lumpkin's Park with the deceased and
other boys. I asked the boy Kennedy
would he ask Duffy to lend me
his skates and Kennedy did so.
Duffy told me to take the skates
off him & that he would lend them
to me. When I was taking them
off Duffy a girl came skating past
and she knocked him down and
she fell accidentally on him. When
she got off Duffy he got up.
Duffy said "I think she hurt me,
her head hit Duffy's stomach.
I do not know the girl, I did not see
her before. While I was skating Kennedy
told me that Duffy had fallen down
the steps then I skated over to him
and gave up the skates. Then Ferris put
them on, Ferris was not with me when
Duffy lent me the skates.

Owen Carden.

Taken before me

this 2 day of March 1886



CORONER.

0317

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

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

Question—What is your name?

Answer—Owen Carden

Question—How old are you?

Answer—12 years

Question—Where were you born?

Answer—Ireland

Question—Where do you live?

Answer—409 E. 12th St.

Question—What is your occupation?

Answer—Schoolboy

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

Not guilty

Owen Carden

Taken before me, this 2^d day of March 1886

M. J. Messersmith CORONER.

0318

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
11 Years. 2 Months - Days.	U. S.	408 E. 11 th St.	Feb'y 26/86

Mr. Quarr. 639-1886.
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Walter John Duffy;
whereby it is found that he came to
his Death by the hands of

Queen Bearden,

Inquest taken on the 2nd day
of March 1886
before

W. J. D. Messersmith, Coroner.

Committed
Died
Discharged
Date of death Feb'y. 24/86

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
11 Years. 2 Months - Days.	N. D.	408 E. 11 th St.	Feb'y 26/86

1st. Quar. 639-1886.
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Walter John Duffy;
whereby it is found that he came to
his DEATH by the hands of

Owen Carden,

Inquest taken on the 2nd day
of March 1886
before

W. J. B. Messerer, Coroner.

Committed

Build

Discharged

Date of death Feb'y. 24/86

6190

0320

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

POLICE COURT, 3 DISTRICT.

William Ferris

of No. *406 East 11th* Street, being duly sworn, deposes and says,
that on the *22nd* day of *February* 188*8*

at the City of New York, in the County of New York, *Deponent Saw*

Owen Carden now present "to Jonathan
Park" push and knock down one
John Duffy who at the time was
skating on roller skates. That after
Duffy had fallen, deponent saw said
Carden place his knees upon *Duffy's* stomach
and by force hold *Duffy* down while
he *Carden* took the skates from *Duffy's*
feet, and put them on his *Carden's* feet. That
soon after *Duffy* complained of his stomach
and deponent has learned that he has since died
William Ferris

Subscribed before me, this

March

188*8*

Carl Lind

Police Justice.

0321

4/282-3
POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Morris

vs.
James Duff
Wm. Carter

AFFIDAVIT.

Dated March 1st 188

J. J. Jones Magistrate.

Bissert Officer.

Witness, John Kennedy

193-1st Avenue

Alice Duff

408 East 11th Street

Disposition

\$3000 for Ex.
3874. Mch 3.
4 4 4 5.
11 11 11 6

0322

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 Carver

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

Dated *March 6th* 188 *6* *my own* 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0323

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

#172
Police Court

3d 292
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Harris
405 E. 11 St.
Carmichael

1

2

3

4

Offence, Homicide

Dated

March 12
1886

188

Magistrate

Officer.

Precinct.

Witnesses

No.

101 East 23rd Street

Alice Duffy

No.

208 East 11th Street

John Kennedy

No.

193 East 11th Street

\$ Court to answer

without bail

0324

STENOGRAPHER'S MINUTES.

3

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Ferris

VS.

Garden

BEFORE HON.

Maurice J. Power

POLICE JUSTICE,

188

APPEARANCES:

For the People, Asst Dist Atty Paris

For the Defence, Mr Hill

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

William Ferris

John Kennedy

William Meehan

1

6

7

W. L. Ormsby

Official Stenographer.

0325

Third District
Police Court

The People
Ferris
Carden

Examination Before Justice Power.
March 6 1946

Cross examined by Mr Hill upon his affidavit.
William Ferris, the complainant, being duly
sworn deposes and says:-

Q What time of day was it when this
trouble occurred?

A About half past four

Q What part of the park was it?

A Near Tenth street

Q On the east or West side?

A The east side

Q How many boys were there there who
saw the occurrence?

A - John Tate who lives at 193 First St.
William Ferris who lives at 406 E 11th St
John Kennedy who lives at 193 First St
William Meehan who lives at 618 E. 16th St

Q Were those four boys present
when this trouble occurred?

A Yes.

Q You stated that you were playing
tag

A Yes Sir

Q Who

A Meehan and Murphy playing tag

0326

Carden had no skates

Q What were ~~they~~ you doing?

A - Johnny Duffz (the accused) said
he would lend me his skates

Q You were walking then?

A Yes

Q How far from Duffz and
Carden were you at the time
with the boys you speak of

A I did not see - they were skating
around, playing tag together

Q What did Carden do to Duffz -
tell what you saw.

A Johnny Duffz was coming around.
Carden asked him for the loan
of his skates. Johnny would
not give them to him. Then
Duffz skated away and when he
came back again Carden asked
him again. Duffz would not
do it. Then Carden took them

Q What did he do?

A He threw him

Q Carden threw Duffz?

A Yes.

Q How did he throw Duffz?

A He put his foot out and
threw him

Q Tripped him up?

A Yes.

Q How did he fall

A He fell on his stomach

0327

- Q Who was with you?
A Late
Q He saw it?
A Yes Sir
Q And you?
A And me.
Q Anybody else?
A Yes
Q After Carden tripped Duffy up
and Duffy fell on his stomach
what occurred while you were
there?
A I was right behind him
Q Anybody between you and him?
A No Sir
Q What did he do after he tripped
and fell?
A First Carden took the skates
away from him
Q Are you sure of that?
A Yes Sir
Q Nobody assisted him?
A No Sir
Q Carden took the skates himself
A Yes Sir
Q What occurred after that?
A Carden took the skates and
ran away. Johnny got up. He
said he was hurt and asked
me to help him over to a little
house in the park. He hit
his head against the stairs

0328

and fell down - but his head
against the stairs

Q How did he do it?

A As soon as I went to lead him
out he fell and put his
head against the stairs.

Q The stairs of that little house?

A Yes Sir

Q He did not cut himself?

A No, Sir

Q Did his nose bleed?

A No, Sir

Q Did you see any blood on
his face at all?

A No, Sir

Q Did not see any mark
upon him at all?

A No, Sir.

Q How long after the skates were
taken was it that he fell
at this little house?

A Just after Carden took them
+ he went away. Carden got
up. I ~~took~~ took him and
helped him over to the little
house; he sat down there and
rolled up to a little bench
and hit himself - but his
head against the stairs.

Q What occurred after that?

A I went and got the skates
again and skated down to the

0329

end of the park. Then I took the skates off and carried him across the Park to Tenth street to take him home. We got up towards the first house and he could not go any further.

Q How long after he was thrown was it that you took him home?

A About half an hour.

Q What were you doing during this time?

A I was going after Carden to see if I could get the skates. I found him over at 12th street and I came back and put on the skates and skated down and then carried him on the way home to Tenth street.

Q How long had you been acquainted with Carden?

A I did not know him at all. He lives in 12th street - I live in 11th street.

Q When did ^{you} go to school?

A At

Q Where did Duff go to school?

A Fourteenth street.

Q How long had you known Duff?

A About ~~four~~ three years.

Q You did not know Carden then?

A No sir - I have seen him before passing through the street.

0330

Q. Did you know him by name?

A. No Sir.

Q. How soon after this occurrence did you speak about it?

A. Mr. Duff called me up and I went up at dinner time.

Q. How long after this happened?

A. The day he was going to get buried.

Q. How long after the trouble?

A. Friday - it occurred on Monday.

Q. You say Mr. Duff called you?

A. I went up myself. Mr. Duff called me in and I told him.

Q. There were a great many boys passing through the park at the time?

A. Yes Sir.

Q. Girls and boys?

A. Yes Sir.

Q. You could not say how many saw this thing?

A. No. I ate saw it.

John Kennedy, being duly sworn deposes and says: I am eleven years old. I live at 193 First Avenue - I did not see Carder throw Duff down.

0331

William Meehan being duly sworn
deposes and says: I am 11 years
old. I was live at 611 East 16th St.
I know Duff, and Carden. I was
present on the afternoon when Duff
was hurt. I saw Carden and
Heavey and Tate. That is all.

Q Ferris was there?

A Yes Sir

Q Tell what you know

A - We met Kennedy and Ferris
They had their skates on. I
asked Kennedy to let me have
his skates. Heavey asked Tate and
Carden asked Duff for the loan
of his skates. Duff said he
wanted to skate himself - then
Carden asked Kennedy would he
ask Duff would he leave him
have the skates. Then Duff
gave Carden the skates. Then we
went away, on the 7th street side.
Ferris and Kennedy met me and
Carden and told us that Duff
had banged up against a girl
and fell on the back of his head
and caused his nose to bleed.
When they told us this we
gave them the skates
Q At the time these skates were
given to Carden were you
all present?

0332

A Yes Sir.

Q You saw Duff give his skates to Carden?

A Yes Sir.

Q Did Carden use any violence - did he knock Duff down?

A No Sir.

Q And Duff gave up the skates voluntarily - of his own free will?

A Yes Sir.

(No Cross examination - Examination not concluded.)

3 District Police Court.

*H. Pepper &
Ferrie*

vs.

Carden

STENOGRAPHER'S TRANSCRIPT.

March 6 188*6*

BEFORE HON.

Maurice J. Power

Police Justice.

W. J. Conroy

Official Stenographer.

0333

0334

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 Rarden

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

Owen Rarden
of the CRIME OF *Manslaughter*,

committed as follows:

The said *Owen Rarden*,

late of the *Seventeenth* 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 eighty- *six*, at the Ward, City and County aforesaid, with force and arms, in and upon the body of one *Walker John Duffey*, in the presence of the said People, then and there being, feloniously and wilfully did make an assault, and the said Owen Rarden then and there feloniously and wilfully did with great force and violence pull, push, cast and throw him the said *Walker John Duffey* down into and upon the ground then and there, and with both the hands, feet and knees of him the said Owen Rarden, then and there, and whilst the said *Walker John Duffey* was lying, and

being upon the ground, him the said
 Walter John Duff, in and upon
 the head, neck, stomach, breast,
 belly, back and sides of him the
 said Walter John Duff, then and
 there feloniously and unlawfully, with
 knives, with great force and violence,
 did cut, press, pierce, strike, beat,
 stab and wound; giving into him
 the said Walter John Duff, then
 and there, as well by the pulling,
 pushing, casting and throwing of
 him the said Walter John Duff,
 down into and upon the ground as
 otherwise, as by the pulling, pressing,
 piercing, striking, beating, kicking
 and mauling of him the said Walter
 John Duff, which he was so lying
 and being upon the ground as aforesaid,
 in manner aforesaid, several mortal
 bruises, lacerations and wounds, in
 and upon the head, neck, breast, back,
 stomach, belly and sides of him
 the said Walter John Duff, of
 which said several mortal bruises,
 lacerations and wounds, the said
 Walter John Duff from the said
 twenty second day of February in
 the year aforesaid, until the twenty
 fourth day of February in the same

0336

near Agersaid, at the Pit and Poultry
Agersaid, did Haragid, and Haragid
did live, on which said last mentioned
day, he the said Walter John Dill, at
the Pit and Poultry Agersaid, did the
said several mortal injuries, lacerations
and wounds, did die.

And so the said John Agersaid
do say, that the said Owen Pender,
him the said Walter John Dill,
in manner and form, and by the
means Agersaid, wilfully and
feloniously did kill and slay;
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.

Randolph B. Martin,

District Attorney.

0337

BOX:

210

FOLDER:

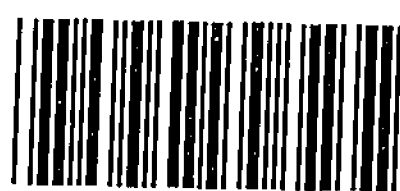
2087

DESCRIPTION:

Carey, John

DATE:

03/29/86



2087

Witnesses:
 Rebecca Murray
 Off Port Mc Gully

100

Counsel, *W. B. M. V. Needles*
Filed *29* day of *March* 188*6*
Pleads *Amly*

THE PEOPLE

23. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23.

John Carey

RANDOLPH B. MARTINE,

Ernest C. / District Attorney.

Read at Burg 30y.
A True Bill.

A True Bill.

S. J. Zwarg & Co.
Chas. D. Stobach

Foreman

Fireman



[Section 492-688, Penal Code].

107-1
M. H. W.
28. 2

John Carey

RANDOLPH B. MARTINE,

Ernest C. / District Attorney.

Read at Burg 30y.
A True Bill.

A True Bill.

S. J. Zwarg & Co.
Chas. D. Stobach

Foreman

Fireman



0339

Police Court 5 District.City and County } ss.:
of New York,of No. 555 West 32ndRebecca Hennessey
Street, aged 28 years,occupation Housekeeper
the two rear rooms on top floor of 555 West 32nd Street, being duly sworn
deposes and says, that the premises No 555 West 32ndin the City and County aforesaid, the said being a five story brick building
in the 2nd Ward. the said two rooms being occupied by
Margaret Dorey, who is now confined on Blackwell's Island and
said rooms and their contents being in the care and custody of deponent as Housekeeper
~~and which was occupied by deponent as a~~
and in which there was at the time a human being, by name were **BURGLARIOUSLY** entered by means of forcibly bursting open
the door leading from the hallway on the top
floor of said premises into the said rear
rooms.on the 23rd day of March 1886 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:a trunk cooking stove one wash tub and
other household furniture of the value of about
Ten Dollars (\$10.00)the property of Margaret Dorey in care & custody of deponent
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Mr. Carey (now here)and three other men whose names are unknown to deponent and not yet ascertained
for the reasons following, to wit: at about the hour of ten O'clock A.M.
on said date deponent securely fastened said door from
the inside by placing a stick of wood against the door
under the lock and the other end against the floor.
and at about the hour of twelve O'clock M. on said date
deponent saw the defendants and the aforesaid three men
whose names are unknown go up the stairs deponent
followed them and saw them in the aforesaid rooms.
on the top floor deponent then went to the station house

0341

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Police Officer of No.

50th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Rebecca Hennessy

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

Sworn to before me, this

28

day of

March

188

6

Robert M. Guley

ay. 6. 1886
Police Justice.

0342

Sec. 198-200.

2. District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question What is your name?

Answer

John Carey

Question How old are you?

Answer

33 years old

Question Where were you born?

Answer

Canada

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

Answer

551 W. 32nd St. Atm. 3 Mo

Question What is your business or profession?

Answer

Longshoreman

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
John Carey

Taken before me this

23

day of

March

1888

Police Justice.

0343

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 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 March 23 1886 any one 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0344

Police Court 2 368 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Rebecca Hennessey
555 West 32nd St

1 *John Carey*
2
3
4

Offence *Burglary*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *March 23* 188 *6*

M. J. Power Magistrate
Robt W. Gentry Officer.
30 Precinct.

Witnesses *Officer W. Gentry*
No. *25th* *25th* Street.
1885

No. *25th* *25th* Street,
1885

and witnesses to sign
this former condition

No. _____ Street,
\$ *1000* to answer *Guilty*
Case

0345

District Attorney's Office.

W^e Pheeler

File vs. PEOPLE

29th March

vs.

7

John Carey

Burglar 3^d degree

& 2 offences

& ex convict

On March 23rd

The 2 rear rooms
on top floor of Prison

555 west 32nd

were burglariously
entered - Prisoners
with whom seen to
enter the rooms a
police officer caught
the prisoner in the act
of leaving the front door
key of the premises -

Def. of Burglar -
what is necessary?

Courts of General Sessions of the Peace,
of the City and County of New York.

The People of the State
of New York,

against

John Parry

The Grand Jury of the City
and County of New York, by their
indictment accuse John Parry of the
crime of Burglary in the third degree
as a second offense, committed as follows:

Went upon, to wit: at a Court
of General Sessions of the Peace, holden
in and for the City and County of New
York, at the City Hall in said City, on
the 9th day of January, 1882, before
the Honorable Frederick D. Murphy,
Recorder of the said City of New York,
and Justice of the said Court, the
said John Parry, by the name and
description of John Parry aforesaid,
was in due form of law, convicted
of a felony, to wit: Burglary in
the third degree, upon a certain
indictment then and there in the
said Court depending against him
by the name and description aforesaid,

0347

For that he did said John Parry, then
 late of the 20th Ward of the City of
 New York, in the County of New York
 aforesaid, on the 10th day of November,
 1881, with force and arms, about the
 hour of two o'clock in the night
 time of the same day, at the Ward,
 City and County aforesaid, the dwelling
 house of John Wimer there situate,
 feloniously and unlawfully did
 break into and enter, by means of
 forcibly breaking open an outer
 window of said dwelling house, which
 there was then and there some human
 being, to wit, one John Wimer, within
 the said dwelling house, he, the said
 John Parry then and there intending
 to commit some crime therein, to wit,
 the goods, chattels and personal property
 of John Wimer in the said dwelling
 house then and there being, then and
 there feloniously and unlawfully
 to steal, take and carry away.

And thereupon, upon the conviction
 aforesaid, it was considered by the
 said Court of General Sessions of the
 Peace, and ordered and adjudged,
 that the said John Parry, for the
 felony and unlawfulness aforesaid should

He was so convicted as aforesaid, he
 imprisoned in the State Prison for
 the term of five years, as by the
 record thereof doth more fully and
 at large appear.

And the said John Carey, late of
 the said 20th Ward of the City of
 New York, in the County of New York
 aforesaid, having been so convicted
 of the felony and larceny aforesaid,
 afterwards, to wit: on the 23rd day
 of March, 1886, at the Ward, City and
 County aforesaid, with force and arms,
 a certain building of one Margaret
 Dorsey, there situate, feloniously
 and larcinously did break into
 and enter, with intent to commit
 some crime therein, to wit: with
 intent to steal, take and remove
 property of the said Margaret
 Dorsey, in the said building then
 and there being, then and there
 feloniously and larcinously
 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.

Second Count.

And the Grand Jury, do said
by this indictment further accuse
the said John Carey of the crime of
attempting to commit the crime
of Petit Larceny, committed as
follows:

The said John Carey, late of
the Ward, City and County aforesaid,
afterwards to wit: on the said 23rd
day of March, 1886, at the Ward, City
and County aforesaid, with force
and arms, one trunk of the value
of three dollars, one stove of the
value of five dollars, and one
wash tub of the value of two
dollars, of the goods, chattels and
personal property of the said
Margaret Dorsey, in the building
of the said Margaret Dorsey, there
situate, then and there being found,
in the building aforesaid, then
and there unlawfully did attempt
to steal, take and carry away
against the form of the Statute

0350

in such case made and returned, and
against the peace of the County of
the State of New York, and their
heirs

Randolph B. Martin,

District Attorney

0351

BOX:

210

FOLDER:

2087

DESCRIPTION:

Carmichael, Thomas

DATE:

03/30/86



2087

Witness:

James H. Shue

313

Counsel,

Filed 30 day of April 1886,

Pleads

THE PEOPLE

vs.

Thomas Carmichael

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. B. Folsch

March 31/86. Foreman.

Heard & heard 24

S. I. Four years.

2552

0353

Police Court—³⁴ District.

CITY AND COUNTY
OF NEW YORK, { ss.

of No. 337 East 54th Street,

with 11 March being duly sworn, deposes and says, that

on Wednesday the 24 day of March

in the year 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Carmichael
(now here), who wilfully
and feloniously stabbed
this deponent in the left
arm with a pocket knife
which the deponent saw then
and there held in his hand

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 25 day
of March, 1886

J. L. Still

[Signature]
POLICE JUSTICE.

0354

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss7th District Police Court.

Thomas Carrichuel being duly examined before the undersigned, 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 *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 *h^{is}* waiver cannot be used against *him* on the trial.

Question. What is your name?

Answer. *Thomas Carrichuel*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *94 Sheriff Street one month*

Question. What is your business or profession?

Answer. *Vanisher*

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 have on different occasions ordered the complainant out of the house*

Thomas Carrichuel

Taken before me this *12th*

day of *March*

188*10*

[Signature]
Police Justice.

0355

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

Theresa Barreiguel
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 March 25 1886

[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.

0356

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 34 District.

THE PEOPLE, &c,

ON THE COMPLAINT OF

Jacob L. Still
351 East 54th St.

Thomas Carey

2 _____

3 _____

4 _____

Office of the District Attorney

Dated *March 25* 1886

Seabury Magistrate.

Walt Officer.

11 Precinct.

Witnesses _____

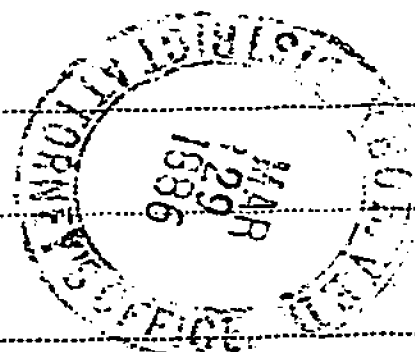
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *Gen'l Sec*

Comp



0357

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 Parindred

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

Thomas Parindred

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Thomas Parindred*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-fourth* day of *March*, - in the year of our Lord one thousand eight hundred and eighty-*five*, with force of arms, at the City and County aforesaid, in and upon the body of one *Jacob S. Still*, in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Jacob S. Still*, with a certain *knife* -

which the said *Thomas Parindred* - 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 *in* the said *Jacob S. Still*, 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 *Thomas Parindred* - of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Thomas Parindred*

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 one *Jacob S. Still* - in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *Jacob S. Still*, with a certain *knife* -

which *he* the said *Thomas Parindred*, in *his* - right hand then and there had and held, the same being an *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound, 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.

Randolph Martin
District Attorney

0358

BOX:

210

FOLDER:

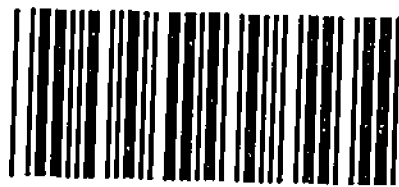
2087

DESCRIPTION:

Carr, John

DATE:

03/03/86



2087

Witnesses:

August Lucas

#13

Counsel, *g*
Filed *3* day of *March* 188*6*
Pleads

THE PEOPLE
46. 173.
313 273. vs. *P*
John Carr

PETIT LARCENY.
[Sections 528, 532, Penal Code].

RANDOLPH B. MARTINE,
2 v Mac 4/12 District Attorney.
Plead guilty
A True Bill. *Pen 2 m.*

Chas. B. Fitch
Foreman.

0359

0360

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

August Lucas
of No. 1294 - 3 Avenue Street, aged 25 years,
occupation *Wrencher* being duly sworn
deposes and says, that on the 26 day of *January* 188*6* at 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, the following property viz:

*One Black Pail 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 *Tom Carr (now here)*

*from the fact that previous
to said larceny the said
property was in deponent
place of business and the
said deponent has admitted
and confessed to deponent
in the presence of
Officer *Samuel J. Campbell*
that he did take from the
said premises the above mentioned
property*

August Lucas

Sworn before me, this 28 day

of 1886

1886

Sworn before me, this 28 day
of 1886
Police Justice.

0361

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Police Officer of No.

28 Peckham Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of August Lucas

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

Sworn to before me, this

day of Nov 1886

J. J. Campbell
Police Justice.

0362

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

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

Question. What is your name?

Answer. *John Carr*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *353 East 73rd St 3 years*

Question. What is your business or profession?

Answer. *Car 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 guilty of*
the charge
John Carr
Mark

Taken before me this

day of

1887

Police Justice.

0363

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 _____

Leffman
_____ 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 *Sept* _____ 188 *Andrew B. B.* 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0364

Police Court

249 District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

August Lucas

429 1/2 3rd Ave

John Lucas

1

2

3

4

Offence
Larceny
Grand

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 28

1886

A. J. White

Magistrate

Campbell

Officer.

W

Precinct.

Witnesses

No.

One the
Officer

Street.

No.

1886

Street.

No.

300

Street.

\$

to answer

One

0365

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 Rave

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

John Rave

of the CRIME OF PETIT LARCENY, committed as follows:

The said *John Rave*,

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

one roll of the value of
Twenty five dollars.

of the goods, chattels and personal property of one *August Sear*,

then and there being found, then and there unlawfully 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.

Randolph R. R. R.
Attorney

0366

BOX:

210

FOLDER:

2087

DESCRIPTION:

Carroll, Thomas

DATE:

03/24/86



2087

0367

BOX:

210

FOLDER:

2087

DESCRIPTION:

Hickey, James

DATE:

03/24/86



2087

0368

BOX:

210

FOLDER:

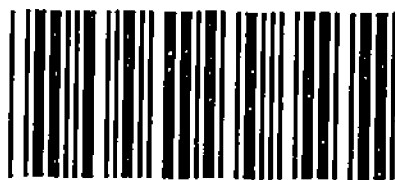
2087

DESCRIPTION:

Smith, William

DATE:

03/24/86



2087

Witnesses:

Agnes Petersen
Frederick C. Moore

Upon an Examination
of the Evidence
I have against the
defendants Hickay
I find it is reasonable
to discharge upon
their own recognizances
I am satisfied to do so
and so I say

221

Counsel,

Filed 24 day of March 1886

Pleads,

Arthur

THE PEOPLE

vs.

Thomas Carroll

James Hickay

William Smith

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 531, Penal Code.]

RANDOLPH A. MARINE,

District Attorney.

John J. [Signature]

A True Bill.

Chas. B. Folsom

Foreman.

John J. [Signature]

Three years.

March 26/86.

0370

Police Court—4 District.

Affidavit—Larceny.

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

Agnes Victorson
of No. Madison Avenue Hotel Street, aged 30 years,
occupation Married Woman being duly sworn

deposes and says, that on the 18 day of March 1886 at the City of New

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

One packet book containing good lawful
money of the United States of the sum or value
of about Six dollars and of the value
of about Eleven dollars \$11.00

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Smith; James Hickey;
Thomas Carroll; (all nowhere) and other un-
known person (not a vector) from the following
facts to wit:—That at the time mentioned deponent was
in Madison Avenue near sixty-sixth or sixty-fifth Street in
said City. That at said time deponent held in her hands
the above described property. That deponent at said
time was approached by a person answering the
description of defendant Carroll, & the unknown person
mentioned above. That said Carroll did then & there take
seizure from the possession & person of deponent
the above described property, & with the unknown
said person run away with the same. That depon-
ent is informed by Richard G. Daly that he Daly
at the time mentioned saw the two last mention-

Subscribed and sworn to before me this
18th day of March 1886

Police Justice.

0371

persons running away from deponent. That he (Daly) followed said persons into the Central Park, where he (Daly) saw said persons meet defendant Smith & Hickey and that said Smith & Hickey threatened & prevented him (Daly) from following said persons. That deponent is further informed by said Daly that he (Daly) before the meeting with Smith & Hickey, overtook said person, that defendant Carroll did then & there surrender to him (Daly) the above described property. That deponent is also informed by Frederick S. Moore, that he (Moore) also followed defendant Carroll & the unknown person saw Carroll surrender said property to Daly. That he (Moore) was present at the meeting with Smith & Hickey & saw Smith & Hickey prevent the following of Carroll & the unknown person.

Given under my hand and seal
this 20th day of March 1886

Justice of the Peace

Dated 1886

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

There being no sufficient cause to believe the within named

Dated 1886

I have admitted the above named

Dated 1886

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

committed, and that there is sufficient cause to believe the within named

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1

2

3

4

Dated

1886

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer

Sessions.

0372

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Richard J. Foley
Coachman of No.

8 E 84 Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Agnes Victorson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 20
day of March 1886 Richard J. Foley

Andrew J. White
Police Justice.

0373

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick S. Moore
aged 20 years, occupation Carplenter of No.

71 E. 8th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Agnes Victor
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 20
day of March 1888 } F. S. Moore

Andrew J. White
Police Justice.

0374

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

William Smith

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

527 E 17th St 10 yrs

Question. What is your business or profession?

Answer.

Labour

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
William Smith
Mark

Taken before me this

2d

day of March 1888

Charles Smith

Police Justice.

0375

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

James Hickey 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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
James Hickey

Taken before me this

day of

188

Police Justice.

0376

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

James Carroll 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

James Carroll
James Carroll

Taken before me this

day of

188

Charles J. Smith

Police Justice.

0377

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

Louis Flock

of #1. Central Park Police Street, aged 40 years,

occupation Police Sergeant being duly sworn deposes and says

that on the 18 day of March 188

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

in Central Park, William Smith & James Hickey (both now here) on complaint of Agnes Victoria, charging defendants with the crime of robbing. That deponent has not all his evidence in court against defendants. Therefore deponent asks that defendant be removed in care of deponent till he (deponent) can produce said evidence.

Louis Flock

Sworn to before me, this
of March

188
day

Police Justice.

0378

Police Court, _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

William Smith

James H. H. H.

Dated *March 14* 188*6*

W. H. H. Magistrate.

F. H. H. Officer.

Witness, _____

Disposition, _____

Q. March 20/86.

AFFIDAVIT.

0379

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 _____

Deferdants

Frank 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 *March 20* 188*6* *Arthur 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0300

Police Court

9th 19
35
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Agnes Victorson
Madison Ave
Hotel
James Wier
William Smith

Offence
from prison

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

May 20

188

A. J. White

Magistrate

Ed. H. Haggland

Officer.

Central Park

Precinct.

Witnesses

Richard J. Kelly

No. 8

East 84

Street.

No. 7

East 87

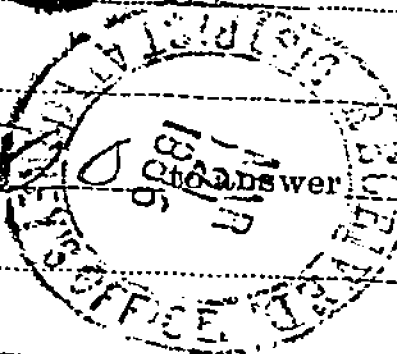
Street.

No.

2500

Street,

\$



G. J. Am

0381

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 Smith, James
William Smith, James
William Smith, James*

The Grand Jury of the City and County of New York, by this indictment, accuse
*William Smith, James
William Smith, James*
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *William Smith, James
William Smith, James*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *March*, in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

*one gold watch of the value of five dollars,
one United States Treasury Note of the denomi-
nation and value of five dollars, one Bank Note
of the denomination and value of five dollars,
one other United States Treasury Note of the
denomination and value of two dollars, three other
United States Treasury Notes of the denomi-
nation and value of one dollar each, and divers
coins, of a number, kind and denomination
to the Grand Jury aforesaid unknown, of
the value of six dollars.*

of the goods, chattels and personal property of one *James M. Johnson,*
on the person of the said *James M. Johnson,*
then and there being found, from the person of the said *James M. Johnson,*
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.

James M. Johnson,

District Attorney

0382

BOX:

210

FOLDER:

2087

DESCRIPTION:

Carvin, Jane

DATE:

03/04/86



2087

Witness -

Henry Foster

#25

Day of Trial,

Counsel,

Filed 4 day of March 1886

Pleads *not guilty*

THE PEOPLE

vs.

vs.

R

Jane Carver

INJURY TO PROPERTY.
Sec. 654, Penal Code.

Randolph

Dr. McElroy District Attorney.

Pleads guilty City Prison 5 days.
A True Bill.

Chas. B. Fowler

Foreman.

0383

0384

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

2 District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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, I went into
the store to warm my hands,
when he took me by the
shoulder, put me out, and
kicked me for no cause.*

her
Daniel Corwin
mark

Taken before me this

day of

1888

Police Justice.

0385

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

John Carr
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 *July 26* 188*6*. *W. A. Burke* 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 he to be discharged.

Dated _____ 188 . _____ Police Justice.

0386

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court-- 2^d 748 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Henry Bester
269 vs. Thos
Jane Carrin

2
3
4

Dated February 26 1886.

J. W. Wilde Magistrate.
Wm. Hardman Officer.

16. Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer G.S.
Cm

0387

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 27 DISTRICT.

of No. 164 Seventh Avenue Street, aged 40 years,
occupation Painter - being duly sworn deposes and says,
that on the 26th day of February, 1886.

at the City of New York, in the County of New York, James Peacock and Harris
willfully and maliciously
and feloniously threw and destroy one
large pane of Plate & Glass in the
Show Window of premises No. 164 Seventh
Avenue doing damage to the amount
and value of Twenty Dollars the property of
James Peacock and seized by deponent.
That deponent saw the said Harris
willfully and maliciously catch and throw
from her hand a large stone at said
Glass breaking the same and causing said

Subscribed before me, this
27th day of February, 1886

John J. [Signature]
Police Justice.

0388

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

THE PEOPLE OF THE STATE OF NEW YORK
against

James Carwin

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

James Carwin —

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *James Carwin*.

late of the *16th* Ward of the City of New York, in the County of New York
aforesaid, on the *26th* day of *September*, in the year
of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and
County aforesaid, with force and arms, a certain *James L. Davis*,

of the value of *fifty dollars*,
of the goods, chattels and personal property of one *Henry Barth*,
then and there being, then and there feloniously did unlawfully and wilfully
break 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.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further
accuse the said *James Carwin* —

of the CRIME OF UNLAWFULLY AND WILFULLY
REAL PROPERTY OF ANOTHER, committed as follows:

The said *James Carwin*.

late of the *16th* Ward of the City of New York, in the County of New York
aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, a certain *James L. Davis*,

of the value of *fifty dollars*, in and forming
parts and fixtures of the realty of a certain
building of one *James Peacoda*,
there situate, then and there being, of the real property of the said

James Peacoda,
then and there feloniously did unlawfully and wilfully
break 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.

Handwritten signature
JOHN MCKEON
District Attorney.

0389

BOX:

210

FOLDER:

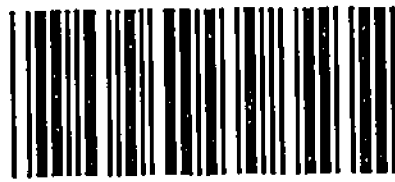
2087

DESCRIPTION:

Cerf, George

DATE:

03/08/86



2087

Witnesses:

John Clarke

Charles Joseph Douglas

It appearing by the within affidavits that it is impossible to secure the attendance of John Clark a material and necessary witness for the People and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the

defendant herein George be discharged on his own recognizance.

N. Y. April 27 1887

J. V. M. Davis
District Attorney.

#135

J. McArthur

Counsel,

Filed

1886

day of

March

Pleas,

George E. Corp

THE PEOPLE

vs.

George E. Corp

ASSAULT IN THE FIRST DEGREE, Etc.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. B. Dubois

May 13 1887

Forfeiture

on May 13 1887
with bail of \$1000
on recognizance of \$1000
and \$100 for me

0390

0391

Police Court 2nd District.City and County } ss.:
of New York, }of No. 287 Mott Street, aged 35 years,
occupation barber being duly sworndeposes and says, that on the 8th day of March 1886, at the City of New
York, in the County of New York, at No 287 Mott street
he was violently and feloniously ASSAULTED and BEATEN by George C.Cory (now here) who wilfully and
maliciously struck deponent several
blows on the top, back, and side of his
head with a Carpenter's hammer, which
he the said Cory held in his hand,
cutting deponent's head severely.
Deponent charges said
assailant with assaulting him as
definedwith 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 assailantWherefore this deponent prays that the said assailant may be ~~apprehended~~ and bound to answer
for the above assault, etc., and dealt with according to law.Sworn to before me, this 8th day
of March 1886.John Clarke
Police Justice.

0392

Sec. 198-200.

Second

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

George C. Berf

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

George C. Berf

Question How old are you?

Answer

35 years

Question Where were you born?

Answer

Germany

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

Answer

438 West 32nd street, and about 10 months

Question What is your business or profession?

Answer

Barber

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

The Complainant was disorderly in my barber's shop, and when I requested him to leave, he refused. I then took hold of him by the arm and told him to get out. The Complainant then called me a son of a bitch, and refused to leave - I then struck him with a hammer.

George C. Berf

Taken before me this

day of

George C. Berf
188

Police Justice.

0393

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

George C. Garf

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 March 8 1886 J. P. McGuffey Police Justice.

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

Dated March 9 1886 J. P. McGuffey Police Justice.

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

Dated _____ 188 _____ Police Justice.

0394

Police Court

17th 3/3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Clark
287 1/2 St. Mott
George C. Corf

Office of Honorable
Assessors

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2

3

4

Dated

March 8

188

6

Magistrate

Officer.

15 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Com.
Bailed

0395

Court of General Sessions.

THE PEOPLE

vs.

George C. Cerf

City and County of New York, ss.:

J. W. Huntley being duly sworn, deposes and says: I reside at No. *602 Ditton Ave. ~~40. 4. City~~* Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the *14th* day of *Feb* 188*7*, I called at *287 Matt Street, New York City*

the alleged residence of *John Clarke* the complainant herein, to serve him with the annexed subpoena, and was informed by *me of John* the occupants of said house, that *said John* Clarke had not resided there for a long time and his whereabouts were not known. That deponent called at said house several other times prior to said *14th* day of February and at each call received the same reply. Deponent further says he has exercised due diligence in looking for said Clarke and he nearly believes it to be impossible to find him.

Sworn to before me, this *15th* day of *February*, 188*7*

W. H. Van Gensch
Notary Public (47)
N. Y. Co

John W. Huntley
Subpoena Server.

Court of General Sessions.

THE PEOPLE, on the Complaint of

John Clark

vs.

George C. Leaf

Offense :

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

J. W. Huntley

Subpoena Server.

Failure to Find Witness.

0396

0397

PART III.

THE COURT ROOM IS IN THE THIRD STORY.

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 John Clark
of No. 287 Mott Street,

Moved don't know where

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 County Court House, in the Park of the said City, on the day of April instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

George B. Lee
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 April, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney.*

0398

GLUED PAGE

Court of General Sessions.

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

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

The duly sworn, deposes and says he

Subpoena of which the within is a copy, upon

188, by _____ on the _____ day of _____

PEOPLE

vs.

E. G. Berf

County of New York, ss.:

ss and says: I reside at No. *602* *Pinton Ave.*

being duly

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the *20* day of *April* 188*7*, I called at *No. 207 Mott Street*

the alleged *residence* of *John Clark*

the complainant herein, to serve him with the annexed subpoena, and was informed by *one of*

the neighbors that the said John Clark

has moved some time ago and that

his present address is unknown.

I have made diligent inquiry but

have been unable to ascertain

the present whereabouts of the said

John Clark

Sworn to before me, this *25* day

of *April*, 188*7*

Rudolph L. Schaff

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

John W. Huntley

Subpoena Server.

Court of General Sessions.

THE PEOPLE, *on the Complaint of*

John Rank

vs.

George B. Berf

Offense:

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of

John W. Hunter

Subpoena Service

Failure to Find Witness.

0399

0400

District Attorney's Office.

Part 3 - April 25

PEOPLE


vs.

George C. Leaf

Complainant
can't be found
he moved & his
present address
is not known.

April 21/87

Offt of the med.
Take off calendar
DOP

Sketches
off to as soon as possible
ADP


0401

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figoraz R. Rents

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

- Figoraz R. Rents -

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Figoraz R. Rents*

late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *March*, in the year of our Lord
one thousand eight hundred and eighty-*six*, with force of arms, at the City and
County aforesaid, in and upon the body of one *John Blada*,
in the peace of the said People then and there being, feloniously did make an assault
and *in* the said *John Blada*,
with a certain *hammer* -

which the said *Figoraz R. Rents* -
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,
~~the same being such means and~~
~~force as were likely to produce~~
~~the death of the said John Blada.~~
with intent *in* the said *John Blada*,
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

- Figoraz R. Rents -

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Figoraz R. Rents*

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 one *John Blada*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *in* the said

John Blada,
with a certain *hammer* -

which *he* the said *Figoraz R. Rents* -
in *his* - right hand then and there had and held, the same being an
~~instrument~~ likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound,
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.

Randy J. R. Rents
District Attorney