

0008

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Cahn, Ferdinand W.

**DATE:**

03/20/91



3963

POOR QUALITY ORIGINAL

00009

*Ed Lem*

Counsel,  
Filed *20* day of *March*, 189*1*  
Plenids, *Argued, 23*

Grand Larceny *Grand Degree*  
[Sections 528, 530, 532 Pennl Code.]

THE PEOPLE

vs.

*Richard W. Cahoon*

DE LANCEY NICOLL,  
District Attorney.

*Page 1/91 Pt 1*

A TRUE BILL,

*Allen C. ...*

*March 11/91*  
Foreman.

*March 22/91*

*Subscribed & sworn to by  
Ed Lem 3/19/91*

Witnesses:

*Hy. E. Appenheimer*

00 10

New York

188

M

To James M. Smith, Dr.

Accountant, Card & Job Printer,

Near Lewis Street,

312 Rivington Street.

New York, March 25th 1891

I have known Fred Lohr for a number of years,  
and have always known him to be a honest and upright  
boy.

James M. Smith

0011

Address all letters to Box 921.

New York, *Feb. 27<sup>th</sup> 1891.*

OFFICE OF

**Muser Brothers,**

Cor. Broome and Greene Streets.

*To whom it may concern.*

*I have known Fred W.  
Cahn for the past eight years  
and have always considered him  
honest and trustworthy*

*P. Lyons.  
with Muser Bros.  
Residence 127 E. 115<sup>th</sup> St.*

00 12

To whom it may concern

0013

*Elias Rees*  
358 THIRD AVE. JEWELRY  
DIAMONDS WATCHES NEW YORK

New York, Mich. 30<sup>th</sup> 1891

To Whom it may concern  
I hereby certify that  
I have known Ferd. W. Cohen  
for a number of years and  
have always found him  
to be a good and trust-  
worthy boy.

*Elias Rees*

0014

Yacht Rigging work, Canvassing Decks and Felting Boilers a specialty.

Jersey City, N. J., *City March 24 1891*

*M*

To **Mon, Pollock & Co., Dr.**

PRACTICAL RIGGERS, and STEAM HOISTING DERRICK,  
Loft 102 Hudson St. bet. Montgomery & York Sts.

*I have known Ferdinand Cahn from child-  
hood and always have known him to be upright  
and honest and am willing to trust him  
and employ him as soon as he gets liberty.*

*George H Pollock*

00 15

Leopold Weil & Co.,  
Manufacturing Jewelers,  
51 55 Maiden Lane,  
LEOPOLD WEIL.  
JULIUS KOCH.

New York, March 25/91

To whom it may concern

We hereby certify that  
we have known Fred Cohen for some  
years and have always known him  
to be an honest boy of good character,  
and were greatly surprised to find that  
he had done wrong

Leopold Weil & Co.

0016

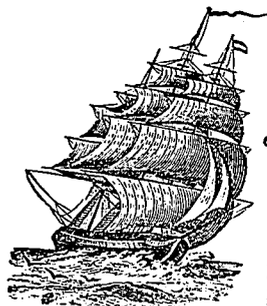
To whom it may concern  
This is to certify that I  
have known Ferd Cahoon a  
number of years & have always  
found him honest and trustworthy  
To Board  
Wm. J. ...  
J. J. ...

0017

To whom it may concern



0019



**RIGGING LOFT.**  
102 Hudson St. Bet. Montgomery & York.

Jersey City, N. J. 188  
M  
To Joseph Moon, Sr.  
**RIGGER.**

**Hoisting Shears**  
On Dock, in Morris Canal Basin,  
upper side Communipaw Ferry,  
adj. John McCarthy & Bro's Floating Dry Dock

I have known Ferdinand Bahn for  
fifteen years, and know of nothing but what is to his  
credit he was always honest and has always  
borne an unblemished reputation  
Joseph Moon Sr.

0020

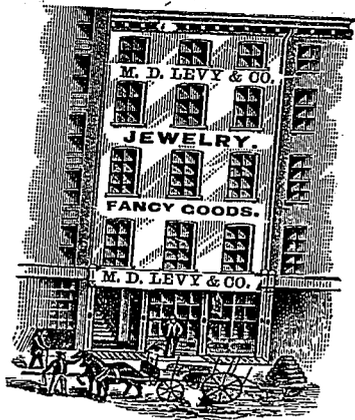
S. BLUM, CIGARS,  
No. 12 Ave. D. New York.

N. York March 25<sup>th</sup> 1891.

I have known Jud. Cohn  
for a number of years  
and have always known  
him to be a honest, upright  
& faithful Boy.

Samuel Blum

0021



**MARTIN D. LEVY & CO.**

IMPORTERS OF

**FANCY GOODS, NOVELTIES & SWISS WATCHES,**

**Manufacturing Jewelers,**

**411 BROADWAY,**

MARTIN D. LEVY,  
JOSEPH G. WEISHAUPT,  
HENRY ESTRICHER.

*New York, March 27, 1891*

*This is to certify that  
I knew Ferdinand W. Calver  
for many years, knew him  
since his infancy and his  
family, have always considered  
him an honest, good boy  
his family, have always been highly  
respected.*

*Martin D. Levy*

0022

WALTER S. PEERS.

GEORGE P. PEERS.

W. S. PEERS & BRO.,  
PRINTERS AND STATIONERS,  
15 Cedar Street,

New York March 31<sup>st</sup> 1891

This is to Certify, that I have known Ferd-  
inand Cahn for the past twelve years  
and to the best of my knowledge he  
has borne a good character, his family  
are eminently respectable, and I earnest-  
ly, believe it will serve the ends of  
justice by being lenient with him  
now, as this is his first offense.

Respectfully

W. S. Peers

0023

*Morris Prager*

**IMPORTER OF DIAMONDS,**

8 Maiden Lane.

M. PRAGER.  
B. F. REES.  
A. J. PRAGER.

*New York, N.Y. Feb 25 1891.*

To Whom it may concern I hereby certify  
that I have known Fred Cohen for  
some years and have always known  
him to be an honest & very able of  
good character.  
S. F. Rees of the  
firm of M. Prager

0024

HIGHEST **GIANTS** GRADE  
 MORTON HOUSE near UNION S.  
**B. DOBLIN & CO.**  
 852 BROADWAY, NEW YORK.  
 WE AIM TO MAINTAIN THE HIGHEST STANDARD OF EXCELLENCE

*Mar 24-91*

*I have been acquainted with  
 Ferd. Cahu for a number  
 of years and always knew  
 him as an honest, straight-  
 forward*

HIGHEST GRADE  
 MORTON HOUSE  
 NEW YORK  
**FISHER**  
 B. DOBLIN & CO.  
 SUCCESSORS  
*Ray. Roblin.*

0025

Office of J. Einstein,

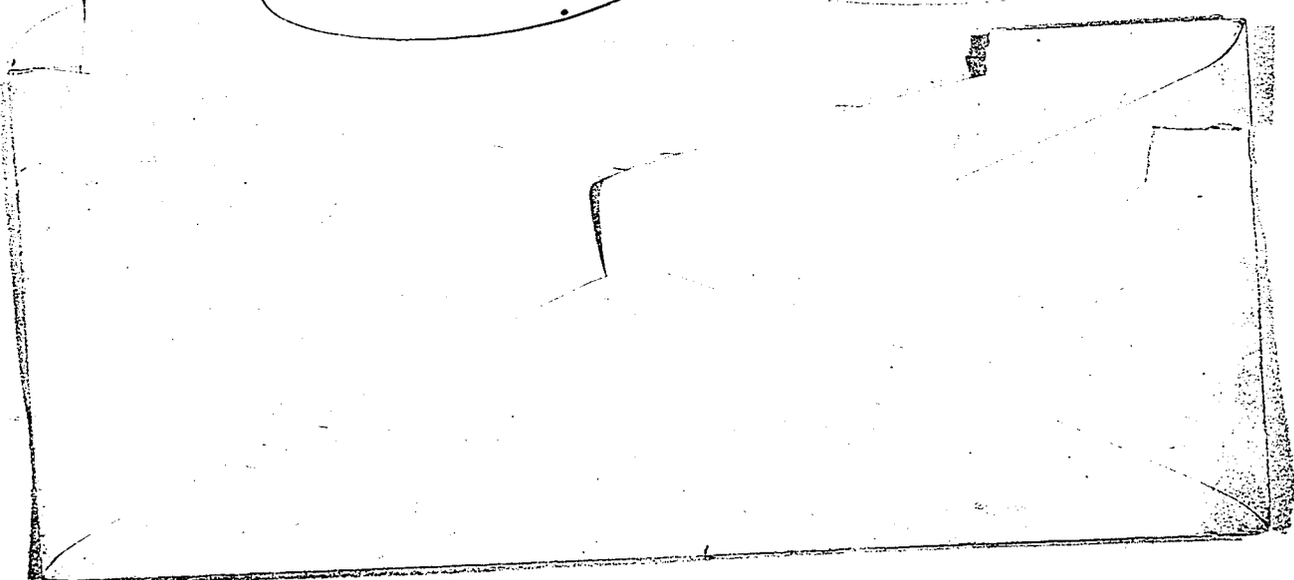
56 Warren Street.

IMPORTER OF  
FRENCH & GERMAN KID &c.  
MANUFACTURER OF  
FINE DULL & GLAZED KID.

CABLE ADDRESS  
RYDDERELLE.

New York, ~~March 27~~ 1894

It is with much pleasure  
that I have this day ~~been~~ certified  
for the last five years since some  
years ago that he is a  
city of excellent ~~quality~~ ~~and~~  
Einstein



0026

JOHN PALMER.

A. ZADIG.



**J. Palmer & Co.**  
*Importing Retailers*  
**OF FANCY GOODS**  
**AND NOVELTIES.**

*New York, N.Y. 30 1891.*

To Whom it may concern—

I have known Furd.  
W. Cahen, about eight or nine  
years, & have always known him  
to bear an honest & upright char-  
acter; and looked upon with  
respect & confidence, by all  
those who know him—

*J. Palmer & Co.*

0027

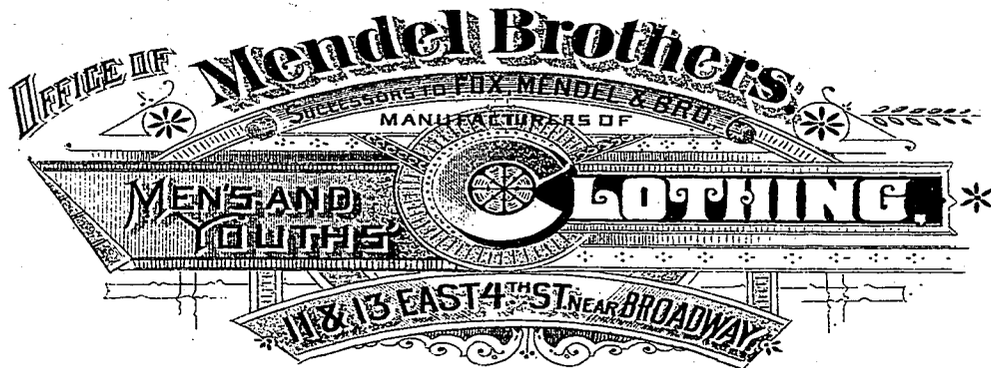
OFFICE OF  
ALBRIGHT & STEINDLER,  
Manufacturers of  
MEN'S NECKWEAR,  
AND  
IMPORTERS OF TIE SILKS,  
515 & 517 BROADWAY,

New York, 3/25 1891

To Whom it may concern,  
I have known Ferdinand W. Ahn  
for eight years and have always  
found him respectable, trustworthy  
and honest.

Nathan Oppenheimer

0028



New York, March 31 1891

I have known Ferd. W. Cohen from  
boy hood, and have always had the best  
opinion regarding his character

Edward Fink  
11 1/2 E. 4 St.

0029

WILLIAM L. STRAUSS.

MORRIS H. STRAUSS.

OFFICE OF

WILLIAM L. STRAUSS & CO.,  
IMPORTERS AND COMMISSION MERCHANTS,  
51 VESEY STREET

CABLE ADDRESS:  
"PULVERIZE" NEWYORK.

RECEIVED TO  
29 HOWARD ST.  
New York, March 1891

We regret exceedingly that Mr Ferdinand Kahn a young man whom we have known for several years should have committed such a wrong as has been brought to our notice,

We cannot understand it, as we had known him always as a honest and straightforward young man, and we feel the greatest of sorrow for his family, whom we know feel greatly the disgrace brought upon by his indiscretion,

And in consideration of this most worthy family we hope that as much leniency as possible will be shown the young man

Respectfully  
William Strauss

0030

Cable Address:  
WISHEMOKUA, NEW YORK.

AMSTERDAM: 10 TULPSTRAAT.  
PARIS: 18 PASSAGE SAULNIER.

MAURICE WEIL,

Importer of Diamonds,

41 & 43 MAIDEN LANE,

New York, March 30 1891

To whom it may concern:

This is to certify  
that I have known Ferd.  
Cahn, for many years and  
have always known him  
to be, good, faithful and  
trustworthy boy.

M. Engelman.

0031

**RELIABLE**  
**RIGAR**  
**FACTORY.**

A. LEMLEIN,  
2333 Third Ave.

New York, March 30<sup>th</sup> 1891

This is to certify that I have  
known Ferdinand Lab for the  
last ten years, and to the best  
of my knowledge and belief, he  
has always heretofore borne a good  
character, and been well  
regarded. I also know his family  
to be people of eminent respectability.

A. A. Lemlein

0032

M. I. RITTERMAN.

"TELEPHONE 2067 CORTLANDT."

D. B. KRAEMER.

**RITTERMAN & KRAEMER,**

IMPORTERS OF

**Wines and Cigars,**

AND

WHOLESALE



LIQUOR DEALERS

51 VESEY STREET,

SOLE PROPRIETORS OF  
COLUMBUS PURE RYE WHISKEY  
LA MASCARA & O.N.B. CIGARS.

NEW YORK.

March 28 1891

To whom it may concern,

I have known Fred W. Lohr, about eight or nine years, & have always known him to bear, an honest & upright character, & looked upon with respect & confidence, by all those who knew him.

Morris I. Ritterman

0033

1841.

— APRIL 10. —

1891.

## 50TH ANNIVERSARY

— OF THE —

### FOUNDING OF THE NEW YORK TRIBUNE.

It is proposed to celebrate, at 8 p. m., April 10th, 1891, at the Metropolitan Opera House in this city, the 50th Anniversary of the founding of THE NEW YORK TRIBUNE, by Horace Greeley.

From its origin, THE TRIBUNE has been identified with lines of public policy, which have, in a measure, contributed to the employment of the whole people in profitable industries, the population of the West, the development of America's natural resources, the freedom of man, the promotion of sobriety and morality, and the greatness of the Republic. As a journal, THE TRIBUNE has not been without its influence on the public mind in the direction of right thinking, integrity and patriotism. A dignified and brilliant celebration, devoted to reminiscence, congratulation, and consideration of the future, seems fitting upon the 50th Anniversary of the founding of this paper.

A number of men of national reputation and distinguished ability have consented to speak on this occasion. Among them are the Hon. James G. Blaine, the Hon. George William Curtis, the Hon. Chauncey M. Depew, and the Hon. Roswell G. Horr; and, it is hoped, the Hon. Charles A. Dana, and the Hon. William McKinley will also speak.

The whole house will be seated by ticket, and applications for seats should be promptly made.

DONALD NICHOLSON,  
NATHANIEL TUTTLE,  
HENRY HALL, } Committee.

0034

DAILY TRIBUNE.....\$10 00 per year.  
SUNDAY TRIBUNE..... 2 00 " "  
SEMI-WEEKLY..... 2 00 " "  
WEEKLY..... 1 00 " "

Postage free in U. S. except in New York City.  
Reduced Rates to Clubs.

**New York Tribune.**

New York,..... March, 30,..... 189

Hon. James Fitzgerald,  
Judge, of General Sessions,  
32 Chambers St. City.

Dear Sir:

You are cordially invited to attend the Tribune jubilee,  
the particulars of which are more fully set forth in circular en-  
closed. Two seats will be placed at your disposal, should you be  
able to occupy them. An early reply stating the number of chairs  
you desire, will aid us materially in arranging the seating of the  
house.

Respectfully yours,

*Henry Hall*  
Bus. Sup't.

0035

Jos. H. Fink & Co.,  
MANUFACTURERS OF GOLD RINGS,  
25 & 27 ANN STREET  
CORNER NASSAU.

New York, March 25 1890.

To whom it may concern:  
We have known Fred W. Cahn  
for the past four years, as an honest  
and trustworthy boy. -

Joseph H. Fink  
J. H. Fink

0036

Max Oppenheimer & Co.

MAX OPPENHEIMER.  
HENRY ROSENHEIM.

Artistic Furniture,

Wall Hangings

and Decorations,

110 West 42d St.

New York, March 3d 1891

To whom it may concern

I. Have known personally  
Fred W. Colm for the past  
number of years. as an honest  
and trustworthy young man  
and a great number of my  
friends which can vouch for  
the same.

very Respectfully

Henry Oppenheimer

0037

THE KEMBLE HABERDASHER,  
MAURICE GARCEWICH, PROP.  
IMPORTED NOVELTIES A SPECIALTY.  
23 WHITEHALL ST.

New York, March 28 1891

To whom it may concern  
I have known Fred. W. Kahn  
for the past 6 years and have  
utter confidence as to his honesty.  
And a most trustworthy young man  
of respectability.  
Yours Respectfully,  
Maurice Garcewich

0038

ROBERT HOFFMAN

JACQUES DEHNINGER



# Hoffman and Dehninger

IMPORTERS OF

BRONZE POWDER LITHOGRAPHIC STONES,  
COMPOSITION, METAL LEAF, BROCADES, METALLICS, DRY COLORS &C.

496 BROOME ST.  
BETWEEN WOOSTER ST. & SO. FIFTH AVE.

New York N.Y. 27 1897

To whom it may concern.  
I have known Ferd Dehner for the last 10 years & always found him honest & respectable

Robert Hoffman

0039

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

*defendant*

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

Dated *July 22* 18*91* *John W. ...* Police Justice.

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

Dated 18 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 18 Police Justice.

0040

\$2500. bail for  
Feb 28<sup>th</sup> 10 a.m.  
Mch 17<sup>th</sup> 2. PM

362

Police Court--- 2 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Henry C. Oppenheimer*  
*47 Abbeida Lane*  
*Ferdinand W. Calm*

2  
3  
4

*Grand Jury*  
Officer

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

Dated *Feb 22* 1891  
*Ford*

*W. Bluskey* Magistrate.  
*Hynd* Officer.

Witnesses *Ball officers*

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

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

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

\$ *2000.*



*Cum*

*Hynd*

0041

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before J. Henry Ford Esq. a Police Justice of the City of New York, charging Ferdinand W. Kahn Defendant with the offence of

Larceny.

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned

We, Ferdinand W. Kahn Defendant of No. 117 East 115 Street; by occupation a Clerk and Wilhelmina Kahn of No. 117 East 115 Street, by occupation a nurse

Surety, hereby jointly and severally undertake that the above named Ferdinand W. Kahn Defendant shall personally appear before the said Justice, at the 2 District Police Court in the City of New York

during the said examination, or that we will pay to the People of the State of New York the sum of twenty five

Hundred Dollars. I hereby charge my separate estate for that

Taken and acknowledged before me, this 22 day of February 1911 } Wilhelmina Kahn

J. Henry Ford POLICE JUSTICE.

0042

CITY AND COUNTY OF NEW YORK, } ss.

Sworn to before me this 22 day of November 1891  
W. J. [Signature]  
Police Justice

*Wilhelmina Cahn*

the within named Bail and Surety being duly sworn, says, that he is a resident and *free* holder within the said County and State, and is worth *fifty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *house and lot of land situated at No 115 East 115 Street and is worth ten thousand dollars free and clear*

*Wilhelmina Cahn*

*Defendant surrendered on this bond March 10 & committed for examination*  
*W. J. [Signature]*  
*Police Justice*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to appear during the Examination

ss.

Taken the ..... day of ..... 18

Justice.

0043

New York. Mar 23 1871

M

To **JOS. DAVIDSON,**

Wholesale & Retail Dealer in

**FANCY AND DRY GOODS,**

Goods from Auction received  
DAILY.

214 Ave. B, cor. 13th St.

To whom it may concern

This is to certify, that  
I have known *John Davidson*  
for the last 10 years, and  
I have always found him  
to be perfectly upright &  
intelligent, and can cheer-  
fully recommend him to  
anyone requiring his services.

Yours Truly  
*John Davidson*

0044

Cable Address.  
**RYQUORUM.**

OFFICE, 100 GOLD ST.

**B. WERTHEIM & SON,**  
Dealers in  
**Green Salted Hides and Skins,**

New York, March 30 1891

To whom it may concern

This is to certify that I have known Fred  
W. Cahm for six years and have always found him  
honest, trustworthy and respectable.

B Wertheim

0045



New York, May 21, 1891

To whom it may concern.  
This is to certify that I  
have known Fred. Cahn for a number  
of years and always regarded him  
as an industrious and unassuming  
and honest young man.  
Joseph Kew  
with mine firm.

TORN PAGE

0046

Police Court 2 District

Affidavit—Larceny.

City and County }  
of New York. } ss.

of No. 47 Maiden Lane Street, aged 28 years,  
occupation Manufacturer of diamond jewelry being duly sworn

deposes and says, that on the 1st day of October 1888 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 :

A quantity of jewelry consisting  
of diamonds, encased in gold  
rings, earrings and studs  
of all of the value of about  
fifteen thousand dollars

the property of deponent and his copartner

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 ~~the said deponent~~

Serdinaud N. Caher (now here) for  
the reason that during said  
period the defendant was employed  
by deponent's firm as a partner  
and there came into his possession  
custody or control as servant  
and clerk, large quantity of  
property and that during said  
employment and while in pos-  
session aforesaid the above  
property was from time to  
time stolen from said firm.  
Deponent is informed by George  
W. Bluskey (now here) that

Sworn to before me, this \_\_\_\_\_ day of \_\_\_\_\_ 1888

Police Justice

TORN PAGE

0047

Arrested the defendant and  
accused the defendant of stealing  
said property and he admitted  
the larceny and took said McBluskey  
to his lodging at 117 East 115<sup>th</sup> Street  
where he delivered to McBluskey  
fourteen pawn tickets which represent  
diamonds in ring ear-rings and  
studs and acknowledged that they  
represent property stolen from  
deposits given  
Sworn to before me J. Henry E. Oppenheimer  
this 22<sup>nd</sup> February, 1891

J. Henry E. Oppenheimer

Police Justice

0048

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 29 years, occupation Police Ser. Sergeant of No. 300 Mulberry Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Henry C. Oppenheim and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 22<sup>nd</sup> day of February 1887.

J. Henry Ford  
Police Justice.

0049

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Ferdinand M. Cahal* 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. *Ferdinand M. Cahal*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *117 East 115<sup>th</sup> St. 10 years*

Question. What is your business or profession?

Answer. *Plumber*

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 demand an examination.*

*F. M. Cahal*

Taken before me this

day of *February* 189*7*

*John J. [Signature]*

Police Justice.

0050

Barnes Walpole  
offerg employment

0051

GLUED PAGE

New York.

We have known J. W. Cahill  
and considered him, honest, up-  
right & industrious.

We would not hesitate to  
take him to in our employ, in  
case sentence should be  
suspended as undoubtedly  
he was misled.

Baruch Wolff & Co.

0052

N.Y. April, 3, 1891.

Hon. James Fitzgerald.

Dear Sir:

The case of the People vs. W. Calver  
in which our firm are the com-  
plainants, having come up before  
Your Honor today and as we  
are informed, the prisoner having  
been remanded until today  
we desire to say to Your  
Honor that considering the  
youth of the prisoner, and  
his other good qualities we  
feel inclined & desire that Your  
Honor be as lenient as possible  
with the prisoner, he having  
made restitution.

Very Respectfully, Yours,  
Henry E. Oppenheimer & Co.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Ferdinand W. Cahn*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Ferdinand W. Cahn*

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

The said *Ferdinand W. Cahn*

late of the City of New York, in the County of New York aforesaid, on the  
day of *October* in the year of our Lord one thousand *first* eight hundred and  
ninety — at the City and County aforesaid, with force and arms,

*three pair of earrings of the value  
of one hundred and fifty dollars  
each pair, seven finger-rings of the  
value of the value of thirty-five  
dollars each, four studs of the  
value of seventy dollars each, and  
divers other articles of jewelry of a  
number and description to the Grand  
Jury aforesaid unknown, of the  
value of three hundred dollars*  
of the goods, chattels and personal property of one *Henry C. Oppenheimer*

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

## SECOND COUNT—

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

*Ferdinand W. Cahn*

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*Ferdinand W. Cahn*

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,

*three pair of earrings of the value of one hundred and fifty dollars each pair, seven finger-rings of the value of thirty-five dollars each, four studs of the value of seventy dollars each and divers other good articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of three hundred dollars*

of the goods, chattels and personal property of one

*Mary E. Oppenheimer*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

*Mary E. Oppenheimer*

unlawfully and unjustly, did feloniously receive and have; the said

*Ferdinand W. Cahn*

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

DE LANCEY NICOLL,

*District Attorney.*

0055

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Campbell, James

**DATE:**

03/11/91



3963

0056

Witnesses

Geo Barrett  
Alfr Cronin

Henry Spawm  
this case. And the  
interest for the  
Merrin - Jan  
Thompson  
Alfr. Geo. Cronin  
only made out  
a case of account  
in the 3rd of Jan  
last made out for  
Richard Cronin  
account the same.  
Wells 1899, District Attorney

Counsel,

Filed 11 day of March 1899  
Pleads *Alfr Cronin*

THE PEOPLE  
vs.  
James Campbell  
[Sections 224 and 228, Penal Code].  
Robbery, 1st degree.

DE LANCEY NICOLL,  
JOHN R. WILLOWS

District Attorney.

A True Bill,

*Alfr Cronin*  
Foreman.  
*James Cronin*  
Pm 197 J.

7  
The People

James Campbell

Court of General Sessions. Part I  
Before Judge Martine. April 7, 1891  
Indictment for grand larceny in the second degree.  
Charles Marbach, sworn and examined, testified:  
I live at No. 64 Broome street and I am a vendor  
I sell fruit, anything in a wagon to make an  
honest living in and about the city of New York.  
I have a stable at No. 50 Sheriff street and in  
that stable I keep my horse, harness and feed.  
I have wagons but they are out working today.  
What wagon did you own on the 12<sup>th</sup> day of  
March of this year? A green bodied wagon, red  
running gear, "the little Mammie" on the tail  
board; it was painted on it. On the 12<sup>th</sup> of March  
where was that wagon? I was working all that  
Thursday and when I got through with my  
work I took my wagon in front of my  
residence where I live No. 64 Broome St. I took  
my horse out and fetched my horse to the  
stable; the wagon was there. I went out that  
same night, Thursday the 12<sup>th</sup> of March and  
came home at twelve o'clock and my  
wagon was still there yet in front of my  
residence. I went down again at half  
past one o'clock and my wagon had  
disappeared. I have got a dog and I took  
him down stairs. I missed my wagon  
and I went and reported it at the  
station house. What was the value of that

~~James Campbell~~

0058

wagon? one hundred and twenty five dollars.  
After you reported the loss of your wagon at the  
station house when next did you see it? I did  
not see it until detective sergeant Cottrell  
came and notified me. Where did you go?  
He took me to No. 16 Gouverneur Street and  
I saw the wagon there; it was secreted up  
in a hay loft all taken apart; the wheels  
were put in one corner <sup>and</sup> all scraped,  
the paint was scraped off, the running  
gear was in another corner and the  
springs in another; the whole wagon was  
taken apart. There was straw over the  
springs. Did you ever see the defendant be-  
fore? Yes. I know him through a party who work-  
ed for me named Charlie Knapp. How long  
have you known him? About a month. Did  
you know him to speak to him? Not very much.  
Did you ever speak to him in your life? Yes.  
Did you see him after you discovered the loss  
of your wagon? No sir. When did you last see  
him before you missed the wagon? On the  
Monday pass my residence - the Monday pre-  
vious to the Thursday that the wagon was  
stolen. What did ~~he~~ say to you then? Nothing;  
he only nodded. Did you ever speak to this  
man in your life? Yes. I just said "halloo"  
and that was all. Was anything ever said  
by the prisoner to you concerning the loss of

your wagon? No sir. Has anything ever said in the way of expression of sympathy for the loss of your wagon by him? No sir not by him. Whose place was it, if you know, that you saw parts of the wagon? The place was hired by Campbell, 16 Gouveneur St.; it was a stable.

Cross Examined - Do you know who took your wagon? No sir. I was told that Campbell hires the place 16 Gouveneur St. I went there with detective Cottrell and his partner officer Tomaso. I did not see Mr. Campbell there. What day was that that you went there to 16 Gouveneur St.? On a Saturday, the next week after I missed it, the 21st.

John Cottrell sworn and examined. I am an officer in the staff of Inspector Byrnes and am acquainted with the defendant. I saw the defendant before he went to Trenton prison. (Counsel excepted to the answer of the witness and the Court instructed the jury to disregard it.) In the month of March did you see the defendant? Yes where did you see him? I arrested him in the alley of 16 and 18 Gouveneur St. He had a stable there; he showed me receipts for the <sup>renting of the</sup> stable. Why did you go there on the 12th of March? I had been watching this man for a couple of days. I went there the night before I

0060

went in the stable on the 20th of March. From information you received you went to these premises? Yes, in company with a man, he is now in Court, by the name of Devlin, he stated at Police Headquarters that he had lost a horse. It was information you received you went there? Yes. I asked the defendant how many wagons he had there was it you saw Campbell? In the stable on the 20th of March at 8.30 in the morning. I asked him how many wagons he had and he said, two; one was on the ground floor. I asked him where the other was, and he said, "in the loft." I asked him where he got that wagon in the loft? He said he had it a year before he moved into that stable, that he got it from the West side. I said I know different from that chick, - I did not call him Campbell. "that wagon is all taken apart. I am satisfied that you did not have it a year." Well, he says, I bought it for twenty two dollars off a fellow outside in the alley I asked him about other property which was there which he claimed was his. Did Marbuck go there with you? Yes sir. When was that? That was on the 21st that did Marbuck do? Marbuck went up in

the loft. There was a bulldog up there and we pulled him out, and Mr. Marbach identified the wagon as his property. All the wheels where were they found? They were all in different parts of the loft; the springs were partly covered with a little straw; the wheels were in another part, the body was taken apart all separate - the shafts were in the loft.

By the Court. Was the wagon there entire - did you put it together? No sir, not until we took it out of the loft after, I brought it to the Police Headquarters. Did you see the tail board? Yes, it had "little Marnie" on it. After I found the wagon in pieces I went and saw the defendant at the bar. What conversation did you have with him? He told me I had enough cases against him, that I ought not to pound him. I arrested him on the 20th of March and took him to Police Headquarters. He made the same statements there that he had made over at the stable.

Cross Examined. When I first saw the defendant and asked him how many wagons he had he said he had two; he told me one was in the ground floor and the other was on the loft. That was correct. I will not swear that the statement he made to me that the wagon he bought for twenty two dollars was not true. The parts of the wagon that were taken apart

were not broken; there was a little scratch on the wheel; there was a paint pot up there. Charles Marbach recalled by Counsel. There a stable. In connection with your business is it not a fact that you purchase horses and wagons continually? No sir.

By Mr. Mc Intyre. Your place is at No. 64 Broome street? That is my residence; it is between ~~Clinton~~ and Lewis streets. When you went to identify your wagon you went to No. 16 Gouverneur street? Gouverneur street in the alley.

By the Court How far away from your place is Gouverneur street? It is about eight blocks east.

Michael Devlin, sworn and examined by Mr. Mc Intyre testified: Where do you live? No. 46

Watt street. What is your business? Truckman. Have you trucks of your own? Yes sir. Were you with Officer Cothrell on or about the 20th of March in 16 Gouverneur street? Yes sir. What were you doing there? I was looking for a horse.

Counsel. I ask that that be stricken out as immaterial to this case.

The Court Yes, I will strike it out.

By Mr. Mc Intyre Did you see the defendant there on that occasion? Yes sir. Did you see any component parts of a wagon under hay or straw? No sir. Did you see any parts of a wagon at all on that day? I seen a wagon altogether

down stairs, not up stairs. Were you up stairs at all? No sir. What sort of a wagon was it that was altogether down stairs? It was a top wagon like a grocery wagon. It is not claimed that that was the wagon in question? No sir, it is not.

By Counsel This was the defendant's own wagon? I do not know whose wagon it was.

Mr. McIntyre The people rest.

The Case for the Defence -

Charles Marbach, recalled by counsel for the defendant. How long had you your wagon in use? I just bought the wagon twelve days before, I owned that wagon twelve days. How much did you give for it when you bought it? One hundred and fifty dollars. Where? Up town. Give me the name of the firm, that is all? Pennell. For the wagon alone? No sir, for the horse, wagon and harness. I bought this all complete. How much did you give for the harness? For the horse, wagon and harness one hundred and fifty dollars. Was the harness that you bought new? It was as good as new.

By the Court Was it a new harness? No sir. Was it nearly new? Yes sir.

By Counsel How much was the value of the horse? Twenty five dollars. How much for the harness? I do not know, sir. The wagon itself was not an entirely new wagon was it? No sir. Had

not that wagon been used before? Yes sir, before I got it. How long had that wagon been in use? I do not know, <sup>my</sup> you cannot tell us the value of the harness? No sir. How much would be about the value of the wagon by itself? One hundred and twenty five dollars. You make no allowance at all for the harness because your horse is worth twenty five dollars? I refused one hundred and twenty five dollars for the wagon.

Counsel moved to dismiss the case on the ground that there was no evidence to go to the jury. The defendant was indicted for grand larceny in one count and for receiving stolen goods in the other. It had been proved that the wagon, which was alleged to have been stolen was found in his premises - premises said to have been hired by him; and also that he was in a line of business in which a wagon is purchased and sold; that there was no evidence as to who stole the wagon and the detective would not say that the statement made by the defendant at the time that he bought it for twenty two dollars was not true.

The District Attorney said he would go to the jury on the count for receiving stolen goods. The defendant offered no testimony.

The jury rendered a verdict of guilty of receiving stolen goods. The defendant was remanded for sentence.

0065

5.0

Testimony on the case  
James Campbell  
filed March

1891.

0066

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of South Precinct Police Street, aged \_\_\_\_\_ years,  
occupation Police Officer being duly sworn deposes and says,  
that on the \_\_\_\_\_ day of \_\_\_\_\_ 188  
at the City of New York, in the County of New York, George Barnett

(now here) is a necessary and material witness against James Campbell charged with having committed a Robbery. And Deponent further says that he is led to believe that the said Barnett will not appear at the said Trial of said Campbell

Deponent therefore asks that the said Barnett may be held to await the said trial or find surety for his appearance at said trial — J.M. S. "

Sworn to before me, this \_\_\_\_\_ day of \_\_\_\_\_ 188

\_\_\_\_\_ day of \_\_\_\_\_ 188

*Charles W. ...*

Police Justice

0067

Police Court First District.

CITY AND COUNTY }  
OF NEW YORK, } SS

George Barnett  
of No. Chestnut Street, Brooklyn Street, Aged 44 Years

Occupation Ice being duly sworn, deposes and says, that on the  
8<sup>th</sup> day of March 1887, at the 4<sup>th</sup> Ward of the City of New York,  
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-  
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the  
United States, of the amount of  
Eight Dollars (\$ 8<sup>00</sup>/<sub>100</sub>)

of the value of Eight (8) 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 force and violence as aforesaid by

James Campbell (now here) and two others not  
yet arrested, while acting in concert with  
each other, from the following facts to wit:  
That on the aforesaid date about the hour  
of 12.30 A.M. Deponent was walking along  
North William Street when near the corner of  
Park Row the said defendant, in company  
with two others not yet arrested, came up  
to deponent, and the said defendant  
Campbell forcibly and violently took hold  
of deponent's throat, with his fingers, while  
one of the other unknown men held the  
deponent around the body, and the said other

Sworn to before me this

1887

Police Justice

0068

unknown man, inserted his hand into the pocket of the pants then and there worn on deponent's person, and feloniously took stole and carried away the aforesaid property from said pocket.

And deponent further says that the said defendant in company with the said two other unknown men then ran away.

Deponent therefore charges the said defendant, in company with two others not yet arrested, while acting in concert with each other in having committed a Robbery and asks that he be held and dealt with as the Law may direct.

Sworn to before me

George B. ...

this 8 day of March 1891

Charles J. ...  
Police Justice

Dated 1891 Police Justice

guilty of the offense within mentioned, I order he to be discharged.

There being no sufficient cause to believe the within named

Dated 1891 Police Justice

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1891 Police Justice

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—ROBBERY.

vs.

1  
2  
3  
4

Dated 1891

Magistrate.

Officer.

Clerk.

Witnesses.

No. street,

No. Street,

No. Street,

\$ to answer General Sessions.

0069

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

*James 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. *James Campbell*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No 32 Cherry Street - 2 Months*

Question. What is your business or profession?

Answer. *Father*

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,  
James Campbell*

Taken before me this

day of *March* 188*9*

*Charles B. ...*

Police Justice.

0070

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 Dejen Clark

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 2 1891 Charles W. Hunter Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0071

*Phelias Barnett*  
*Bailed by*  
*Charles Mulford*  
*104 Mayesby*

BAILED.

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

Police Court--- / <sup>15</sup>/<sub>4</sub> District. 327

THE PEOPLE, &  
ON THE COMPLAINT OF

*George Barnett*  
*Edmund Street*  
*James Campbell*

*Robbery*  
Offense

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Dated *March 8* 1891  
*Samtn* Magistrate.  
*Crimin* Officer.  
Precinct.

Witnesses \_\_\_\_\_  
*Complainant sent to* Street.  
*the House of Detention*  
*in default of Bail* Street.

No. \_\_\_\_\_ Street.  
\$ \_\_\_\_\_  
*Committed*  
RECEIVED  
DISTRICT ATTORNEY'S  
MAR 10 1891

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 Campbell

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

James Campbell

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

The said James Campbell,

late of the City of New York, in the County of New York aforesaid, on the 17th day of March, in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one George Bennett, in the peace of the said People, then and there being, feloniously did make an assault, and

the sum of eight dollars in money lawful money of the United States of America, and of the value of eight dollars.

of the goods, chattels and personal property of the said George Bennett, from the person of the said George Bennett, against the will, and by violence to the person of the said George Bennett, then and there violently and feloniously did rob, steal, take and carry away, the said

James Campbell being then and there aided by an accomplice, actually present, whose name is to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

James Campbell, District Attorney

0073

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Campbell, James

**DATE:**

03/24/91



3963

Witnesses  
*[Signature]* Control

*[Signature]*

Counsel,  
Filed *[Signature]* 1891  
Pleads *[Signature]*

THE PEOPLE  
38  
509  
vs.  
James Campbell  
(2 cases)

Bar Glary by the Third degree.  
Grand Jurors second  
degree receiving  
[Section 498, 506, 524, 531, 532]

DE LANCEY NICOLL  
JOHN R. FELLOWS

Ordered by the Court  
over the objections of  
*[Signature]*  
District Attorney.  
*[Signature]*  
A TRUE BILL.  
*[Signature]*

Foreman.  
New York April 15/91  
Do not  
quid and consisted of  
for  
Receiving  
S. P. 44  
3. 91, Part II  
The

COURT OF GENERAL SESSIONS,

Part III.

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

against

J a m e s C a m p b e l l.

-----

:  
:  
: Before  
: HON. RUFUS B. COWING  
: and a jury.  
:  
:

Indictment filed March 24th, 1891.

Indicted for burglary in the third degree.

New York, April 15th, 1891.

A p p e a r a n c e s:

For the People,  
Assistant District Attorney Wauhope Lynn,

For the Defendant,  
Mr. Frank J. Keller.

A N T O N A L B O N I E S O, Jr., a witness for  
the people, sworn, testified:

I live at No. 339 Vernon Avenue, Brooklyn. I  
know the premises No. 623 Water Street in this city. I  
manufacture skylights and cornices in that building.  
I had three sets of harness in those premises last month.  
There was one set on the store floor and there were two  
sets on the floor above that. On the night of the 22nd  
of February last between five and six o'clock, I securely  
locked those premises. The set of harness which was men-  
tioned in the indictment in this case was in a closet in  
those premises at the time I locked it up. On Monday

morning, the 23rd, I came to the store at about half past seven o'clock in the morning; I found the side door wide open; and the ahll door wide open. It looked as though a chisel or something had been used to pry the door open. I made an investigation of the premises and found that a set of harness which was in one of the closets was missing. I did not see that harness again until I found it in the stable kept by this defendant at No. 16 Gouverneur Street. When I went into the stable, I saw my set of harness hanging up on the wall. The only change that I saw in it was that the letter A, the initial had been removed from each one of the eyelids; you could see the two places where the letters A were. I had no conversation with the defendant at the time.

CROSS EXAMINATION:

The defendant is a stranger to me. It was exactly a month after I lost the harness that I found it in the stable of the defendant. The harness was hanging in that part of the stable where it is usual to hang such things. I would not say that a hrness of this kind would be in the line of the defendant's business. I value the harness at \$35. I missed no other property from my premises at the time this set of harness was taken.

J O H N C O T T R E L L, witness for the people,  
sworn, testified:

I am a detective sergeant connected with the Central Office. In company with Detective Formosa, I arrested the

defendant at his stable, No. 16 Gouverneur Street on the 20 of March. The complainant was with me at the time, and he identified the harness which was hanging up in the defendant's stable as his property. I inspected the eye-blinkers and saw that the letter A had been effaced, but there was still an impression of the letter A upon each one of them. The defendant was arrested on the different complaint. I said to the defendant, "Where did you get that set of harness hanging up there?" He says, "I got that up at Van Tassel's about four months ago." I said, "I know different, you are not telling the truth, you know you lie. I am going to lock you up anyhow." He said, "To tell you the truth, I bought that off a young fellow in the alley for 25 cents.

CROSS EXAMINATION:

This harness was hanging up in the stable the same as harness usually hangs in a stable. I know the firm of Van Tassel & Kearney. I believe that the statement the defendant made in reference to them was not true. I did not go to Van Tassel & Kearney's to find out whether it was or not.

CHARLES FORMOSA, a witness for the people, sworn, testified:

I am a police officer connected with the Central Office. I was present in company with the last witness at the stable of the defendant on the day mentioned by him.

Cottrell asked the defendant in regard to that particular set of harness and the defendant said he had bought it four months previous at Van Tassel & Kearney's. Cottrell said, "I know better than that; you did not buy it there." and the defendant said, "I am going to tell you the truth; that set of harness was sold to me by a boy for 25 cents. I said nothing but simply listened to the conversation.

D E F E N C E.

J A M E S C A M P B E L L, the defendant, sworn, testified:

I am 38 years of age. I have been convicted before and was discharged after serving ten months in the Trenton State Prison, on the 27th of August, 1886. Since that time I have been leading an honest life. I have managed to get money enough together to buy a horse and wagon and I peddle merchandise for a living. When the officers came to my place, the set of harness which has been referred to was hanging up in my stable plainly in sight of any one who came in. I bought that set of harness at Van Tassel & Kearney's and paid \$8. for it at an auction sale. I made no other statement to the officer except that I bought it at an auction sale. I do not remember exactly the date when I bought the harness.

CROSS EXAMINATION:

I think I bought the harness some time in March, but could not tell who the individual was that sold it to me. All the other property in the stable belonged to me. I

have never bought any other harness in Van Tassel & Kearney's. I think it was nearer to the first than it was to the 19th of March when I bought the harness. I refuse to answer about the horse which was in my stable at the time I was arrested. I was never convicted in Staten Island of any crime. When Officer Cottrell began to talk to me he called be a convict; he also called me by the nickname of "Chic." I am positive that I paid \$8. for this harness at Van Tassel & Kearney's.

FREDERICK G. FLEMING, a witness for the people, in rebuttal, sworn, testified:

I am an assistant employed at Van Tassel & Kearney's. I have the books with me containing all the sales of harness made in the month of March last. I have carefully examined those books and I do not find any sale of a set of harness at the price of \$8. to any person during that month. I do not find any where in these books the entry of a sale of a set of harness to a person by the name of James Campbell. The entries in these books are in the handwriting of the assistant bookkeeper. I can only testify as to what appears in the books. I have no memory independent from the books. It is possible that such a sale might be made and no entry of it appear in the books. All I can say is that it does not appear on the books.

The jury returned a verdict of guilty of receiving stolen goods.

CONFIDENTIAL FILE 100-1001

COURT OF SENATE OF NEW YORK

FREDERICK G. FLEMING



0081

Police Court

2

District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Charles Marbach

of No. 64 Broome

Street, aged 21 years,

occupation Fruit Dealer

being duly sworn,

deposes and says, that on the 12 day of March

1891 at the City of New York,

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

One vendor wagon

of the value of one hundred

and twenty five dollars

\$ 125.00

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

JAMES CAMPBELL, now

here. The said property was stolen from the front of deponent's residence on

said date, and deponent charges the

defendant with the larceny of said property for the reason that deponent

is informed by Detective John Cottrell

nowhere that the said property

Sworn to before me this

1891

day

Police Justice.

0082

was found secreted under some  
hay in a haystack in the possession  
of the defendant, and the defendant  
pretended that the said wagon  
belonged to him, and it was taken  
apart and covered with hay  
when defendant saw it on defendant's  
premises subsequent to said larceny

<sup>2d</sup>  
Wm. H. ...  
G. ...  
Charles Marbach

Printed

0083

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Cottrell*  
aged 38 years, occupation Electrician of No.

300 Muebery Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Arthur Charles Weinbach

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

Sworn to before me, this 22 } *John Cottrell*  
day of March 1899 }

*J. Henry [Signature]*  
Police Justice.

0084

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

James 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. James Campbell

Question. How old are you?

Answer. 38 years

Question. Where were you born?

Answer. Brooklyn N.Y.

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

Answer. 509 Brown St. 9 years

Question. What is your business or profession?

Answer. Plumber

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  
James Campbell

Taken before me this

day of

March

1897

22

William Ford

Police Justice

0085

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

*J. M. Campbell*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* 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 22* 18*91* *J. M. Campbell* Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0086

See complaint for 383  
Burglary against J. J.  
Police Court--- 2 --- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Marbach  
64. Bromm St  
James Campbell

J. J. J. J.  
J. J. J. J.  
Offence

BAILED.

No. 1, by .....  
Residence ..... Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

No. 4, by .....  
Residence ..... Street.

Dated March 22 1881  
Ford  
Cottrell & Formosa  
Officer.  
C. O. Precinct.

Witnesses Call the Officers  
No. Patrick Belmont 124 Valley St  
#77  
No. Michael 46 N. St  
J. J. J. J.  
AT TORNEY

No. Street.  
\$ 1000 to answer  
J. J. J. J.

0087

Court of General Sessions of  
the Peace, in and for the City  
and County of New York.  
The People vs  
against  
James Campbell

The defendant James Camp-  
bell herein, on being arraigned  
pleads that he has already been  
convicted of the crime charged  
in this indictment, by the judg-  
ment of this Court, rendered on  
the 4<sup>th</sup> day of April 1891

Thos. Keller  
att. in def.  
287 Broadway  
New York City

Dated April 14<sup>th</sup> 1891

My Special Services

Shel Raphe

to James Campbell

pleas former  
connection

Paul M. Reed  
Abt. 10/10/80  
287 Broadway  
N.Y.C.

0089

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 Campbell*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse

*James Campbell*

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

The said

*James Campbell*

late of the City of New York, in the County of New York aforesaid, on the *twelfth*  
day of *March* in the year of our Lord one thousand eight hundred and  
ninety - *one* at the City and County aforesaid, with force and arms,

*one wagon of the value of  
one hundred and twenty-five  
dollars*

of the goods, chattels and personal property of one

*Charles Marbach*

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

SECOND COUNT—

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

*James Campbell*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *James Campbell*

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,

*one wagon of the value of one hundred and twenty-five dollars*

*[Large handwritten flourish]*

of the goods, chattels and personal property of one *Charles Marbach*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

*Charles Marbach*

unlawfully and unjustly, did feloniously receive and have; the said

*James Campbell*

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

DE LANCEY NICOLL,

**District Attorney.**

0091

Police Court 2 District.

City and County } ss.:  
of New York,

Antoine Albovici

of No. 628 Water Street, aged 33 years,  
occupation Cornice maker being duly sworn.

deposes and says, that the premises No. 628 Water Street,  
in the City and County aforesaid, the said being a factory building

and which was occupied by deponent ~~as~~ for manufacturing purposes  
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking the  
side door in the hallway leading  
into the store on said premises

on the 22<sup>nd</sup> day of February 1888, in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

One set of harness of the value  
of Thirty Four dollars

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

James Campbell (now here)

for the reasons following, to wit: that on the previous  
evening deponent securely locked  
and fastened the doors and windows  
leading into said store and said property  
was therein on the following morning  
deponent found said premises broken  
into in the manner aforesaid and  
said property stolen. Deponent is  
informed by John Cottrell (now here)

95  
16

0092

that he found the harness in the  
defendant's possession in the defendant's  
stable at 16 Gouverneur Street, and  
deponent identifies it as his property,  
gave the proceeds of said burglary.  
Sworn to before me,  
this 21<sup>st</sup> March, 1891,

*J. Henry Ford*  
Police Justice  
*Aut. Albright*

Police Court ..... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
Burglary  
Degree.

Dated ..... 188

Magistrate.

Officer.

Clerk.

Witnesses:

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

Bailed by

No. .... Street.

0093

CITY AND COUNTY }  
OF NEW YORK, } ss.

John Cottrell  
aged 38 years, occupation Detective Serg cant No.  
300 mulberry Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Anton Alboussi Jr  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 21  
day of March 1887

John Cornell

J. Murray  
Police Justice.

0094

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

2 District Police Court.

James 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. James Campbell

Question. How old are you?

Answer. 38 years.

Question. Where were you born?

Answer. Brooklyn New York.

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

Answer. 509 Broome Street. 3 years.

Question. What is your business or profession?

Answer. Plumber

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 was examined  
James Campbell

Taken before me this

day of March 1891

John J. ...

Police Justice.

0095

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 21<sup>st</sup>* 1891 *J. Henry [Signature]* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0096

300

Police Court--- 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Anton Albomese Jr.  
628 1/2 Water St.  
1 James Campbell

Offence *Burglary*

Dated *March 21st* 1891  
*Ford* Magistrate.

*Cottrell and Formosa* Officer.  
*C.O.* Precinct.

Witnesses *John Cottrell*  
No. *Central Office* Street.



No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
\$ *1000* to answer *Ans*

*Ans*

BAILED.

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

0097

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*James Campbell*

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

*James Campbell*

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

The said

*James Campbell*

late of the *Seventh* 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 *ninety one*, with force and arms, in the *night* - time of the same day, at the Ward, City and County aforesaid, the ~~dwelling house of one~~ *a certain building to wit;*

*the factory of one Anton Albonesi, the younger.*

there situate, 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 *Anton Albonesi, the younger*

~~in the said dwelling house~~ *factory* 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.

SECOND COUNT—

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

*James Campbell*  
of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:  
The said *James Campbell*

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 time of said day, with force and arms, *night*

*one set of harness, of the value of thirty-five dollars*

of the goods, chattels and personal property of one *Anton Albonesi, the younger,*  
*factory*  
in the dwelling house of the said *Anton Albonesi, the younger*

*in the factory*  
there situate, then and there being found, ~~from 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.

## THIRD COUNT—

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

*James Campbell*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*James Campbell*

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

*one set of harness of the value  
of thirty-five dollars*

of the goods, chattels and personal property of

*Anton Albonesi,  
the younger,*

by a certain person or persons to the Grand Jury aforesaid (unknown, then lately before feloniously stolen, from the said

*Anton Albonesi, the younger*

unlawfully and unjustly, did feloniously receive and have; (the said

*James Campbell*

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

DE LANCEY NICOLL,  
~~JOHN B. FELLOWS,~~  
District Attorney.

0100

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Campbell, John

**DATE:**

03/18/91



3963

0101

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Walsh, James

**DATE:**

03/18/91



3963

Witnesses:

*Almie Waterman*

*Herman E. Jurgens*

*Off. Murray*

Counsel,

Filed

Pleaded

*J. S. [Signature]*  
day of *March* 189*7*

THE PEOPLE

vs.

*John Campbell*

and

*James Walsh*

*Burglars in the Third degree,  
and Petit Larceny*  
[Section 498, 526, 527, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

*DE LANCEY NICOLL*

*JOHN R. FELLOWS*

District Attorney.

**A True Bill.**

*[Signature]*

Foreman.

*[Signature]*

*[Signature]*

*[Signature]*

*[Signature]*

*[Signature]*

0103

Police Court 2 District.

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

of No. 63 West 48 Street, aged 43 years,  
occupation Keep House being duly sworn

deposes and says, that the premises No 485 West 22 Street,  
in the City and County aforesaid, the said being a four story and  
basement brick building,  
and which was occupied by ~~deponent~~ not as a  
and in which there was at the time no human being, ~~by~~

were **BURGLARIOUSLY** entered by means of forcibly breaking  
out the panel of the basement  
door

on the 13<sup>th</sup> day of March 1891 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

a piece of lead pipe of the  
value of ten cents,

the property 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  
John Campbell, by James Walsh,  
(with grow here)

for the reasons following, to wit: that deponent is

informed by Officer Daniel Murray of the  
Street Cleaning Department - Squad that  
she found the said defendants  
together and in company of each

0104

other in the said premises,  
at about the hour of 9 o'clock am  
said date.

Wherefore defendant charges  
the said defendants with with  
forcibly entering the said premises  
as aforesaid and prays that  
they may be held and dealt  
with as the law directs.

x *James H. [Signature]*

13  
March 1871  
*[Signature]*

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.  
Burglary

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

Magistrate.

Officer.

Clerk.

Witnesses:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

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

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

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

0 105

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Daniel Murray*  
aged \_\_\_\_\_ years, occupation *Police Officer* of No. \_\_\_\_\_  
*Street Cleaning Squad* Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of *Amie A. Weber*  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this *13* } *Daniel Murray*  
day of *March* 189*4* }

*D. J. [Signature]*  
Police Justice.

0106

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Campbell* 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. *John Campbell*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *701 Ave B 2 St 3 months*

Question. What is your business or profession?

Answer. *Work in a paper factory*

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*

*John Campbell*

Taken before me this

*15*

day of *March* 1897

*M. M. ...*

Police Justice.

0107

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

James Walsh 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. James Walsh

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. Ireland

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

Answer. 201 West 62 St N Y 2 months

Question. What is your business or profession?

Answer. Ball boy

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

James Walsh

Taken before me this

day of

March 1897

13

Inspector

Police Justice

0108

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

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

Dated March 13 1891 [Signature] Police Justice.

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

Dated.....18 ..... 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.....18 ..... Police Justice.

0109

346

Police Court--- 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Annie H. Westworth.

63 - St. 4 St.

1 John Campbell

2 James Walsh

3

4

Offence *Dumping*

BAILED.

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *Mar. 13* 1891

*McMahon* Magistrate.

*Murray* Officer.

*St C* Precinct.

Witnesses *Herman Jenkins*

No. *199. 10 Ave*

No. .... Street.

No. .... Street.

No. .... Street.

\$ *2000* to answer *G.S. 37*



*John Campbell*

0110

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*  
*John Campbell*  
*and*  
*James Walsh*

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

*John Campbell and James Walsh*

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

The said *John Campbell and James Walsh, both*

late of the *Sixteenth* Ward of the City of New York, in the County of New York  
aforesaid, on the *thirteenth* day of *March* in the year of our Lord one  
thousand eight hundred and *ninety-one*, with force and arms, in the  
*day* time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *of one Annie N. Westervelt* ~~the building~~

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

01111

SECOND COUNT—

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

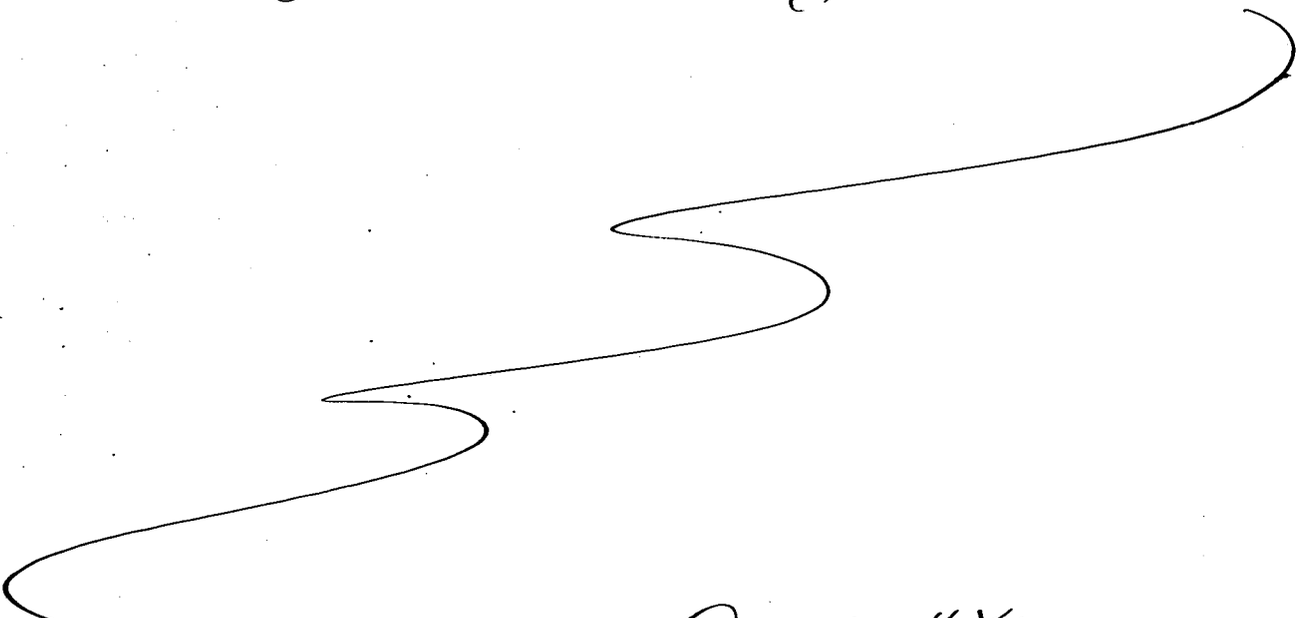
*John Campbell and James Walsh*

of the CRIME OF *Petit* LARCENY, committed as follows:

The said *John Campbell and James Walsh, both*

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 said day, with force and arms,

*one piece of lead pipe of the value of ten cents*



of the goods, chattels and personal property of one *Annie N. Westervelt*

*building* in the dwelling house of the said *Annie N. Westervelt*

there situate, then and there being found, *in the building* from 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.

*De Laurey McCall,  
District Attorney*

0112

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Cannon, William P.

**DATE:**

03/09/91



3963

COURT OF GENERAL SESSIONS OF THE PEACE  
Of the City and County of New York.

-----X  
The People of the State of New York

Against

William P. Cannon.

-----X  
THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,  
by this indictment accuse William P. Cannon, of a misde-  
meanor, committed as follows:

Heretofore to wit: prior to the day of the commission  
of the crime and misdemeanor hereinafter alleged, the A.  
Liebler Bottling Company, at all the times herein men-  
tioned being a corporation engaged in manufacturing, bot-  
tling and selling lager beer in bottles, with its name  
and certain marks and devices blown and impressed there-  
on, and having its principal place of business in the  
said City of New York, did duly file in the office of  
the Clerk of the said County of New York, and also in  
the office of the Secretary of State of the State of  
New York, a description of the name, marks and devices so  
used by it, and did duly cause such description to be  
printed and published for three weeks successively in  
two daily newspapers published in the said City of New  
York, as provided by a certain Act of the Legislature of  
this State entitled "An act to protect the owners of  
bottles, boxes, syphons and kegs used in the sale of soda  
water, mineral or aerated waters, porter, ale, cider, ginger

(2)

ale, milk, cream, small beer, lager beer, weiss beer, beer, white beer or other beverages," passed May 18th, 1887, and known as Chapter three hundred and seventy-seven of the laws of eighteen hundred and eighty-seven, as amended by a certain other act of the Legislature of this State entitled "An act to amend Chapter three hundred and seventy-seven of the laws of eighteen hundred and eighty-seven, entitled 'An act to protect the owners of bottles, boxes, syphons and kegs used in the sale of soda water, mineral or aerated waters, porter, ale, cider, ginger ale, milk, cream, small beer, lager beer, weiss beer, beer, white beer, or other beverages'" passed April 26th, 1888, and known as chapter one hundred and eighty-one of the laws of eighteen hundred and eighty-eight.

And the said William P. Cannon late of the City and County aforesaid, afterwards to wit: on the 30th day of September 1890, at the City and County aforesaid, did unlawfully buy from a certain person or persons to the Grand Jury aforesaid, unknown, without the consent of the said A. Liebler Bottling Company, such corporation as aforesaid, divers to wit: three certain bottles which and each of which were and was then and there so marked and distinguished as aforesaid, with and by the name of the said corporation, and the said marks and devices of which a description had been so filed and published as aforesaid, and upon which and each of which said bottles there was then and there the said marks and devices of the said corporation, and which said bottles had not been

(3)

purchased from the said corporation; against the form of the statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

## SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said William P. Cannon of a misdemeanor, committed as follows:

Heretofore to wit: prior to the day of the commission of the crime and misdemeanor hereinafter alleged, the A. Liebler Bottling Company, at all the times herein mentioned being a corporation engaged in manufacturing, bottling and selling lager beer in bottles with its name and certain marks and devices blown and impressed thereon, and having its principal place of business in the said City of New York, did duly file in the office of the Clerk of the said County of New York, and also in the office of the Secretary of State of the State of New York, a description of the name, marks and devices so used by it, and did duly cause such description to be printed and published for three weeks successively in two daily newspapers published in the said City of New York, as provided by a certain Act of the Legislature of this State entitled "An act to protect the owners of bottles, boxes, syphons and kegs used in the sale of soda water, mineral or aerated waters, porter, ale, cider, ginger ale, milk, cream, small beer, lager beer, weiss beer, beer, white beer, or other beverages," passed May 18th, 1887, and known

(4)

as chapter three hundred and seventy-seven of the laws of eighteen hundred and eighty-seven, as amended by a certain other act of the Legislature of this State, entitled "An act to amend chapter three hundred and seventy seven of the laws of eighteen hundred and eighty-seven, entitled 'An act to protect the owners of bottles, boxes, syphons and kegs used in the sale of soda water, mineral or aerated waters, porter, ale, cider, ginger ale, milk, cream small beer, lager beer, weiss beer, beer, white beer, or other beverages'" passed April 26th, 1888, and known as chapter one hundred and eighty-one of the laws of eighteen hundred and eighty-eight.

And the said William P. Cannon late of the City and County aforesaid, afterwards to wit: on the 30th day of September 1890, at the City and County aforesaid, did unlawfully take from a certain person\* to the Grand Jury aforesaid, unknown, without the consent of the said A. Liebler Bottling Company, such corporation as aforesaid, divers to wit: three certain bottles which and each of which were and was then and there so marked and distinguished as aforesaid, with and by the name of the said corporation, and the said marks and devices of which a description had been so filed and published as aforesaid, and upon which and each of which said bottles there was then and there the said marks and devices of the said corporation, and which said bottles had not been purchased from the said corporation; 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

(5)

their dignity.

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said William P. Cannon of a misdemeanor, committed as follows:

Heretofore to wit: prior to the day of the commission of the crime and misdemeanor hereinafter alleged, the A. Liebler Bottling Company, at all the times herein mentioned being a corporation engaged in manufacturing, bottling and selling lager beer in bottles with its name and certain marks and devices blown and impressed thereon, and having its principal place of business in the said City of New York, did duly file in the office of the Clerk of the said County of New York, and also in the office of the Secretary of State of the State of New York, a description of the name, marks and devices so used by it, and did duly cause such description to be printed and published for three weeks successively in two daily newspapers published in the said City of New York, as provided by a certain Act of the Legislature of this State entitled "An act to protect the owners of bottles, boxes, syphons and kegs used in the sale of soda water, mineral or aerated waters, porter, ale, cider, ginger ale, milk, cream, small beer, lager beer, weiss beer, beer, white beer, or other beverages" passed May 18th, 1887, and known as Chapter three hundred and seventy-seven of the laws of eighteen hundred and eighty-seven, as amended by a

(6)

certain other act of the Legislature of this State entitled "An act to amend chapter three hundred and seventy-seven of the laws of eighteen hundred and eighty-seven, entitled 'An act to protect the owners of bottles, boxes, syphons, and kegs used in the sale of soda water, mineral or aerated waters, porter, ale, cider, ginger ale, milk, cream, small beer, lager beer, weiss beer, beer, white beer, or other beverages'" passed April 26th, 1888, and known as chapter one hundred and eighty-one of the laws of eighteen hundred and eighty-eight.

And the said William P. Cannon late of the City and County aforesaid, afterwards, to wit: on the 30th day of September 1890, at the City and County aforesaid, did unlawfully traffic in and dispose of in a manner and by means to the Grand Jury aforesaid unknown, without the consent of the said A. Liebler Bottling Company, such corporation as aforesaid, divers to wit: three certain bottles which and each of which were and was then and there so marked and distinguished as aforesaid, with and by the name of the said corporation, and the said marks and devices of which a description had been so filed and published as aforesaid, and upon which and each of which said bottles there was then and there the said marks and devices of the said corporation, and which said bottles had not been purchased from the said corporation; against the form of the statute in such case made and provided and against the peace of the People

0119

(7)

of the State of New York and their dignity.

Thomas C.E.Ecclesine,  
Special District Attorney.

0120

A. H. Tenney  
206 Boston

Counsel,

Filed

Pleads

20 March 1891  
day of  
20 April 10

THE PEOPLE

vs.

B

Violation of Bottle Law.  
[Chap. 181, Enacted 1883]

William B. Cannon

Thomas C. E. Ecclesine,  
JOHN T. FELLOWS

Special District Attorney.

A TRUE BILL.

John J. Cannon

Foreman.

281

It could on another  
indl. - May 25 91

Stay by Record

Witnesses:

John A. Phillips

0 12 1

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

*Henry W. Linker*

of No. *149 E. 15<sup>th</sup>* Street, being duly sworn, deposes and says,  
that *William P. Leannon* (now present) is the person of the name of  
*John Doe* mentioned in deponent's affidavit of the *30<sup>th</sup>*  
day of *September* 18*90* hereunto annexed.

Sworn to before me, this *2*  
day of *December* 18*90* } *H. W. Linker*

*W. W. Mahon* POLICE JUSTICE.

0122

DISTRICT POLICE COURT.

State of New York, City and County of NEW YORK.

ss:

HERMAN W. LINKER, being sworn says; I am 26 years of age; I reside at 149 EAST 15TH STREET. My business is that of *retailer*, I am the agent of the A. Liebler Bottling Company, a corporation created by and at all the times hereinafter mentioned, existing under the Laws of the State of New York. Said Corporation is engaged in bottling and selling porter, ale, beer, lager beer and other beverages, in bottles and boxes with its name and other marks and devices branded, stamped, engraved, etched, blown, impressed and otherwise produced upon such bottles and boxes, and its principal place of business was at the times hereinafter mentioned ever since has been and now is at the city of New York, and County of New York and State aforesaid. The name and other marks and devices so as aforesaid produced upon said bottles and boxes, and a description thereof is as follows, viz: A. Liebler Bottling Co., Registered, 402 & 404 W. 126th St., N Y, and a monogram of the letters A. L. B. Co. Said description of said name and other marks and devices so as aforesaid used by the said Corporation, upon said bottles and boxes, was on the 1st day of February, 1888, duly filed in the office of the Clerk of New York County in the State of New York, and also in the office of the Secretary of State of the State of New York, on the 2nd day of February, 1888; and such description was by said Corporation thereafter caused to be printed and was printed for three weeks successively in two daily newspapers, published in said City and County of New York. Said Corporation has in all things complied with Chapter 377 of the Laws of the State of New York for 1887, as amended by Chapter 181 of the Laws of the State of New York for 1888. That said Corporation is the owner of the following described property, marked and distinguished as hereinbefore stated, viz.: divers bottles and boxes, the number of which is unknown to deponent. That the same are so marked and distinguished as aforesaid with and by the said name and other marks and devices of which a description has been, as hereinbefore stated, duly filed and published as provided in section I. of Chapter 377 of the Laws of the State of New York for 1887, passed May 18, 1887, Deponent further says that

*John Doe* is a junk dealer, dealer in second hand articles, vendor of bottles; and deponent has reason to believe, and does believe, and avers the fact to be, that said

*John Doe* has in his possession and secreted on the premises hereinafter described, the said divers bottles and boxes, so marked and distinguished as aforesaid, the property of the said Corporation, and *is* had been unlawfully buying, selling, giving, taking and otherwise disposing of and trafficking in said divers bottles and boxes, marked and distinguished as aforesaid in and upon the following described premises used and occupied by the said

*John Doe viz: The basements & cellars under the buildings and premises known and described as numbers 805, 807 & 809 Seventh Avenue in the City, County & State of New York*

All of which the said *John Doe* is & has been

doing contrary to the Laws of the State of New York in such case made and provided, and without having obtained the written consent of or having purchased the said divers bottles and boxes from the said Corporation. That the reason for deponent's said belief, and the further facts upon which this affidavit is based are that on the 29th day of September 1890 Deponent saw in and upon the above described premises bottles marked & distinguished as aforesaid.

*H. W. Linker*

Subscribed and sworn to before me, }  
this 30th day of September 1890 }

*Charles N. Lavanti*

POLICE JUSTICE.

0123

J. No. 5

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

HARMAH W. LUKER.

vs.

John Doe

AFFIDAVIT.

REGINALD HART,

ATTORNEY FOR COMPLAINANT.

No. 149 East 15th Street.

NEW YORK CITY.

0124

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 *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 *December 2* 18*90* *W. M. ...* Police Justice.

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

Dated *Dec 2* 18*90* *W. M. ...* 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..... 18..... Police Justice.

0125

Police Court--- 4 District. 1890

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

HERMAN W. LINKER,

vs.  
1 William P. Cannon

2  
3  
4

Offence  
Vio. BOTTLE ACT

Dated: December 2 1890

McMahon Magistrate.

Philips Officer.

Court Precinct

Witnesses HERMAN W. LINKER.

No. OF 149 EAST 15TH STREET. Street.

No. Street.

No. Street.

\$ 500 to answer G. S.

Bailed



BAILER

No. 1 by W. Rockchild

Residence 419 E. 74<sup>th</sup> Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

0126

State of New York,  
City and County of  
NEW YORK.

ss.

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

To any Peace Officer in this State or in the County of NEW YORK.

Proof by affidavit having been this day made before me, by HERMAN W. LINKER.

OF 149 EAST 15TH STREET.

that the following described property, to wit:  
divers bottles and boxes, the number of which is unknown to deponent, the property of the  
A. Liebler Bottling Company, a corporation created by and existing under the Laws of the State of  
New York, having branded, blown and otherwise produced on said bottles and boxes, A. Liebler  
Bottling Co. Registered, 402 & 404 W. 126th St., N. Y. and a monogram of the letters A. L. B. Co.  
was unlawfully taken, and has been and is being unlawfully had, used, filled, bought, sold,  
disposed of and trafficked in, contrary to the provisions of Chapter 377, Laws of the State of New  
York, for the year 1887, passed May 18, 1887, as amended by Chapter 181 of the Laws of the  
State of New York for the year 1888, passed April 26, 1888, and that there is reasonable ground to  
believe that the said property was unlawfully taken and has been and is being unlawfully had,  
used, filled, bought, sold, disposed of and trafficked in, contrary to the provisions of said act by

*John Doe*  
and that there is probable cause for believing that the said divers bottles and boxes, are now in the  
possession of the said

*John Doe*  
and are now concealed in and upon the following described premises used and occupied by said

*John Doe viz, the basements & cellars  
under the building and premises  
known & described as numbers  
800, 802 & 804 Seventh Avenue  
in the City, County & State of  
New York*

You are, therefore, in the name of the People of the State of New York, commanded and author-  
ized, with proper assistance, in the day-time, or at any time of the day  
to enter the building and premises of the said

*John Doe* situate as  
aforesaid, and there make immediate search for the said divers bottles and boxes, and if you find  
the same, or any part thereof, then you are likewise commanded to bring the same so found,  
together with the said

*John Doe*  
forthwith, before me, at *4th District Police Court, New York City*

to be dealt with as the law directs.

Dated at NEW YORK, *City* the *20th* day of *September* 189*0*

*Charles W. Linker*  
POLICE JUSTICE.

0127

Inventory of property taken by *Abraham Philips* by whom this warrant was executed, from *William P. Cannon* in whose possession it was found,  from *within described premises* from whom it was taken, where the property was found, no person being there.

*200* Bottles ~~Filled~~ *empty*  
Bottles Empty,  
Boxes.  
Total, *200*

COUNTY OF *New York* ss:

I *Abraham Philips* the officer by whom this warrant was executed, do swear that the above inventory contains a true and detailed account of all the property taken by me on this warrant.

Sworn to before me, this *4th* day of *October* 189*0* by *Abraham Philips*  
*W. P. Cannon*  
*Police Justice*

*J. No 5*  
THE PEOPLE, ETC.,  
ON THE COMPLAINT OF

HERMAN W. LINKER

vs.

*John Doe*

SEARCH WARRANT  
AND  
WARRANT OF ARREST.

REGINALD HART,  
ATTORNEY FOR COMPLAINANT,  
No. 149 East 15th Street,  
NEW YORK CITY.

0128

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

William P. Shannon 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. William P. Shannon

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Ireland

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

Answer. 312 W. 47th St. 3 months

Question. What is your business or profession?

Answer. Broth dealer

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 demand a trial by jury *ipm* of Shannon

Taken before me this

day of December 1899

H. M. ...

Police Justice.

0-129

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Carroll, John

**DATE:**

03/10/91



3963

0130

Witnesses:

*Wm A. Shindler*  
*Chas. Boyer*

Counsel,

Filed

*J. P. O'Hay*  
day of *May* 1891

Pleas

*Magistry*

THE PEOPLE

vs.

*John Carroll*  
*et al*

*Burglary in the Third degree.*

[Section 498, Penal Code 1.]

**DE LANCEY NICOLL,**  
**JOHN R. PHILLIPS**

District Attorney.

**A True Bill.**

*Alfred Williams*

Foreman.

*John B. [unclear]*

*Please Run Today*  
*S. P. 3. Mrs. P. B. M.*

0131

Police Court 4 District.

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

of No. 994 Sixth Avenue Street, aged 46 years,  
occupation Liquor Store being duly sworn

deposes and says, that the premises No. 994 Sixth Avenue Street, 19<sup>th</sup> Ward  
in the City and County aforesaid the said being a one story frame  
building part  
and which was occupied by deponent as a liquor store  
and in which there was at the time no human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly breaking open  
a pane of glass in the store and opening  
deponent and breaking a pane of glass,  
in a door which led into deponent's store,  
and opening the said door  
on the 5<sup>th</sup> day of March 1899 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

a store of liquors and cigars of the  
value of about five thousand dollars.

the property of Deponent  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen and carried away by  
John Carroll, (born free)

for the reasons following, to wit: that at about the hour of  
twelve o'clock midnight, deponent locked  
and securely fastened the doors and  
windows leading into the said premises  
and the said property was therein.  
Deponent is now informed by Police  
Officer Thomas H. Doyle, of the 53<sup>rd</sup> Precinct  
Police, that he, the officer, saw this defendant  
in the said premises about the hour of

0132

2 20 O'Clock AM on the 8<sup>th</sup> of March  
and arrested the defendant, and found  
that the premises had been entered as  
aforesaid. Therefore upon me I charge  
the defendant with burglary, entering  
the premises as aforesaid and pray that  
he be dealt with as the law directs.

Subscribed before me this 9<sup>th</sup> of March 1891  
8<sup>th</sup> day of March 1891

John Ryan  
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  
Hundred Dollars and he committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated 1891  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1891  
Police Justice.  
There being no sufficient cause to believe the within named  
guilty of the offence therein mentioned, I order he to be discharged.  
Dated 1891  
Police Justice.

Police Court, District, Office—BURGLARY.

THE PEOPLE, &c.,  
on the complaint of

1. \_\_\_\_\_  
2. \_\_\_\_\_  
3. \_\_\_\_\_  
4. \_\_\_\_\_

Dated 1891  
Magistrate.  
Officer.  
Clerk.  
Witnesses, No. Street,  
No. Street,  
No. Street,  
\$ to answer General Sessions.

0133

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

*John 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.

*John Carroll*

Question. How old are you?

Answer.

*22 years old*

Question. Where were you born?

Answer,

*New York City*

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

Answer.

*No 37. 1st Street Eight months*

Question. What is your business or profession?

Answer,

*Printer*

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 Carroll*

Taken before me this

day of

*August 1898*

Police Justice.

0134

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.....

*W. J. Hendon*  
.....  
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 9* 18..... *John Ryan* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0135

138  
+ 139 ordered  
Police Court--- 311 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Sheridan  
894 vs. Sarah  
John Carroll

*M. J. [Signature]*  
Office

2  
3 (cases on  
4 this complaint)

Dated March 8 1891

Ray Magistrate.

Doyle Officer.

23<sup>rd</sup> Precinct.

Witnesses: *Butcher*

No. 7 Street.

Frank Hansmann  
No. 988 Sixth Avenue Street.

No. Street.

\$15.00



*[Signature]*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

0136

**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 Carroll*

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

*John Carroll*

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

The said

*John Carroll*

late of the *Nineteenth* Ward of the City of New York, in the County of New York aforesaid, on the *eighth* day of *March* in the year of our Lord one thousand eight hundred and *ninety-one*, with force and arms, in the *night* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *a certain building, to wit:*

*the shop of one Frank Hausman*

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

*De Laury Nicoll,*  
*District Attorney.*

0137

Witnesses;

*Thos. Sheehan*

*Off. Boyle*

139

Counsel,

Filed

Pleads,

*[Signature]*  
187

THE PEOPLE

vs.

*John Carroll*  
(2 cases)

*Burglary in the Third degree.*

*Penal Code 1.*

[Section 498.

DE LANCEY WIGGILL,

JOHN R. FELLOWS

District Attorney.

**A True Bill.**

*Alfred Lamm*

Foreman.

*Sentenced on and  
indict. P.M.*

0138

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas H. Doyle*  
Police Officer of No.

aged \_\_\_\_\_ years, occupation \_\_\_\_\_ of No. \_\_\_\_\_

*The 79<sup>th</sup> Precinct Police* Street, being duly sworn deposes and

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

Sworn to before me, this *8* day of *March* 18*97* *Thomas H. Doyle*

*J. H. Ryan*  
Police Justice.

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 Carroll

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

John Carroll

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

The said

John Carroll

late of the nineteenth Ward of the City of New York, in the County of New York aforesaid, on the eighth day of March in the year of our Lord one thousand eight hundred and ninety one, with force and arms, in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one a certain building to wit:

the store of one Thomas P. Sheridan

there situate, 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

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

De Laurey Nicoll,  
District Attorney.

0140

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Carroll, Michael

**DATE:**

03/31/91



3963

0141

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Martin, Richard

**DATE:**

03/31/91



3963



POOR QUALITY ORIGINAL

The defendant Carroll was tried and convicted for presenting a false claim to an insurance Company that indictment being found on my recommendation when it appeared doubtful whether he could be convicted of the crime charged herein. He is now serving his sentence upon that conviction. There is no reason for holding this indictment over him and I recommend that it be dismissed as to him and his co-defendant Marlin.

Delaney Meade  
District Attorney

642 St. Louis  
John H. Fellows and James A. Gray  
Counsel, 51 Chaffin St.  
Filed 31 day of March 1891  
Pleads, Not guilty, April 3/91

THE PEOPLE  
vs.  
Michael Carroll  
and  
Richard Marlin

W. E. Agnew, Nicoll  
District Attorney  
May 8 1893  
A TRUE BILL.

W. E. Agnew  
District Attorney  
May 8 1893  
Part 3 of the indictment  
was discharged on the  
recommendation of the  
District Attorney, indictment  
dismissed.

Arson, first degree.  
Sec. 486, Penal Code

After conferring with Mr. McMillen and Mr. Sumner who had charge of this case I am of the opinion that the evidence taken at the hearing would not support a conviction. Accordingly I recommended that the prisoner be discharged on his own recognizance. Delaney Meade District Attorney

0144

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

THE PEOPLE OF THE STATE OF NEW YORK,

against  
*Michael Carroll*  
*and Richard Martin*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Michael Carroll* and

*Richard Martin*

of the crime of *Arson in the first degree,*

committed as follows:

The said *Michael Carroll* and

*Richard Martin*, both

late of the City of New York, in the County of New York aforesaid, on the

*fourth* day of *November*, in the year of our Lord one thousand  
eight hundred and ninety \_\_\_\_\_, at the City and County aforesaid,

*with force and arms, in the night time of*  
*the said day, a certain dwelling house of one*  
*Joseph H. Swan, there situate, there being then*  
*and there within the said dwelling house some*

0145

human being, to wit: the said Joseph H. Swan  
and others, feloniously, wilfully and maliciously  
did set on fire and burn; 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.

For Lancelotti Nicoll,  
District Attorney.

0146

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Casey, James

**DATE:**

03/18/91



3963

0147

Witness:  
*Joe Devins*  
*Off. Johnston*

Counsel,  
Filed  
Pleads,  
*J. J. Smith*  
1891

Grand Larceny & *Several* Degree.  
[Sections 528, 537 — Penal Code.]

THE PEOPLE

vs.

*James Casey*

*H. W. C. G.*

DE LANCEY NICOLL,  
District Attorney.

A True Bill.

*Wm. J. Cannon*  
*James H. [unclear]*  
Foreman.  
*Wm. J. [unclear]*  
*S. P. [unclear]*  
*R. B. A.*

0148

CITY AND COUNTY }  
OF NEW YORK, } ss.

Arthur A. Johnston

aged \_\_\_\_\_ years; occupation Police Officer of the

18' Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Devies

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

Sworn to before me, this 12 day of March 1899

Arthur A Johnston

Sam W. McCoy  
Police Justice.

0149

Sec. 198-200

4 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

*James Casey* 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. *James Casey*

Question. How old are you?

Answer. *41 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *120 East 26 Street 8 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I have nothing to say*  
*James Casey*

Taken before me this

*12*

*James J. [Signature]*

Police Justice.

0150

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 \$100 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 12 18 91 [Signature] Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0151

349

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Devins*  
400 - E. 273 St.  
1. *James Casey*  
2.  
3.  
4.

Offence *John J. Feeney*

BAILED,

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

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

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

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

Dated *March 12* 18*91*

*Murray* Magistrate.

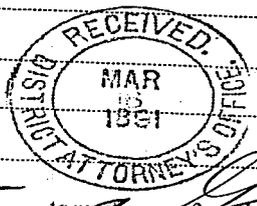
*Johnston* Officer.

*18* Precinct.

Witnesses *Case Officer*

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

\$ *500-* to \_\_\_\_\_



*Case*  
*512*

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 Casey*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse

*James Casey*

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

The said

*James Casey*

late of the City of New York, in the County of New York aforesaid, on the *eleventh*  
day of *March* in the year of our Lord one thousand eight hundred and  
ninety - *one* at the City and County aforesaid, with force and arms,

*two coats of the value of  
twenty dollars each and one  
pair of trousers of the value  
of ten dollars*

of the goods, chattels and personal property of one

*James Devins*

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

*Wm. Raucy Nicoll,  
District Attorney*

0153

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Cassidy, John

**DATE:**

03/10/91



3963

133

X

Witnesses:

*Kenny Miller*

*Off. Saverud*

Counsel,  
Filed  
Pleads,

*W. H. H. H. H.*  
City of *San Francisco* 188

THE PEOPLE

vs.

*John Cassidy*

Grand Larceny *Second Degree.*  
[Sections 528, 53, Penal Code.]

DE LANCEY NICOLL,  
District Attorney.

A True Bill.

*Alfred Parsons*

*James H. H.*  
Foreman.

*Henry D. H.*

*2. 11. 1880*

0155

Police Court 2 District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Henry Miller

of No. 256 Spring Street, aged 53 years,  
occupation liquor dealer being duly sworn,  
deposes and says, that on the 14<sup>th</sup> day of February 1891 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

Good and lawful money of  
the United States of the value  
Forty dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and  
carried away by John Cassidy (now here) for the  
reasons that the defendant was  
in deponent's employ and deponent  
gave defendant two Tens and one  
twenty dollar bills with instruc-  
tion to have them exchanged for  
bills of smaller <sup>denominations</sup> bills. The defendant  
took said money and did not  
return but appropriated it to his  
own use

Henry Miller

Sworn to before me, this

5

day

of March

1891

W. J. McMahon Police Justice

0156

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

John Cassidy 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. John Cassidy

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 52 South 5th Avenue. About 4 months

Question. What is your business or profession?

Answer. Handkerchief Maker

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 Cassidy

Taken before me this

day of March

1891

W. J. Mahoney

Police Justice.

0157

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 *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 5<sup>th</sup>* 18*91* *H. D. ...* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.



0158

314

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry Miller  
236 Spring St  
John Cassidy

Offence  
Grand Larceny

Dated March 5<sup>th</sup> 1891  
McMahon Magistrate.  
Sawercool Officer.  
8<sup>th</sup> Precinct.

Witnesses  
No. Street.  
No. Street.



No. Street.  
\$ 1000 to answer G.S.  
C.M. ✓

BAILED.

No. 1, by  
Residence Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

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 Cassidy

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

John Cassidy

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

The said

John Cassidy

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

\$40.00

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of twenty dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of twenty dollars; one United States Gold Certificate, of the denomination and value of twenty dollars; one United States Silver Certificate, of the denomination and value of twenty dollars.

two promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of ten dollars each; two promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of ten dollars each; two United States Gold Certificates, of the denomination and value of ten dollars each; two United States Silver Certificates, of the denomination and value of ten dollars each.

of the goods, chattels and personal property of one

Henry Miller

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

De Laurey McCall District Attorney

0160

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Chippi, Patti

**DATE:**

03/05/91



3963

*W. J. McClellan*

Counsel,  
Filed *5* day of *March* 189*1*  
Plenid *Atty.*

THE PEOPLE  
vs.  
B  
Patti Chippio

INJURY TO PROPERTY.  
[Section 654, Penal Code.]

DE LANCEY NICOLL,  
JOHN R. FELLOWS,  
District Attorney.

A True Bill.  
*Atty. General*  
*March 23/91*  
*Deelected from*  
*Foreman.*  
*Credited - Perceiving*  
*Placed under fee 664*  
*Cont. C.P.*

Witnesses:  
*Aug Lee*  
*I beg to acknowledge*  
*the receipt of \$20.00*  
*this day and full*  
*satisfaction of*  
*the injury done*  
*March 1st in*  
*the instant matter.*

*Correct.*  
*March 23/91.*  
*In the presence of*  
*David Welch*  
*act.*

0162

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Patti Chippi* 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. *Patti Chippi*

Question. How old are you?

Answer. *22 years.*

Question. Where were you born?

Answer. *Italy*

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

Answer. *193 Mulberry Street. About 4 Months*

Question. What is your business or profession?

Answer. *Port Black*

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 broke the windows because he hit me first. I am not guilty*

*Patti X Chippi*  
MAR

Taken before me this *1st* day of *March* 189*1*  
*H. Imboden*

Police Justice.

0163

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

*Sing Lee*

of No. *357 West 97th* Street, aged *32* years,  
occupation *Laundry* being duly sworn, deposes and says  
that on the *28* day of *February*, 189*6*  
at the City of New York, in the County of New York *Palle Choppe*

*(now herey did wilfully and maliciously  
break two panes of glass of the value  
of thirty five dollars, the property of  
deponent, in the window of deponents  
laundry at No 357 West 97th Street.  
Deponent saw the defendant deliberately  
throw pieces of coal at said windows  
about the hour of 12 o'clock  
noon on said date Sing Lee*

Sworn to before me this  
of *March* 189*6*

*W. M. Jackson*  
Police Justice.

0 164

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.....

*Matie Cluffe*

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

Dated *March* 18*91* *W. M. M. M. M.* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0165

283

Police Court--- 2 --- District.

THE PEOPLE,  
ON THE COMPLAINT OF

Sing Lee  
337 West 37 St  
Pattie Chappi

Offence Malicious  
Mischief

2  
3  
4

BAILED.

No. 1, by John Dehse  
Residence 279 E 10 Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

Dated Mar 9 1891

Mc Mahon Magistrate.

Hay Officer.

20 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer

Ken



0166

**Court of General Sessions of the Peace**

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Patti Ringer*

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

*Patti Ringer*

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Patti Ringer*,

late of the *Fourth* Ward of the City of New York, in the County of New York

aforsaid, on the *fourth* day of *February*, in the year

of our Lord one thousand eight hundred and *eighty-ninety-one*, at the Ward, City and

County aforsaid, with force and arms, *two pieces of jewelry*

of the value of *twenty dollars each*,

of the goods, chattels and personal property of one *Samuel Lee*,

then and there being, then and there feloniously did unlawfully and wilfully *steal*

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

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

copies of papers,

of the value of Twenty dollars each, in, and forming part and parcel of the realty of a certain building of one Smith, Geo. there situate, of the real property of the said Smith, Geo.

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.

DE LANCEY NICOLL,  
**JOHN R. FELLOWS,**  
District Attorney.

0168

**BOX:**

430

**FOLDER:**

3963

**DESCRIPTION:**

Christopher, John

**DATE:**

03/20/91



3963

General Sessions of the Peace  
Court of ~~Chicago~~

*[Signature]*

Counsel,  
Filed, *24* March 188*7*  
Pleads, *Magically*

THE PEOPLE,  
vs. *B*  
*John Christopher*  
Violation of Excise Law.  
(Selling without license).  
III. R. S. (7th Ed.) page 1981, § 13.  
and Laws of 1883, Chap. 240, § 57.

JOHN R. FELLOWS,  
District Attorney.

*off Sept 2nd 1887*

A True Bill.

*Alvin [Signature]*

*113 New York  
Sept 2nd 1887  
Foreman,  
I am ready to see  
but ready to see  
are*

Witnesses:

.....  
.....  
.....  
.....

0170

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Christopher* 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. *John Christopher*

Question. How old are you?

Answer. *67 years*

Question. Where were you born?

Answer. *New York State*

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

Answer. *245 Water Street 7 years*

Question. What is your business or profession?

Answer. *I follow the Sea*

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 demand a trial by jury*

*John Christopher*  
*Emuel*

Taken before me this

day of *June* 188*9*

*W. J. ...*

Police Justice

0171

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

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

Dated June 8 1890 AT Warden Police Justice.

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

Dated June 8 1890 AT Warden 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..... 18..... Police Justice.

0172

BAILED,

No. 1, by

*Wm Christopher*

Residence

*275 State Street.*

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

1899 *Police Court* District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Wm Christopher*

1 *John Christopher*

2  
3  
4

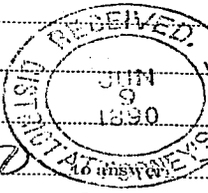
Offence *Excess*

Dated *June 8* 18*99*  
*Wm Christopher* Magistrate.

*Christopher* Officer.  
*et* Precinct.

Witnesses  
No. Street.  
No. Street.

No. Street.  
\$ *100*



*Paul*

0173

Excise Violation—Selling Without License.

POLICE COURT— 1 DISTRICT.

City and County }  
of New York, } ss.

of the said Precinct Police George Cullum Street,

of the City of New York, being duly sworn, deposes and says, that on the 7 day  
of June 1880, in the City of New York, in the County of New York, at  
No. 245 Water Street,

John Christopher (now here)  
did then and ~~THERE~~SELL, CAUSE, suffer and permit to be sold, under his direction and authority,  
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than  
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A  
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made  
and provided. Said defendant sold deponent one  
glass of Beer for which deponent paid said  
defendant five cents.

WHEREFORE, deponent prays that said John Christopher  
may be arrested and dealt with according to law.

Sworn to before me, this 8 day }  
of June 1880 } George Cullum  
W. M. ... Police Justice.

General Sessions of the Peace  
Court of ~~Over and Terminus~~  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Christopher

The Grand Jury of the City and County of New York, by this indictment, accuse  
John Christopher  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES  
WITHOUT A LICENSE, committed as follows:

III. Revised Statutes. (7th edition) p. 1981, section 13.

The said John Christopher

late of the City of New York, in the County of New York aforesaid, on the Seventh day of June in the year of our Lord one thousand eight hundred and eighty-ninety, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

one George Cullum and to

certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT—

(Laws of 1883, chapter 340 section 5)

And the Grand Jury aforesaid by this indictment further accuse the said  
John Christopher  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said John Christopher

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number

two hundred and seventy-five, Water Street

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

one George Cullum and to

certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

D. D. Conroy Mcolly  
District Attorney.