

0371

BOX:

426

FOLDER:

3932

DESCRIPTION:

Callahan, James F.

DATE:

02/16/91



3932

0372

Witnesses:

Mark Cross
Officer Johnston
Celestina Lee

This is one of two indictment opening out of the same offense. The officer who made the arrest in this case has made diligent effort to find the witnesses but has been able to locate only one - Frank Rivers, who is now serving out a 60 days sentence in Sing Sing Prison; only 1 of which has expired. The officer says that the defendant always claimed that he acted in self defense, and from what he tells me, I think it probable that such claim is true. Under the circumstances I do not believe that a conviction can be had, and recommend that the defendant be discharged upon his own recognizance.

March 24, 1895
J. S. S. S. S.
in city of New York
West. Dist. City

Filed 1895
Counsel,
Pleads,
day of July

THE PEOPLE
vs.
James T. Callahan

Assault in the First Degree, Etc.
(Firearms)
(Sections 217 and 218, Penal Code).

DE LAUNCEY H. COLLIER
JOHN R. FELLOWS,
District Attorney.

A True Bill.

John S. S. S.
Foreman.
March 1895
Paul Deering

0373

Police Court— District.

City and County } ss.:
of New York,

of No. *79 Washington* Street, aged *25* years,
occupation *Seaman* being duly sworn

deposes and says, that on the *15* day of *October* 188*8* at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *James H*
Callahan (pronounced *Callahan*) who
pointed aimed and dis-
charged the contents of
one barrel of a loaded re-
volver at the body of de-
ponent

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

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

Sworn to before me, this *16* day
of *October* 188*8*.

A. J. White Police Justice.

James H. Callahan
mark

0374

Sec. 193-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

James F. Callahan 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 F. Callahan*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Milam*

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

Answer. *22 Albany St. 3 months*

Question. What is your business or profession?

Answer. *Brooming house keeper*

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 Callahan

Taken before me this
day of *Sept* 191*6*
[Signature]
Police Justice.

0375

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

Alfred Lewis
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 *Oct 16 90* 18..... *A. J. White* Police Justice.

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

Dated *Oct 19 90* 18..... *A. J. White* 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.

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Police Court--- District. ¹⁵⁹⁴

THE PEOPLE, &c
ON THE COMPLAINT OF

Frank Rivers
79- Washington St.
James Callahan

2
3
4

Offence

BAILED.

No. 1, by *Robert Corvagh*
Residence *114 Genesee* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Oct 16 90* 188

White Magistrate.

Schlittman Officer.

Precinct.

Witnesses *Celestina Rose*

No. *22 Albany* Street.

No. Street.

No. Street.



No. Street.

0377

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 F. Callahan

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

James F. Callahan
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

James F. Callahan,

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *October*, in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~, with force and arms, at the City and County aforesaid, in and upon the body of one *Frank Rivers* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Frank Rivers* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *James F. Callahan* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *Frank Rivers* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

James F. Callahan
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

James F. Callahan,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Frank Rivers* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *Frank Rivers* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *James F. Callahan* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
JOHN R. FELLOWS,

District Attorney.

0378

BOX:

426

FOLDER:

3932

DESCRIPTION:

Campbell, Joseph A.

DATE:

02/18/91



3932

0379

Witnesses:

Alfred Lamberty
Margaret Williams
Agnes Casey

1871
Counsel,
Filed
Plends,

18-97
day of July
Attest,

THE PEOPLE
vs.
Joseph A. Campbell
Burglary in the Third degree.
Second offense.
[Section 498, 499, 500, 501, 502, 503]

DE LANCEY NICOLL,
JOHN R. FELLOWS
District Attorney.

True Bill.

Foreman.
370 1/2 P. St.
New York, N.Y.
6

0380

Police Court 2 District.

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

Christopher Reilly
of No. 322 Eighth Avenue Street, aged 41 years,
occupation Finer being duly sworn.

deposes and says, that the premises No 322 Eighth Avenue Street,
in the City and County aforesaid, the said being a four story brick
building
and which was occupied by deponent as a shop in the basement
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking
a pane of glass and lifting a bar
that secured the door

on the 22 day of September 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one suit of
clothes of the value of ten dollars
\$10.

the property of Jama Mandente, then in deponent's care,
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
Michael Hickey, and Joseph Campbell

for the reasons following, to wit: Deponent left the said
premises securely locked and closed
about 4 o'clock p.m. on said date,
and on deponent's return about
4:30 p.m. the place was found
broken open and the said property
was missing. The deponent Hickey
was arrested by Detentionary Carey
together with the principal of the
said property in his

0381

possession and the said Campbell
was in his company, and both
defendants admitted in the presence
of the said Carey & Lopez that
they the defendants were guilty
of said burglary

Christopher Peasey

REPORT TO BEFORE ME

THIS DAY OF September 188

[Signature]

POLICE JUSTICE

Police Court District.

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

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0382

2

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph 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. *Joseph Campbell*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *MS.*

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

Answer. *245 West 27th 8 years*

Question. What is your business or profession?

Answer. *Idler*

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. I am not guilty.*

Joseph A Campbell

Taken before me this *15th* day of *Sept* 188*8*
Joseph A Campbell
Police Justice

0383

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Michael J. Hickey*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *W.S.*

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

Answer. *311 West 44th St. 4 years*

Question. What is your business or profession?

Answer. *Nothing*

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

Answer. *I have nothing to say. I am not guilty.
Michael J. Hickey*

Taken before me this

day of

29
1888
John J. [Signature]
Police Justice

0384

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 ten Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail

Dated Aug 29 188 J. J. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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Ex ~~Cop~~ 1st at 2:30 P.M.

The Magistrate presiding
at the 2nd Dist Police
Court in my absence
will please hear and
determine the within Case

J. Merriford

BAILED, Police Justice

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

172

1539

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Christophe Ritzly
322 E. 10th Ave

Michael Hickey
Joseph Campbell

Offence
Maglay

3.....
4.....

Dated Sept 29 188

Dord Magistrate.

Cary & Logan Officer.

16 Precinct.

Witnesses F. Levy

No. 311 7th Ave Street.

Officer Bannister

No. 16 Precinct Street.

Ralph S. [unclear]

No. 119 West 25th Street.

\$1000 each to answer

Com

0386

7328	
F. LEVY,	
No. 311 Seventh Avenue, Bet. 27th & 28th Sts. N., Y.	
<i>September 27, 1888</i>	
	\$ Cts.
<i>Lucas A</i>	1 75
<i>Miller</i>	
GOOD FOR ONE YEAR ONLY.	
<small>Not accountable for loss or damage by fire, breakage, robbery or theft.</small>	
Rates of Interest.	
<small>On sums of 100 Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over 100 Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.</small>	

0387

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Campbell

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

Joseph Campbell

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

The said

Joseph Campbell

late of the *Sixteenth* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and *ninety-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 Alfred Lambert

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 *Alfred Lambert in the said store* 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.

0388

SECOND COUNT—

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

Joseph Campbell

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

The said *Joseph 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 *night* — time of said day, with force and arms,

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

of the goods, chattels and personal property of one

Alfred Lambert

in the ~~dwelling house~~ *store* of the said

Alfred Lambert

there situate, then and there being found, ~~from the dwelling house~~ *in the store* 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 Rancey Nicoll,
District Attorney

0389

Police Court 2 District.

City and County }
of New York, } 53.:

of No. 207 West 23d Street, aged 42 years,
occupation Dealer in Bond Caps etc being duly sworn

deposes and says, that the premises No 207 West 23d Street,
in the City and County aforesaid, the said being a four story brick building

and which was occupied by deponent as a store
and in which there was at the time no human being, by name James J. [unclear]
were **BURGLARIOUSLY** entered by means of forcibly opening the
front door

on the 14 day of February 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

about two
Dollars in Money \$ 2

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
Joseph Campbell

for the reasons following, to wit: Deponent left the said
money in the till of said store about
quarter to eight o'clock P.M. on
said date, and on going out deponent
closed the door, shortly afterwards

0390

deponent saw the defendant
coming out of said store, and caused
his arrest, and upon searching the
defendant, several coins were found
upon him of the same denomination
as those that had been taken from
deponent, to wit; especially a bad
twenty five cent piece which was
fully recognized by deponent.

Sworn to before me this 15 day

of February 1891

W. J. Murnaghan

Police Justice

W. J. Murnaghan

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.

0391

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss.

District Police Court.

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

Question. What is your name?

Answer.

Joseph Campbell

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

432 W. 32nd St 9 years

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am not guilty

Joseph Campbell

Taken before me this

1st
August
September
1881

Orlando Williams

Police Justice

0392

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

Joseph Campbell

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Twenty~~ *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 15* 18*91* *W. W. Anderson* 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.

0393

203

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Lambert
207, 23rd St
Joseph Campbell

Offence
Imprison

2
3
4
Date Feb 15 1889
McMahon
Carey
16
Magistrate.
Officer.
Precinct.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ 25.00 to answer



G. S. [Signature]
[Signature]

0394

District Attorney's Office,
City and County of New York.

City and County }
of New York, } ss.

of No. 358 West 25th Street, aged 29 years,
occupation none being duly sworn, deposes and says,
that on the 24th day of January 1891, at the City of New
York, in the County of New York, one Joseph A. Campbell

did as I have reason to believe, break
into the apartments in the above premises
occupied by my husband John M. Williams
& myself as dwellings, with intent to steal
and did then and there steal therefrom one
overcoat, one watch, one chain and one
locker and two newspapers altogether
the sum of upwards of forty dollars;

I am informed by Mrs. O'Connor
who resides in said premises that on said
day she saw the defendant in defendant's
apartment & saw him remove the property
there and there therein.

I am further informed by Officer
Cory of the 16th Precinct that he saw the
said overcoat in the possession of said
defendant, and saw him pledge the same
at McAleney's pawn office at ¹⁹⁴ Eight
Avenue in said city.

Subscribed before me this
14th day of February 1891 }
David Anderson
Notary Public
N. Y. Co.

Maggie Williams

0395

20184

DISTRICT ATTORNEY'S OFFICE.
City and County of New York.

Off. Sargent
Maggie Williams

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Maggie Williams
358 W 25 St.

J. A. Campbell

Offence
Barry
James Williams

Dated *Feb. 17th* 1891

Witnesses, *Off. Carey*

No. *16th Precinct* Street,

corner

No. *358 W 25* Street,

No. _____ Street,

0396

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph A. Campbell

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

Indictment accuse Joseph A. Campbell —

of the crime of Burglary in the Third Degree, as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and for the City and County of New York, at the City Hall, in the said City of New York.

on the 22nd day of October, in the year of our Lord, one thousand eight hundred and eighty eight.

before the Honorable Rufus B. Rowing, Judge of the City of New York, and Justice of the said Court, the said Joseph A. Campbell,

by the name and description of Joseph A. Campbell was in due form of law convicted of petty larceny

to wit: upon a certain indictment then and there in the said Court depending against him

the said Joseph A. Campbell by the name and description of Joseph A. Campbell as aforesaid,

and one Michael J. Victoria for that they the said Michael J. Victoria and Joseph A. Campbell then 22nd late of the Twenty-second Ward

0397

of the City of New York, in the County of New York aforesaid, on the
Twenty second day of September, in the
year aforesaid, at the Ward, _____ City and

County aforesaid, with force and arms, a certain building
there situate, to wit: the shop of one
Christopher Biddy, of the County and Sheriff
County aforesaid, 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 Christopher
Biddy, in the said shop then and there
found, then and there feloniously and
unlawfully to steal, take and carry
away; and also for that they the said
Michael J. Wickery and Joseph
Rampell, aforesaid, to wit: on the
day and in the year aforesaid, at the
Ward, City and County aforesaid, in
the day time of the said day, with force
and arms, one coat of the value of six
dollars, one pair of trousers of the
value of three dollars, and one vest of
the value of one dollar, of the goods,
chattels and personal property of one
James Mandville, in the shop of the
said Christopher Biddy there situate,
then and there found, in the shop
aforesaid, then and there feloniously
did steal, take and carry away;

the Court being satisfied by sufficient proof that the said Joseph Campbell was fifteen years of age,
And Thereupon, upon the conviction aforesaid, it was considered

by the said Court of General Sessions of the Peace, and ordered and adjudged that

the said Joseph A. Campbell —

by the name and description of Joseph A. Campbell,

as aforesaid,

for the petty larceny whereof

he was so convicted as aforesaid, he imprisoned in the penitentiary

the name of Penitentiary, there at hard labor for

the term of three months with according

to law, —

as by the record thereof doth more fully and at large appear.

And the said Joseph A. Campbell, —

late of the

City of New York, in the

County of New York aforesaid, having been so as aforesaid convicted of the

said petty larceny in

manner aforesaid, afterwards, to wit: on the twenty-seventh day of

January, in the year of our Lord one thousand eight hundred

and ninety-one, at the Ward, City and County aforesaid, with force

and arms, a certain building, there situate,

to wit: the dwelling house of one

John M. Williams, —

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 John M. Williams, —

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.

0399

SECOND COUNT—

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

Joseph A. Campbell

of the CRIME OF *as a second offense* ~~the~~ LARCENY *in the second degree*, committed as follows:

The said *Joseph A. 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 ~~day~~ time of said day, with force and arms,

(having been so or
aforesaid convicted of the said petty
larceny, as alleged in the first count
of this indictment) one parcel of
the value of fifteen dollars, one parcel
of the value of twenty five dollars,
one chain of the value of fifteen
dollars, one pocket of the value of
ten dollars, and two keys of the
value of ten cents each,

of the goods, chattels and personal property of one *John M. Williams,*

in the dwelling house of the said *John M. Williams,*

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.

0400

THIRD COUNT—

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

Joseph A. Campbell
as a second offense
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Joseph A. 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,

(having been so aforesaid convicted of the said petty larceny, as alleged in the first count of this indictment) received and had in his possession one overcoat of the value of fifteen dollars, one watch of the value of twenty five dollars, one chain of the value of ten dollars, one pocket of the value of ten dollars, and two pairs of the value of ten cents each, —
of the goods, chattels and personal property of *Charles W. Williams*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said *John M. Williams,*

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

Joseph A. 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 R. FELLOWS,~~
District Attorney.

0401

BOX:

426

FOLDER:

3932

DESCRIPTION:

Campbell, Thomas

DATE:

02/27/91



3932

0402

No 259

Witnesses;

Officer Boyer

Counsel, *D. J. [Signature]*
Filed day of *July* 1891
Pleaded *Not Guilty*

THE PEOPLE
vs.
Thomas Campbell
Grand Larceny, 5th and Degree
(From the Person.)
[Sections 528, 530, 532 - Penal Code]

I

Thomas Campbell

St. [Signature]
Dist. [Signature]

DE LANCEY NICOLL

~~JOHN B. FELLOWS~~

District Attorney.

Per. L. *Feb 5-91-1891*

A True Bill.

Chas. B. [Signature]
March 5 1891

Foreman

Thomas [Signature]

Ed. [Signature]
March 4 1891

0403

Police Court—3 District, House Affidavit—Larceny.

City and County }
of New York, } 55.

of No. 81 Bowery Street, aged 60 years,
occupation Tailor being duly sworn

deposes and says, that on the 20th day of July 1877, at the City of New

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

A gold watch and
chain of the value of
Forty Dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Thomas Campbell (now here) for

the reasons following, to wit:

Deponent says, - he is informed by
officer Louis G. Beyer of the 11th Precinct
that at about 12³⁰ am of said date,
he saw deponent in company with de-
fendant, on the Bowery, that deponent
was in a state of intoxication, that de-
fendant acted suspiciously, and
when arrested by said Officer Beyer
said property was found in the possession
of defendant and identified by deponent
as his watch and chain, worn upon
the vest on deponent's person on said
date. Whereupon deponent charged defendant, with taking
stealing and carrying away said property from his person
and possession. Charles K. Koppner

Sworn to before me this 20th day
of July 1877
Henry Hammond
Police Justice.

0404

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis F. Beyer

aged _____ years, occupation *Officer* of No. _____

11th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Charles Klotz*

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

Sworn to before me, this *20*
day of *July*, 189*8*.

Louis F. Beyer

Wm. Murray
Police Justice.

0405

Sec. 198-200,

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas 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. *Thomas Campbell*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *69 Bowery - 4 months*

Question. What is your business or profession?

Answer. *Painter.*

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

Answer. *I am not guilty.*

Thomas Campbell

Taken before me this

20 2

by
John J. ...

Police Justice.

0406

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 *July 20* 18 *91* *John J. ...* 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.

0407

246

Police Court--- 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Klopfer
of convey
Thomas Campbell

Offense
Carrying paraphernalia

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Complainant
committed to House
of Detention July 20/91
in default of \$100
bail

Dated July 20 1891

Murray Magistrate.

Bayer Officer.

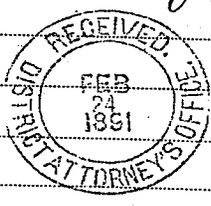
11th Precinct.

Witnesses, Said officer

No. Street.

No. Street.

No. Street.



\$ 1000 - to answer
Complainant committed to House of Detention
G. J. [Signature]
Committed

0408

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

of No. 11th Street 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,

Charles Kloppner (now here),
is a material witness on
a certain Complaint against
Thomas Campbell, charging
said Campbell with grand
Larceny. Deponent says that
there is good reason to believe
that said Campbell will not appear
at the next Court of general Sessions
and asks that he be committed
to the House of detention in default of
bail
Louis F. Beyer.

Sworn to before me this

[Signature]

188 day

[Signature]
Police Justice.

0409

Police Department of the City of New York.

Precinct No. 147 10

New York, July 26 1891

Dear Mr. Keenan
Chief Clerk, Civil Court
In. Rehears
K. Leppner, aged 60 years, committed
to the City of New York, in the case
of Thos. Campbell, charged with
D. Conroy, sent to the New York
July 23. by order of D. Tommoch,
Police Sergeant, suffering from
Alcoholism and neuritis, died
at the Hospital 4 15 this day.
Respectfully
J. V. Holbrook
Sergeant
147 10

04 10

District Attorney's Office.

PEOPLE

vs.

Thomas Campbell -

No. 2000

Complaints shown sent
to Bellevue Sanitarium files;
2/20/91 -

See also down -
Allen - 4th

0411

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Campbell

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

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

The said *Thomas Campbell*

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *February* in the year of our Lord one thousand eight hundred and ~~eighty-nine~~ *eighty-one*, in the *night* - time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of thirty dollars, and one chain of the value of ten dollars

of the goods, chattels and personal property of one on the person of the said

Charles Kloppner
then and there being found, from the person of the said *Charles Kloppner* 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.

0412

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Thomas Campbell
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Thomas 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 watch of the value of
thirty dollars and one chain
of the value of ten dollars*

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

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 Kloppner

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

Thomas 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

DeLansy McCall
JOHN R. FELLOWS,

District Attorney.

0413

BOX:

426

FOLDER:

3932

DESCRIPTION:

Caputo, Vincenzo

DATE:

02/04/91



3932

0415

Police Court— / District.

City and County } ss.:
of New York,

William Dunworth
of No. 82 Catherine Street, aged 18 years,
occupation Clerk being duly sworn

deposes and says, that on the 25 day of January 1889 at the City of New York, in the County of New York,

he was violently and feloniously ^{attempted to be} ASSAULTED ~~by~~ by Vincenzo Caputo (now here)

who did willfully and maliciously point, and aim, a revolving pistol, loaded with powder and ball, at the person of deponent

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

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

Sworn to before me, this 26 day }
of January 1889 } Wm. Dunworth

Charles A. Linton Police Justice.

0416

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Vincenzo Caputo

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. *Vincenzo Caputo*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *No 30 16th Street Brooklyn*

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 was walking through Oliver Street, when I was struck in the face by a snowball having a stone inside of it, which snowball I saw the Complainant throw at me, and to scare him I pulled out my pistol, and pointed it at him, I had no intention to fire the same
Vincenzo Caputo

Taken before me this

day of *November* 188*7*

Charles W. Stanton

Police Justice.

0417

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 January 26 1891 Charles J. Smith 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.

0418

Police Court--- District. ¹²⁹

THE PEOPLE &c,
ON THE COMPLAINT OF

William Dunworth
vs. Vincenzo Caputo

Offence

2
3
4

Dated *January 26* 189*1*

Samuel Magistrate.
Carter Officer.

4 Precinct.

Witnesses *Thomas Barrett*

No. *196 - South* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer



Caen
Adler
Mitchell
arrange

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0419

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Vincenzo Caputo

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

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

The said *Vincenzo Caputo*,

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Vincenzo Caputo* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Vincenzo Caputo*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *William Dunworth* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *William Dunworth* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Vincenzo Caputo* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge *the same*, 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.

DeRancey Nicoll,
JOHN R. FELLOWS,

District Attorney.

0420

BOX:

426

FOLDER:

3932

DESCRIPTION:

Cardiff, Thomas

DATE:

02/20/91



3932

0421

No 218 J. B. n

Counsel,
Filed *20* day of *July* 189*9*
Pleads, *Not guilty*

329 THE PEOPLE
vs. *Thomas Carduff*
9 *Alameda* St.
Grand Larceny, *1st* Degree.
[Sections 598, 681 Penal Code].

DE LANCEY NICOLL
JOHN R. WILLOWS

District Attorney.

A True Bill.

Chas. D. Fitch

Dist. 2 - March 2, 1891
Foreman.

Black & White Larceny
Benj. Mos. R.S.M.

Witnesses;

Thomas Flynn

0422

Police Court 1st District. Affidavit—Larceny.

City and County }
of New York, } ss:

James Flynn

of No. 12 Prince Street, aged 28 years,
occupation Bar tender being duly sworn,

deposes and says, that on the 29 day of January 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:

one overcoat of the value of thirty
dollars which contained in one
of the pockets good and lawful
money of the value of twelve dollars
fifty five cents all of the value of
the property of
Forty two dollars ⁹⁴ fifty five cents
the property of deponent and that this deponent

\$42.55

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Thomas Cardiff (now here)
from the fact that deponent saw
said defendant take the aforesaid
property that was hanging up
in Store No 31 Prince Street
in said City James Flynn

Sworn to before me this 12 day of Jan 1891
Police Justice

0423

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Thomas Cardiff 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.

Thomas Cardiff

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

9 Allen St. Threedays

Question. What is your business or profession?

Answer.

Glass blower

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
waive further examination
Thomas Cardiff*

Taken before me this

day of

February 1912

Police Justice

[Signature]

0424

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 July 12 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.

0425

196

Police Court--- District.

THE PEOPLE, &
ON THE COMPLAINT OF

James Flynn
12 Prince St
J.P. Cardiff

Offence *Carrying*
Firearm

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated *12 Feb* 189*1*

E. Hogan Magistrate.
Mumford & Foley Officer.
C.O.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *5.00* to answer *GA*

Com *2/11*



0426

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Cardiff

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

this indictment, accuse *Thomas Cardiff*

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

The said *Thomas Cardiff*

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *January* in the year of our Lord one thousand eight hundred and *ninety one*, at the City and County aforesaid, with force and arms, in the *day* time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the *Fr. 55/100* payment of and of the value of *twelve*

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *twelve*

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *twelve*

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *twelve*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *twelve dollars and fifty-*

five cents and one overcoat of the value of thirty dollars

of the goods, chattels and personal property of one *James Flynn* 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 LANCEY NICOLL,
~~JOHN R. FELLOWS~~, District Attorney.

0427

BOX:

426

FOLDER:

3932

DESCRIPTION:

Carmody, Bridget

DATE:

02/13/91



3932

0428

BOX:

426

FOLDER:

3932

DESCRIPTION:

Gibson, John

DATE:

02/13/91



3932

0429

701311-410

Witnesses;

Mary Barrett

At Counsel,
Filed
Pleads,

13 July
day of July
1897

Grand Larceny, First Degree.
(From the Person.)
[Sections 528, 536 — Penal Code].

THE PEOPLE
vs.

W.M.
Bridget Carmody
Wife and
John Sibson

DE LANCEY NICOLL
~~JOHN R. FELLOWS~~

District Attorney.

A True Bill.

Chas. B. Bohardt
1897 Feb. 27
Foreman
1897
9. d. 2. 4. deg.
W. Penkowsky no
1897
on recm. of Dist. Atty.
1897

In view of the testimony in the
case against Bridget Carmody
it is recommended that dismissal of
the indictment against John
Sibson be granted.
John R. Fellows
February 25, 1897

0430

Police Court - 1st District. Affidavit - Larceny.

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

of No. 138 Greenwich Street, aged 48 years,

occupation Tailor, being duly sworn

deposes and says, that on the 7th day of February 1889 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:

A Gold Watch of the value of Fifteen Dollars, and a plaited Chain of the value of Twenty five cents,

and an Overcoat of the value of Five Dollars

in all of the amount and value of Twenty Dollars ^{Twenty five} Cents (20.25) 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 Bridget Carmody and John Gibson (both now here) while acting in concert with each other from the following facts to wit: That deponent met the said defendant Bridget Carmody in Washington Street on the aforesaid date between the hours of 3rd & 4th o'clock A.M. and accompanied her to a room in No 59 Washington Street, and deponent further says that after entering said room in company with said defendant Bridget, he found and saw the defendant John Gibson in company with a woman in the said room, and that the said defendant Bridget did then ask deponent to buy the beer, and that the deponent then

Sworn to before me, this day

1889

Police Justice

0431

gave the said defendant Gibson twenty five cents to buy the beer, ^{who then went out of the room} and that deponent then took his overcoat off his person, and the defendant Bridget then took said overcoat and hung it up in another room, and that deponent and the said defendant Bridget, then did lay down on a mattress on the floor in said room, and the said defendant Bridget did then and there take hold of the chain which was attached to the watch which was in the pocket of a vest then and there with deponent's person, and forcibly and feloniously took said watch and chain from deponent's person.

And deponent further says that said defendant Gibson did then come into said room with the Beer, and on deponent telling him what the said defendant Bridget had done, and had taken from deponent, the said defendant Gibson took hold of deponent and put him out of said room, and threatened to shoot deponent.

And deponent further says that he is informed by Officer William Shanahan of the 2^d District Police that he found the said watch under the mattress and said overcoat under the defendant Bridget who was lying on said mattress, when said Officer entered said room.

Deponent therefore charges the said defendants while acting in concert with each other in having committed a Larceny, and asks that they be held and dealt with as the Law may direct

Henry Foxworth

Sworn to before me
this 7th day of February 1841

Wm. P. a

[Signature]
Justice

0432

CITY AND COUNTY }
OF NEW YORK, } ss.

William Shanahan
Police Officer

aged _____ years, occupation _____ of No. _____

Second Police Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Henry Barnett

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

Sworn to before me, this

day of *February*, 188*7*

William Shanahan

[Signature]

Police Justice.

0433

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

John Gibson

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 Gibson

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.

64 Beaver Street - 2 years

Question. What is your business or profession?

Answer.

Bake House

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 Gibson

Taken before me this

day of *January* 188*8*

Police Justice

[Signature]

0434

Sec. 108, 200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Budget Carmody*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *59 Washington Street - 1 month*

Question. What is your business or profession?

Answer. *Days Work*

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
h^e
Budget Carmody
mak

Taken before me this
day of *February* 188*9*

Police Justice.

[Signature]

0435

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 Five Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail

Dated February 7 1899 [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.

0436

24
Schrad-
haes
Police Court--- District. 176

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Barnett
130 Fitzgerald St
Bridget Garrady
John Gubich
James
from the Queen

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Date *January 7 91* 188

Hogan Magistrate.
Manahan Officer.
2 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *5.00* to answer _____



Cam
90
60

0437

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

William Shanahan
of No. Second Police Precinct 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,~~ Henry Barnett
is a necessary ^{and} Material Witness against
Bridget Carmody and John Gibson charged with
having committed a Larceny, and deponent
says that he is led to believe that the said
Barnett will not appear at said trial
of said defendants - he therefore asks that the
said Barnett be held to await the said
trial or find surety for his appearance
at said trial

William Shanahan

Sworn to before me, this

Shanahan

188____ day

Shanahan

Police Justice

0438

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Bridget Carmody
and
John Gibson*

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

Bridget Carmody and John Gibson
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Bridget Carmody and John Gibson, both*

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *February* in the year of our Lord one thousand eight hundred and
~~eighty-ninety-one~~, in the *night*— time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of fifteen dollars and
one chain of the value of twenty-
five cents*

of the goods, chattels and personal property of one *Henry Barnett*
on the person of the said *Henry Barnett*
then and there being found, from the person of the said *Henry Barnett*
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 Lancey Nicoll,
District Attorney.*

0439

BOX:

426

FOLDER:

3932

DESCRIPTION:

Carr, Frank

DATE:

02/09/91



3932

0440

Dated 18

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

Dated 18

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

Counsel,

Filed

Pleads

1891

day of July

THE PEOPLE

vs.

Frank Carr

DE LANCEY NICOLL
JOHN R. FELLOWS

District Attorney.

A TRUE BILL.

Foreman.

Witnesses:

John J. Moran

John B. Biscardi

John B. Biscardi

Frank Carr

John J. Moran

John J. Moran

John J. Moran

John J. Moran

Witnesses in the second degree (Section 218, Penal Code)

John J. Moran

John J. Moran

0441

New York General Sessions

The People

vs.

Frank Carr.

City and County of New York ^{J.S.}
 P. H. Goodwin being duly sworn, says
 that he resides at 184. Hudson Street
 in the City of New York; that he is
 employed in the General Post Office
 in this City; that he has known
 the defendant Carr, since his
 childhood, and has always
 known him to be honest and
 industrious; quiet and peaceable;
 that he has never been charged
 with committing any offense
 before this Court; that he has
 sworn to before me this 18th day
 of March, 1891.

Joseph B. Hyams
 Clerk of Court
 Testify

0442

New York General Sessions

The People
vs.
Frank Carr.

City and County of New York. S.S.

John W. Guine
being duly sworn deposes and says;
that he is in the Produce business
at no. 12. Hubert Street in the City
of New York; that he has known
the defendant Frank Carr for
the last twenty years; that he has
always known him to be a deeply
peaceable, honest and industrious
and that he ^{has} never before been
arrested or charged with any
offence

Sworn to before me John Maguire
this 19th day of March

1891.

John Maguire
Com. of Peace
Implicitly

0444

Court of General Sessions

The People }
against }
Frank Carr }

City of New York ss:-

Henry McArdle being duly sworn says that he is engaged in the livery business in North Moore Street, between Varick & Hudson Street, ^{in the City of New York} that he has known the defendant Carr since his boyhood, & that he had always known said Carr to be an honest & industrious man; that he had never known said Carr to have been charged with any offense heretofore

Sworn to before me
this 19th day of March, 1891.

Jno. C. Lyons
Com. of Peace
in plty.

Henry McArdle

0445

New York General Sessions

The People

against

Frank Carr

Affidavits, etc
as to character,

0446

Police Court— 4 District.

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

of No. 158 East 65th Street, aged 41 years,
John G. Noonan
occupation Station 3rd Armory RR being duly sworn

deposes and says, that on the 3 day of February 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank Carr (now here), who fired one shot at deponent from a revolving pistol loaded with garden which pistol he then and then held in his hand. Deponent further says that such assault was committed

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

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

Sworn to before me, this 2 day
of February 1889.

John G. Noonan

John J. Ryan Police Justice.

0447

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

4

District Police Court.

Frank Carr being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right 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. *Frank Carr*

Question. How old are you?

Answer. *33 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *63rd St at present*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *I am guilty*

Frank Carr

Taken before me this *11* day of *Sept* 1938
Mr. [Signature]
Police Justice.

0448

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.....

dependent
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 *July 11* 18 *91* *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.

0449

Police Court--- 4 District. 748

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John G. Noonan
158 East 165
Trans Carr

John G. Noonan
John G. Noonan
Officer *John G. Noonan*

BAILED,

No. 1, by *Samuel Kane*
Residence *H 8 East 176* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Date *Feb 9* 189*9*
Magistrate.

John G. Noonan Officer.
John G. Noonan Precinct.

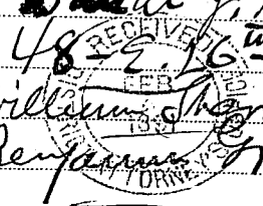
Witnesses *Samuel J. Kane*
No. *48* Street.

William Henry
No. *Benjamin* Street.

No. *1500* Street.
§ *to answer*

John G. Noonan

John G. Noonan



0450

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Carr

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

of the crime of *Assault in the second degree*

committed as follows:

The said

Frank Carr

late of the City of New York, in the County of New York aforesaid, on the
third 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, in and upon the
body of one, John G. Noonan in the peace
of the said People then and there being,
feloniously did wilfully and wrongfully*

0451

make an assault, and to, at and against him, the said John G. Noonan, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Frank Carr in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

De Lancey Nicoll,
District Attorney -

0452

Wm G. [unclear]

Witnesses:

John J. Noonan

Counsel,

Filed

day of

1891

Pleads

Guilty

THE PEOPLE

vs.

Frank Carr

Wife
1883 Husband

Assault in the second degree
(Section 216, Penal Code)

DE LANCEY NICOLL,

JOHN R. FELLOWS,

Part I, 16th District Attorney.

A TRUE BILL.

Geo. B. [unclear]
Jan 16/91 Foreman.

Read & assent 3 day
City Prison
20 [unclear]

0453

BOX:

426

FOLDER:

3932

DESCRIPTION:

Casey, James

DATE:

02/18/91



3932

0454

BOX:

426

FOLDER:

3932

DESCRIPTION:

Lally, Thomas

DATE:

02/18/91



3932

0455

BOX:

426

FOLDER:

3932

DESCRIPTION:

Scanlon, James

DATE:

02/18/91



3932

0456

No 180, 1st of June

Witnesses:

W. L. ...
Earl ...

Counsel,
Filed *10 July* 1897
Pleads, *W. ...*

THE PEOPLE
vs.
James Casey,
Thomas Saly,
and
James Scanlon
Defendants

[Section 498, Ord. 13, 1850.]
Buyer in the Third degree
and receiving
stolen property

DE LANCEY NICOLL,
JOHN R. ...
District Attorney.
March 31st
Attest
Spaid's Register

A True Bill

Chas. B. ...
March 31st Foreman.
W. ...
James ...

0457

COURT OF GENERAL SESSIONS-Part One

Before Hon. J. Fitzgerald
Assistant District Attorney Rob. W. Bennett for the People.
Calendar for March 3rd 1891

No. 1 THE PEOPLE, & C.

vs. Richard W. Bell SH
John Curright Off. Tolson SH
G. L. 1st Pleas

No. 2 THE PEOPLE, & C.

vs. Jennie Johnson L. 78
Phoebe Ruggold Off. Finne SH
Asst 1st Rueda Henry L

No. 3 THE PEOPLE, & C.

vs. James Parham
James Casey Wm H King L
Thomas Sully Pleas. Jacob Mark
James Scanlon Off. Knorr L
Aug 3rd

No. 4 THE PEOPLE, & C.

vs. Mabel Preston P
Elizabeth Sheppard Off. Hobbins SH
Asst 1st Mamie White "

0458

No. 5 THE PEOPLE, &C.

vs.

John Ratigan

G L 2nd *same to part II.*

James Monahan P

Off Casey SH

Louis R Plain L

No. 6 THE PEOPLE, &C.

vs.

same to part.

Harry Clark

Edw^d J. Monahan L

Off Evanhoe CO

Charles Cochran L

No. THE PEOPLE, &C.

vs.

No. THE PEOPLE, &C.

vs.

0459

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Cray
aged 25 years, occupation Blue Officer of No. 1012
Recinct Street, being duly sworn deposes and

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

Sworn to before me, this 24
day of July 1887 } Patrick J. Cray

John Ryan
Police Justice.

0460

CITY AND COUNTY (ss.
OF NEW YORK, }

Jacob Marks
aged *79* years, occupation *Attendant at Nelson Hall* of No. *55 Union Avenue* *Hillmansburg* Street, being duly sworn deposes and

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

Sworn to before me, this *4* day of *July* 19*18* } *Jacob Marks*

John J. Ryan
Police Justice.

0461

Police Court— H District.

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

of No. 148 3 Avenue Street, aged 27 years,
occupation grocer (Italian) being duly sworn

deposes and says, that the premises No. 148 3 Avenue Street, 18 Ward
in the City and County aforesaid the said being a 3 story brick building
and store
and which was occupied by deponent as a grocery store
and in which there was at the time a human being, by name _____

were **BURGLARIOUSLY** entered by means of forcibly breaking
a pane of glass in the window
of said store

on the H day of February 1899 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of
Canned goods and seven bottles
of wine and cordials all of
the value of about ten
dollars

\$
10.00
100

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 Casey, Thomas Lally and
James Schulan and acting in concert

for the reasons following, to wit: that at about the hour
of 9 o'clock P.M. on the 3^d day of
February deponent left the said store
securely closed and fastened
and deponent was informed by Officer
Patrick Gray of the 18th Precinct that
he found a pane of glass in the
window of said store broken and
that he had arrested the said defendants

at about the hour of 9:00 P.M. of Feb 3 1899

0462

Deponent is further informed by Jacob Marks 55 Duvois Avenue Millkillburg Long Island that he is an attendant in Tolson Hall in East 15 Street and that he saw the said defendants in said Hall with a quantity of said property in their possession, and deponent has seen ^{found in possession of defendants} even part of the said property and fully and positively identifies it as part of the property feloniously taken stolen and carried away from deponent's possession.

Sworn to before me this } Francis Paternali
21 day of February 1891 }

John J. Ryan
Police Justice

Dated 1888 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 1888 Police Justice

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

Dated 1888 Police Justice

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

I find that he be held to answer the same and he be committed to the Warden and Keeper of the City Prison and he committed to bail in the sum of Hundred Dollars

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

Police Court, District, Offence—BURGLARY, THE PEOPLE, etc., on the complaint of, Dated 1888, Magistrate, Officer, Clerk, Witnesses, No. Street, No. Street, No. Street, to answer General Sessions.

0463

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.

15 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

793 1st Ave - 15 years

Question. What is your business or profession?

Answer.

Work at anything

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 Casey

Taken before me this
day of *July* 1937

Police Justice

0464

Sec. 198—200.

44 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Lally 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. Thomas Lally

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. N.S.

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

Answer. 409 E 10th 2 mos.

Question. What is your business or profession?

Answer. Upholsterer

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

Answer. I am not guilty

Thomas Lally

Taken before me this 4
day of July 1891

Police Justice.

0465

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Scanlon 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 Scanlon

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

403 E 16th - 12 years

Question. What is your business or profession?

Answer.

Paper folder

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 Scanlon

Taken before me this
day of *July*
189*7*

Police Justice

0466

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 _____ 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 11th 1891 _____ 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.

0467

164

Police Court--- H District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frances Buttram
74 S. 3 Ave
James Casey
James Kelly
James Scanlon

Offence *Burglary*

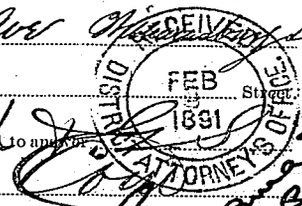
BAILED,

No. 1, by
Residence Street.
No. 2, by
Residence Street.
No. 3, by *Allyses D. Eady*
Residence *478 South* Street.
No. 4, by
Residence Street.

Allyses D Eady
478 South St

Dated *July 25* 1891
Cyan Magistrate.
Cray Officer.
18 Precinct.
Witnesses *Wm H King*
No. *100 E. 23rd* Street.

Call the Officer
No. *Jacob Marks* Street.
55 Union Ave
No. *500 - Each* Street.
1000 Ex Each
July 27



0468

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, Thomas
Lally and James Scanlon

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

James Casey, Thomas
Lally and James Scanlon

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

The said

James Casey, Thomas
Lally and James Scanlon, all
late of the *Eighteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* 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 store of one Francis Toutremoli

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 *Francis Toutremoli in the*
said store - 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.

0469

SECOND COUNT—

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

James Casey, Thomas Lally and James Scanlon

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

The said *James Casey, Thomas Lally and James Scanlon*, all

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 *right-* time of said day, with force and arms,

seven bottles of wine of the value of one dollar each bottle five cans of sausage of the value of twenty cents each ^{can} five cans of pudding of the value of twenty cents each can, ^{and} five cans of gardenes of the value of twenty cents each

of the goods, chattels and personal property of one *Francis Poutremoli*

store
in the dwelling-house of the said

Francis Poutremoli

in the store

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.

0470

THIRD COUNT—

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

James Carey, Thomas Lally and James Scanlon
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *James Carey, Thomas Lally*
and James Scanlon, all
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,

the same goods, chattels and
personal property, described in
the second count of this indictment

of the goods, chattels and personal property of *Frances Poutremoli*

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

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

James Casey,
Thomas Lally and James Scanlon

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 R. FELLOWS,
District Attorney.

0471

BOX:

426

FOLDER:

3932

DESCRIPTION:

Centoben, Henry N.

DATE:

02/10/91



3932

0473

Court of General Sessions.

The People vs
vs
H. Oct. Cantolon

City and County of New York, ss:

Marcus F. Bender

being duly sworn says: I am engaged
in keeping a drug store at the corner of
9th Avenue and 14th Street said City
for the past six years.

I am acquainted with the above named
defendant H. Oct. Cantolon for about
a year and a half; there being about
the first time he came to live in the
City - during this period I have seen
him very often and have had some
little business transaction with him
and for a short space of time he removed
from New York and moved over to New Jersey
at the time of his leaving, he was
indebted to me in a small amount
which he permitted and paid me in
full while he was away; I know
others who have known the defendant
for about the same length that I have
and he was always well regarded as
a sober and industrious young

0474

man. On many occasions I had interviews
with the defendant, during which he informed
me how he was getting along and it is my
belief that he always intended to lead
a straightforward and honest career.
I have never heard previous to the present
charge, of the said defendant
having committed any wrong
and for which he was criminally
liable.

J. M. B. B. B.

sworn to before me this
26th day of February 1891
J. M. B. B. B.
Notary Public
New York

0475

Court of General Sessions

The People vs
- agt -
H. N. Centoben

City and County of New York ss:

Peter Stewart

being duly sworn says: - I reside at
No 349 West 14th Street in said City.
I know the defendant for about a year
and a half past - during which
time he was a boarder and lodger at
my house for my one & a half year.

During the time I have known the
defendant H. N. Centoben he was a steady
young man and departed himself
in a respectable manner, and by the
several other boarders in my house
he was likewise regarded. So far as I
personally know ^{known} however, that the
said defendant was ever arrested or
convicted of any crime, save the present
charge now pending against him.

Sworn to before me this
26th day of February 1891
Phil Wadham
Notary Public N.Y.C.
Act filed in N.Y.C.

Peter Stewart

0476

Court of General Sessions

The People vs

vs

A. M. Cantoten

additional

Affidavits

Jacob Berlinger

Counsel for Dept.

23 Chambers St. N.Y.

0477

GRAND JURY ROOM.

PEOPLE

vs.

H. W. Cantor

in re

application for

equities on

Gov. of Ohio

forwarded to

Gov. Hill today

providence

Feb 10/01

0478

District Attorneys Office
City & County of
New York

Reeve

^a
Cautcher

mmckenna

Please put
this case on
for Part III
for tomorrow
J. S. Kelly

0479

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

H. N. Cecelo Brown

D. M. Pence

District Attorney.

To Mr. L. M. ...

0480

From the District Attorney

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

vs.

Carloben

ASSIGNED TO

Mr. Lindsay

Date *July 2 189*

REMARKS:

*Showed evidence
to suspended
in the presence
of the pleader.*

*Pat II
you mch 27/91*

1840

CITY AND COUNTY OF NEW YORK, ss.
 I, EDWARD A. REILLY, Clerk of the City and County of New York, do HEREBY CERTIFY, that
 the annexed *Process* was *return* at the time of *the*
 the same *by* the City and County of New York, duly
 and authority under the laws of this State to issue a warrant for the arrest of a person charged with
 crime; that I am well acquainted with the handwriting of the said *James*
 and that his signature thereto is genuine, as I verily believe.
 IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the said County of New York,
 this *7th* day of *July*, 18 *40*.

Edward A. Reilly
 Clerk.

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2840

GLUED PAGE

Police Justice.

Therefore, in the name of the PEOPLE of the State of New York, to command you the said and Police-men, and every of you, to apprehend the body of the said Defendant before me, at the DISTRICT POLICE COURT, in the said City, or in inability to act, before the nearest or most accessible Police Justice in this City, to answer the said with according to law.

complaint. Therefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and

of the value of \$1000.00 and law full property of the named party. Dollars, \$1000.00

at the City of New York, in the County of New York, the following article to wit:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by George A. Steggs

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policemen of the City of New York: ss. CITY AND COUNTY OF NEW YORK, Sec. 151.

Police Court District.

0483

Telephone Connection.

New York, Nov. 26 1890

Mr. W. Durose 141 Newark Ave. J.C.

H. BEHRMAN,
G. H. STEGE.

Exhibit A

Bought of STEGE & BEHRMAN,

Produce Commission Merchants,

BUTTER, CHEESE AND EGGS,

9th Avenue, Hudson and 13th Sts.

Also, 257 & 259 WASHINGTON ST., cor. Murray.

2 Cbb Line Eggs 140 @ 20¢

\$ 28.00

Can 50 1/2

Wm Stege & G. H. Behrman

0484

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

George H Stego

of No. 669 Hudson Street, aged 27 years,
occupation Produce Dealer being duly sworn,

deposes and says, that on the 6th day of January 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:

Twenty Eight dollars in
good and lawful money of
the United States

\$ 28⁰⁰/₁₀₀

the property of Stego and Behrman in the care
deponent as partner.

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 H. N. Penton

in the following manner to wit:
Defendant was employed by deponent
as Collector and Callerman. That he
was sent to collect said amount from
Walter Stone at 141 Newark avenue
Jersey City state of New Jersey. Deponent
is informed by said Walter Stone that
he paid said amount to the defendant
and received the receipt hereto annexed
marked Exhibit A. From said Defendant
deponent further says that the defendant
has failed to return said money to deponent
and that he has left for parts unknown.
Wherefore deponent prays that the

Subscribed before me, this

1891

day

Police Justice.

0485

defendant to arrested and held
to answer. George Stege

Brought before me this
4th day of February 1891.
O. H. J. Police Justice

0486

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter Purro

aged *35* years, occupation *Baker* of No. *141*

Newark Avenue Jersey City N.J. Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George H. Steg*

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

Sworn to before me, this *4th*

day of *January* 188*9*

Walter Purro

[Signature]
Police Justice.

0487

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

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

Dated..... 18

..... 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.

0488

275

Police Court--- W. J. District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George H. Stege
669 Hudson St.

1 H. N. Gentry

2 _____

3 _____

4 _____

James J. Carney
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated _____ 188

_____ Magistrate.

_____ Officer.

_____ Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

§ _____ to answer _____

972
entry

0489

Court of General Sessions

The People vs
Henry St. Cutober

City and County of New York ss.

Henry St. Cutober
being duly sworn says

I am the defendant herein and
my present home is at New
Philadelphia Ohio and twenty three
years of age and married.

I was employed by the firm of
Steger & Behrman for about seven
months previous to the middle
of January 1891.

I was traveling salesman for the
above firm and made some few
collections at the request of my
employers. I used some of the money
by me so collected, expecting to return
it as soon as I got to my home
at New Philadelphia Ohio, where my
people live.

I went to my home in Ohio about
the middle of January 1891, my parents
had purchased a farm and I was
to take hold of it and run it

and was to receive as my share for my labor and services one half interest in said farm, as soon as the payment thereon was complete.

I was trying my utmost at the time of my arrest to scrape together money enough to send on and repay the money which I am charged with appropriating to my own use, when the officers came and took me in custody I gave no unnecessary trouble or inconvenience, but started right back to New York within ten hours catching the first train.

Deponent further says that up to the present charge, he has never been in any trouble, arrested or convicted for any crime of any kind and that he is fully satisfied that this will be the last time that there will be any cause for complaint against him in the future.

Sworn to before me this
24th day of February 1891
Neil Mulholland County Public
Kings Co. Ct. filed in NY

H. V. Centobro

0491

Court of General Sessions.

The People vs
— Against —
N. St. Centoben

City and County of New York N.Y.

George E. Sternberg

Being duly sworn says he is a publisher
in this City and that his place of business
is at No. 130 Fulton Street East City.

That he is acquainted with Henry
St. Centoben the defendant above
named and has known him for
about one year last past, during
which period I have come in contact
with him almost every day (except
the time that he left the City to go to
his home). I have always looked
upon the defendant as a straight-
forward and honest young man,
he has always borne himself in
a respectable manner and I know of
others who also the defendant and they
have also regarded him as in every way
trustworthy. Notwithstanding the present
charge against the defendant I would
willingly give him employment upon his
discharge — if the opportunity occurred

0492

and so far as I know, have never
heard of any charge or the Commission
of any crime laid at his door

before me this
26th day of February 1896
Geo. Macdonald, Atty. Genl.
Prosp. Co. filed. Conf.
No

County General Term

The People vs.

- vs -

H. A. Cantoben

Affidavit

Geo. Macdonald
Counsel for Deft.

J. S. Chambers the
M. J.



State of New York.
Executive Chamber.

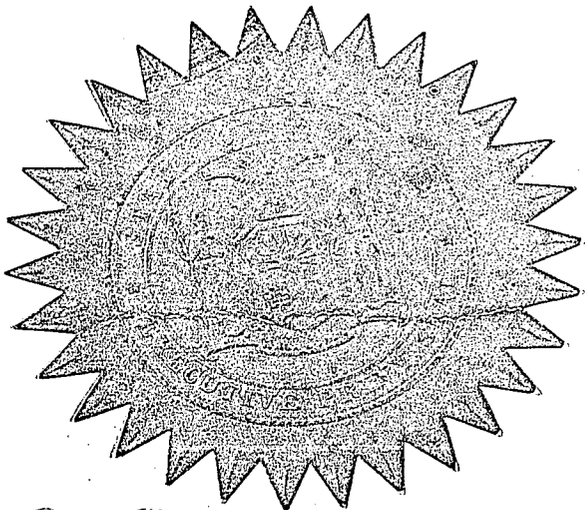
The Governor of the State of New York
To All to whom these Presents shall Come:

Know Ye, That I have authorized, and empowered,
and by these Presents do authorize, and empower

Patrick Dolan

who is a public officer, to wit: a detective sergeant
to take and receive from the proper authorities of the
State of Ohio, A. M. Centobun, a

fugitive from justice, and convey him to the State of
New York, there to be dealt with according to Law.



In Witness Whereof, I have
hereto signed my name, and affixed the
Privy Seal of the State, at the Capitol, in
the City of Albany, this eleventh
day of February in the year of our
Lord one thousand eight hundred and ninety one.

Done at Albany, this 13th day of February, 1891.

By the Governor:

J. S. Williams,
Private Secretary

0494

STATE OF Ohio

Executive Chamber.

I James E. Campbell, Governor of Ohio,
do hereby certify, that I have this Twelfth day of February one
thousand eight hundred and ~~eighty~~ ^{ninety one}, honored the requisition of the
Governor of New York, for the surrender of

H. N. Centover
fugitive from the justice of said last named State and have issued a warrant
for his delivery to Patrick Dolan

the agent of said State of New York
whose authority to receive said fugitive is annexed hereto.

In Witness Whereof, I have hereunto signed my name and
affixed the ~~Great~~ Seal of the State at the Capitol,
in Columbus this Twelfth day of
February in the year of our Lord one thousand
eight hundred and ~~eighty~~ ^{ninety one}

By the Governor: James Campbell

Samuel P. ...
Secretary State.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*H. N. Rentchen, whose
Christian name is unknown.*

The Grand Jury of the City and County of New York, by this indictment, accuse *H. N. Rentchen, whose Christian name is to the Grand Jury aforesaid as yet unknown* of the CRIME OF *Grand* LARCENY, in the second degree, committed as follows:

The said *H. N. Rentchen,*

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *January*, in the year of our Lord one thousand eight hundred and *nineteen*, at the City and County aforesaid, being then and there the clerk and servant of *Frederick H. Steag and George H. Steag, co-partners,*

George H. Steag, co-partners, —

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *Frederick H. Steag and George H. Steag,*

the true owners thereof, to wit: *the sum of twenty eight dollars in money, lawful money of the United States of America and of the value of twenty eight dollars.*

the said *H. N. Rentchen,* afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money* —

to his own use, with intent to deprive and defraud the said *Frederick H. Steag and George H. Steag* of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Frederick H. Steag and George H. Steag* —

did then and there and thereby feloniously steal, 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.