

0009

BOX:

38

FOLDER:

445

DESCRIPTION:

Callaghan, Thomas

DATE:

05/05/81



445

0010

Day of Trial

Counsel,

Month

Pleads

188

6/14
20
Sept

THE PEOPLE

vs.

James Callaghan

Violation of Excise Law.

Samuel L. Estlin
SAMUEL L. ESTLIN
District Attorney.

A TRUE BILL.

W. Padon
Foreman.

Put off till
afternoon or later
from 2 P.M.

0011

First District Police Court.

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

of the 4th Precinct Police John Canavan Street

of the City of New York, being duly sworn, deposes and says, that on the 9th
day of April 1881, at the City of New York, in the County of New York,

at No. 136 1/2 Pearl Street,
Thomas Callaghan

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors
or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to
and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An
Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me this 9th
day of April 1881 }
Callaghan
POLICE JUSTICE.

John Canavan

0012

155 W 56-36. 2nd 389
4 64

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Canavan

vs.

Thomas Callaghan

MSDEMEANOR,
Selling Liquor, &c. without License.

Dated the 9 day of April 1881

Morgan Magistrate.

Witness

Canavan Officers.
4.
APR 8 1881

Bailed \$ 100 to Ans. G. S. S.

By S. S. Canavan

J. H. Morgan
Prosecutor

0013

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

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

That

Thomas Callaghan

late of the *fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *ninth* day of *April* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

John Cauffman

: without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count~~ And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

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

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

0014

BOX:

38

FOLDER:

445

DESCRIPTION:

Camby, John

DATE:

05/05/81



445

00 15

Counsel,

Filed 5th day of July 1881

Pleads

THE PEOPLE

vs.

John Canby

INDICTMENT.
Grand Larceny of Money, &c.

David L. Atkins
DAVID L. ATKINS

District Attorney.

Part in May 6, 1881

pleads G.L.

A True Bill.

S.P. Three years.

W. H. ...
Foreman.

BURGLARY—3rd Degree, and
Grand Larceny.

ney.

eman.

42

Burglary 2nd Degree

0016

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY)
OF NEW YORK) ss.

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

Question. What is your name?

Answer.

John Canby

Question. How old are you?

Answer.

46 Years

Question. Where were you born?

Answer.

China

Question. Where do you live?

Answer.

61 James Street

Question. What is your occupation?

Answer.

Sailor

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

Answer.

I took one hundred and forty dollars from his chest which was all the money I saw there

John Canby

Taken before me, this

23 day of April

188

POLICE JUSTICE.

0017

POLICE COURT— DISTRICT

City and County }
of New York, } ss:

Ap Hoy

of No. *61 James* Street, being duly sworn,

deposes and says, that the premises No. *aforesaid*

Street, *10th* Ward, in the City and County aforesaid, the said being a *bed*

Room

and which was occupied by deponent as *such*

entered by means *of forcing open with* **BURGLARIOUSLY**
false keys the door leading
to deponent's bedroom from the
hallway

on the *24th* day of *April* 188*9*

and the following property feloniously taken, stolen, and carried away, viz:

Gold and lawful money
in bills and gold and silver
coins United States issue and
collectively amounting to three
hundred & forty dollars

the property of *deponent*

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

for the reasons following, to wit;

That the property was
contained in a chest in deponent's
bed room the door of which was locked
by deponent, as he was going out
that when he returned he found the
bed room door open the lid of the
chest forced apart & open and said
property gone. That the prisoner now admits
that he forced open the door & chest & took therefrom
one hundred & forty dollars of the aforesaid property
deponent

Admitted to the bar 2nd March 1889

Wm. M. ...

0018

42

POLICE COURT—..... DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
61 James St.
APR 25 1897

OFFENCE:
BURGLARY AND LARCENY.

Wm. Danby

Magistrate.

Whitwell

Officer.

Kelly 14

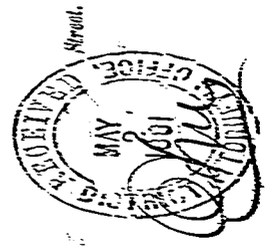
Clark.

Witnesses:

Committed to default of \$

United by

No. / Street.



0019

CITY AND COUNTY } ss
OF NEW YORK.

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

That

John Canby

late of the *Fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty fourth* day of *April* in the
year of our Lord one thousand eight hundred and eighty *one* with force and arms,
about the hour of *eleven* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Ap Hoy
there situate, feloniously and burglariously did break into and enter, by means of ~~forcibly~~
forcibly breaking open an auto door of said
dwelling house

he the said

John Canby

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

Ap Hoy

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.

0020

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

John Casby

late of the Ward, City and County aforesaid,

and ~~was~~, three 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 the denomination of one thousand dollars, and of the value of one thousand dollars each: three 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 the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty 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 the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty 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 the denomination of fifty dollars, and of the value of fifty dollars each: fifty 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 the denomination of twenty dollars, and of the value of twenty dollars each: sixty 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 the denomination of ten dollars, and of the value of ten dollars each: eighty 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 the denomination of five dollars, and of the value of five dollars each: ninety 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 the denomination of three dollars, and of the value of three dollars each: one hundred 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 the denomination of two dollars, and of the value of two dollars each: one hundred and twenty 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 the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of fifty cents each: sixty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually known as dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

#340 100

of the goods, chattels, and personal property of ~~and~~ *the said Ap Hoy* ~~in the said dwelling house~~ then and there being found, feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity. *Daniel C. Rollins*

BENJ. K. PHELPS, District Attorney.

0021

BOX:

38

FOLDER:

445

DESCRIPTION:

Campbell, Frank R.

DATE:

05/12/81



445

0022

W. R. 43

W. R. 43
Counsel,
Filed 12 day of May 1881
Pleads *W. R. 43*

INDICTMENT - Larceny from
the Person. *Money*

THE PEOPLE

vs.

7
Frank A. Campbell

DANIEL C. COLLINS,
BY BENJAMIN K. PHELPS,

District Attorney.
Part for June 2, 1881.
Jury acquitted -
A True Bill.

M. Palm
Foreman.

W. R. 43

0023

still shouting in Dutch
when a policeman came
over and arrested me,

There was a man
came to the station
house & told the officer
that I did not touch
the man, but they put
him out & locked me
up, that is all, I know.

Frank R. Campbell

he had his pocket book
in his hand when the
officer came —

I had nothing on me

0024

7-18

Swatz - Gof -

Campbell are coming.

Sunday morning May 8 -

I was on my way to the fish market at Catherine Ferry ^{to work}. There was a crowd of men watching a drunken man who a Navy officer took care from and threw in the street. I asked who he was & the men did not know him but said he came out of Beoghans when he got on the sidewalk some one in the crowd showed me on him he followed me with the care then he took his pocket book from his pocket and shot it at me.

0025

CORRECTION

0026

Swatz - Gop -

Camp bells are coming.

Sunday morning May 8 -

I was on my way to the fish market at Catherine Ferry ^{to work}. There was a crowd of men watching a sunken man who, a Navy officer took an axe from and threw in the stream. I asked who he was & the men did not know him but said he came out of Beoghans when he got on the sidewalk some one in the crowd showed me on him he followed me with the axe then he took his pocket book from his pocket and shook it at me.

0027

still shouting in Dutch
when a policeman came
over and arrested me,
there was a man
came to the station
house & told the officer
that I did not touch
the man, but they put
him out & locked me
up, that is all, I know.

Frank R. Campbell

he had his pocket book
in his hand when the
officer came —

I had nothing on me

0028

FORM 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,) s -

Police Court—Third District.

Fredrick Schwartzkopf,
of *Coner Catharine & Cherry Street, with Brooks & Co. 111 1/2* Street, being duly sworn, deposes

and says that on the *8th* day of *May* 188*9*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent *and from the person of*
deponent

the following property viz: *one pocket book containing gold and lawful money of the issue of the United States consisting of silver coins of various denominations and value in all*

of the value of *two 80/100* 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 *Frank R Campbell* (now here) from the fact that deponent caught said Campbell in the act of taking & stealing said pocket book containing said money from the left hand pants pocket of the pants worn upon the person of deponent

F. Schwartzkopf

Subscribed and sworn to before me this 11th day of May 1889
J. M. Sullivan
POLICE JUDGE

0029

Police Court—Third District
CITY AND COUNTY }
OF NEW YORK. } ss.

Frank R Campbell being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to ~~him~~, states as follows,

viz:

Question. What is your name?

Answer. Frank R Campbell

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Brooklyn

Question. Where do you live?

Answer. 164 Chatham St

Question. What is your occupation?

Answer. Laborer

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

Answer. I am not guilty

F. R. Campbell

John W. Smith
I solemnly swear me, this 28th day of May, 1889
POLICE JUSTICE.

0030

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

143
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Frank Johnson
Frank Johnson & Co.
Car Catterer & Ebony Ltd.
with Bonds & Co

Paul R Campbell

AFFIDAVIT—LARCENY.

BAILED.

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

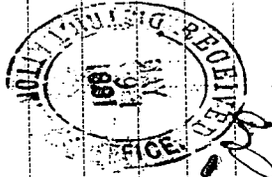
Dated *May 8* 18*81*

Magistrate.

Officer.

Clerk.

Witnesses _____



\$ _____ to answer

at _____ Sessions

Received at Dist. Att'y's Office

[Signature]

0031

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Frank R. Campbell*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *eightth* day of *May* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms

*One pocket book of the value of twenty
cents
Given coins of a number kind and
denomination to the jurors aforesaid
unknown and a more accurate de-
scription of which cannot now be
given of the value of two dollars and
eighty cents*

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

DANIEL C. ROLLINS,
DENISE K. PHELPS, District Attorney...

0032

BOX:

38

FOLDER:

445

DESCRIPTION:

Campbell, James J.

DATE:

05/31/81



445

0033

BOX:

38

FOLDER:

445

DESCRIPTION:

Rooney, Michael

DATE:

05/31/81



445

0034

300

Counsel,
Filed 31 day of May 1881
Pleads

THE PEOPLE
H. vs.
210 11/6. P
James J. Campbell
415 4th St
703 4th St
Michael Rooney

Larceny, and Receiving Stolen Goods.

DANIEL C. ROLLINS,
BENJAMIN PHEEPERS

District Attorney.
Part in Law 2, 1881
Both plead P.L. 6,
A True Bill.

W. Baden
Foreman.

P. 2 June 7, 1881

Co. Mayo

F.D.

that appears. See
Ampleman
Chancellor. Within

F.D.

0035

THEODORE F. MILLER.
ATTORNEY & COUNSELOR.
229 BROADWAY, N. Y.

New York June 6 '87

Hon. Fred Smith,

Recorder:

Dr. Sir: I have known James J. Campbell, who has, as I understand, pleaded guilty before you to petty larceny, for a number of years last past. He was employed in another office in our building, and I then came to employ him as a copyist and to do some errand, such as making deposits in bank, seeing papers to

His reputation for honesty was never questioned so long as I have known him until this affair - His great fault was tipping, and I don't believe he is naturally one of the criminal

class. In justice to him I think these facts should be known to you in fixing his punishment.

Yours very respectfully
Theodore F. Miller

0036

GILBERT H. CRAWFORD.
Attorney & Counsellor at Law,
229 BROADWAY.

New York, June 6 1881

Dear Sir.

I understand that James J. Campbell, formerly a law clerk, has pleaded guilty to larceny of books from Hon. Leo C. DePar.

I have known Campbell for nearly ten years, ever since he was in Marsh Coe & Wallis's office. He was for the greater part of a year in my office and before and since that time has done considerable work for me. Except that he is intemperate I never heard or knew anything against him. He has been trusted by me frequently to an unlimited extent and never in the least instance was unworthy. He has had trouble with his wife

0037

of whom I fear little that is good can be said. He certainly is not an habitual criminal and I am inclined to conjecture that his present offence was committed while under the influence of liquor. If you could have five minutes talk with him you would perceive that he is a weak well meaning simple minded man nay down at the bottom of the heap more sinned against than sinning, well fitted to be a dupe of thorough going rogues.

Yours respectfully

Gilbert H. Crawford

Hon. Fred^l Smyth

0038

J. K. HAYWARD,
Attorney & Counsellor
AT LAW,
229 BROADWAY,

New York, June 6th 1881

Hon Judge Smythe

Dear Sir
I have known J. J.
Campbell for seventeen years.
I know his whole record,
take away also his and
he is the best law clerk
and the best fellow in
the world. His wife has
done a great deal to
bring him where he is.
For honesty I believe his
record to be perfectly good.
till this instant.

Yours
J. K. Hayward

0039

Form 112.

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

Police Court—First District.

of No. Lee Co DeFor
346 Broadway Street, being duly sworn, deposes

and says, that on the 19th day of May 1881
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from his charge

the following property, viz: Fifteen volumes of Law Books
in all

of the value of Eighty three Dollars,
the property of deponent and Louis W. Morrison
and in deponent's charge

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

James J. Campbell
and Michael Dorney for both
for the reason following to wit: That
said law books up to said day said were
maintained in a room No. 24 in the house
346 Broadway, occupied by deponent and
said Louis W. Morrison as offices. That on
Saturday the 20th day of May 1881. This deponent
found that said books were missing from
said office. That deponent was informed by
Ellen Liddy, that on said day the 19th day
of May, at about seven o' clock in the morning
she saw said defendants, coming out of the

Sumner Davidson vs. this
1881
Police Justice

0040

door leading to said room or office that said Michael Rooney carried then a bundle, apparently heavy and being a square package, and threw it left said building. - That officer Thomas Beatty of 25th Precinct Police, who arrested said prisoners, found them in the pocket of said Rooney a key which was identified by deponent as his property and fitting the lock to the said door of said office. Deponent therefore charges that said lawbooks were taken stolen and carried away by said James J. Campbell and said Michael Rooney

sworn to before me Leo C. Deasar
this 22^d day of May 1881
Geo. C. Deasar

Place Justice

State of New York, City and County of New York
Ellen Laddy being duly sworn deposes and says, she resides at 89 Bay Street in said City, that she has heard read the foregoing affidavit, and is familiar with the contents of the same, and that portions thereof referring to her and to informants given by her is true to her own knowledge Ellen Laddy
sworn to before me
this 22^d day of May 1881

Geo. C. Deasar
Place Justice

State of New York, City and County of New York
Thomas Beatty being duly sworn says he resides 634 - Fifth Street in said City that he is a member of Broadway Squad 25 Precinct Police that on the 21st day of May 1881 he arrested the prisoners named in foregoing affidavit and found in the pocket of said Michael Rooney and key mentioned in said affidavit
Thos. Beatty

sworn to before me
this 22^d day of May 1881

Geo. C. Deasar

Place Justice

0041

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer *Michael Rooney*

Question. How old are you?

Answer *45 Years*

Question. Where were you born?

Answer *Ireland*

Question. Where do you live?

Answer *103rd Street and 3rd Avenue*

Question. What is your occupation?

Answer *Meat Carrier*

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

Answer. *I had nothing at all to do with that Lenny. I knew about it Michael + Rooney*
mark

Taken before me, this

day of *May*

POLICE JUSTICE

188

0042

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *James Campbell*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *United States*

Question. Where do you live?

Answer. *210 West 16 Street*

Question. What is your occupation?

Answer. *Clerk.*

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

Answer. *guilty of Petty Larceny
for J Campbell*

Taken before me this *22* day of *May* 18*87*
Wm. M. Brown
Police Justice.

0043

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

300
Police Court—First District.

THE PEOPLE, &
ON THE COMPLAINT of

Leo L. Debar
348 Broadway

vs.
James J. Langford
Michael Carey



BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Date: *May 22* 188*7*

Thurman Magistrate.

Beatty 25 Officer.

Clerk.

Witnesses: *Wm. L. Deby* & *John F. Deby*
Wm. Deby
25th Precinct

Each

§ *Five* to answer

at Sessions

Received at Dist. Atty's office

Affidavit

0044

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

vs
James J. Campbell &
Michael Romney

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The stolen articles (Books) were recovered upon information furnished by depts., the property was not all taken at one time; I believe they were under the influence of liquor and had no felonious intent; and as they have been in my employment, and each has a family dependent upon him. I think they will plead guilty to petit larceny.

Geo C. Deegan

0045

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

*James J. Campbell and
Michael Rooney each*

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

*sixteen printed books (of the kind
known as and called lawbooks) of
the value of five dollars each —
One Key of the value of twenty
five cents*

of the goods, chattels, and personal property of one

Leo C. Dewar

then and
there being found, 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.

0046

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

James J. Campbell and
Michael Rosney each

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,

Sixteen printed books (of the
kind known as and called law books)
of the value of five dollars each
One Key of the value of twenty
five cents

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

Leo C. Deegan

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

Leo C. Deegan

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

James J. Campbell and Michael Rosney
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen ~~by~~ 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.

DANIEL C. ROLLINS,
~~BENJ. K. PHELPS,~~ District Attorney.

0047

BOX:
38

FOLDER:
445

DESCRIPTION:
Cannon, Thomas

DATE:
05/03/81



445

0048

3

Counsel,
Filed *3* day of *May* 18*91*.
Pleads,

and
BURGLARY—Third Degree,
Larceny.

THE PEOPLE

*19th St. N. W. 4602
Wash. D.C.*

P.
Thomas Cannon

Amiel S. Collins
BENJAMIN

District Attorney,
Court No: *May 21 1891*
pleads Guilty.
A True Bill.

W. Palmer
Foreman.

S. P. George

1891

0049

POLICE COURT— 5th DISTRICT.

City and County }
of New York, } ss:

Stephen Kramer

of ~~South Side~~ *South Side* 142nd Street bet. ~~Alexander & Mill Street~~ *Locust*, being duly sworn,
deposes and says, that the premises ~~West Side College Avenue bet. 137th & 138th~~
Streets 23rd Ward, in the City and County aforesaid, the said being a *Frame*
stable

and which was occupied by deponent as a *Stable*

and which were **BURGLARIOUSLY**
entered by means of *forcibly breaking the stable door*
and entering therein with intent to commit
a crime

on the *night* of the 23rd day of *January* 1881
and the following property feloniously taken, stolen, and carried away, viz:

Two Bags of oats of the value of Two dollars

the property of *deponent*,
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by *Thomas Cannon (aunt's son), and one*
Sennie Malone formerly arrested & convicted
for the reasons following, to wit; *that since the commission*
of said offense and in open Court, the said
Thomas Cannon admitted and confessed to
deponent that he in company with said
Sennie Malone did so burglariously enter
said premises on said night and feloniously
take steal and carry away the above described
property

Stephen Kramer

Witness of Deponent
25 day of April 1881
James McFarlane
Police Justice

0050

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Cannon*

Question. How old are you?

Answer. *19 years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *148' Street & 4' Avenue*

Question. What is your occupation?

Answer. *Map Maker*

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

Answer. *I am guilty of the charge*

Thomas Cannon

Taken before me, this *25th*
day of *April* 18*71*

Maurice J. Davis

Police Justice.

0051

3

POLICE COURT - 5th DISTRICT.

OFFICE OF BURGULARY AND LARCENY.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Stephen Gacamon
142nd St - bet. Alexander & 145th St

Thomas Kamm

Dated *April 25* 1881

Parker Magistrate.

William A. Schonada S.S. Officer.

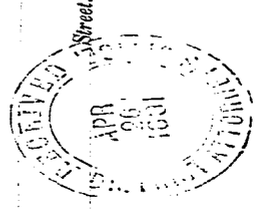
Gregor Clerk.

Witness: *Henry Schwabe*

J. J. Pucina Police

Committed in default of \$ *500* Bail.

Bailed by
No. *55* Street.



0052

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Thomas Cannon

late of the *twenty-third* Ward of the City of New York, in the County
of New York, aforesaid, on the *twenty-third* day of *January*
in the year of our Lord one thousand eight hundred and ~~eighty-one~~ *eighty-one* with force
and arms, at the Ward, City and County aforesaid, the *stable* of
Stephen Cramer there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said
Stephen Cramer then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

*Two bags of the value of fifty cents each.
One hundred pounds of oats of the value
of two cents each pound.*

of the goods, chattels, and personal property of the said *Stephen Cramer*

so kept as aforesaid in the said *stable* then and there being, then
and there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York, and their dignity.

Daniel F. Rollins
BENJ. K. PHELPS, District Attorney.

0053

BOX:

38

FOLDER:

445

DESCRIPTION:

Carltean, Thimolion

DATE:

05/23/81



445

0054

Wm. G. Rollins
Filed *23* day of *May* 188*7*
Pleas *not guilty* 24.

THE PEOPLE,
vs.
Wm. G. Rollins
35 Chester
Assault and Battery—Felonious.

DANIEL G. ROLLINS,
District Attorney,
Court Room 31, 1887
Jury returned 3. Court
A True Bill. *Wm. G. Rollins*
Wm. G. Rollins

Wm. G. Rollins
Foreman.

0055

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Blanche Siegrist

of No. 22

Charlton

Street, being duly sworn, deposes and says

that on the 15th day of May 1881 in the City of New York she was violently and feloniously assaulted ~~by~~ ^{alleged to be} by

Thimoleon Cattan (is here) who discharged three chambers of the revolver here shown charged with powder & ball through the ceiling, that the said Thimoleon then said there said to deponent in other in the presence of deponent, 'Ah! that is it. Since you will not give your daughter to me—meaning this deponent—No one shall have her, and did then and there run and procure the revolver here shown and did discharge the same at deponent who was at the time in a chamber above and directly over the head of the said Thimoleon and that the said Thimoleon was aware of deponent's position and deponent further states that the said Thimoleon in this deed was ~~with the felonious intent to take the life of deponent, or to do him bodily harm, and~~ ^{with the intent to take the life of deponent, or to do him bodily harm, and}

without any justification on the part of the said assailant:

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

Sworn to before me this 16th day of May 1881 } Blanche Siegrist
Police Justice.

0056

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK

Henrietta Carreau

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

QUESTION.—What is your name?

ANSWER.—

Henrietta Carreau

QUESTION.—How old are you?

ANSWER.—

Thirty five years

QUESTION.—Where were you born?

ANSWER.—

France

QUESTION.—Where do you live?

ANSWER.—

27 Chatham St

QUESTION.—What is your occupation?

ANSWER.—

Mean Madam

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

Answer.—

I have nothing to say at the moment.

Henrietta Carreau

Read before me, this

Wm. H. Tracy
Police Justice
1887

0057

197. 5/17/81

POLICE COURT--Second District.

THE PEOPLE, &c.,

OFFENCE--Felonious Assault and Battery

IN THE COURT OF

Shudic Vignier
22 Charleston St.

vs.

Theodore Carbone

Dated May 16 1881

Morgan Magistrate.

Oliver
Clerk.

Witnesses
Maratta Vignier
22 Charles St.
Vignier



Committed to Jail
Bailed by
No.

Street.

0058

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Thimolion Carlbean

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

on the *fifteenth* day of *May* in the year of our Lord
one thousand eight hundred and eighty - *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Blanchi Siegnist*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *her* the said *Blanchi Siegnist*
a certain *pistol* *her* and there loaded and charged with gunpowder and one
leaden bullet, which the said *Thimolion Carlbean*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *her* the said

Blanchi Siegnist
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 there dignity.

SECOND COUNT.

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

Thimolion Carlbean
with force and arms, in and upon the body of the said *Blanchi Siegnist*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *her* the said *Blanchi Siegnist*
a certain *pistol* *her* and there loaded and charged with gunpowder and one
leaden bullet, which the said *Thimolion Carlbean*
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 attempt to discharge,
with intent *her* the said

Blanchi Siegnist
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.

THIRD COUNT.

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

Thimolion Carlbean
with force and arms, in and upon the body of the said *Blanchi Siegrist*
then and there being, wilfully and feloniously did make an
assault and to, at and against *her* the said *Blanchi Siegrist*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* *Thimolion Carlbean* right hand, then and there had and held, wilfully and feloniously, and
without justifiable ~~an~~ excusable cause, did then and there shoot off and discharge,
with intent; then and there, thereby *her* the said
Blanchi Siegrist
wilfully and feloniously then and there to injure, 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.

FOURTH COUNT

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

Thimolion Carlbean
with force and arms, in and upon the body of the said *Blanchi Siegrist*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *her* the said *Blanchi Siegrist*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* *Thimolion Carlbean* right hand, then and there had and held, wilfully and feloniously, and
without justifiable ~~and~~ excusable cause, did then and there attempt to shoot off and
discharge, with intent, then and there, thereby *her* the said
Blanchi Siegrist
wilfully and feloniously then and there to injure, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York, and their dignity.

DANIEL G. ROLLINS, District Attorney.

0060

BOX:

38

FOLDER:

445

DESCRIPTION:

Carrick, George

DATE:

05/12/81



445

0061

140

Counsel,
Filed 12 day of May 1881
Plends *at Gully 16!*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*Wm. H. ...
George Barnett*

DANIEL C ROLLINS,

Attorney at Law

District Attorney.

*No further ...
A TUO BILL.*

W. Palm

Foreman.

*May 11. 1881
J. W. ...
J. B. ...
J. C. ...*

0062

To
The Hon Henry A. Sildersleeve
City Judge of the City of New York
The petition of Margaret Carriek
respectfully shows.

That your petitioner is the mother
of George Carriek, who was arrested
on the 4th day of May 1881 upon
the charge of stealing a small
piece of Iron, and who was
brought to trial before you on the
13th day of May 1881, and by you
remanded until May 16th 1881,
for the purpose of allowing your
petitioner to show that she was able
to provide for and support the
said George Carriek.

That the said George Carriek
always up to making of the said
charge against him bore an excel-
lent character and was considered
by all who knew as a good and
honest lad.

0063

That the eldest son of your petitioner, Thomas Carrick who is over twenty years of age, is steadily employed the year through as a cooper at a weekly salary of Fifteen Dollars a week; that your petitioner's said son Thomas gives your petitioner every Saturday night his weekly wages in full, with which your petitioner provides for herself and her family.

That your petitioner resides at 47 Oak Street in this City; and from the wages of her son is fully able to provide and care for her said son George Carrick and her family.

And your petitioner prays that the said George Carrick may be discharged into her custody, and your petitioner will ever pray.

Dated N.Y. May 14th 1881.

Margaret Carrick.

0064

City & County of New York ss.:

Margaret Carrick being duly sworn, says that she is the petitioner above named that she has read the foregoing petition and knows the contents thereof and the same is true of her own knowledge.

Sworn to before me) Margaret Carrick

May 14th 1881

W. Lawrence
Notary Public
N.Y.C.

We the undersigned residing at the places set opposite our respective names, hereby certify that we know Mrs Margaret Carrick the above named petitioner, and that we have read the foregoing petition and know its contents & that the same is true: and that Mrs Carrick is fully able to care for and provide for the support of her said son George Carrick.

Dated May 14th 1881.

Parents' residence
Thomas Francis Carrick #47 Oak St.

0065

Harold O'Keefe	#170 Cherry St.
William Hill	#170 Cherry St.
Henry DeLeon	56 Market St.
William Carstens	77 Market St.
Miss Sullivan	41 Market St.
John DeLeon	85 Market St.
J.C. Clark	95 Market St.
Partholomew Brown	153 Cherry St.
Edward Durigan	151 Cherry St.

0066

THEODORE W. DEWEY, LL.D., President.
ROBERT SMITH, Secretary.

ELIHA HARRIS, M. D., Corresponding Sec'y.
STEPHEN CUTLER, Trust. & General Agent.

PRISON ASSOCIATION OF NEW YORK.

66 BIBLE HOUSE, ASTOR PLACE,

New York, May 16th 1887

George Carrick was arrested July 14-1880 - charge with P. L. gun his age 18 years was found guilty & 90.25 days City Prison - He lived then 242 Cherry Street

Was arrested again June 22nd 1880 - P. L. lived then 185 Montgomerie St. was dis^d

May 7th 1881 - G. L. calls himself 14 years, lives 47 Oak St - Both parents living - father is a cooper & works

Somewhere in Penn. comes home twice a month

George worked last in a Restaurant 278 Pearl from 8 A.M. to 3 P.M. for Mr. Manley. I called there. Mr. Manley does not remember him as he was there only a short time, a few days

I am mistaken in regard to the condition of the boys clothing
" he has the same clothes that he came in with, his mother sent him a clean shirt and he was comfortable

Has worked a short time in several places

Respectfully
S. Cutler

0067

Report on the con
of Geo Carriock

0068

27

The People } Court of General Sessions, Part I
George Garrick } Before Recorder Smythe
Indictment for grand larceny and receiving
stolen goods. Wednesday, May 18, 1881.
Matthew A. Gregory, sworn and examined, testified:
I am the complainant. Where do you live? I live
at Red Bank, New Jersey. On the 7th of May did
you lose any iron? Yes sir. Where was that iron
situated? It was in the pier of the Long Island
Railroad, pier 35 1/2 East River. What was the prop-
erty? It was vessel iron, iron that belonged
to a vessel. In what shape was it? It was in all
shapes. A lot of old second hand iron was it?
The piece that the prisoner had and was carry-
ing - I am not talking to you about that - there
was a pile of iron there? Yes sir, a pile of
second hand iron. What was the iron there for?
I had shipped it from a vessel, I had taken it
off. I had shipped it from the east end of
Long Island and it had arrived at the depot
I think the day before. Was there a considerable
quantity of it? About twelve thousand pounds.
What was that kind of iron worth a ton? There
was some of it was worth a hundred dollars
a ton and some of it was not worth more
than thirty dollars a ton. Did you see the
prisoner on the 7th of May? I did sir, I saw
him in the depot of the Long Island Railroad.

0069

This iron was inside the depot was it? It was sir. There are four or five enclosures which shut up the whole depot; this was in the east or south door of the depot. You say you saw the prisoner on the 7th of May in that depot? I did sir. About what time of day? It was in the neighborhood of 12/2. Was anybody with him? Yes sir. What was it that called your attention to him? I was standing in the door of 205 South St, which is right opposite, waiting for the time to come to cart this iron for me and a man stepped up to me and says - In consequence of what he said you looked over did you? I did sir. I did not go over there, I looked over there. What did you see when you looked over? I was right across the street from it, I could see the iron from where I stood. This 205 is almost opposite the pier. I walked a little way towards the northward and stood and looked at three or four boys that were inside the depot loading up with iron. There was two of them that had their armsful and the prisoner and another boy took a piece that we call a mast head band weighing 46 pounds. The prisoner and another boy took it and brought it across the street right to where I stood. I waited for them until

0070

they got across the street. I put my hand on the shoulder of this boy and the other boy ran away and the other two boys that had the iron they ran at the same time as soon as they saw what I had done. And that was your iron?
Yes sir. Worth how much that piece that he had hold of? From two and a half to three dollars. Counsel. I move now that the jury be directed to find a verdict of guilty of petty larceny the Court. I will tell them that. Did you catch this boy? Yes sir; the other three boys ran away. Did they run off with the iron? Yes, two of them ran off with the iron. By Counsel. Where did you first see the prisoner on that day? He was standing by the pile of iron over in the Long Island Depot. I am sure of that. I saw him taking hold of this big piece of iron with another boy and take it out of the depot. There were three boys with him. All the boys did not cross South St. and come to the place where I was standing; the other two went from there a little further to the northward. This boy tried to get away and I caught him. Did you tell this boy you would not make a charge against him if he brought the iron back? Yes sir, I did; he refused to do it; he cried to let him go. I was in a great hurry at the time. I was going to pier 39. I said to him, "if you will carry

0071

the iron back to where you have just taken it from, I will let you go." That is when he was pleading, "you have, perhaps, ^{got} sons; then let me go and do not make a charge against me." If you can carry it right back immediately, I will let you go." He did not do it; the mob gathered round; he kept on saying that he would, but he did not. A large mob gathered round and I took the iron in one hand and the boy in the other; the boy turned around and slipped his arms out of his coat and left me with the coat in my hand; he tried to get away I caught him again. I took him to the depot and got an officer. George Carrick, sworn and examined in his own behalf. I am 11 years old, I live at 47 Oak St. I was arrested two weeks ago Saturday. I was walking along and this iron was leaning up against the lamp post. I had the iron when the complaint caught me. The three boys who had the iron were betting who could lift it, and as soon as I went to lift it the man came up and arrested me. He said, "Bring it back; I say." I don't know nothing about it. I was only lifting it. I was convicted last year for petty larceny. I cried then and the Judge took pity on me and only gave me five days. I lived then in Cherry St. The jury rendered a verdict of guilty of petty larceny. The ^{prisoner} was sent to the House of Refuge.

0072

Testimony in the case of
George Canfield
Filed May 1881

0073

Form 112.

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

Police Court—First District.

Matthew Henry Gregory
of No. *Redbank New Jersey* Street, being duly sworn, deposes
and says, that on the *seventh* day of *May* 18*87*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz: *a quantity of iron parts*
of a former steamer vessel

of the value of *Twenty* Dollars,
the property of *this 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 *George Carrick*

(name here) and by three other persons
not arrested and unknown to this
deponent, from the fact, that said day
was at about 10 o'clock A. M. the said
iron was in the freight depot of the
Long Island Rail Road on Pier 35 1/2
East River, that at about half past
twelve o'clock P. M. ^{an iron} deponent saw
said George and said three other persons
carry part of said iron from said pier
across South Street, that deponent then
and there caught said George Carrick

Sworn to before me this 17th

or

Notary Public

0074

having an iron whiff part of
said record found iron in his
possession, that the other three
persons escaped, and that when
thereafter deponent examined the
amount of iron stored in said
freight depot, he found that
the amount stated above was
missing; that deponent therefore
charges that said record found
iron was taken stolen and car-
ried away by said George Carrott
and said three other persons, all
acting in concert with said other
sworn to before me Matthew H. Green,
this 7th day of May 1871
Morseville C. Baurg
Deputy Justice

0075

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK } =

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

Question. What is your name?

Answer. George Larrick

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. 47 Oak Street

Question. What is your occupation?

Answer. I am a waiter in a dining room

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

Answer. I am not guilty

George Larrick

Witness before me, this

Mary Ann Peters
Police Justice

day of March

1887

0076

COUNSEL FOR COMPLAINANT

Name

Address

COUNSEL FOR DEFENDANT

Name

Address

140
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew J. Grayson
(of New York N.Y.)
vs.
Henry Carmick
(of New York N.Y.)

BAILLED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Matthew J. Grayson
Atty at Law
100 Wall St.

Affidavit—Larceny.

1887
Dated this 25th day of May 1887
at New York City
Henry Carmick
Magistrate
Matthew J. Grayson
Atty at Law
100 Wall St.
Clerk

Witnesses:

575 to answer

at General Sessions

Received at Dist. Atty's office

Carmick

0077

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

George Carriek —

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
seventh day of *May* in the year of our Lord
one thousand eight hundred and eighty — *one* at the Ward, City and County aforesaid
with force and arms,

*Eight hundred pounds of iron of the
value of five cents each pound.*

of the goods, chattels, and personal property of one

Matthew H. Gregory

then and
there being found, 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.

0078

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

George Leavick

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,

*Eight hundred pounds of iron of the
value of five cents each pound.*

of the goods, chattels, and personal property of the said *Matthew N. Gregory*

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

Matthew N. Gregory
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

George Leavick
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

DANIEL C ROLLINS,
~~JOHN R. SHEPHERD~~, District Attorney.

0079

BOX:

38

FOLDER:

445

DESCRIPTION:

Clark, Emma

DATE:

05/25/81



445

0080

270

Trial for

Counsel,

Filed *25* day of *May* 188*1*

Pleads

THE PEOPLE

vs.

Ernest Clark

D. C. Carr

Indictment for Disorderly House.

DANIEL C. ROLLINS,

Attorney at Law

District Attorney.

A True Bill.

W. Palm
Foreman.

0001

CITY AND COUNTY,
OF NEW YORK, ss.:

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

That

Emmama Clark

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty* day of *May* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

John A. K. Duval

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT—And the Jurors aforesaid, upon their Oath aforesaid, do further
present, THAT the said~~

~~*Emmama Clark*~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, on the Ward, City and County aforesaid, the same
being the first day of the week commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~*John A. K. Duval*~~

~~contrary to 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.~~

~~*David G. Rollins*~~

~~**BENJ. R. PHELPS, District Attorney.**~~

0082

271
BN

Day of Trial

Counsel,

Filed 25 day of May 1881.

Pleads

THE PEOPLE

vs.

Frank
Clark

3 Cases

Daniel C. Rollin
BENJ. K. PHELPS

District Attorney

Violation of Excise Law.

A True Bill.

M. J. [Signature]
Foreman.

0083

CITY AND COUNTY } ss.:
OF NEW YORK,

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

That

Emma Clark

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty first* day of *May* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County, aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

John A. K. Dewa

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

Emma Clark

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

John A. K. D.

contrary to 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.

Benjamin K. Phelps

BENJ. K. PHELPS, District Attorney.

0084

269

Day of Trial

Counsel,

Filed *27* day of *May* 188*7*

Pleads

Violation of Excise Law.

THE PEOPLE

vs.

Emma Clark

(3 cases)

BENJ. K. PHELPS,

David G. Reel District Attorney.

A True Bill.

W. J. Allen Foreman.

0085

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

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

That

Emma Clark

late of the *fifteenth* Ward of the City of New York, in the County of
New York, on the *fourteenth* day of *May* in the year of our
Lord one thousand eight hundred and eighty *one* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in *the*
said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

DANIEL C ROLLINS,
BENJ. K. PHELPS, District Attorney.

0086

BOX:

38

FOLDER:

445

DESCRIPTION:

Coughlin, Margaret

DATE:

05/06/81



445

0087

Complainant is a
W. citizen, and
in King's County
to whom his complaint
against the same
Complainant is directed.

Book of Selection.

1881
Counsel
Filed day of May
Pleads for

INDICTMENT
the Person.
vs.
Margaret Coughlin
THE PEOPLE

DANIEL C. ROLLINS
DISTRICT ATTORNEY

District Attorney,
Part for May 11, 1881
and returned to
A True Bill.

M. Palmer
Foreman.

Chas. Jones

0088

Form 112.

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

Police Court—First District.

of No. ~~the City of New York~~ *Joseph Quirk* ~~Third~~ *Colorado* Street, being duly sworn, deposes and says, that on the *second* day of *May* 18*87* at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent, *and from his person*

the following property, viz: *one silver case watch*

of the value of *Five* Dollars,
the property of *this 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 *Margaret Coughlin*

(now here) for the reason following
to wit that on said day at the hour
of about 12 15 A.M. this deponent
had said watch in the pocket of the pantaloons
worn and there worn by deponent upon his
body as part of his personal apparel, that
he was then laying in bed together with said
Margaret in house No. 338 Water Street and
had then and there fallen asleep and when deponent
awoke at about 5 A.M. he found that said
watch had been taken from his said pocket
and said watch was afterward dropped upon
the stairs of said house, while Officer

Subscribed before me this

Police Justice

0089

Thomas Gilbride of 4th Precinct Police
who had arrested said Margaret upon
this ~~complaint~~ depositions Com-
plaint. Deposition therefore charges
that said watch was taken, stolen
and carried away from this deponents
possession and from his person by said
Margaret Caccy Allen

Sworn to before me
this 2^d day of May 1874 Joseph Leitch
M. W. Allen
Police Justice

State of New York, City and County of New
York ss. Thomas Gilbride being duly
sworn deposes and says he resides
in the City of New York, that he has
heard read the foregoing affidavit
and is familiar with the contents
of the same, and that portion thereof
referring to him is true upon his own
knowledge

Sworn to before me Thomas Gilbride
this 2^d day of May 1874
M. W. Allen
Police Justice

0090

Form 10

POLICE COURT-FIRST DISTRICT.

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

of No. 338 Water Lucy Smith Street,

that on the 2nd day of May being duly sworn, deposes and says, 1881, at the City of New York,

in the County of New York. deponent saw Margaret
Coughlin (now here) while under arrest
and descending the stairs in premises No 338
Water Street in said city, drop from her person
the watch described in the affidavit of Joseph
Quirk.

Lucy Smith

Sworn to, this 2nd day of May 1881
before me: William [Signature]
Police Justice.

0091

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Margaret Laughlin*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *25 Cherry Street*

Question. What is your occupation?

Answer. *Laundress*

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

Answer. *I have nothing to do
with the taking of the writ of
Margaret Laughlin
writ*

Subscribed before me, this *2* day of *May* 18*87*
M. J. [Signature]
Police Justice.

0092

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

House of Scotland
House of St Andrew

Police Court—First District

THE PEOPLE, &c,

ON THE COMPLAINT OF

Affidavit—Larceny—Frankston

Joseph Lewis
Magistrate
Charles Lewis
Magistrate

Michael 2
Magistrate
Sidbrook
Magistrate

Magistrate
Joseph Lewis
Complainant of \$700 to City Court
Place inside #300 to be kept
Bailed by John Bond
336 Water St

Received at Dist. City's office of
MAY 1881
General Sessions
City of
Clerk

BAILED

No. 1, of

Residence

No. 2, of

Residence

No. 3, of

Residence

No. 4, of

Residence

No. 5, of

Residence

No. 6, of

Residence

0093

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Margaret Caughlin*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *Second* day of *May* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms

*One watch of the value of ten
dollars*

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

~~XXXXXXXXXXXX~~ District Attorney.

0094

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

THAT the said

Margaret Coughlin

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

One watch of the value of ten dollars

of the goods, chattels and personal property of the said *Joseph Quirk*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from*

the said Joseph Quirk unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said *Margaret Coughlin*

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.

DANIEL C ROLLINS,
~~BENJAMIN S. ROLLINS,~~ District Attorney.