

0566

BOX:

98

FOLDER:

1061

DESCRIPTION:

Callahan, Thomas

DATE:

04/19/83



1061

Trust Association
Representatives
Presenting,
Bureau
FD

163

Day of Trial,
Counsel,
Filed 19 April 1883
Pleads 10 July 13

THE PEOPLE
vs.
Thomas Casselman
~~242 Howard~~
110 1/2 Chatham
242 Howard

Violation of Excise Law.
Selling without License.

JOHN MCKEON,
District Attorney.

22 April 20. 1883

pleads guilty

A TRUE BILL.

[Signature]

Foreman.

[Signature]

0567

0568

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Thomas Callahan

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

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows :

The said *Thomas Callahan*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, 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 whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to

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

JOHN McKEON, District Attorney.

0569

231 ✓
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Baker

1 Thomas Callahan

Offence, Violation Excise Law

Dated 23 March 1883

Magistrate
J. J. Baker

Officer
H. Prevost

Witnesses,

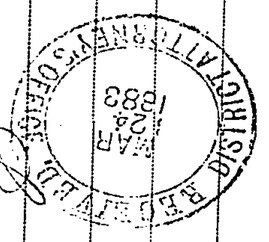
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer

Carless



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 Thomas Callahan

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

Dated 23 March 1883 J. Henry Ford Police Justice.

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

Dated Mar 23 1883 J. Henry Ford 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 _____ 1883 _____ Police Justice.

0570

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas 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. *Thomas Callahan*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *242 Monroe St. about ten months*

Question. What is your business or profession?

Answer. *Bar tender*

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*
Thomas Callahan

Taken before me this

day of

March 1888

William P. Bird
Police Justice.

0571

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court— 1st District.

CITY AND COUNTY }
OF NEW YORK, } ss.

0 a policeman attached to the Charles S Baker aged 29 years
4th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on the 22 day
of March 1883, in the City of New York, in the County of New York, at

No. 107 Chatham Street,
Thomas Callahan (now here)

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

deponent saw defendant sell Whiskey and
receive money for the same at said time
defendant had no license

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

Sworn to before me, this 23 day
of March 1883 Charles S Baker

J. Murray Ford POLICE JUSTICE.

0572

BOX:

98

FOLDER:

1061

DESCRIPTION:

Cameran, Thomas

DATE:

04/18/83



1061

0573

WITNESSES:

22 J. Redinger
Counsel,
Filed 18 day of April 1883
Pleads Not guilty.

THE PEOPLE

vs.

F
Shonish Cameron



JOHN McKEON,
District Attorney.

INDICTMENT.
AGAINST THE PERSON
(Print degree)

A True Bill.


Foreman

A. Brooks,
Pleas Guilty
House of Refuge.

0574

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 Cameron

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

Thomas Cameron

of the CRIME OF ~~Larceny from the person~~ *Grand Larceny in*
the first degree
committed as follows:

The said *Thomas Cameron*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fifteenth* day of *April* in the year of our Lord
one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms, *in the night time of*

said day, one watch of the value
of two dollars

of the goods, chattels and personal property of one *Richard Monaghan*
on the person of the said *Richard Monaghan* then and there being found,
from the person of the said *Richard Monaghan* 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.

JOHN McKEON, District Attorney.

0575

298

Police Court 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard Steinman
Attorney at Law

1 Thomas Leaverson

2 _____
3 _____
4 _____

Offence: Larceny from Person
at night time

Dated April 15 1883

Magistrate.

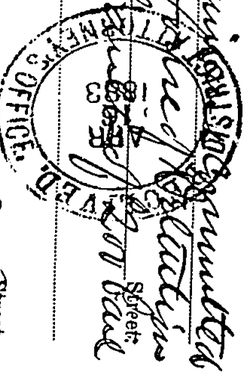
Officer.

10 Precinct.

Witnesses: W. H. Johnson

No. 10-10th Precinct Street.

Comptroller of the City of New York
No. 10-10th Precinct Street
City of New York



No. 1000 to answer Street. Q.L.

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 Thomas Leaverson

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 15 1883 Richard Steinman 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.

0576

Sec. 198-200

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Cameron 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 Cameron

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 218 Mulberry Street, 7 months

Question. What is your business or profession?

Answer. Fish dealer

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

Answer. I am not guilty

Thomas Cameron

Taken before me this

15

day of April

1885

Samuel Cameron Police Justice.

0577

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas A. Fitzpatrick

aged 25 years, occupation Police Officer of No.

10th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Richard Munnahan

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

Sworn to before me, this 15
day of April 1888

Thos. A. Fitzpatrick

Henry G. ...
Police Justice.

0578

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

years of age a black male *Richard Macabau 43*
of No. *175 Hudson* Street.

being duly sworn, deposes and says, that on the *15* day of *April* 188*3*

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 at night time*

the following property, viz:

One Silver Watch of the value of
ten 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 Lamoran (now Lee)*

from the fact that at the hour of about
3 o'clock this a.m. deponent was
walking along the Bowery when
deponent had a watch attached
to a Silver Chain in the watch pocket
of the vest then worn upon his person
that said Lamoran came up to deponent
snatched said watch from deponent
and ran away, that officer Thomas A

Subscribed before me this

1883

Police Justice

0579

Fitzpatrick of the 10th Precinct Police
informer deponent that he saw said
leanover man and that he took him
in custody and when arrested the
within described watch was found
in his possession

Sworn to before me this 15th day of April 1883
Richard Monaghan

Hugh Gardner Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID-Larceny.

Dated 1883

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0580

BOX:

98

FOLDER:

1061

DESCRIPTION:

Cammert, Henry

DATE:

04/18/83



1061

0581

Dec. 2^d 1884

The Indot. herein shown to
disimposed. for reasons
affording hope withis affidavits.
The judgments obtained against
the complainant for false
imprisonment, ought to end
the proceedings upon this Indot.
of the
ap. dist. atty.

237

Filed *11* day of *April* 1883
Heads *W. F. Kelly (23)*

in the third degree

ASSAULT
THE PEOPLE
vs.
B
Denny Comment

JOHN McKEON,
District Attorney.

A True Bill.
W. J. White

Foreman

Recd Feb 11/87

0582

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Denny Cammert

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

Denny Cammert
in the third degree
of the CRIME OF ASSAULT, ~~committed~~ committed as follows:

The said *Denny Cammert*

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

JOHN McKEON, District Attorney.

0583

Form 11.

Police Court— 6 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Juerner
33rd St.
Henry Cassner

Affidavit, A. & B.

Dated *Apr 11* 188*3*

T. Morgan Justice.

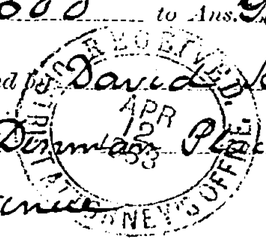
Juerner 33rd Officer. ✓

Witness

Estimé Robitzek ✓
158th St Concord Ave

\$ *300* to Ans. *General* Sess.

Bailed by *David Robitzek*
of Denmark Place near Concord
avenue



0584

Police Court— 6 District:

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } SS

of the 33^d Precinct Police August Joerner Street,

being duly sworn, deposes and says, that
on _____ the 10 day of April
in the year 1883, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Henry Cannert (now here)
who struck deponent a blow on the face
with a piece of tin. Then and there
held in the hand of said defendant
cutting deponent severely

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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this 11th } August Joerner
day of April 1883 }
R. J. Morgan POLICE JUSTICE.

0585

Sec. 198-200.

5th

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Cammell 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. *Henry Cammell*

Question. How old are you?

Answer. *40*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Dorman Place 20 m's*

Question. What is your business or profession?

Answer. *Decorator*

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*

Henry Cammell

Taken before me, this *11*
day of *April* 188*5*

R. L. Morgan Police Justice.

0586

Sec. 212.

6th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned
Assault and Battery

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

Henry Carroll

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by
me, but bail not having been taken by me, I order that he be admitted to bail in the sum of
Three Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.

Dated at the City of New York, *april 11* 1883

A. L. Morgan Police Justice

0587

Sec. 210.

*septs Ex. 1
5, 7/8/83*

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned
Assault by Battery

has been committed, and that there is sufficient cause to believe the within named
Henry Cannon

guilty thereof, I order that he be held to answer the same, and the said crime beingailable by
me, I have admitted *him* to bail in the sum of *Three* Hundred Dollars to answer
by the undertaking hereto annexed.

Dated at the City of New York, *Apr 11* 1883

A. L. Morgan Police Justice.

0588

OFFICE OF
WILLIAM F. BROWNE,
ATTORNEY AND COUNSELLOR AT LAW,
23 PARK ROW.

New York, July 25th 1884

*Dr. Brown has concluded
that the case
had better
be...*

NOTARY PUBLIC
AND
COMMISSIONER

Wm. C. L. Davis
Ast. Dist. Ctly
in charge.

My dear Sir:

Will you
kindly inform me whether you have determi-
ned upon bringing on the trial of the People
on complaint of Brewer against Henry J.
Cammert (my client) who was indicted
for an alleged assault on April 18. 1883
and with whom I had the pleasure
of seeing you in relation to same on
21st inst, when you promised me you would
look into the matter.

My client is desirous of going to Europe on
judicial matters and would either like to
be tried or have the case stand over definitely.

0589

until next Oct or November

Please inform me what disposition
you will make of the matter.

Yours Resp^{ly}

William F. Brown

City

~~W. F. Brown~~

0590

District Attorneys Office.
City & County of
New York.

July 27th 1884

The People
vs
Henry Kauffman

August Governor the complainant
Merrill informs me that in his opinion it will
be impossible to convict the defendant of the
offense charged for the reason that the
complainant has no witnesses to corroborate his
testimony while the defendant will be corroborated
by Justus Robertz whose name appears upon
the indictment. It is as a matter for the
People, ^{the complainant informs me that} a legal doubt arising out of the facts
in this action ^{brought} presented by the the defendant
against the complainant terminates in a verdict for the

0591

Plaintiff, judgment entered for \$400 or more

In this case Robertson vs. Plaintiff for the

Plaintiff August H. Joerner

Edward L. Parros

~~attorney at law~~

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

0592

Court.

of the County of New York

1888

PLAINTIFF,

against

John J. Conroy & Co.

DEFENDANT.

*Edward J. Conroy & Co.
of New York*

LANCASTER & SMITH,

Attorneys for the Plaintiff

320 BROADWAY,

New York.

To *Peter D. Olney Esq
Robert Olney
New York*

Due service of a copy of the within

document is hereby acknowledged.



Dated New York,

1888

Attorney for

2

0593

Court of General Sessions

The People

v

Henry Cameron

Sir:

Please take notice that that upon the annexed affidavits the indictment herein found in April 1853 and upon all the proceedings herein I shall move the Court before Hon. Frederick May the Recorder on Friday the fifth day ^{of December} December 1854 at 11 a. m. of that day or as soon thereafter as counsel can be heard for a dismissal of the indictment herein and also to have the bail given herein discharged and cancelled and all other and further relief as to the Court shall seem just

Dated N.Y. December 17th 1854

Wm. C. Cady

Wm. C. Cady Esq.

District Attorney

County of New York

N.Y.

Wm. C. Cady Esq. Attorney and Clerk

22 Broadway

N.Y.

N.Y.

0594

Court of General Sessions

The People

vs

John Carmichael

City of New York S. S. —

John Carmichael being duly sworn says, I am the defendant above named & have been under an indictment in above Court since April, 1883 for an alleged assault upon one August H. Turner, the complainant herein, who is a police officer attached to the 33rd precinct in this City: the facts in the case are as follows: — On April 10th 1883 the day upon which I was arrested by said Turner (as hereinafter set forth) who then was and who still is the owner of property adjoining my residence, said Turner threw upon my premises rubbish consisting of pieces of tin and other things which I threw back in his yard and Turner became enraged and came upon my premises and struck me and otherwise abused and assaulted me; in self-defence I struck him and ejected him from my premises; at the time of above narrated circumstances said Turner was dressed in Civilian attire, but immediately thereafter he ran into his own house, donned his Police uniform and greatly enraged rushed back upon my premises to arrest me. I fearing arrest retired into

0595

Mr D. Robitzek's house for protection and remained there for over an hour but said Turner determined to insure me waited for an opportunity and as soon as I emerged from said Robitzek's house, he arrested me and took me to the police station and there preferred a charge of disorderly conduct against me; on the next day April 17th 1884 Mr Justice Morgan discharged me on said charge of disorderly conduct. Said Turner, however, determined to insure me, as aforesaid, wantonly maliciously and wrongfully preferred another charge against me, viz: — "Assault" and battery upon which latter charge said Justice held me in the sum of \$20.00 bail to appear at above court which bail still remains in force in the aforesaid action.

That all of the above occurrences were witnessed by Mr Edward Robitzek whose affidavit is hereto annexed.

The only explanation I can give for the harsh treatment I have received at the hands of said Turner is that at different times prior to said difficulty I frequently loaned him money which in order to get back from him I was obliged to complain to the Sergeant of Police in charge of the precinct to which he said Turner was attached and that being annoyed thereat he took the above method of seeking revenge.

0596

After my arrest I instituted proceedings against said
Turner to recover damages for false imprisonment.
The case was tried in May last in the City of Court
of New York before Justice Hayes and a jury,
and resulted in a verdict in my favor and
against said Turner ~~to the~~ amounting to the sum of
\$44.50 damages and \$44.50 costs in all the
sum of \$89.00 on which latter amount I have
had a judgment against said Turner.

That the persistent persecution toward me
by said Turner has greatly both in business
and social circles

Wherefore I pray that said indictment may
be dismissed on the reason of the foregoing and
for want of prosecution and that the bail
given herein be discharged and the bail
void cancelled.

Subscribed before me this } Henry C. Bennett
25th day of Novr 1884 }

Marcus Newbury

Notary Public

N.Y. City & Co

0597

Court of General Sessions

The People
vs
Henry Cunniff

City and County of New York S.S.

Edward Hobilgott being duly sworn says I reside at East Morrisania New York City. I am acquainted with Henry Cunniff the defendant above named: I have read the affidavit of said Cunniff and also viewed said Henry Cunniff and know the contents thereof and that he is the same person to the arrest therein mentioned and the alleged cause thereon and the proceedings thereon the same is in all respects true. I was present during the altercation between said Cunniff and police officer Turner and also where said arrest was made and I declare that it was an outrage and an injustice to said Cunniff who is a respectable citizen.

sworn to before me this 11th day of August 1884

[Signature]
114.00

0598

BOX:

98

FOLDER:

1061

DESCRIPTION:

Carr, John

DATE:

04/23/83



1061

0599

Bill ordered

(11)

Day of Trial,
Counsel,
Filed *23* day of *April* 188*3*
Pleads *Not Guilty (May)*

Section 111

THE PEOPLE

vs.

B
John Carr
(3 cases)

11/11/11

JOHN McKEON,
District Attorney.
Sentences on other Indictment

A True Bill.

W. W. G. M. S.
Foreman.

0500

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Carr

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

John Carr

of the CRIME OF ~~Engaging as Dealer in a certain banking game commonly called Roulette, upon the result of which money was dependent~~ committed as follows

The said John Carr, late of the Tenth Ward of the City of New York in the

~~City and County of New York, on the 27th day of January in the year of our Lord one thousand eight hundred and eighty-three~~

~~the City and County aforesaid, with force and arms~~ and on divers other

days, was and yet is a common gambler, and the said John Carr, on the day and in the year aforesaid, at the Ward City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as numbers one hundred, and one hundred and two West Thirty second Street in the said Ward City and County, wilfully and feloniously did engage as dealer in a certain banking game commonly called Roulette, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent, 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.

John McKeon

District Attorney

0601

BOX:

98

FOLDER:

1061

DESCRIPTION:

Carroll, James

DATE:

04/25/83



1061

0602

BOX:

98

FOLDER:

1061

DESCRIPTION:

Mathews, John

DATE:

04/25/83



1061

335

Day of Trial,

Counsel,

Filed 20th day of April 1883

Pleads Not guilty

THE PEOPLE

No. 210 vs. F
Witcher
James Conner and
John Frazer
H.D.

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney,
Rich. Meigs Co. 1883
A True Bill.
Rt. 4. 3.

W. J. Meigs
W. J. Meigs
W. J. Meigs
W. J. Meigs

0603

No.

Specie -

Raymond 17

Wm. M. Keane

0504

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 Carroll
and John Matthews

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

James Carroll and John Matthews

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said James Carroll and John Matthews

late of the ~~Seventeenth~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~seventeenth~~ day of ~~April~~ - in the year of our Lord one thousand eight hundred and eighty ~~three~~ with force and arms, at the Ward, City and County aforesaid, the ~~store~~ of

Charles Dr. Conklin

there situate, feloniously and burglariously, did break into and enter, the same being ~~a part of~~ 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

Charles Dr. Conklin

then and there being, then and there feloniously and burglariously to steal, take and carry away, and

three hundred cigars of the value of five cents each,

one pistol of the value of five dollars,

three bottles of brandy of the value

of one dollar each bottle, and

divers coins of the United States, of

a number, kind and denomination

to the Grand Jury aforesaid in:

known of the value of two dollars

of the goods, chattels and personal property of the said

Charles Dr. Conklin

so kept as aforesaid in the said store 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.

0605

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

James Carroll and John Mathews

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

The said *James Carroll and John Mathews*

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, three hundred copies of the value of five cents each, one pistol of the value of five dollars, three bottles of brandy of the value of one dollar each bottle and divers coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars

of the goods, chattels and personal property of _____

Charles H. Conklin

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said *Charles H. Conklin*

unlawfully and unjustly, did feloniously receive and have (the said *James Carroll and John Mathews*)

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.

JOHN McKEON,

District Attorney.

0506

Sec. 212.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

Burglary & Larceny

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

John Matthews

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that he be admitted to bail in the sum of ten Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated at the City of New York, *April 18* 188*3*

[Signature]
Police Justice

0507

Police Court District 3 39m

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. Lusk
346 East 12th St.

James Carroll
2 Jackson Place

Offence Burglary

BAILED,
No. 1, by
Residence
Street.

No. 2, by
Residence
Street.

No. 3, by
Residence
Street.

No. 4, by
Residence
Street.

No. 5, by
Residence
Street.

No. 6, by
Residence
Street.

No. 7, by
Residence
Street.

Dated April 17 1883

Huffly Magistrate.

Robinson Officer.

17 Precinct.

Witnesses Charles Matthews

James de Vesta



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

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 James Carroll

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

Dated April 17 1883 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.

0508

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

John Matthews 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 Matthews

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Queens

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

Answer. 350 East 12 Street, one month

Question. What is your business or profession?

Answer. Gas fitter

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 Matthews

Taken before me this

18

day of

[Signature]

Police Justice.

0609

Sec. 198-200

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Carroll

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York City

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

Answer. 240 East 10th Street, 5 years

Question. What is your business or profession?

Answer. Butcher,

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 Carroll

Taken before me this

day of

March

1885

[Signature]

Police Justice.

06 10

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

POLICE COURT, 3 DISTRICT.

Charles H. Coulter

of No. 346 East 12 Street, being duly sworn, deposes and

says that on the 18 day of April 1883

at the City of New York, in the County of New York, John Matthews

(now here) is the person named
in the hereto annexed affidavit
and one of the three defendants
who Burglariously Entered deposits
premises at the aforesaid
premises, and stole the property
described in said annexed
affidavit

Charles H. Coulter

Sworn to before me, this

of

April

1883

18

Police Justice.

06 11

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Matthews

aged 15 years, occupation farmer of No.

the House of delaware Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles W. Clark

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

Sworn to before me, this 14
day of April 1883

Charles Matthews

[Signature]
Police Justice.

06 12

CITY AND COUNTY }
OF NEW YORK, } ss.

Edwin K Robinson

aged 54 years, occupation Police officer of No.

17 Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles H. Hauke

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

Sworn to before me, this 17 }
day of April 1883 } Edwin K Robinson

Police Justice.

0613

Police Court— 3rd District.

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

of No. 346 East 12th Street, aged 28 years,

occupation Liquor dealer being duly sworn

deposes and says, that the premises No 346 East 12th Street,

in the City and County aforesaid, the said being a brick building the

first floor of

which was occupied by deponent as a Liquor Store

and in which there was at the time William being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
upon the cellar door leading under said
first floor, then entering said store
by means of a trap

on the 17 day of April 1883 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz:

Seven boxes containing about 300 cigars
of the value of fifty dollars one
Revolver pistol of the value of five dollars
three bottles containing Brandy of the
value of three dollars ~~and~~
and Silver & Nickel Coin of the value
of two dollars said property being
of the value of forty five dollars,

the property of deponent

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

James Carroll (now here) and John Matthews and
one Colina Cannon, who or not arrested

for the reasons following, to wit: Deponent at the hour of about
1 o'clock this a.m. securely locked the door
leading to said premises and deponent
is now informed by Charles Matthews,
of Mount, Loraine Staten Island that
he saw said Carroll break open the
cellar door above described, and that
said three defendants after the commission
of said Burglary and carrying away

06 14

the within described property to the premises
N^o 350 East 12th Street, Deponent is further
informed by Officer ~~Edwin~~ Robinson
of the 14th Precinct Police that he arrested
said Carroll with a Revolving pistol in
his possession, and deponent fully
identifies said pistol as a portion
of the property stolen from deponent.

Sworn to before me this
14th day of April 1883, Charles G. Conklin
[Signature]
Police Officer

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary _____ Degree.

Dated _____ 1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

06 15

CITY AND COUNTY OF NEW YORK, ss : _____
being duly sworn deposes and says; that he is _____ years of age, and a clerk in
the office of _____ STECKLER, Esq., the attorney for the _____ in this
action; on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____

upon _____ the _____ therein
by delivering to, and leaving with _____

_____ a true copy thereof. _____

Deponent further says that he knew the person so served to be _____

Sworn to before me this
day of _____ 188 }

N.Y. General Sessions Court.

The People vs

Plaintiff,

AGAINST

James Carroll

Defendant.

*Affidavit of
Good Character of
Defendant.*

Charles STECKLER.

Deft's Attorney,

Nos. 47 & 49 Centre Street,
N. Y. City.

06 16

City and County }
of New York, } ss.

..... of
said city, being duly sworn says that he is the in this action, that he has
heard, read and knows the contents of the foregoing and that the same is
true to own knowledge except as to the matters therein stated to be alleged on in-
formation and belief, and as to those matters he believes it to be true.

Sworn to before me this }
day of 188 }

0617

Court of General Sessions.

The People vs. }
James Carroll }

City and County of New Yorks. Charles H. Conklin of said City being duly sworn deposes and says I am acquainted with James Carroll and have had such acquaintance with him for the last past 5 years and have always known him to be an honest and upright young man.

Deponent further states that he is the Complainant in the above action wherein the People vs on his complaint are the Complainants and the said Carroll is the defendant that it is the belief of deponent that the said Carroll was used as a dupe in order to advance the interests of ~~the~~ ^{other who really committed} the Burglary committed & that he was lured into the same not knowing the consequences of his acts, & it is the belief of deponent that if the sentence of this Honorable Court is suspended it will be the means of ~~us~~ making a man of the said Carroll, whom

Charles H. Conklin.

sworn to before me this }
30th day of April 1853 }
John M. Brennan }
Mayor Public Cost }
City and County of New York }

06 18

Court of General Sessions.

The People vs. }
vs. }
James Carroll }

City and County of New York. James Wylted being sworn says I do business as a Baker at 221 1st Avenue in this city, that I have been acquainted with James Carroll for the past five years, and have always known him to be an honest and upright young man, sworn to before me

April 30 1853 } James Wylted
John M. Brennan }
Notary Public (284)
City and County New York.

06 19

Court of General Sessions

The People vs
James Carroll

City & County of New York for Christopher Hackett, being sworn says, I am a shoe dealer doing business at 218 1st ave in this city.

That I am acquainted with James Carroll & have been acquainted with him for the past 7 years and during said time he has always borne a good character for honesty & uprightness and to my best knowledge this is the first offense with which he was ever charged with.

Sworn to before me } Chris Hackett
April 3rd 1883 }
John M. Newman
Notary Public 284
City Hall New York

0620

Court of General Sessions.

The People vs. }
vs }
James Carroll }

City and County of New York - Patrick Devoy being sworn says. I am a grocer doing business at 20 1/2 First Avenue in this city. That I have been personally acquainted with James Carroll for eight years last past & during said period of time to the best of my knowledge and belief he was never arrested, & his character for honesty and uprightness is good.

sworn to before me }
April 30 1883 }
John A. Quinn }
Notary Public (284) }
City and County New York }

Patrick Devoy

0621

Court of General Sessions.

The People vs. }
James Carroll }

City and County of New York. William J. Brady
of said city being duly sworn deposes and says.
I reside at No 350 E. 13th Street in this city, and
am in the business of an Undertaker at No 350
East 12th Street.

That I have been personally acquainted with
the said James Carroll abovesaid for the last past
ten (10) years, and I have always known him to
be an honest and upright man and the said Carroll
was in my employments months previous to his
arrest, that this the first which the said Carroll
was ever charged with to the best of my knowledge
and belief.

Sworn to before me this

day of April 1853

John A. Brennan
Notary Public (284)
City and County New York

Wm J. Brady

0622

Count of General Sessions

The People

vs.
James Carroll

City & County of New York fs- Robert Gorman
being sworn says. That I am a shoemaker
doing business at 310 E. 9th Street in this
City, That I have been acquainted with
James Carroll for 19 years last past & during
said time I have always known him to
be an honest & upright person.

sworn to before me
April 30th 1883

Robert Gorman

John A. Newman
Notary Public (284)
City & County New York

0623

Court of General Sessions.

The People vs. }
vs. }
James Carroll }

City and County of New Yorks. John Riley being duly sworn deposes and says, I am President of the Board of Alderman of this city and have been such since January 1883.

That I am personally acquainted with James Carroll and ^{had} such acquaintance for 10 years and more last past and have always known him to be a man of honesty and uprightnes and believe the ends of Justice will be subserved by suspending sentence upon the said James Carroll.

Sworn to before me this
31st day of April 1883

John Stoyer
Commissioner of Deeds
City County

John Riley
3/14/2. 171/11

0624

BOX:

98

FOLDER:

1061

DESCRIPTION:

Carroll, James

DATE:

04/30/83



1061

0625

342

Counsel,

Filed 30 day of April 1883

Pleads

THE PEOPLE

vs.

B

James Conroy
vs. James Conroy

Proving or disproving
upon testimony taken
[Section 635]

JOHN McKEON,

District Attorney

A True Bill.

W. H. Chamberlain

Foreman.

Part 2 May 3/83

Pleas guilty

Admitted

see memo

J. D.

Sept only 10
year of age

J. D.

0626

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 Carroll the younger

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

James Carroll the younger of the CRIME OF Placing an obstruction upon the track of a Railway, committed as follows:

The said James Carroll the younger

late of the City and County of New York, on the nineteenth day of April in the year of our Lord one thousand eight hundred and eighty-three

with force and arms, at the City and County aforesaid, upon the track of a certain railway commonly called the New York Central and Hudson River Rail Road the same being then and there a railway operated by steam, feloniously did place a certain obstruction to wit: a stone whereby the safety of divers persons whose names are to the Grand Jury aforesaid unknown was endangered, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And the Grand Jury aforesaid, by this indictment further accuse the said James Carroll the younger, of the crime of Placing an obstruction upon the track of a railway, committed as follows:

The said James Carroll the younger late of the City and County aforesaid, afterwards

0627

to wit: on the day and in the year aforesaid,
at the City and County aforesaid, with force
and arms, — upon the track of a
certain railway commonly called the New
York and Harlem Railroad, the same
being a railway then and there operated
by steam, feloniously did then and there
place a certain obstruction, to wit: a stone,
whereby the safety of divers persons whose
names are to the Grand Jury aforesaid
unknown, was endangered, 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.

John McKeon

District Attorney.

0528

342 Michael 1830

Police Court 4th District

THE PEOPLE, &c.,
OF THE COMPLAINANT OF

Charles M. Russell
vs.
James Earl Carroll
James Earl Carroll
1
2
3
4
Office: Violation of
Section 635 of the Penal Code

Dated April 20 1883

Henry Munroe Magistrate

Abraham Galbraith Street

3 or 4 Impartial Will
Witnesses of Hoagman

Witnesses: Jim Westmann

No. 311 East 106 Street

Paul O'Flowers

No. 311 East 106 Street

Howard Hoag 306 E. 105
William + O'Brien
230 5th Avenue
Street

307
to answer



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

Dated April 20 1883 Henry Munroe Police Justice.

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

Dated April 21 1883 Henry Munroe 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.

0629

Sec. 198-200

4 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. James Carroll

Question. How old are you?

Answer. 10 years

Question. Where were you born?

Answer. New York

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

Answer. 2209-2 Avenue 8 years

Question. What is your business or profession?

Answer. I go to school

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

Answer. The stone I placed on the track was a very small one

James Carroll Jr

Taken before me this 20

day of April

1888

Henry J. ...
Police Justice.

0630

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

POLICE COURT, 4 DISTRICT.

of No. 311 East 106th

Philip Sklower, aged 12 years

Street, being duly sworn, deposes and

says that on the

13th day of April

1883

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

between the hours of 12. m. and 1

o'clock. p. m. while deponent was on Hrd Avenue near 115th Street. deponent saw James Carroll (now present) carry a large stone and throw it over the wall and upon the track of the New York Central and Hudson River Rail Road track, Harlem division, and that said Carroll did then and there get over the said wall and place said stone on the said track and deponent saw an engine which was running on said track strike said stone causing said engine to stop Philip Sklower.

Sworn to before me this

of April

1883

2nd day

[Signature]

[Signature]

Police Justice.

0631

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

POLICE COURT, 4 DISTRICT.

of No. 311 East 106th Street, being duly sworn, deposes and

says that on the 13th day of April 1883

at the City of New York, in the County of New York, between the hours of 12. &

1. o'clock. p.m. deponent saw James Carroll (now present) on the track of the New York Central and Hudson River Rail Road, Harlem division near 115th Street, and deponent then saw the said Carroll willfully place a large stone on the said track, and deponent saw an engine which was then operated on the said track strike the said stone, or obstructer thus placed on said track by said Carroll, and after striking the stone the said engine stopped John Heitmann.

Sworn to by me, this

of April

1883

20th July

[Signature]

Police Justice.



0632

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

Police Court, 1st District.

Superintendent of the New York Central and Hudson River Rail Road Company and of No. Grand Central depot, 42nd Street, being duly sworn, deposes and

says, that on the 13th day of April 1883

at the City of New York, in the County of New York, James Carroll

(now present) did on said day unlawfully and willfully place on the track of the New York Central and Hudson River Rail Road, Harlem Division, (said Rail way being operated by steam, and being a company incorporated under the laws of the State of New York, for the purpose of transporting passengers and freight) a certain large stone (here shown) obstructing the said track of said company, near 115th Street in said city, as deponent is informed by John Heitmann, and Philip Sklower (both now present) both of whom informed deponent that they saw the said Carroll place the said obstruction on said track, and said Philip also saw the said Carroll throw the said stone over the wall and get down on the said track and place the stone on said track. deponent further says that the said obstruction so placed on said track by said Carroll did cause serious damage to Engine No. 41, the property of said Company and which was being then operated on said Rail way, and on which said Engine at said time were two or more persons whose lives were then and there endangered by the placing of said obstruction on said track by said Carroll. deponent

0633

prays that said Carroll may be
dealt as the law provides in Section
635. Sub division 2. of the Penal Code
of the State of New York

Sworn before me this
20th day of April 1883
Wm. J. Barry Police Justice

Wm. J. Barry

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

ARRIDAVTT.

Dated.....187

Magistrate.

Officer.

Witness,

Disposition,

0634

BOX:

98

FOLDER:

1061

DESCRIPTION:

Cassels, Diedrick

DATE:

04/09/83



1061

0635

61 Paid to ...

Counsel,
Filed 9 April 1883
Pleads

THE PEOPLE

vs.

P

Diedrich Cassele

[two cases]

*(see on an other indictment
April 6th 1883 10-S.P.-24ms)*

JOHN McKEON,
District Attorney

A True Bill.

AM [Signature]
Foreman.

Grand Larceny, 1st degree, and

0636

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Diedrick Cassels

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

Diedrick Cassels

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

The said Diedrick Cassels,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 26th ~~on the~~ day of March in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms in the night time of the said day, one overcoat of the value of twenty dollars, one coat of the value of fifteen dollars, one vest of the value of four dollars, one shirt of the value of one dollar, one handkerchief of the value of one dollar, and divers coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars, of the goods chattels and personal property of one Henry Tracy, one pair of trousers of the value of eight dollars, and divers coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars, of the goods chattels and personal property of one Andrew Sutherland, one pair of shoes of the value of four dollars, one pair of stockings of the value of fifty cents, and one pair of trousers of the value of seven dollars, and divers coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of sixty cents

of the goods, chattels and personal property of one Charles Lindholm, in the dwelling house of one Henry Sichelind, there situated then and there being found, in the dwelling house aforesaid then 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.

John McKean
District Attorney

0637

City and County of New-York, SS.:

Henry Sutherland, of No. 883 Cherry Street, in said City, being duly sworn, deposes and says:

That he keeps a sailors' boarding house at the above number; that on Monday, the 26th day of March, 1883, one Diederick Cassels came to his house at about eleven o'clock at night, with a letter of recommendation from the Seamen's Friends' Society, of No. 80 Wall street; that the said Cassels represented that he was a sailor and had a lot of clothes and other things at a shipping office on the North River; that he was without money and wanted to obtain lodgings until the next day, when he would get his things from the said shipping office and look for a place on some ship; that this deponent took pity on the said Cassels and allowed him to remain at his house over night; that during the night the said Cassels got up, dressed himself in the clothes belonging to one of the boarders in his house and went away, leaving his own clothes behind; that the said Cassels also took one overcoat, one dress coat, one vest, one white shirt, one silk handkerchief and three dollars in money from one Henry Tracy, a lodger in deponent's house; that the said Cassels took from this deponent's brother Andrew one pair of pants, with about one dollar and twenty five cents in the pockets; that the said Cassels took from Charles Lindholm, another boarder in deponent's house, one pair of shoes and one pair of stockings, and also a pair of pants and sixty cents in money.

And this deponent further says, that a day or two after the said Cassels stole the said Articles from his, deponent's, house, he, the said Cassels, stole clothes and other things from a sailors' boarding house kept by one Henry Grief in the neighborhood of Castle Garden; that the said Cassels was arrested for the said crime, on the complaint of the said Grief, and is now locked up in the Tombs.

Sworn to before me, this:

5th day of April, 1883. :

John W. Fenmore
Notary Public (1874)
City & County New York
Henry Sutherland

0638

In the Matter
of \$276
Dietrich Cassels.

Witnesses:
Henry Lutherslund,
88 Cherry St.
Andrew Lutherslund,
88 Cherry St.
Henry Tracy,
88 Cherry St.

RECEIVED
APR 6 1888
DISTRICT ATTORNEY'S OFFICE

0639

BOX:

98

FOLDER:

1061

DESCRIPTION:

Cassens, Diedrick

DATE:

04/05/83



1061

0640

Counsel,
Filed *J* day of *April* 188*3*
Pleads

THE PEOPLE
vs.
F
Diedrich Cassens
vs.
Grand Larceny
Second degree, and
Carrying stolen Goods

JOHN McKEON,
District Attorney

A True Bill.

W. Ambs
Foreman.
J. H. [unclear]
Deputy
S. P. [unclear]
years.

0641

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Diedrich Cassens

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

Diedrich Cassens

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

The said *Diedrich Cassens*

late of the First Ward of the City of New York, in the County of New York, aforesaid, *on the*
first ~~the~~ day of *April* in the year of our Lord one thousand eight hundred and
eighty-*three*, at the Ward, City and County aforesaid, with force and arms
three coats of the value of ten
dollars each, two pairs of trousers
of the value of seven dollars
each, ^{pair} and two vests of the value
of three dollars each

of the goods, chattels and personal property of one *Peter*
Brinsford 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.

John McKeon
District Attorney

0642

BAILED.
No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

(54)
Police Court - 1st District
✓

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Kleinerman
133 1/2 5th Ave
Richard Coombs

Offence Grand Larceny

Dated 1st April 1883

Magistrate
J. F. White
Precinct 27

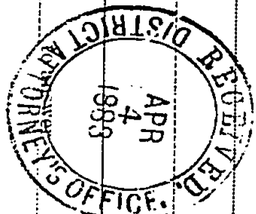
Witnesses _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

§ _____
Street _____



Committed

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 Diedrich Cassens

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 1 April 1883 _____ 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.

0643

Sec. 108 0.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Diedrich Cassens 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. Diedrich Cassens

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Germany

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

Answer. 183 Chatham St 4 weeks

Question. What is your business or profession?

Answer. Lungshore man

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

Diedrich Cassens

Taken before me this

day of

April 1889

Amber Spink

Police Justice.

0644

1st

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, ss.
Dailor of No. 133 Liberty Street,

Peter Heinsohn aged 28 years

being duly sworn, deposes and says, that on the 1st day of April 1883
at the in the night time at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent. With the unlawful intent to cheat and defraud the true owner of
the following property, viz :

Three coats. Two pair of pantaloons and
Two vests in all of the value of fifty 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 Diedrich Cassens (now here)
from the fact that deponent found the
aforesaid property in said defendants
possession while in the act of leaving
said premises number 133 Liberty Street
in said city

Peter Heinsohn,

Sworn before me this

1st day of

April

1883

Police Justice,

Sworn before me this 1st day of April 1883

0645

BOX:

98

FOLDER:

1061

DESCRIPTION:

Clark, George

DATE:

04/16/83



1061

0646

128

Day of Trial
Counsel, *J. B. ...*
Filed *16* day of *April* 188*3*
Pleads *not guilty*

THE PEOPLE

vs.

B
George Clark
120 ...

Violation of Excise Law.
Selling on Sunday.

JOHN MCKEON,
District Attorney.

P 2 Nov 20 1883
True & acquitted.
A TRUE BILL.

[Signature]

Foreman.

[Signature]

0647

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

George Clark

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said *George Clark*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *April* in the year of our Lord one thousand eight hundred and eighty *three*, 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 whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~JOHN MCKEON, District Attorney.~~

0648

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~vs.~~

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

George Clark

of the CRIME OF Giving away Spirituous Liquors
on Sunday

committed as follows:

The said George Clark

~~of the~~

late of the First Ward of the City of New York, in the County of New York aforesaid, on the eight day of April in the year of our Lord one thousand eight hundred and eighty three, 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 whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0649

BAILED,
No 1, by Geo Neuman
Residence 57+09 Knickerbocker
Street,
No. 2, by _____
Residence _____
Street,
No. 3, by _____
Residence _____
Street,
No. 4, by _____
Residence _____
Street,
Witnesses _____
Street,

Police Court 3 283
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Estienne Hubert

vs.

George Blauvelt

Offence Violation of
Laws

Dated April 9 1883

Charles
Magistrate.

Steine Bayen
Officer.

10
Precinct.

Witnesses _____
Street,

No. _____
Street,

No. _____
Street,

No. _____
Street,

\$ 100 to answer Paroled



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

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

Dated April 9 1883 Hugh Gardner Police Justice.

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

Dated April 9 1883 Hugh Gardner 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.

0650

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *George Clarke*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *England*

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

Answer. *120 Hester Street and about two months*

Question. What is your business or profession?

Answer. *Tailor*

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*

George Clarke

Taken before me this

day of *April*

188*3*

Angus Quacken

Police Justice.

0651

Police Court 6 District.

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

Etienne Bayer
of No. the 10 Police Precinct Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 9 day
of April 1883 in the City of New York, in the County of New York,

at premises No 120 Astor
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,

George Blauvelt [now here]
did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 9 day of April 1883 as required by law.

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

Sworn to before me, this 9 day } Etienne Bayer
of April 1883 }

Alfred Gardner POLICE JUSTICE.

0652

BOX:

98

FOLDER:

1061

DESCRIPTION:

Clay, John C.

DATE:

04/16/83



1061

0653

144

Counsel,
Filed 16 day of April 1883
Pleads *Guilty*

THE PEOPLE
vs.
John C. Stang
18th W 44th St.
Kalamazoo

JOHN McKEON,
District Attorney.

I to Ayres 19.1883
Fried & Crooked P.L.
A True Bill. *23*

M. W. Chamberlain
Foreman.

Allen 19th Apr
F.D.

WITNESSES:

Appears to
be just office
F.D.

INDICTMENT.
LARCENY FROM THE PERSON.
Good first degree.

0654

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John C. Gray

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

John C. Gray
of the CRIME OF ~~Forgery from the person~~ *Grand Larceny in the*
first degree
committed as follows:

The said *John C. Gray*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fourth* day of *April* in the year of our Lord
one thousand eight hundred and eighty *three*, at the Ward, City and County
aforesaid, with force and arms, *in the night time of*
said day, one watch of the
value of five dollars

of the goods, chattels and personal property of one *Darry D. Stackhouse*
on the person of the said *Darry D. Stackhouse* then and there being found,
from the person of the said *Darry D. Stackhouse* 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.

JOHN McKEON, District Attorney.

0655

144
Police Court District

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Henry J. Stuchlik
John Clay
Offence: *Carrying a dangerous weapon*

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

Dated *April 5* 188*8*
Magistrate: *John M. Murphy*
Clerk: *D. A. A.*

Witnesses: _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ *500* to and for _____
Street, _____



John M. Murphy

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *John Clay* 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 *April 5* 188*8* *John M. Murphy* Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

0656

Sec. 198-209

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John Clay

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 Clay

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

247 West 41 St. About 7 Months

Question. What is your business or profession?

Answer.

Nalsonminer

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 did not steal the watch he gave it to me
John C. Clay*

Taken before me this

day of

1884

Police Justice.

0657

2 District Police Court. Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss Harry D. Stackhouse
of No. 336 9th Avenue Street, 16 years old. doorknocker
being duly sworn, deposes and says, that on the 24th day of April 1888
at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, from his person in the night time
the following property, viz:

A silver watch
of the value of five dollars

Sworn before me this

the property of Deponent

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

John Clay now here
that deponent was in a Hall
337th Avenue when the defendant
seeing deponent, came from where
he was in the Hall and sat beside
deponent and then and there
deliberately put his hand into a
pocket of deponents vest & took
therefrom the watch in question
and afterwards refused to give it up
and said that it was broken

Harry D. Stackhouse

[Signature]
1888
Police Justice

0658

BOX:

98

FOLDER:

1061

DESCRIPTION:

Cohen, Morris

DATE:

04/25/83



1061

0659

374

Day of Trial
Counsel *J. H. Simpson*
Filed *25* day of *April* 1883
Pleads *Indignity (26)*

Section 217 and 218

Assault in the First Degree.

THE PEOPLE

vs.

P

Marvin Cohen

John Mckeon

JOHN MCKEON,
District Attorney.

A TRUE BILL.

W. J. G. [Signature]

Foreman.

*Head of assault 2009
S. 179 two years.*

0560

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Morris Cohen

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

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

The said Morris Cohen

late of the City of New York, in the County of New York, aforesaid, on the ~~twenty second~~ *second* day of April in the year of our Lord one thousand eight hundred and eighty ~~three~~ *three* with force of arms, at the City and County aforesaid, in and upon the body of Clara Cohen in the peace of the said people then and there being, feloniously did make an assault and ~~her~~ *her* the said Clara Cohen with a certain knife which the said Morris Cohen

in ~~his~~ *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~her~~ *her* the said Clara Cohen 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

Morris Cohen

of the CRIME OF Assault in the Second Degree, committed as follows:

The said Morris Cohen, *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 Clara Cohen then and there being, feloniously did, willfully and wrongfully, make an assault and ~~her~~ *her* the said Clara Cohen with a certain knife which the said

Morris Cohen in ~~his~~ *his* right hand then and there had and held, ~~the same being an instrument likely to produce grievous bodily harm~~ feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound ~~her~~ *her* and ~~there thereby inflicting grievous bodily harm upon the said Clara Cohen, to wit: she and~~ *there thereby striking the head of the said Clara Cohen* 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.

JOHN McKEON, District Attorney.

0551

174

530

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Brown

521 1/2 St. 15 St.
Morris Cohen

Offence, *Felony*
Assault

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *April 22* 1883

Wm. Murray
Magistrate.

Samuel Kelly
Officer.

22 Rensselaer
Clerk.

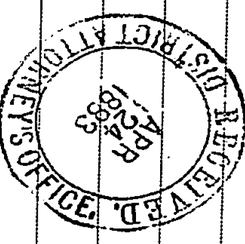
Witnesses,

No. _____

No. _____

No. _____

No. _____



George Brown to answer

George Brown

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~~ *by the guilty his charge* ~~Hundred Dollars~~ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give and bail

Dated *April 22* 1883 *Wm. Murray* 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.

0662

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

Morris Cohen 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. Morris Cohen

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Germany

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

Answer. 521 W 50 St (2d) Months

Question. What is your business or profession?

Answer. Bookkeeper

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 did not cut my wife

Morris Cohen

Taken before me this

23

day of August

1883

James J. [Signature]
Police Justice.

0663

Police Court— 4th District.

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

Clara Cohen aged 33 years

of No. *521 West 50* Street,

being duly sworn, deposes and says, that
on *Sunday* the *22* day of *April*
in the year 1883 at the City of New York, in the County of New York.

He was violently and feloniously ASSAULTED and BEATEN by *Morris Cohen*
(nowhere) who willfully and
feloniously cut and stabbed
this deponent on the back
of the head with a table
knife then and then held in
the hand of the said Morris
cutting and injuring this
deponent severely

with the felonious intent to ~~take the life of deponent,~~ ^{her} to do ~~him~~ ^{her} bodily harm; and with out 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 *22* day
of *April* 188*3*

Clara Cohen

Henry J. Murray
POLICE JUSTICE.