

0564

BOX:

355

FOLDER:

3348

DESCRIPTION:

Cahill, John

DATE:

06/17/89



3348

POOR QUALITY ORIGINAL

0565

No. 1471.
Signature of
Counsel, *Henry Horner*
Filed *17* day of *April* 188*9*
Pleads, *Not Guilty*

THE PEOPLE
vs.
John Cahill
Quo warranto.
Gregory Negrett

Grand Larceny, second Degree.
(From the Person.)
[Sections 528, 581 Penal Code]

JOHN R. FELLOWS,
District Attorney.

Ordered to the Court of General Sessions of the City and County of New York for trial June 21st 1889
A True Bill.

J. M. Burns
Foreman.

Ordered to the COURT of
of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)

John R. Fellows
June 21st 1889

Witnesses:

POOR QUALITY ORIGINAL

0566

Police Court 2 District. Affidavit—Larceny.

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

of No. 510, W. 40th Street, aged 38 years,
occupation Liquor dealer being duly sworn

deposes and says, that on the 6th day of June 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

one watch chain of the value of twenty five dollars.

(#25.00)

the property of deponent

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

from the fact that about the hour of 10.30 o'clock A. M. said date the said defendant came into deponent's liquor store at the above address, and acted in a disorderly manner, and when deponent attempted to put him out, he the said defendant caught hold of deponent's watch chain, said chain then broke at the ends, when he the said defendant feloniously took, stole and carried away said chain.

Wherefore deponent prays the said defendant may be held and dealt with according to law.

Jacob Ehrmer

Sworn to before me, this 9th day of June 1889
John W. ... Police Justice.

and

POOR QUALITY ORIGINAL

0567

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK ss.

John Cahill 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 Cahill*

Question. How old are you?

Answer. *58*

Question. Where were you born?

Answer. *Ill.*

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

Answer. *528 - 11. Ave*

Question. What is your business or profession?

Answer. *same laborer*

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

Answer. *Am not guilty*
John Cahill

Taken before me this

day of

July 188*9*

John J. ...
Police Justice.

POOR QUALITY ORIGINAL

0568

8500 back for
By 9 AM
June 8th

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

Police Court--- 2
District 890

THE PEOPLE, &c.,
ON THE COMPLAINT OF
JAMES BARWILL
Offence

Dated June 7 1889
Magistrate

Officer
Parker.
Precinct 29

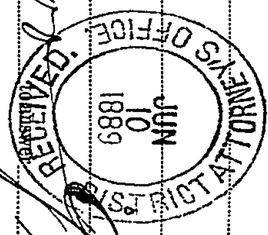
Witnesses

No. _____ Street

No. _____ Street

No. _____ Street

\$ _____



Signature

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

defendant

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

Dated June 7 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY ORIGINAL

0569

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 Parice

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

John Parice

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

The said John Parice,

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

one watch - chain of the value of twenty five dollars,

of the goods, chattels and personal property of one Jacob Warner, on the person of the said Jacob Warner, then and there being found, from the person of the said Jacob Warner, 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 Parice

0570

BOX:

355

FOLDER:

3348

DESCRIPTION:

Callucci, Stefano

DATE:

06/17/89



3348

POOR QUALITY ORIGINAL

0571

Counsel, *W. J. Stahl*
Filed *day of June 1889*
Pleads *Guilty*

THE PEOPLE
vs. *B*
Stefano Calucci
Assault in the Second Degree.
(Section 218, Penal Code)

JOHN R. FELLOWS,
District Attorney.
Pr Sept 23/89
Mid acquitted
A True Bill.
M. J. Jones
Foreman.

Sept 19th - 1889 16th
Sept 23rd 1889
Sept 24th 1889
Sept 19th 1889
Sept 12th 1889

Witnesses:

POOR QUALITY ORIGINAL

0572

Police Court 1 District.

CITY AND COUNTY OF NEW YORK, } ss.

Rafaelo Sarno
of No. 55 Mulberry Street,

Seam dealer being duly sworn, deposes and says, that

on Monday the 27th day of May

in the year 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Stefano

Cullucci (now here) who cut and
stabbed deponent on the neck
with the blade of a stiletto
which he, defendant, held in
his hand

~~Stefano Cullucci~~

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

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

Sworn to before me, this 2 day

of June 1889

Raffale Sarno

[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0573

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Staffano Callucci 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. *Staffano Callucci*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *67 Mulberry, 1 year*

Question. What is your business or profession?

Answer. *Seagar 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
Staffano Callucci
mark*

Taken before me this *9th* day of *June* 188*9*
Edwards
Police Justice.

POOR QUALITY ORIGINAL

0574

BAILED
 No. 1, by Thomas Lordi
 Residence 67 Mulberry Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court... 14
 District 199

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Rafael Davis
vs. M Mulberry
Stephan Collier
 1 _____
 2 _____
 3 _____
 4 _____
 Offence Perjury
Parson

Dated June 2nd 1889

Morgan Magistrate.
Foringer & Quinlan Officer.
 Precinct 6

Witnesses Armanio Cammaria

No. 67 1/2 Mulberry Street.
James J. Sabini

No. 63 Mulberry Street.
James J. Sabini

No. 511 Mulberry Street.
James J. Sabini

James J. Sabini
James J. Sabini
James J. Sabini

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

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

Dated June 2nd 1889 Morgan Police Justice.

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

Dated June 2nd 1889 Morgan 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.

POOR QUALITY
ORIGINAL

0575

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Stefano Callucci

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

Stefano Callucci

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

The said

Stefano Callucci

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

Raffaele Sarno

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

with a certain

stiletto

which *he* the said

Stefano Callucci

in *his* right hand, then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm,

him, the said *Raffaele Sarno* then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0576

SECOND COUNT—

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

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

The said Stefano Ballucci,

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 said

Raffaele Sarno

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said Stefano Ballucci

the said Raffaele Sarno
with a certain stiletto

which he, the said Stefano Ballucci—
in his right hand then and there had held, in and upon the neck of him the said Raffaele Sarno

then and there feloniously did wilfully and wrongfully strike, beat, cut, stab bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said Raffaele Sarno to the great damage of the said Raffaele Sarno 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 R. FELLOWS,
District Attorney.

0577

BOX:

355

FOLDER:

3348

DESCRIPTION:

Capobianco, James

DATE:

06/20/89



3348

0578

BOX:

355

FOLDER:

3348

DESCRIPTION:

Marino, Joseph

DATE:

06/20/89



3348

POOR QUALITY ORIGINAL

0579

No. 189
Counsel, Maurice Meyer
Filed 20 day of June 1889
Pleads, Guilty

THE PEOPLE vs. James Capobianco and Joseph Marino H.D.
Robbery, degree. [Sections 224 and 228, Penal Code].

JOHN R. FELLOWS, District Attorney.
July 1st, 1889
A True Bill.

M. Weiss Foreman.
C. J. [Signature]
Indictment dismissed
[Signature]

Witnesses:

Michaelangelo Capobianco
from Heimbach Brumberg
37 miles, worth about \$10.50,
+ a pair of pants, worth
on day before last

also admit on [unclear] [unclear]
20 degrees, with a [unclear]

Some defendant on this
name day, M.C. + the two [unclear]
noted #day [unclear] mi \$1.50

POOR QUALITY ORIGINAL

0580

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 Ryzdrianev
and Joseph Marino

The Grand Jury of the City and County of New York, by this indictment, accuse James Ryzdrianev and Joseph Marino

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

The said James Ryzdrianev and Joseph Marino, both

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

the sum of thirty seven roubles in lawful money of the Russian Empire, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of eighteen dollars, one coat of the value of five dollars, and one vest of the value of two dollars,

of the goods, chattels and personal property of the said Steven Rumboda, from the person of the said Steven Rumboda, against the will, and by violence to the person of the said Steven Rumboda, then and there violently and feloniously did rob, steal, take and carry away, the said James Ryzdrianev and Joseph Marino, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other, and by divers other persons 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 D. Adams,
Attorney

0581

BOX:

355

FOLDER:

3348

DESCRIPTION:

Capurto, Guiseppe

DATE:

06/13/89



3348

POOR QUALITY ORIGINAL

0582

No. 118

Counsel, *Fred Bergmann*
Filed *13* day of *June* 188*9*
Pleads, *Not Guilty*

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

THE PEOPLE

vs.

Giuseppe Caputo

H.D.

John R. FELLOWS,
District Attorney.

A TRUE BILL

Ordered to the Court of Sessions of the City and County of New York for trial before the Hon. Judge [unclear] of the Court of Sessions and [unclear]

COUNTY OF NEW YORK,
for trial (Entered in the Minutes)

June 17 1889

June 20 1889

Witnesses:

Upon an examination of the case, & the testimony of the witnesses, I am of opinion the indictment cannot be returned as according to recommendations is insufficient.

*July 3/89. A. D. Barker
Deputy*

POOR QUALITY ORIGINAL

0583

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Thomas Crystal

of No. *South Precinct* Street, aged _____ years,

occupation *Police officer* being duly sworn deposes and says

that on the *17* day of *May* 188*9*

at the City of New York, in the County of New York, *Giuseppe Ferra*

and *Mary Thompson* (nowhere) are necessary and material witnesses for the people against *Giuseppe Caputo* charged with felonious assault on one *David Riley*. Deponent believes that said *Ferra* and *Thompson* have no permanent home and fears that they will not appear when wanted and deponent prays that they be sent to the House of Detention for witnesses in default of bail.

Thomas Crystal

Sworn to before me, this *17* day of *May* 188*9*

John W. ...
Police Justice.

POOR QUALITY ORIGINAL

0584

Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Crystal
vs.
Giuseppe Caputo

AFFIDAVIT.

Dated May 17 1889
John Magistrate.

Witness, Giuseppe Ferris
H. Mulberry

Wm. Thompson
H. Mulberry
Witnesses taken to House of
Detention in default of \$100
bail to testify
Disposition,

POOR QUALITY
ORIGINAL

0585

Gouverneur Hospital
New York, May 16 89.

The condition of David Riley is serious.
There are hopes of his recovery entertained.
Chas. E. Perstins, M.D.
House Surgeon

POOR QUALITY
ORIGINAL

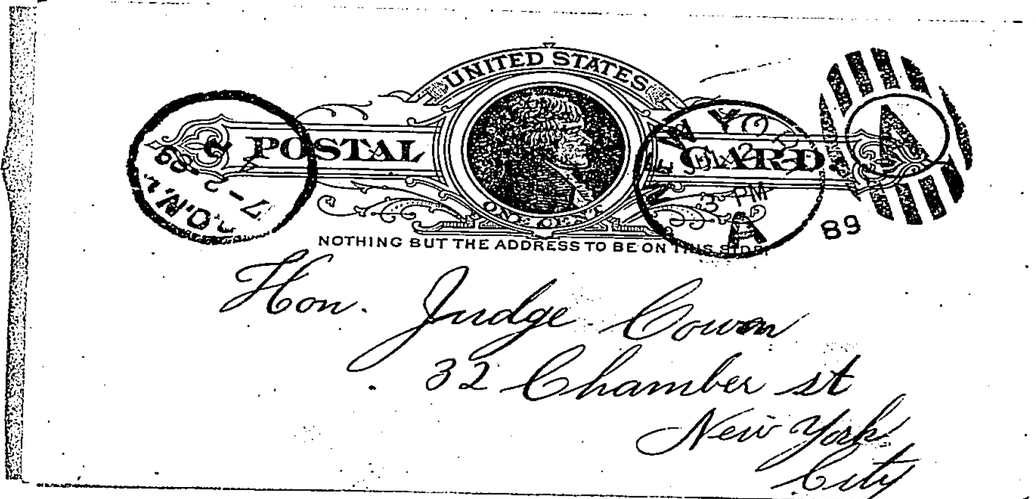
0586

New York July 29
House of Deputies

Dear Sir,
I take the privilege of writing
these few lines asking you
the reason I did not go
to Court you said you would
adjoin the case till this
Morning you I do not
know why thing about this
case only what Joseph
Campote told me my family
will be put out the street
for this months rent and
the sooner the case is over
the better I would like it.
Joseph Terri

**POOR QUALITY
ORIGINAL**

0587



POOR QUALITY ORIGINAL

0588

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

of Thomas Crystal
The 6th Precinct Police Street, aged 34 years,
occupation Police Officer being duly sworn deposes and says

that on the 16th day of May 188

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

Dependant arrested
Giuseppe Caputo (now here) for Feloniously
Assaulting one David Reilly of No 87 Madison
Street by cutting and stabbing said Reilly
in the back down with the blade of a
Jack knife he dependant held in his hand
inflicting injuries from which said Reilly is
now confined to the Governors Hospital
and is unable to appear in Court as set
forth in the Annexed Certificate said Reilly
identified the dependant in the presence of
deponent as the person that did inflict said

Sworn to before me, this
of 188

Police Justice.

POOR QUALITY ORIGINAL

0589

injuries wherefore defendant prays that
said defendant may be held to await
the result of said injuries.

Sworn to before me this
27th May 1889

Thomas Crystal

J. Murray Bond

Police Justice

Police Court, 15th District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Thomas Crystal
vs.
Guerrilla Roberts
45 York St. Newburg or

Dated May 17th 1889
Magistrate.

Crystal Officer.

Witness
Joseph E. Egan
41 Mulberry Street
Mary Johnson

41 Mulberry St.
Witness Charles the house
A. Attention in absence of \$100
No testimony
Disposition, return to
await result of
inquiry

AFFIDAVIT.

POOR QUALITY ORIGINAL

0590

Police Court 1st District.

CITY AND COUNTY OF NEW YORK, } ss.

David Reilly
of No. 73 Montgomery St. aged 22 years
occupation Baker being duly sworn, deposes and says, that
on ~~the~~ 16th day of May
in the year 1889 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by Giuseppe Caputo (now here) who wilfully and maliciously cut and stabbed deponent in the groin with some sharp instrument then there held in the hand of said defendant.

David Reilly

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

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

Sworn to before me this 10 day of June 1889

David Riley

[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0591

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Giuseppe Caputo*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Italy.*

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

Answer. *41 Mulberry Street, 4 months*

Question. What is your business or profession?

Answer. *Laborer.*

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

Answer.

I am not guilty
Giuseppe Caputo
mark

Taken before me this 10
day of June 1889.
John J. Sullivan
Police Justice.

POOR QUALITY ORIGINAL

0592

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

Police Court--- 1st District
 RLB

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

David Kelly
 73 Montgomery St
 Susquehanna

Offence Assault
 Felony

Dated June 10 1889

John A. Kelly Magistrate
 City of New York

Witnesses
 Susquehanna
 Precinct

Albany Johnson
 Committed to the
 Warden and Keeper of
 the City Prison

Charles E. Kelly
 150 Broadway
 No. 1500
 RECEIVED
 \$15.00
 No. 1500

Guinn & Co.

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

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

Dated June 10th 1889 John A. Kelly Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY ORIGINAL

0593

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against

Emilie Pagano

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

Emilie Pagano

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

The said Emilie Pagano

late of the City of New York, in the County of New York aforesaid, on the 15th day of May in the year of our Lord

one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one David Riley

in the peace of the said People then and there being, feloniously did make an assault, and

with a certain sharp instrument to the Island of Long Island aforesaid unknown

which the said Emilie Pagano in his right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent

thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Emilie Pagano

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

The said Emilie Pagano

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 David Riley

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and

with a certain sharp instrument to the Island of Long Island aforesaid unknown

which the said Emilie Pagano

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

John H. Bellows, Attorney

0594

BOX:

355

FOLDER:

3348

DESCRIPTION:

Carr, Thomas

DATE:

06/10/89



3348

POOR QUALITY ORIGINAL

0595

No. 84

Counsel,
Filed, *10* day of *June* 188*9*
Pleads *Allegedly*

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), Page 1869, Sec. 5.)

THE PEOPLE,
vs.

Thomas Carr

June 11/89

By the Court if Special Sessions for trial by request of Counsel for Defendant.

112 v 207

JOHN R. FELLOWS.

District Attorney.

A True Bill.

A. L. Cobb.

Foreman.

Witnesses:

**POOR QUALITY
ORIGINAL**

0596

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 Carr

The Grand Jury of the City and County of New York, by this indictment,
accuse *Thomas Carr*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *Thomas Carr*
late of the City of New York, in the County of New York aforesaid, on the
seventh day of *April* in the year of our Lord one
thousand eight hundred and eighty-*nine*, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, 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 R. FELLOWS,

District Attorney.

0597

BOX:

355

FOLDER:

3348

DESCRIPTION:

Carson, Joseph

DATE:

06/21/89



3348

POOR QUALITY ORIGINAL

0598

No. 225

Counsel,
Filed *21* day of *June* 188*9*
Pleads, *Guilty*

*Burglary in the Third degree.
and Grand Larceny
Second degree.*
[Section 408, 409, 412, 413, 414]

THE PEOPLE

vs.

I

Joseph Carson

JOHN R. FELLOWS,

District Attorney.

*Wm. J. Conroy
S. O. O'Brien
Att.*

A True Bill.

J. M. Rice

Foreman.

Charles Ruy Day

S. P. H. yos.

Witnesses:

POOR QUALITY ORIGINAL

0599

Police Court - 3 - District.

City and County of New York, ss.:

of No. 51 East Broadway Street, aged 45 years, occupation Collier being duly sworn

deposes and says, that the premises No. 15 East Broadway Street, 7 Ward in the City and County aforesaid the said being a Three story dwelling House

and which was occupied ~~by~~ as a private dwelling and in which there was at the time ~~a~~ human being, ~~by~~

were **BURGLARIOUSLY** entered by means of forcibly making off the scuttle cover on the roof leading into said premises

on the 16 day of June 1889 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of lead pipe of the value of two hundred 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

Joseph Larson

for the reasons following, to wit: That previous to said Burglary the said cover of the scuttle on the roof was securely fastened and this deponent has been in former night times Stapleton Mat^{pm} about the hour of four o'clock as the aforesaid and he found the defendant in said premises - and quantity of lead pipe

POOR QUALITY ORIGINAL

0600

Was put up and hanging at
out of the basement Room
from before me this 27 day of June 1889

Police Justice
[Signature]

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1889
Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1889
Police Justice
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1889
Police Justice

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of
vs.
1 _____
2 _____
3 _____
4 _____
Offence—BURGLARY.

Dated _____ 1889
Magistrate _____
Officer _____
Clerk _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0601

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Stapleton
aged *32* years, occupation *Police Officer* of No.

7th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Jasper Colman*

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

Sworn to before me, this *17* day of *June* 188*8* by *Thomas Stapleton*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0602

Sec. 198-200.

3
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Carson*

Question. How old are you?

Answer. *32 1/2 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *At home*

Question. What is your business or profession?

Answer. *Iron Roofer*

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

Answer. *I was drunk and I did not know what I was doing. I. Carson*

Taken before me this

day of

[Signature]
1888
Police Justice.

POOR QUALITY ORIGINAL

0603

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

1 *John Brown*
 2 *John Brown*
 3 *John Brown*
 4 _____
 Offence _____

Dated *June 19* 1889

John Brown Magistrate
John Brown Officer

Witnesses *John Brown* Precinct

No. *100* Madison Street

No. *100* Madison Street

No. *100* Madison Street



John Brown
"Building" 9 2 3

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *June 19* 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0604

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Carson

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

Joseph Carson

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

The said

Joseph Carson

late of the *Seventh* Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

Joseph Solomon

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

Joseph Solomon

in the said *building* 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.

POOR QUALITY
ORIGINAL

0605

SECOND COUNT—

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

Joseph Carson
of the CRIME OF *Grand* LARCENY *in the second degree* committed as follows:

The said

Joseph Carson

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

*five hundred pounds of lead
pipe of the value of twenty
cents each pound*

of the goods, chattels and personal property of one

in the

Building of the said

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

John R. Fellows
District Attorney.

0606

BOX:

355

FOLDER:

3348

DESCRIPTION:

Christin, George

DATE:

06/17/89



3348

0607

BOX:

355

FOLDER:

3348

DESCRIPTION:

Warener, John

DATE:

06/17/89



3348

0608

BOX:

355

FOLDER:

3348

DESCRIPTION:

Willner, Frank

DATE:

06/17/89



3348

POOR QUALITY ORIGINAL

0609

No. 167
Kerjclawna
Counsel,
Filed 17 day of June 1889
Pleads, D. W. Sperry

THE PEOPLE vs. George Christian, John Warener, Frank Wilmer
Robbery, [Sections 224 and 228, Penal Code], degree.

JOHN R. FELLOWS,
District Attorney.

June 21st
A. G. H. D.

A True Bill.

[Signature]
Foreman.
June 21/89
(Chel)
Sperry & Kerjclawna

Witnesses:

[Empty lines for witness names]

POOR QUALITY ORIGINAL

0610

FIRST DISTRICT POLICE COURT.
CITY AND COUNTY } ss.
OF NEW YORK.

Recognizance to Testify.

BE IT REMEMBERED, That on the

12th day of June in the year of our Lord 18 89

of No. 167. Allen Street, in the City of New York,
and Rudwig Fintel

of No. 239. Livingston Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Christopher Ebert
the sum of One Hundred Dollars;

and the said Rudwig Fintel
the sum of One Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

George Christie, John Warren & Frank Miller

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written.

Ebert Ebert

Rudwig Fintel

[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0611

CITY AND COUNTY } ss. Ludwig Fritzel
OF NEW YORK, }
the within-named Bail, being duly sworn, says, that he is a house holder in
said City, and is worth two Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

stock, fixtures & machinery, horses, wagons &c.
of the Mineral Water Manufactory situated No
239. Lexington St. in the City of New York, valued
five hundred dollars (500.00) free &
clear

Ludwig Fritzel

Sworn before me, this
1881
[Signature]

New York Sessions.

RECOGNIZANCE TO TESTIFY

THE PEOPLE, &c.,

vs.

Police Justice.

Filed day of 18

POOR QUALITY ORIGINAL

0512

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

of No. 64 Grand Rue Street, aged 29 years,
occupation Police officer being duly sworn deposes and says
that on the 12th day of June 1889

at the City of New York, in the County of New York. He created
George Christen, Frank Weiner and
John Weeman, charged with Robbery
on the complaint of Christopher Ehat.
Deponent further says that said Ehat is
a necessary and material witness against
said defendants and that he has reason to
believe said Ehat will not appear
at the trial of said defendants. He asks
that he be committed to the house of
detention in default of bail

Bernard Larkin

Sworn to before me, this 12th day of June 1889

John P. Kelly Police Justice.

POOR QUALITY ORIGINAL

0613

Police Court - First District.

CITY AND COUNTY }
OF NEW YORK, } ss

Christopher Ebert

of No. 167 Allen Street, Aged 32 Years

Occupation Printer being duly sworn, deposes and says, that on the

12th day of June 1889, at the 6th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

One Coat and one vest and forty cents in legal money of the United States, in all

of the value of Five 40/100 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 force and violence as aforesaid by

George Christie, Frank Wilmer and John Wareham (all now here) for the reason that about the hour of one O'clock A.M. in the morning of said day, deponent was in company with the defendants and was importuned by them, to enter a stable, situate on Elm street and the defendants then present acting in concert with each other seized violent hold of deponent's body and forcibly and against deponent's will and consent, took, stole and carried away the said property from his possession, in violation of the statutes in such cases made and provided

Christ Ebert

day of June 1889
Sworn to before me, this 12th day of June 1889
So. J. McQuinn Police Justice.

POOR QUALITY ORIGINAL

0614

Sec. 198-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Christian 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 Christian

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. Canada

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

Answer. Philadelphia

Question. What is your business or profession?

Answer. Machinist

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

Answer. I am not guilty of the charge

Geo Christian

Taken before me this 12 day of June 1889

Ed. J. Kelly Police Justice.

POOR QUALITY ORIGINAL

06 15

Sec. 198-200.

Just District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Warewar 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 Warewar*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *429 Mulberry Street, about 6 months*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty of the charge*
John Warewar

Taken before me this 12 day of December 1889
W. J. McKeever
Police Justice.

POOR QUALITY ORIGINAL

0616

Sec. 198-200.

First

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Willner

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. *Frank Willner*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *N. 9 Mulberry Street; about two weeks*

Question. What is your business or profession?

Answer. *Cigar maker*

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

Answer. *I am not guilty of the charge*

Frank. Willner.

Taken before me this *12*
day of *June* 188*9*
J. W. Kelly
Police Justice.

POOR QUALITY ORIGINAL

0617

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Handwritten names: Schmidt, George, John, Frank

Offence Robbery

Dated

June 19, 1889

Residence

Magistrate

No. 3, by

Officer

Residence

Precinct

Witnesses

Handwritten names: Carplawanki, Howard

No. 4, by

Street

No.

Street

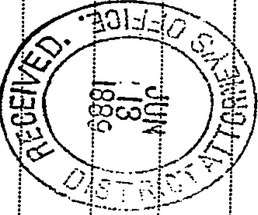
No.

Street

\$2000

to answer

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

Defendants

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

Dated June 19th 1889 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

POOR QUALITY
ORIGINAL

0618

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 Rindin,
John Warener and
Franka Wilner

The Grand Jury of the City and County of New York, by this indictment, accuse George Rindin, John Warener and Franka Wilner of the CRIME OF ROBBERY in the first degree, committed as follows:

The said George Rindin, John Warener and Franka Wilner, all late of the City of New York, in the County of New York aforesaid, on the 12th day of June, in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one Christopher Ernet, in the peace of the said People, then and there being, feloniously did make an assault, and one coat of the value of four dollars, one vest of the value of two dollars, and the sum of forty cents in money lawful money of the United States and of the value of forty cents,

of the goods, chattels and personal property of the said Christopher Ernet, from the person of the said Christopher Ernet, against the will, and by violence to the person of the said Christopher Ernet, then and there violently and feloniously did rob, steal, take and carry away, the said George Rindin, John Warener and Franka Wilner, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other.

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 R. Helms,
District Attorney

06 19

BOX:

355

FOLDER:

3348

DESCRIPTION:

Clarke, James

DATE:

06/10/89



3348

POOR QUALITY ORIGINAL

0520

No 59

Counsel,
Filed *11* day of *June* 1889
Pleads, *R. D. G. Chace*

Grand Larceny, *1st Degree*
(From the Person.)
[Sections 528, 529, 530 Penal Code]

THE PEOPLE

James W. Clarke
City of New York

JOHN R. FELLOWS,
District Attorney.

June 17, 1889
Tried and convicted
R. D. G. Chace 191889
J. R. G. Chace

A True Bill.

R. L. Coll.

Ordered to the COURT of Foreman.

... Clerk and ...
of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)

R. L. Coll.

June 17, 1889

Witnesses:

POOR QUALITY ORIGINAL

0621

Police Court District Affidavit-Larceny.

City and County of New York, ss.:

of No. 221 Prospect Place Brooklyn 46 years, occupation Clerk being duly sworn

deposes and says, that on the 29 day of May 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the following property, viz:

One Gold Watch and peated Chain attached of the Value of Forty one Dollars (\$41)

the property of Deponent

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

Defendant and identified by Deponent as his property, therefore Deponent now charged said Defendant with taking, stealing and carrying away said property and prays that he be dealt with all the Law directs

John M. Lodwick 221 Prospect Place Brooklyn

Sworn to before me, this 29 day of May 1889 of New York Police Justice.

POOR QUALITY ORIGINAL

0622

CITY AND COUNTY }
OF NEW YORK, } ss.

Officer Jeremiah Murphy
aged _____ years, occupation _____ of No. _____
of Central Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *John M. Lodewick*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this _____
day of *June* 188 _____ by *Jeremiah J. Murphy*
ce J. Owen
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Officer Thomas Keepe
aged _____ years, occupation _____ of No. _____
of Central Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *John M. Lodewick*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this _____
day of *June* 188 _____ by *Thomas Keepe*
ce J. Owen
Police Justice.

POOR QUALITY ORIGINAL

0623

Sec. 19-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James H. 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.

James H. Clarke

Question. How old are you?

Answer.

18 years of age

Question. Where were you born?

Answer.

Brooklyn New York

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

Answer.

Have no home

Question. What is your business or profession?

Answer.

Amusement Maker

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

Answer.

I am not guilty. I bought the watch from Harry Fursten for twelve dollars in a back room in 4th Avenue about 1/2 past 10 in the morning of vacation day. I got the watch from him.

James H. Clarke

Taken before me this
day of *June* 188*9*
Edw. J. G...
Police Justice.

POOR QUALITY
ORIGINAL

0625

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 W. Clarke

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

James W. Clarke
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

James W. Clarke
late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth*
day of *May* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the value
of forty dollars, and one
chain of the value of one
dollar.*

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

**POOR QUALITY
ORIGINAL**

0626

SECOND COUNT—

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

_____ *James W. Clarke* _____
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

*one watch of the value of
forty dollars, and one chain
of the value of one dollar*

of the goods, chattels and personal property of one

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

John M. Lodewick
unlawfully and unjustly, did feloniously receive and have; the said

James W. Clarke
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.

JOHN R. FELLOWS,
District Attorney.

0627

BOX:

355

FOLDER:

3348

DESCRIPTION:

Coburn, Joseph

DATE:

06/21/89



3348

POOR QUALITY ORIGINAL

0628

No. 205
CWC

Counsel,
Filed 21 day of June 1889
Pleads, *Not guilty*

THE PEOPLE
vs.
Joseph Coburn
ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

M. J. Green
Foreman.

Complaint sent to the Court
of Special Sessions,

Part III, 1889.

Bail \$500.
G. J. G.

Witnesses:

Witness lines with faint signatures and marks.

T.

POOR QUALITY
ORIGINAL

0629

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Joseph Coburn

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

Joseph Coburn
of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows:

The said

Joseph Coburn

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *June* in the year of our Lord one thousand eight hundred and
eighty *nine* at the City and County aforesaid, in and upon the body of one *James*
Flynn in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *James*
Flynn did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *James Flynn* 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 R. FELLOWS,

District Attorney.

0630

BOX:

355

FOLDER:

3348

DESCRIPTION:

Cogswell, George

DATE:

06/21/89



3348

0631

BOX:

355

FOLDER:

3348

DESCRIPTION:

Mahler, Henry

DATE:

06/21/89



3348

0632

BOX:

355

FOLDER:

3348

DESCRIPTION:

Van Tine, Collin

DATE:

06/21/89



3348

POOR QUALITY ORIGINAL

0633

Witnesses:

The defendant Makler

in this case upon his oath

pleaded guilty & gave full

information as to commission of

the crime. Miss being bound

to her home on excellent character

she has had good employment

in Philadelphia where he is

supporting his own family &

his mother. The chief

parties who are by the

crime, Austin, Nichols & Co. have

written me to the effect that

they do not care to have

the charge of affirmations

made if the defendant will

extend discretion to him.

Feb 17/92

Respectfully,

Vernon M. Davis

Clark

See other recommendation

within -

March 1892

V. M. Davis

Clark

No. 224

Counsel,

Filed

Pleads,

[Signature]

1892

THE PEOPLE

vs.

George H. Cogswell

Henry Makler

Collin Van Sine

Grand Larceny second degree
[Sections 528, 53, 550, Penal Code].

JOHN R. FELLOWS,

District Attorney.

[Signature]

A True Bill

[Signature]

Foreman.

Feb 2 - March 9, 1892

John R. Fellows

Special Foreman & Justice

1892

[Signature]

The complainants herein have made a special request that no further proceedings be taken in the cases against Cogswell & Van Sine. From information received by me I am convinced that both men are now earning an honest living, and any further prosecution would serve no good end.

I therefore recommend that both defendants be discharged upon their own recognizance, (See Letter of Austin, Nichols Co. filed herewith)

Nov 15. 1892

Vernon M. Davis

Asst.

[Signature]
District Attorney

POOR QUALITY ORIGINAL

0634

Witnesses:

The defendant makes

in this case upon his own

pleaded guilty & goes free

information as to commission of

the crime. Since being indicted

he has borne an excellent character

which has good employment

in Philadelphia where he is

supporting his own family &

his mother. The chief

parties who are by the

name Austin, Nichols & Co. have

written me to the effect that

they do not care to prosecute

the charge & if the government

wish to prosecute will

plead guilty. The court

will discharge him.

Respectfully,
Vernon M. Davis

Assistant

See other recommendations

in this

March 16, 1892

W. M. Davis

Asst

No. 224

Counsel,

Filed

Pleas,

THE PEOPLE

vs.

George H. Cogswell

Henry Mahler

Collin Van Sine

1892

Grand Larceny second degree
[Sections 528, 531, 550, Penal Code].

JOHN R. FELLOWS,

District Attorney.

W. M. Davis

A TRUE BILL

W. M. Davis

Foreman.

Feb 2. March 4, 1892

George H. Cogswell

Henry Mahler

Collin Van Sine

1892

W. M. Davis

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I therefore recommend that both defendants be discharged upon their own recognizances, (See Letter of Austin, Nichols & Co. filed herewith)

Nov 15, 1892

Vernon M. Davis

Asst.

Deborah M. Davis
District Attorney

**POOR QUALITY
ORIGINAL**

0635

----- X
BROOKLYN SUGAR REFINING CO.

vs

COGSWELL, MAHLER & VANTINE.
----- X

The defendants in this case were arrested for stealing sugar from Austin, Nichols & Co. The method pursued was for Cogswell (driver for Brooklyn Sugar Refining Co.) to take loads of sugar from said Brooklyn Refinery to be delivered to Austin, Nichols & Co. in New York, but instead of so delivering the goods he disposed of same by selling them to one Collin Vantine, a large retail grocer in Spring-st, for \$12 per bbl (and afterwards dividing this money equally with Mahler, Austin, Nichols & Co's receiving clerk) and then driving his truck in the vicinity of Austin, Nichols & Co's store he would go to their receiving department and after handing Mahler (Austin, Nichols & Co's receiving clerk) the weights of the sugar he had sold and delivered to Vantine, Mahler would enter said weights on his receiving books (the same as if he had received the sugars in Austin, Nichols & Co's store) and give Cogswell a receipt for the sugar, which receipt Cogswell would take back to the Brooklyn Refining Co. as his voucher that he had delivered the load of sugar to Austin, Nichols & Co. These receipts while being given by Austin, Nichols & Co's authorized agent were bogus or fake receipts, but Austin, Nichols & Co. paid for said sugars believing they had received them (it being the custom for Austin, Nichols & Co's auditor to check bills to be paid by them from the receiving books kept by Mahler and his associates).

**POOR QUALITY
ORIGINAL**

0636

All three parties were arrested in June 1889, the Brooklyn Refining Co. being by order of the Court the plaintiffs and all three defendants were admitted to bail under bond of \$1500 each. When arrested by Inspector Byrnes' officers, Mahler and Cogswell confessed to the theft and each of them made a written statement to Inspector Byrnes in the presence of one or two of his officers (See exhibit No. 1 & 2 hereto attached). Vantine confessed to nothing but admitted that he had two barrels of sugar and these were obtained by Officer Heidleberg who arrested them; but Austin, Nichols & Co. cannot identify the sugar and have no direct evidence against him (Vantine).. Subsequent information which has reached Austin, Nichols & Co., and the fact that their entire force of employees in their shipping department are looking forward to the disposition of this case, it would be extremely unfortunate and dangerous if Mahler and Cogswell should not be punished to the full extent of the law as they in reality were the ring leaders in the plot, instigated and planned the way and method of stealing and selling the goods (and then dividing the amount of money received for same between themselves (equally)).

Since Mahler and Cogswell have been about town under bail they are reported as making many statements and doing much talking (of how they would surely be acquitted) which has come direct to the knowledge of Austin, Nichols & Co.'s employees in their shipping department, and for the general safety of merchants engaged in the grocery trade and other branches of business it is very desirable as an example that both Mahler

**POOR QUALITY
ORIGINAL**

0637

and Cogswell should be severely punished. Subsequent information convinces Austen, Nichols & Co. that Mahler is a rascal and thief and that his confession to Inspector Byrnes does not cover the entire amount of goods stolen, but presume it covers all which can be proven against him.

**POOR QUALITY
ORIGINAL**

0638

June 15th 1889.

My name is Henry Mahler; I am 24 years of age; I reside at #44 South 6th Street, Brooklyn, E.D. I make the following statement of my own free will and accord:

I have been employed by the firm of Austin, Nichols & Co. grocers, #61 Hudson Street, since 1883. At the time I was first employed I was placed in the packing room, where I remained for about one (1) year, when I was promoted to the position of market. I filled that position about six months when I was appointed receiving clerk for the firm. I have known George Cogswell, who is a driver for the Brooklyn Sugar Refinery Company, about 5 years. He approached me and said that if I would do as I was requested by him he would be able to dispose of a great deal of sugar which could be stolen from the firm. I began stealing from the firm of Austin, Nichols & Co., about 2 1/2 years ago. At that time Cogswell was given a load of sugar by his employers to deliver to the firm of Austin, Nichols & Co. The number of barrels in the load was 25. When he arrived at my department he only had 24 instead of 25 barrels. I asked him where was the other barrel. He told me he had sold it to some Italian in Roosevelt Street. He didn't tell me how much he received for it but gave me \$5. for my share of the proceeds. I then signed a receipt for 25 barrels when I only received 24. Next he took 5 barrels; this was about 2 months after. He didn't tell me where he disposed of them but gave me 25 dollars for my share of the proceeds. I then signed the receipt for the full load of 25 barrels, when there were only 20 in the load. The next time we did it was in July 1887. We suspended our stealing as the firm was taking stock. But just as soon as the firm were through taking stock he took 10 barrels in the same way; This was about September 1887. He gave me \$50. as my share of the proceeds. The next occurrence was about Christmas 1887, at which time he took the same amount, 10 barrels, and gave me the sum of \$50. I signed the receipt for a full load of 25 barrels when in reality there were only 15. We did not do any more stealing then until March of the next year. In March 1888 he took 15 barrels of sugar and disposed of them and gave me the sum of \$75. as my share. I signed the receipt for the full load of 25 barrels, when in reality there were only ten (10) delivered. We did no more stealing after that until the month of July 1888, at which time the stock was again taken. As soon as that had been completed Cogswell and myself arranged to take some more sugar, and in October Cogswell disposed of 25 barrels of sugar in some way and gave me as my share of the proceeds \$125. At that time he presented the receipt to me for the full amount of sugar which I signed, but the firm did not receive the load of sugar for which I signed the receipt. In March 1889 Cogswell was given a load of sugar to deliver to the firm of Austin, Nichols & Co. and he came to me and informed me that he had disposed of the said load of sugar for which he paid me the sum of \$150. He presented to me the receipt for the load of sugar and I signed it, when in reality the firm

POOR QUALITY
ORIGINAL

0639

did not receive any of the sugar referred to. The next time was in the latter part of May. In the latter part of that month Coggswell was given a load of Cut Loaf sugar by his employers to deliver to the firm of Austin, Nichols & Co. At that time he came to my place of business and told me that he had disposed of the sugar and handed me the receipt and asked me to sign it. I declined to do so and ordered him to bring the sugar back. He only brought back 10 barrels and said he had disposed of 15 barrels to a grocery store in Spring Street near Mulberry. He delivered the 10 barrels to me and I received at that time from him the sum of \$75. and signed the receipt for the full amount of 25 barrels. He generally paid this money to me in a saloon in Duane Street near Greenwich. The places owned by one Erdmann and one Fisher. It is my best judgement that in all there were about three hundred (300) barrels taken. During the past three (3) years while I have been acting for this man Coggswell in defrauding the firm of Austin, Nichols & Co. by signing receipts for sugar not delivered it is my best judgement that there were about three hundred (300) barrels of sugar stolen. The sugars stolen were Granulated Yellow Extra C and a small quantity of Cut Loaf. The greatest part of the sugar taken was Granulated. A man named Tom O'Brien came to my place of business at the time the last load of sugar was taken and disposed of by Coggswell and demanded the sum of \$10. I said I didn't have any and he said if I did not give it to him he would expose the manner in which Coggswell and myself had been disposing of the sugar. I denied that there was any truth in his statement and he then informed me that it was he who had delivered the last load to the place in Spring Street by direction of Coggswell. I borrowed ten (10) dollars and gave it to him, and didn't see him again until the following night when I got home and he then and there demanded \$20. more. I gave it to him. The Saturday after that he called at my house and demanded \$10. more. I gave it to him. Since that time I have given him sums of money amounting to \$80. He approached Coggswell for money and demanded \$20. but Coggswell refused to give it to him and I gave it to him to keep him quiet. Coggswell said the man in Spring street always scraped off the marks from the barrels so that they could not be identified.

John W. Marshall

*June 1879
Correct Copy
J. W. Marshall*

POOR QUALITY ORIGINAL

0640

*Consent of
James M. [unclear]*

[Faint, mostly illegible typed text, possibly a legal document or contract]

Sony Mader

McLain & Company

POOR QUALITY ORIGINAL

0641

George H. Cogswell

July 15th 1889.

My name is George H. Cogswell; I am 40 years of age; I reside at #114 Division Street, Brooklyn, N.D. I am employed as driver by the Brooklyn Sugar Refining Company, which concern does business at the corner of South 1st Street and Kent Ave. Brooklyn, N.D. I have been employed by this firm about 8 years. I have known Mahler for about 12 years. About 3 years ago Mahler who is employed by Austin, Nichols & Co., asked me if I could dispose of some sugar by selling it, sugar that had been sent by the Sugar Refining Company to Austin, Nichols & Co. He arranged with me that as soon as I would have a load to deliver to the said firm, that I should take one or more barrels and sometimes a truck load, and leave it at some place where I was to arrange to sell it, and I was to go with the receipt to him and he would sign it, after I had disposed of either the whole truck or some portion of it. I would then return the receipt to the Brooklyn Sugar Refining Company. The first barrel of sugar I sold was the one I sold to an Italian in Roosevelt street for 12 dollars, this barrel was one of a load of 25 which I had received from the Brooklyn Sugar Refining Company to deliver to Austin, Nichols & Company. I went to Mahler and delivered to him the other 24 barrels, and he gave me a receipt for the full load of 25 barrels. *A short time* after I sold this barrel to the Italian, a man whose name I do not know, but whom I know to be employed in New York as a truck driver, came to me and took me to VanTine a grocer at 37 Spring Street, and introduced me to him. I went in and said to VanTine, "I am the man that was sent here to you to see about taking a load of sugar from me" He said "I am the man and any time you have a load of sugar drop it in front of the store, drive away and come around the next day and I will pay you \$12. for each barrel that you deliver to me" To the best of my recollection I brought to him three (3) full loads, each load containing 25 barrels. In the latter part of May I got 25 barrels of cut load cube to deliver to the firm of Austin, Nichols & Co. but instead of doing as I was directed I delivered 15 barrels of the load at VanTine's in 37 Spring Street, and the other 10 barrels I took to Austin, Nichols & Co.'s and delivered them to Harry Mahler, the receiving clerk, and received from him a receipt for the full load of 25 barrels, which I had received from my firm to deliver. This receipt I delivered to the firm. About the time that the employees of Thurber, Whyland & Co. were arrested I went to Mahler and told him we had better stop for a while. We would also suspend our stealing while the firm of Austin, Nichols & Co. were taking stock. This was done at the request of Mahler. About Christmas 1887 I took 10 barrels and left them with VanTine in 37 Spring Street and gave Mahler 50 dollars as his share. On three different occasions I gave Mahler the sum of \$150. as his share of the proceeds of a full truck load of sugar that I received from my firm to deliver to Austin, Nichols & Co. In March 1889 I also gave him \$150. as his share of a full truck load of sugar *consigned to Austin, Nichols & Co.*

as his share of the proceeds of this 66c

sugar

**POOR QUALITY
ORIGINAL**

0642

Wm. J. Carroll

I sold it to this man VanTine, with the exception of one barrel I sold to the Italian in Roosevelt Street. Sometimes there would be a mark "A & C" on the lid of the barrels, and sometimes on the bilge of the barrels there would be the letter "G" meaning Granulated, and sometimes "F.G.", meaning Fine Granulated, painted in red. These marks VanTine told me were scraped off to prevent the barrels from being identified as the property of Austin, Nichols & Co. I delivered all the sugar myself except one load which O'Brien delivered for me. One day last March I was coming over the river with a load of sugar, O'Brien jumped on the truck and I told him I was going to sell this load of sugar to a man at No. 37 Spring Street, and offered him \$10. if he would deliver it for me which he did. I took the receipt and went down town and had it signed. When he got the truck unloaded he came down and met me. The next day I went to VanTine and received from him the sum of \$500. To the best of my judgement the number of barrels stolen is about three hundred(300).

POOR QUALITY
ORIGINAL

0644

W. O'Brien

New York, June 16th 1889.

I Thomas O'Brien, of Number 113 North Second Street, Williamsburgh, New York, says: I have known George Cogswell about 18 years; I have worked with him as a driver for the Brooklyn Sugar Refining Company. On or about March 12, 1889, I was standing around the Brooklyn Sugar Refining Co's premises awaiting employing, when I was met by Cogswell, who asked me to take a ride with him to New York. I got on the truck with him and when on the ferry boat crossing from Williamsburgh, he took from each barrel of sugar which he had on his truck, the weights of each; and informed me that he was going to sell the load of sugar, instead of delivering it to Austin, Nichols & Co., to whom it was consigned; he then asked me if I would deliver the load of sugar to a grocer named Ventine, at 37 Spring Street, we drove to Mulberry Street and when within two hundred feet south of Spring Street he stopped the truck containing the load of sugar and left the same in my charge, while he absented himself about ten minutes, at which time he returned and told me to deliver the sugar to a grocer at 37 Spring Street, he further told me that some of the clerks there would assist me to unload the truck; I did as he had directed and as soon as had unloaded the truck, the grocer Van Tine handed me a piece of paper with some numbers on it for a receipt which I gave to Cogswell, when I met him at the corner of Hudson and Franklin Streets where he told me to drive to as soon as I delivered the sugar; I gave him the piece of paper which Ventine had given me and he laughed and gave me ten dollars. He, Cogswell then informed me that he had called on

**POOR QUALITY
ORIGINAL**

0645

Harry Mehler the receiving clerk for Austin, Nichols, and
received from him a receipt for the sugar which I had deliv-
ered to the above mentioned Van Tine.

T. G. Brown

POOR QUALITY ORIGINAL

0646

T. O'Brien

John J. O'Brien
337

App'l Trust
C. O.
Am. Trust Co.

John J. O'Brien

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

**POOR QUALITY
ORIGINAL**

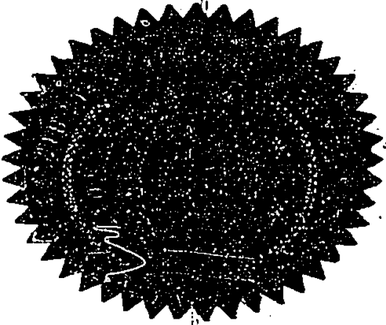
0648

the Philadelphia and Reading Railroad Company, and has been
in the employ of said Company for upwards of five years last
past. Deponent is also a married man and resides with his
family in the City of Philadelphia.

Sworn to before me this:
2nd day of January, 1892 :

Edward Mahler

Samuel S. Taylor.
Commissioner for the State of New York,
Philadelphia,
Pennsylvania.



POOR QUALITY ORIGINAL

0649

Notary Public,
New York Co.

Sworn to before me, this _____ day of _____ 189

at _____ M. on that day.

_____ attorney for the _____ herein, by delivering a true copy of the same to _____ Esq. who _____ the within _____ upon _____

_____ at _____ in the City of New York, he served _____ day of _____ 189

_____ years, and resides in the City of New York, that on the _____ day of _____ 189 _____ being duly sworn, says that he is over the age of _____

City and County of New York, ss.:

Plaintiff
against
Defendant

Court

Grand Term Court

The People

Plaintiff

against
Henry Madler, jointly
suited etc.

Defendant

Oppenbark of
Grand Madler

CANTOR, LINSON & VAN SCHAICK

Attorneys for

96 Broadway,
New York City

To

Esq.

Attorney for

Due and timely service of a copy of the within

is hereby admitted.

Dated

189

Attorney for

Take notice that the within is a copy of

made in the within entitled action, and this
day duly entered in the office of the Clerk of

in its office in the

in the City of New York

Dated, New York _____ 189

Yours, etc.

CANTOR, LINSON & VAN SCHAICK

Attorneys for

To

Esq.

Attorney for

POOR QUALITY
ORIGINAL

0650



Court of General Sessions,
Judge's Chambers,
32 Chambers Street.

New York, Feb 25 1892

People vs G. L. 2d

Crosswell
18013

I wish you would
put this case on my
calendar for trial on
29th inst. R.B.M.
To Chief Clerk J.

**POOR QUALITY
ORIGINAL**

0652

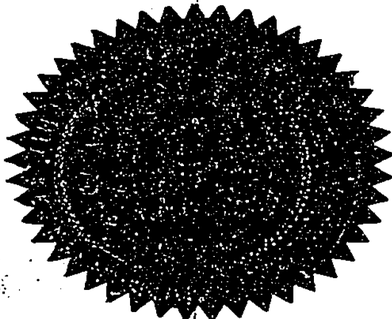
delphia, and ever since March, 1890, has been in the employ of the Philadelphia and Reading Railroad Company in Philadelphia, holding a responsible position. That he is very anxious to be relieved from the only cloud hanging over him and solemnly pledges to so live and conduct himself as to continue to be a decent and respectable member of society. Besides all this he has an aged mother for whom he entertains the strongest possible love and affection.

Deponent further says that he desires to plead guilty to the charge, to throw himself upon the mercy of the court in order that the indictment may be disposed of.

Sworn to before me this:

2nd day of January, 1892.:

Henry Mahler
Samuel S. Taylor
Commissioner for the
State of New York
Philadelphia
Pennsylvania



POOR QUALITY ORIGINAL

0653

Notary Public
New York Co.

day of _____ 189

Sworn to before me, this

at _____ M. on that day.

attorney for the _____ herein, by delivering a true copy of the same to

upon _____ the within _____ Esq. who _____

at _____ in the City of New York, he served _____

years, and resides in the City of New York; that on the _____ day of _____ 189

being duly sworn, says that he is over the age of _____

City and County of New York, ss.:

Court.
Plaintiff
against
Defendant

General Session Court.

The People

Plaintiff

against

Henry Mahler, jointly
indicted, etc.

Defendant

Affidavit of Henry
Mahler

CANTOR, LINSON & VAN SCHAICK,

Attorneys for

96 Broadway,
New York City

To _____ Esq.

Attorney for

Due and timely service of a copy of the within

is hereby admitted.

Dated _____ 189

Attorney for

I do hereby certify that the within is a copy of

made in the within entitled action, and this

copy was entered in the office of the Clerk of

the Court in the _____

City of New York

Dated New York _____ 189

Yours, etc.

CANTOR, LINSON & VAN SCHAICK,

Attorneys for

To _____ Esq.

Attorney for

POOR QUALITY ORIGINAL

0654

Police Court First District.

Affidavit—Larceny.

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

Herman Doscher
of No. 51 South 4th Street, Brooklyn, aged 42 years,
occupation Shipping Clerk being duly sworn
deposes and says, that on the 24th day of May 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Fifteen (15) Barrels of Cut Leaf
Sugar, in all of the value of
three hundred and thirty dollars

the property of The Brooklyn Sugar Refining
Company

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 H. Cogswell and
Henry Mahler, both now here, for

the reasons following, to wit: That
deponent is shipping clerk for said
Company. That on said day de-
ponent shipped two loads of sugar
comprising fifty barrels, to the firm
of Christian Nichols & Company
on the corner of Hudson and Jay
Streets. That deponent is now here
informed by James C. Nichols, a
member of the firm of Christian
Nichols and Company, that said
firm did not receive fifty barrels
of sugar on said day as per the
shipment, but that they only received

Subscribed and sworn to before me this
1889
Police Justice

POOR QUALITY
ORIGINAL

0655

thirty-five barrels of sugar out of
the whole number shipped.
That the defendant Cogswell is a
driver in the employment of said
Brooklyn Sugar Refining Co., and had
charge of the sugar so shipped on
said day to said firm of Austin,
Nichols & Co. That defendant is further
informed by said firm E. Nichols that
the defendant Mahler is the Receiving
Clerk of said firm. That defendant is
informed by Officer Heidelberg, here
present, that the defendant Cogswell
admitted to him, said officer, that
Mr. Cogswell, delivered 15 barrels
of said sugar, so shipped as aforesaid
to said firm, to Collins Candice, ^{nowhere} at
No. 37 Spring Street, and received from
said Candice the sum of twelve
dollars per barrel, said sugar being
worth at the time the sum of
twenty-two dollars per barrel. That
the defendant, Cogswell, further admitted
to said officer that Mr. Cogswell, gave
half of the money so received from
Candice for said sugar to the de-
fendant Mahler. That the defendant
Mahler, admitted to said officer
that Mr. Mahler, receipted for said
fifty barrels of sugar as having
been received by said firm when
Mr. Mahler knew that only 35 barrels had
been received, and that Mr. Mahler had received
from the defendant, Cogswell, one
half the money obtained from the
sale of the sugar so stolen.

POOR QUALITY ORIGINAL

0656

That deponent is further informed by officer Heidelberg that on the morning of the 17th instant the said officer found two (2) barrels of said stolen sugar in the possession of said Van Dine at No. 37 Spring Street.

That deponent, therefore, charges the defendants Cogswell and Mahler with having stolen said property, and deponent charges the defendant Collin Van Dine with having knowingly and feloniously received said property, he, Van Dine, well knowing at the time that said property was stolen.

That deponent is informed and believes that said defendants have at other times stolen in all about three-hundred barrels of sugar shipped by deponents Company to said firm and and that all of said stolen property, except one barrel, was sold by them to said Van Dine.

Hermann Jaescher

Herman & Cogswell were the
17th of James 1883
Hermann Jaescher
Herman & Cogswell

POOR QUALITY ORIGINAL

0657

CITY AND COUNTY }
OF NEW YORK, } ss.

James E. Nichols
aged *43* years, occupation *Merchant* of No.
155 West 58th Street, being duly sworn deposes and

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

Sworn to before me, this *17th*
day of *June*, 188*8* } *James E. Nichols*
E. Hagan }
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Heideberg
aged *47* years, occupation *Police officer* of No.
300 Mulberry Street, being duly sworn deposes and

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

Sworn to before me, this *17th*
day of *June*, 188*8* } *Charles Heideberg*
E. Hagan }
Police Justice.

POOR QUALITY ORIGINAL

0658

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

pet. District Police Court.

George Caswell 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 Caswell*

Question. How old are you?

Answer. *40 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *114 Division Ave. 10 years.*

Question. What is your business or profession?

Answer. *Truckman*

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. *Upon advice of counsel,
I have nothing to say -
George H. Caswell*

Taken before me this _____ day of _____ 1889

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0659

Sec. 193-200.

peh

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Mahler 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 Mahler*

Question. How old are you?

Answer. *24 years.*

Question. Where were you born?

Answer. *Brooklyn - N.Y.*

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

Answer. *44 S. 6th St. 2 1/2 years.*

Question. What is your business or profession?

Answer. *Clerk.*

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. *Upon advice of counsel. I have nothing to say.*

Henry Mahler

Taken before me this

day of *June* 11

1889

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0550

Sec. 193-200.

1st

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Collin Van Tuie 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. *Collin Van Tuie*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *171 Elm Street - 3 years*

Question. What is your business or profession?

Answer. *Grocer*

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

Answer. *I am not guilty and demand an examination.*

Collin Van Tuie

Taken before me this

day of June 1889

[Signature]

POOR QUALITY ORIGINAL

0661

For. by Consent, June 20. at 2 P. M.

Police Court...

925 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Sherman Roscher

George W. Campbell
Henry Macklin
Colum Pondone

Offence: Grand Larceny and Receiving Stolen Property

Dated

June 17 1889

Wegans Magistrate

Wardley, Sec'y of the Court

P.O. Precinct

Witness: James E. Nichols

Mr. Williams

No. 113 Avenue C Street

Wm. Williams

to answer

Committed

BAILED

No. 1, by Pauline Brundson
Residence: Care of Grocery Store
Car. Radford & Glauking Avenue
Brooklyn

No. 2, by Pauline Brundson
Residence: 171 Elm Street

No. 3, by Pauline Brundson
Residence: 145 E. 5th Street

No. 3, by Frederick J. Deely
Residence: 13 Allen Street

Care of Messrs

Wells & Rotam

300 Northway St.

William Parker

Brooklyn Dry Goods Agency

Co. Street 2. W. 8. West
No. 3rd Street 2. 10.

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

defendants

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

Dated June 20 1889

Wegans Police Justice.

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

Dated 1889

Police Justice.

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

Dated 1889

Police Justice.

POOR QUALITY ORIGINAL

0662

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 W. Roopwell
Henry Mottler
Rollin Van Dine

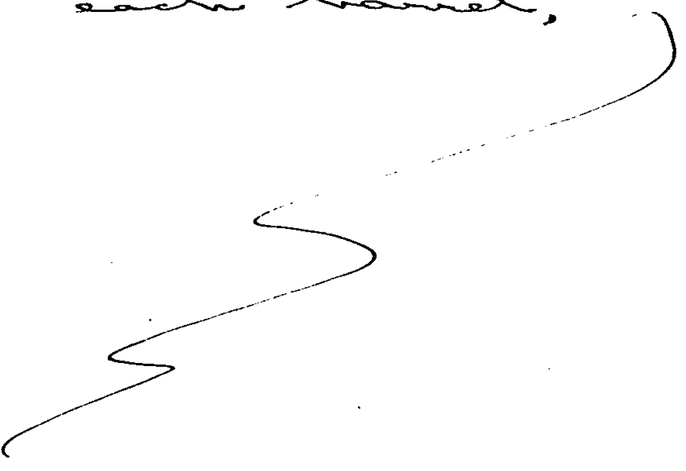
The Grand Jury of the City and County of New York, by this indictment, accuse *George W. Roopwell, Henry Mottler* and *Rollin Van Dine*

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

The said *George W. Roopwell, Henry Mottler, and Rollin Van Dine, all*

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *May* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms,

eighteen barrels of sugar of the value of twenty two dollars each barrel,



of the goods, chattels and personal property of ~~one~~ *a corporation* *called the Brooklyn Sugar Refining Company,*

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.

POOR QUALITY ORIGINAL

0663

SECOND COUNT—

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

Rollin Van Dine

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said Rollin Van Dine,

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,

*fifteen barrels of sugar of
the value of twenty two dollars
each barrel,*

of the goods, chattels and personal property of ~~one~~ a corporation called
the Brooklyn Sugar Refining Company,
Messrs. H. Coquell, Henry Moller, and
by ~~a~~ certain ~~person~~ ^{persons} to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said ~~corporation~~

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

Rollin Van Dine

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.

JOHN R. FELLOWS,
District Attorney.