

0230

BOX:

49

FOLDER:

568

DESCRIPTION:

Callopy, James

DATE:

10/07/81



568

0231

Bail returned to
\$500. G.H.G.
Oct. 21, 1887.

5 B.M. ordered by 1887
Oct 17, 1887

Counsel, Arch. [Signature]
Filed 7 day of [Month] 1887
Pleas [Signature]

THE PEOPLE
vs.
This witness to be [Signature]
James Kealey

DANIEL C ROLLINS,
District Attorney.

A True Bill.

[Signature]
Foreman.

Oct 4 1887

Sheriff of [County]
Peter [Signature]
Rev. [Signature]

0232

POLICE COURT— DISTRICT.

RECOGNIZANCE FOR TRIAL OR EXAMINATION.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 25 day of September in the year of Lord 1881

John McGinn
of No. 144 Sullivan Street, in the City of New York,

and James McGinn
of No. 411 West 36th Street, in the said City,

and John Galway
of No. 33 Sullivan Street, in the said City,

personally came before the undersigned, one of the Police Justices in 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

James McGinn
the sum of Ten Hundred Dollars; the said

John McGinn
the sum of Ten Hundred Dollars, and the said

John Galway
the sum of Ten Hundred Dollars, separately, of

good and law 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.:

WHEREAS, the said John McGinn was charged, before the undersigned, Police Justice as aforesaid, on the oath of James White

with felony for having, on the 23 day of September 1881

in the City and County of New York, aforesaid, feloniously received

a sum in gold of Copper of

the value of seven dollars and

fifty cents good and lawful

currency of the United States

And Whereas, he has been brought before said Justice to answer said charge and the said offence with which he is charged being bailable by said Justice, and he having demanded an examination on said complaint, and it having been made to appear to the satisfaction of said Justice that said examination should be continued to some other day, he did thereupon order the said accused to find sufficient Bail in the sum of Ten

Hundred Dollars, for his appearance at the 24 District Police Court, No. 6

West 10th street, on the 28 day of September 1881 at 2 o'clock, in the PM noon of that day, to answer to said charge.

Now Therefore, the condition of this Recognizance is such, that if the above named John McGinn

shall personally appear before said Justice at the said 24 District Police Court in the City of New York, on the 28 day of September 1881 at 2 o'clock, PM and at such other times and days as the said examination may be adjourned to, and abide the final decision of said Justice, and not depart therefrom without leave, then this Recognizance to be void, otherwise to remain in full force.

Taken and acknowledged before me, the day and year aforesaid.

Margaret O'Connell
POLICE JUSTICE.

John McGinn

James McGinn

John Galway

0233

CITY AND COUNTY OF NEW YORK, ss.

James McEgan one of the within named Sureties, being duly sworn, says that he is a *free* holder and resident in said City, and is worth *Fifty* Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of

N Lot No 411 West 36th Street in the City of New York Value \$1000 no incumbrances

James McEgan

Sworn to before me this *20* day of *Sept* 188*8*

Marcus A. [Signature]
Police Justice

CITY AND COUNTY OF NEW YORK, ss.

John Falvey one of the within named Sureties, being duly sworn, says that he is a *house* holder and resident in said City, and is worth *Fifteen* Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of

Personal Property money in Bank Cash at 33 Sullivan Street in the City of New York Value at \$1500

John Falvey

Sworn to before me the

day of

Marcus A. [Signature]
Police Justice

RECOGNIZANCE FOR TRIAL OR EXAMINATION

THE PEOPLE, & C.,

ON THE COMPLAINT OF

James McEgan

John McEgan

Taken the *20* day of *Sept* 188*8*

John McEgan

John Falvey Justice

Filed *20* day of *Sept* 188*8*

Sureties identified by

No. Street.

CLERK OF THE COURT

OFFICE OF THE CLERK

0234

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John M. Ginn 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. John M. Ginn

Question. How old are you?

Answer. about 57 years

Question. Where were you born?

Answer. Ireland

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

Answer. 144 Sullivan Street, ten or eleven years

Question. What is your business or profession?

Answer. Junk dealer and bottle business

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 M. Ginn

Taken before me, this 1st
day of August 1888

Maxen O'Leary Police Justice.

0235

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

James Callahan

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

Question. What is your name?

Answer. *James Callahan*

Question. How old are you?

Answer. *Forty two years*

Question. Where were you born?

Answer. *Limerick Ireland*

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

Answer. *400 E. 31st - 4 years*

Question. What is your business or profession?

Answer. *Engineer*

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 found the copies in 30th Street I had it in my possession for two weeks, no one made any claim. I sold it to some junk-dealer in Sullivan Street*

James Callahan

Taken before me, this *25th* day of *September* 188*8*

Marcus Osterbo Police Justice.

0236

*To Washington
Sept. 28 - 2 P.M.
Each of the persons named
above have been*

BAILED,
No. 2 of *James E. Quinn*
Residence *441 W. 25* Street
John M. Quinn
Residence *90th Street*
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Sec. 208, 209, 210 & 212.
#50
Police Court - District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James E. Quinn
Sub. *Michael Quinn*
Com. *1st W. 25 St.*
1 *James E. Quinn*
2 *John M. Quinn*
3 _____
4 _____
8 _____
Date *Sept 25* 1881
Offence, *Pete. Larceny*
Magistrate *John M. Quinn*
Clerk *John M. Quinn*
Witness *John M. Quinn*
No. *John M. Quinn* Street
No. *John M. Quinn* Street
No. *John M. Quinn* Street

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 Callopy and John M. Quinn* guilty thereof, I order that they be admitted to bail in the sum of *fifty* Hundred Dollars *Each* and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated *Sept 28* 1881 *Marcus [Signature]* Police Justice.

I have admitted the above named *John M. Quinn* to bail to answer by the undertaking hereto annexed.

Dated *Sept 28* 1881 *Marcus [Signature]* Police Justice.

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

Dated _____ 1881 _____ Police Justice.

0237

Sec. 205, 206, 210 & 212.

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary H. White
Subj. *Mahabattam Amannayya*
Car 1st Div. 28th St. W. 28th St.
1 *Mary Callahan*
2 *John Callahan*
3
4

Date *September 25 1881*

John M. Egan Magistrate.
John M. Egan Officer.
John M. Egan Clerk.

Witness *Whitcomb's* Central Street,
No. *Delaware St* 10th St.,
John M. Egan John M. Egan
John M. Egan Street,
No. *John M. Egan* Street.

No. *John M. Egan* Street.
John M. Egan Street.
John M. Egan Street.

BAILED
No. 2 by *James*
James Street

Residence *John M. Egan*
John M. Egan Street

John M. Egan
John M. Egan
John M. Egan

There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged.
Dated *Sept 28* 1881
John M. Egan Police Justice.

I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated *Sept 28* 1881
John M. Egan Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.
Dated *Sept 28* 1881
John M. Egan Police Justice.

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

0238

FORM 891

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

Police Court--Second District.

Occupation *Supintendent of the Manhattan Brass Works*
of No *Corner of 1st Avenue & 28th St* Street, being duly sworn, deposes
and says, that on the *23rd* day of *September* 188*1*
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, to wit: *two ingots of copper*

of the value of *Seven dollars and fifty cents* Dollars,
the property of *the Manhattan Brass Company an incor-*
porated Company of the State of New York in the care
and charge of deponent as Superintendent and agent

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 Callopy* ^{known to}
with the full and guilty knowledge of ^{deponent} *knowing the same to have been stolen*
by *John Mc Ginn (now here)* for the reason that de-

ponent is informed by officers *Heidelberg and John*
Robert, that he the said *Heidelberg* arrested the
said *James Callopy* on the *23rd* instant and subsequently
arrested the said *John Mc Ginn*, that the said *Callopy*
had in his possession the two ingots of copper here
shown ~~and identified by deponent~~ *And that he the*

said *Callopy* then and there proceeded to give into
the possession of the said *Mc Ginn* the said ingots
of copper and that the said *Mc Ginn* ~~was~~ *when*
charged with the possession denied *see knowledge of*
them but subsequently produced the two said
ingots from out of a pile of rags where they were
secreted
deponent therefore charges said James Callopy with having taken
secreted, stolen and carried away, said property and James Mc Ginn
with having received said property
knowing the same to have been stolen

Sworn before me this *23rd* day of *September* 188*1*
at *New York*
John Mc Ginn
Police Justice.

0239

State and County of New York
City of New York

G.S. 5.

Charles Weidling of the Central Office Police being
duly sworn deposes and says that he arrested James
Calkley on the 23rd instant, that he arrested John
McGinn on the 24th instant, that he saw the said
Calkley on the 23rd instant enter the premises of
John McGinn who keeps a junk shop at No 14 1/2
Sullivan street, that the said Calkley had under his
arm a bundle which the said Calkley subsequently
acknowledged contained a deposit of the two ingots
of copper here shown that defendant thence entered the
premises No 14 1/2 Sullivan that McGinn denied all know-
ledge of the possession of the two ingots here shown but
when urged produced the said two ingots from a pile
among them and there alleging that the said
Calkley had left the said ingots with him McGinn
for safe keeping.

Sworn to before me this
25th day of Sept 1881

Chas. Weidling

Marcus Clerbourn
Police Justice

City and County of New York John Roberts being duly sworn says he resides
at 304 Broadway said City that he has heard read the foregoing affidavit
and is familiar with the contents thereof and that portion thereof
referring to him and to information given by him is true upon
his own knowledge, defendant further says that when he found said package
which he afterwards found contained said ingots, he deponent did not
know the whereabouts of the said ingots until he opened it
on the 24th day of Sept 1881.

John Roberts

Marcus Clerbourn
Police Justice

0240

6-1

The People vs. James Callopy { Court of General Sessions, Part I
Before Judge Gildersleeve. Oct. 24, 1887
Indictment for larceny and receiving stolen goods.
James H. White sworn and examined, testified:
I am Superintendent of the Manhattan Brass Works.
They are manufacturers of sheet brass, tubing
and wire. It is a Corporation; the factory is on
First Avenue between Twenty seventh and Twenty
eighth Sts. I know Callopy, he was employed by
us as an engineer between four and five years.
[An ingot of brass shown to the witness] We use
ingots of this kind; we buy a hundred thousand
pounds a month of various brands, that amongst
others. Did you miss any ingots about the 23rd
of September? Not about that time, we had been
missing copper for about - The engineer's duties
require him to be there at irregular hours,
night as well as day. I remember the 23rd of
September. Was he there on duty that day? He
was there one part of the day that day. What
time did he leave? About two o'clock. He
asked to be away the afternoon; he said he
had some business to attend to; he was ex-
cused for the afternoon; I next saw him after
he was arrested. Cross Examined. He has not
asked to be excused from his work, once in
three months only. I cannot swear to the

0241

identity of an ingot of copper; we did not mark it. I can only say it is the same brand as we use. I suppose other people use the same brand, it is sold in open market in very large quantities. A single ingot is valued at \$13.25; they vary a trifle; they weigh about twenty pounds. Charles Heidelberg, sworn. I am a detective attached to the Central Office. I arrested him at 11 o'clock. I saw him go into a junk shop with a package under his arm done up in brown paper. I think two ingots would make a package as large as the one I saw. A man named Roberts, a private detective, was with me at the time; he is in Court now. He (the prisoner) remained in the junk shop about two or three minutes, and as soon as he came out we went in and asked Mr. McJinn what that man left there. Have you got McJinn here? No sir, he was not present. We found the package which the prisoner had under his arm; we cut it open with a knife in three. Where was that package? Left in a corner by a lot of rags. What did that package contain? Two ingots of copper similar to these now shown. I saw the identical paper package under his arm and the man identified it. How long did you remain in

0242

that vicinity? He remained there from about three o'clock until 1/4 to ten at night. Then we went to Gallop's house, and sent out for him and told him that he was wanted at the Manhattan Brass Co's, there was something the matter with the boiler. After he came down stairs I told him what ~~was~~ ^{we} wanted him for, and he cast up to us that we were trying to blackmail him, something of that kind, he did not have copper, he knew nothing about copper, and was not near a junk shop or anything else of the kind. I took him to Police Headquarters and locked him up; he denied all knowledge of it up to that time. I went over the next day and also arrested Mr. McGinn and brought him over to identify him and the copper. The prisoner denied all knowledge of it until we showed him the copper; then he said he found the copper in the street and took it to his home about two or three weeks before that, and finding no owner for it he thought he would sell it to a junk shop. It is about three miles from his house to the junk shop. He denied all knowledge of the copper until it was shown to him in Inspector Byrnes' room; then he said he found it in Thirtieth St. Had no further conversation

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with him. Cross Examined. I did not have a warrant to arrest the prisoner, he made no resistance to going with me. I did not arrest him when he was going into the junk shop, for the reason that we did not know what the bundle contained; we wanted to be sure. How are you prepared to swear that the bundle that he carried into the store was the bundle containing the copper? Because the bundle was never out of our sight from the time we saw it under his arm until it got to the junkman's hands; we followed him close up. We wanted to get the receiver in buying it, it was lying on the floor; he showed it to us immediately we got in there; he said a man left it there and would call. The receiver was not discharged at the Court, but he was discharged by the Grand Jury. Mr. White told me they had missed copper of that kind.

James H. White recalled said that the engineer had access to the place where the copper was kept. John McGrath sworn and examined for the defence. I live 527 First Avenue, am a grocer, know the defendant two or three years, and his reputation for honesty is good as far as I have seen. Richard Cuff, sworn. I know the prisoner about three years, I always thought he was a

good honest man.

The jury rendered a verdict of guilty of petty larceny.

0244

Testimony in the case
of
James Gallop
filed Oct. 1887.

0245

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 Ballopy

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

James Ballopy

of the crime of

Petit Larceny

committed as follows

The said

James Ballopy

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

*Seventy five pounds of metal (of the kind
commonly called copper) of the value of
ten cents each pound*

of the goods, chattels, and personal property of ~~one~~ *the Manhattan Brass Company a
corporation incorporated under the laws of the State of New York* then and
there being found, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

0246

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

James Gallopy
of the CRIME OF *Receiving Stolen Goods*
committed as follows:
The said

James Gallopy

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,

Seventy-five pounds of metal (of the kind commonly called copper) of the value of ten cents each pound.

of the goods, chattels, and personal property of the said *Manhattan Brass Company*
~~so incorporated as aforesaid~~
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *taken and carried away from the said*
Manhattan Brass Company, so incorporated as aforesaid
unlawfully, unjustly, and ~~for the sake of wicked gain,~~ did feloniously receive and have (the said

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

DANIEL G ROLLINS,
DISTRICT ATTORNEY.

0247

BOX:

49

FOLDER:

568

DESCRIPTION:

Casey, John H.

DATE:

10/10/81



568

0248

52.

Day of Trial,

Counsel,

Filed *10 Oct* 188*1*

Pleads *Not guilty - (12)*

THE PEOPLE

vs.

John Healey

POOL SELLING.

DANIEL G. ROLLINS,

District Attorney.

A TRUE BILL.

Sherry
Please guilty
Sealed & signed
D. G. R.

Foreman.

W. H. P. C. C.

WITNESSES.

Witness lines (empty)

0249

THE PEOPLE,

VS.

JOHN. H. CASEY.

I AM INFORMED THAT THE DEFENDANT IN THIS CASE IS WILLING TO OFFER A PLEA OF GUILTY. AS IT IS THE FIRST ^{arraignment} ~~ARRAIGNMENT~~ UNDER THE LAW FOR ^{this} ~~DIS~~CHARGE, AND AS I HAVE BEEN INFORMED BY CAPTAIN WEBB OF THE 27TH P RECINCT, WHO MADE THE ARREST, THAT THE DEFENDANT HAS NOT SINCE BEEN ENGAGED IN THIS BUSINESS, I AM WILLING IF THE COURT SHOULD THINK PROPER TO TAKE SUCH COURSE, TO HAVE SENTENCE SUSPENDED UPON THE ACCUSED, WITH A DISTINCT UNDERSTANDING THAT IF HE SHOULD EVER AGAIN ENGAGE IN THIS OR ANY SIMILAR ILLEGAL OCCUPATION, HE SHALL BE ARRAIGNED ANEW UPON THIS CHARGE AND SENTENCED TO IMPRISONMENT.

David Rollins

DISTRICT ATTORNEY.

0250

GLUED PAGES

0251

Police Dep.

Precinct No. 27

New York, Dec. 13th 1881

Genl. G. Rollins
Dist Attorney

Sir,

John H. Wasey of No 1
Barclay st. has not been en-
gaged in the business of Pool
selling in this City or any other
place to my knowledge since
his arrest on September 14th
last.

Respectfully
Robert O. Webb
Capt. 27 Prec.

IS WILLING TO
~~agreement~~
MENT UNDER THE
CAPTAIN WEBB OF
DEFENDANT HAS NOT
IF THE COURT
SENTENCE SUSPEND-
THAT IF HE SHOULD
OCCUPATION, HE
ENCED TO IMPRISON-

0252

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0253

Common Pleas Court - Part I. - Held by Judge ...
 Court opens at 10 a. m. - Held in Room 13, City Hall.
 Nos. 5822, 5823, 5824, 5825, 5826, 5827, 5828, 5829, 5830, 5831, 5832, 5833, 5834, 5835, 5836, 5837, 5838, 5839, 5840, 5841, 5842, 5843, 5844, 5845, 5846, 5847, 5848, 5849, 5850, 5851, 5852, 5853, 5854, 5855, 5856, 5857, 5858, 5859, 5860, 5861, 5862, 5863, 5864, 5865, 5866, 5867, 5868, 5869, 5870, 5871, 5872, 5873, 5874, 5875, 5876, 5877, 5878, 5879, 5880, 5881, 5882, 5883, 5884, 5885, 5886, 5887, 5888, 5889, 5890, 5891, 5892, 5893, 5894, 5895, 5896, 5897, 5898, 5899, 5900, 5901, 5902, 5903, 5904, 5905, 5906, 5907, 5908, 5909, 5910, 5911, 5912, 5913, 5914, 5915, 5916, 5917, 5918, 5919, 5920, 5921, 5922, 5923, 5924, 5925, 5926, 5927, 5928, 5929, 5930, 5931, 5932, 5933, 5934, 5935, 5936, 5937, 5938, 5939, 5940, 5941, 5942, 5943, 5944, 5945, 5946, 5947, 5948, 5949, 5950, 5951, 5952, 5953, 5954, 5955, 5956, 5957, 5958, 5959, 5960, 5961, 5962, 5963, 5964, 5965, 5966, 5967, 5968, 5969, 5970, 5971, 5972, 5973, 5974, 5975, 5976, 5977, 5978, 5979, 5980, 5981, 5982, 5983, 5984, 5985, 5986, 5987, 5988, 5989, 5990, 5991, 5992, 5993, 5994, 5995, 5996, 5997, 5998, 5999, 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, 6008, 6009, 6010, 6011.

Almanac for To-day.

SUN AND MOON.	HIGH WATER.
Sun rises..... 5 30	Sandy Hook..... eve 11 18
Sun sets..... 6 25	Gov. Island..... eve 12 03
Moon rises..... eve 9 25	Hell Gate..... morn 1 48

Ship News.

ARRIVED.

Steamers Gallia, from Liverpool; Belize, from Kingston; City of Atlanta, from Charleston. Barks Cuba, from Hamburg; Dronning Sophie, from St. Nazaire; Lizzie Wright, from Havre; Ajax, from Hamburg; Protector, from Barrow. Schooner J. P. Wynnan, from Charleston.

SAILED.

Steamers State of Texas, for Key West and Galveston; Desouz, for Savannah; Franconia, for Portland; Albermarle, for West Point; Wyanoke, for Norfolk, etc.; Fannie, for Philadelphia. Ship Jacob A. Stumler, for Havre; Barks Homborsund, for Plymouth; Jupiter, for Batavia; Akermus, for Konigsberg; Caribou, for Vera Cruz; Brigs Evira, for Port of Spain and Demerara; Rebecca, for Arica; Schooners Agida and Laura, for Chester; ... via New Haven; Ira Bliss, for ...

AMUSEMENTS.

W. C. COUP'S GREAT PARIS HIPPODROME, MADISON SQUARE GARDEN.
 Lighted with 50 electric lights. No heat from gas jets.
 LAST TWO WEEKS OF THE
 Grandest entertainment ever seen in New York.
 TEN MONSTER GLORIOUS EXHIBITIONS.
 THE GREAT ...

With thrilling ...
 HAVRE ...
 The streets restored to law and order ...
 the officer who is responsible ...
 of the largest of decency on the ...
 lend the services of his ...
 place the requisites to this ...
 pardon me for calling your attention to this ...
 of the authorities under the ...
 over to the ...

0254

GAMBLING, ETC.

For Grace Has Led to the Ex-
istence of the Pool Rooms.

Mayor Grace yesterday sent the following communication to the Police Commissioners in regard to the gambling houses where pools on horse races are sold:

To the Police Commissioners of the City of New York:

GENTLEMEN: I hereby transmit for your attention the complaint of Mr. A. V. Briesen, bearing date Sept. 8, a copy of which you will find inclosed. Gambling upon the event of horse races and other occurrences of the day through the selling of "pools" has grown within the immediate past to an alarming extent, and the evil influences are working the greatest harm to the community. I have recently given the matter my personal attention, and careful observation has demonstrated to me that Barclay street, between Broadway and Church street, of which Mr. A. V. Briesen complains, has become the haunt of gamblers. The sidewalks in front of the different pool rooms are almost continually lined with men and youths who are interested in the result of the pools, and to my personal knowledge, acquired after careful inspection, Mr. A. V. Briesen's complaint, so far as it refers to the condition of Barclay street is an entirely just one.

It is impossible for me to understand how the officers of your force doing duty at this point should fail to be aware of the facts, or how, being aware of them, they should fail to suppress the evil, the insidiousness and shamefulness of which cannot be exaggerated. In order, however, that there may be no mistake, and that you may be enabled to call the attention of your subordinates explicitly and with definiteness to the places complained of, I name those which are so notorious as almost to have become institutions in our city. They are: Hackett & Co. at No. 12 Barclay street; Barter's at No. 10 Barclay street; Lovell's at No. 3 Barclay street; Lacey's at No. 1 Barclay street; Lovell's at No. 10 West Twenty-eighth street; and Koster's at No. 16 West Twenty-eighth street.

Before and about those in Barclay street, on a day when a race is being run at Coney Island, Saratoga or Monmouth Park, gamblers assemble in hundreds (while they attend to their legitimate business), however, a much more widespread mischief is that they are most powerful corrupters of young men and even boys, and these places are, nevertheless, permitted in open daylight, and under the very eye of the law, which denounces them, to entice these youths to their ruin. The law is explicit in its condemnation of gambling houses, and it is the duty of your Department to abate all such establishments. The attention of your subordinates should be forthwith called to the places I have named, and every possible measure taken by you for the strict and immediate enforcement of the statutes. Such eviling, notorious and constant breaches of the law can surely be punished and prevented if the desire exist on the part of the officers of the law, and these places must be abated.

W. R. Grace, Mayor.

OFFICE OF A. V. BRIESEN, No. 229 BROADWAY,
NEW YORK, Sept. 8, 1881.

Hon. W. R. Grace, Mayor:

Sir: I beg to call your attention to the condition of Barclay street, near Broadway. Once a respectable thoroughfare, leading to one of the principal ferries and railroads, it is, thanks to the protection which the police afford the pool rooms, rapidly degenerating to one of the vilest spots of the city. Ladies on their way to and from the Hoboken Ferry avoid the street because of the hundreds of gamblers, loafers and drunkards who crowd the sidewalks opposite the pool rooms. The police know that these pool rooms are not by law permitted to exist, but they fail to obey the law. The stores in Barclay street, near Broadway, are no longer patronized by...

0255

City and County of
New York

Jonathan Haquty aged 38 years a
policeman in the 27th Precinct by occupation
being duly sworn deposes and says that
Johnth Casey
in the City and County of New York at
the building or premises no 1 Barclay
on the 13th day of September 1881 did violate
Chapter 178 of the Laws 1877 entitled "an
act in relation to bets, wagers and pools"
that said Johnth Casey
did then and there keep and occupy said
building and premises or part thereof with books
apparatus or paraphernalia for the purpose of
recording or registering bets or wagers &
selling for money pools upon the result of a
trial or contest of speed of horses in a race
and races to be run by circus horses at Coney
Island in this State and being the occupants
of said premises did then and there unlawfully
and knowingly permit the same to be
used and occupied for such unlawful purposes
& then and there unlawfully exhibits or employs
device and apparatus for the purpose of recording
such bets or wagers & the selling of pools &
for gambling purposes the discovery of which
would tend to establish the truth of the charge

0256

been made And deponent further says that
at the place aforesaid & on divers days
within the last three months said
John H Casey did become the custodian
or depository for hire and reward of divers
sums of money belonging to divers persons
staked and wagered upon the result of a
trial or contest of speed between divers
horses in a race and races run at
Cooney Island, Saratoga & Long Branch
And the deponent further avers that
John H Casey at and within the premises No 1 Barclay
Street in said City & County of New York
on the 13th day of September 1881 and on
divers other days & times since the first
day of June 1881 unlawfully kept and
maintained a certain room or place for
their own lucre and gain and did keep
the same publicly open and did unlawfully
cause procure and permit idle and idle disre-
putable persons to frequent and resort to said
place and premises and there to bet &
wager divers sums of money dependant
upon the running and racing of horses to
the annoyance, detriment and damage
of the public, and good citizens living in
the neighborhood of said premises & that

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said unlawful acts committed by said
John H Casey
injures public morals and offends public
decency that said John H Casey
in keeping said premises & permitting
them to be used for gambling purposes draws
together in and about said premises a
large ~~crowd~~ number of idle persons to
bet and wager their money in violation
of law

Jonathan Haggerty

Sworn to before me this

13 day of September 1881

Wm Murphy Police Justice

0258

Sec. 198—200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John H. Casey

Question. How old are you?

Answer.

41

Question. Where were you born?

Answer.

New York

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

Answer.

64 Palchem Ave Brooklyn

Question. What is your business or profession?

Answer.

Commission Broker

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

Taken before me, this 14
day of Sept 1888

John H. Casey

John H. Casey Police Justice.

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Police Court-- First District.

In the name of the People of the State of New York

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

To the Officers of Police, and Patrolmen, of the Police Department of said City, and to each of them:

Whereas, complaint on oath has been made before me one of the Police Justices in the City of New York, by Nathan Haggerty of No. 100 Street, that the premises known as No. 100 in said City, are kept and maintained by John Casey

as a ~~gambling~~ ^{and} a place of resort for idle and disorderly persons, to gamble ^{and wager} and play at ~~cards and games of chance for money in violation of the law~~ ^{and bet money on horse races and contests of speed between horses} and that he ~~uses said premises for the purposes of registering~~ ^{uses said premises for the purposes of registering} such bets and wagers in violation of the law of the State of New York ^{and that he uses said premises for the purposes of registering} and receive from complainant ~~_____~~ dollars in money, at, and by means of dealing and playing the game called ~~Faro~~ ^{Faro}, and that upon and within said premises may be found ~~Faro and other gambling tables, checks, cards, devices and apparatus used solely for the purpose of gambling, and the discovery of which might tend to establish the truth of said complaint.~~

These are therefore, in the name of the People of the State of New York, to Command you, the said Officers and Patrolmen, and each of you, to enter the said premises and therein make diligent search for such gambling tools, devices and apparatus, and if such be found to bring the same forthwith ~~before me, or some other Police Justice for said City, together with the said _____~~ ^{before me at the 10th} District Police Court or in case of my absence or inability ~~to act before the nearest or most accessible police justice to answer the said charge and to be dealt with according to law~~ ^{to answer the said charge, and to be dealt with according to law}

Given under my hand ^{and seal} ~~at this~~ 10th day of Sept 1888 at the City of New York.

P. A. Murphy
POLICE JUSTICE.



9 A. M.
45 W. Ireland
Merchant - M. Geo
64 Patchin Ave
Brooklyn

Police Court _____ District _____

THE PEOPLE, & c.
ON THE COMPLAINT OF

WARRANT - GAMBLING

vs.

John Barry

Dated, Sept 13th 1881

Bayley

Magistrate.

Haggerty

Officer.

Defendant John Casey

taken and brought before August Bayley

as within commanded Sept 14th

Disposition \$1000 fine

REMARKS.

Time of Arrest _____

Native of _____

Age _____

Color _____

1 - Barrelay st
3 - Black boards
2 - Rubber Cloths

0260

0262

Sec. 208, 209, 210 & 212.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jonathan Haggerty
vs. John H. Bawley
Office, Term charges
Ludlow

Dated Sept 13 1881

Magistrate.

33 St. Bixby

Haggerty 27

Officer.

Stephen R. Betts

A. V. Bressen

229 Broadway

Lab. Webb

27 Precinct

Office Haggerty

27 Precinct

Blackboard with

registered bets an

property Clerk

Bailed
No. 1, by J. M. Kelly
Residence 40 W. Johnston Street

No. 2, by
Residence Street

No. 3, by
Residence Street

No. 4, by
Residence Street

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

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

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

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 admitted to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 14 1881

Police Justice

Dated Sept 14 1881

Police Justice

0263

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John H. Casey

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

John H. Casey

of the CRIME OF SELLING POOLS, committed as follows:

The said

John H. Casey

late of the ~~Third~~ *Third* Ward of the City of New York, in the County of New York aforesaid, on the ~~thirteenth~~ *thirteenth* day of ~~September~~ *September* in the year of our Lord one thousand eight hundred and eighty-~~one~~ *one*, at the Ward, City and County aforesaid, with force and arms knowingly and unlawfully did vend and sell, and cause to be vended and sold to ~~one~~ *a certain person whose name is to the*

Grand Jury aforesaid unknown
a share and interest in a certain pool (a more particular description of which is to the Grand Jury aforesaid unknown) upon and dependent upon the result of a certain trial and contest of

speed and power of endurance of and between divers horses: Thereafter to be had, holden and run and which was thereafter had, holden and run at a place made and kept for the purpose of horse racing called and known as the Brighton Beach Race Track, a more particular description of the said horses and of the said contest being to the Grand Jury aforesaid unknown

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

John H. Casey

of the CRIME OF SELLING POOLS, committed as follows:

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The said ² *John H. Casey*

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms knowingly and unlawfully did vend and sell, and cause to be vended and sold to ~~one~~ *a certain person whose name is to the Grand Jury aforesaid unknown* and divers other persons, whose names are to the Grand Jury aforesaid unknown, a certain pool (a more particular description of which is to the Grand Jury aforesaid unknown) upon and dependent upon the result of a certain trial and contest of

speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at *Conny Island* in the County of *Kings* in the State of New York, and commonly called the *Brighton Beach* Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury ^{aforesaid} unknown.)

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

~~of the Crime of RECORDING BETS AND WAGERS, committed as follows:~~

~~The said~~

~~afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, did knowingly and unlawfully record and register a certain bet and wager (a more particular description of which bet and wager is to the Grand Jury aforesaid unknown), then and there made by~~

~~and~~

~~upon and to be dependent upon the result and issue of a certain trial and contest of~~

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

John H. Leasey

of the CRIME OF RECORDING BETS AND WAGERS, committed as follows :

The said

John H. Leasey

afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did knowingly and unlawfully record and register a certain bet and wager (a more particular description of which bet and wager is to the Grand Jury aforesaid unknown), then and there made by and between ~~one~~

~~and~~ divers ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, upon and to be dependent upon the result and issue of a certain trial and contest of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at *Honey Island* in the County of *Kings* in the State of New York, and commonly called the *Brighton Beach* Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury ^{aforesaid} unknown.)

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

John H. Leasey

of the CRIME OF RECORDING BETS AND WAGERS, committed as follows :

The said

John H. Leasey

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did knowingly and unlawfully record and register divers certain bets and wagers (a more particular description of which is to the jurors aforesaid unknown) then and there made by and between divers persons whose names are to the jurors aforesaid unknown, upon and dependent upon the result and issue of a certain trial and contest of

speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at *Honey Island* in the County of *Kings* in the State of New York, and commonly called the *Brighton Beach* Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury ^{aforesaid} unknown.)

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

John H. Casey

of the CRIME OF OCCUPYING A ROOM FOR THE PURPOSE OF RECORDING WAGERS, committed as follows :

The said

John H. Casey

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, knowingly and unlawfully did keep and occupy a certain room, and a part and portion of a certain room of and in a certain building and premises known as Number *One Barclay Street* in the Ward, City and County aforesaid, with, and have therein, certain apparatus, books and paraphernalia (a more particular description of which apparatus, books and paraphernalia is to the Grand Jury ^{aforesaid} unknown) for the purpose of, and to be used and occupied for, and intended to be used and occupied for the purpose of recording and registering bets and wagers (a more particular description of which bets and wagers is to the ^{Grand Jury} ~~jurors~~ aforesaid unknown) upon the result of a certain trial and contest of

speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at *Soney Island* in the County of *Kings* in the State of New York, and commonly called the *Brighton Beach* Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury ^{aforesaid} unknown.)

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

John H. Casey
selling pools

of the CRIME OF OCCUPYING A ROOM FOR ~~RECORDING~~ WAGERS, committed as follows :

The said

John H. Casey

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms knowingly and unlawfully did keep and occupy a certain room and a part and portion of a certain room of and in a certain building and premises known as Number *One Barclay Street* in the Ward, City and County aforesaid with, and have therein, certain apparatus, books and paraphernalia (a more particular description of which apparatus, books and paraphernalia is to the Grand Jury aforesaid unknown) for the purpose of and to be used and occupied for, and intended to be used and occupied for the purpose of ^{selling pools} ~~recording and registering~~ bets and wagers (a more particular description of which ^{pools} ~~bets and wagers~~ is to the Grand Jury aforesaid unknown) upon the result of ^{a certain} ~~divers~~ trials and contests of

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speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at Boney Island in the County of Kings in the State of New York, and commonly called the Brighton Beach Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury ^{aforesaid} unknown.)

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

John H. Casey

of the CRIME OF KEEPING APPARATUS FOR RECORDING WAGERS, committed as follows:

The said John H. Casey

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, being then and there the ~~owner, lessee and~~ occupant of a certain room and part of a certain room of and in the building and premises known as

Number One Barclay Street

in the Ward, City and County aforesaid, did unlawfully and knowingly therein keep, exhibit and employ a certain device and apparatus (a more particular description of which device and apparatus is to the Grand Jury aforesaid unknown) for the purpose of registering and recording bets and wagers upon the result of a certain trial and contest of

speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at Boney Island in the County of Kings in the State of New York, and commonly called the Brighton Beach Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury ^{aforesaid} unknown.)

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

John H. Casey

of the CRIME OF KEEPING APPARATUS FOR ^{setting pools} ~~RECORDING WAGERS~~, committed as follows:

The said John H. Casey

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, being then and there the ~~owner, lessee and~~ occupant of a certain room and part of a

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certain room in the building and premises known as Number.....

One Barclay Street

in the Ward, City and County aforesaid, did unlawfully and knowingly therein keep, exhibit and employ a certain device and apparatus (a more particular description of which device and apparatus is to the Grand Jury aforesaid unknown) for the purpose of selling pools (a more particular description of which is to the Grand Jury aforesaid unknown) upon the result of a certain

trial and contest of.....

speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at *Conny Island* in the County of *Kings* in the State of New York, and commonly called the *Brighton Beach* Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury aforesaid unknown.)

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

John H. Casey

of the CRIME OF PERMITTING A ROOM TO BE USED FOR POOL-SELLING, committed as follows :

The said

John H. Casey

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, being then and there the owner, lessee and occupant of a certain room and part of a

certain room of and in the certain building and premises known as Number.....

One Barclay Street

in the Ward, City and County aforesaid, did unlawfully and knowingly suffer and permit the same to be used and occupied for, and the same was then and there used and occupied for the purpose of vending and selling to ~~one~~ *a certain person whose name*

is to the Grand Jury aforesaid unknown and divers other persons whose names are to the Grand Jury aforesaid unknown, a certain pool (a more particular description of which is to the Grand Jury aforesaid unknown) upon and dependent upon the result of a certain trial and contest of.....

speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a place and race track situated at *Conny Island* in the County of *Kings* in the State of New York, and commonly called the *Brighton Beach* Race Track, and which said trial and contest was had, holden and ran on the day and in the year aforesaid, at the place and race track aforesaid, (a more particular description of which said trial and contest is to the Grand Jury aforesaid unknown.)

0269

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

.....
John Ho. Leasey
of the CRIME OF BEING THE CUSTODIAN OF MONEY WAGERED, committed as follows :

The said.....
John Ho. Leasey

afterwards to wit : on the day and in the year aforesaid, at the Ward, City and County afore-
said, being then and there the ~~owner, lessee and occupant~~ of a certain room, and part of a
certain room of and in a certain building and premises known as Number

One Barclay Street

in the Ward, City, and County aforesaid, did knowingly and unlawfully then and there become
and then and there was and acted as the custodian and depository for hire and reward given
to him the said.....
John Ho. Leasey

(a more particular description of which hire and reward is to the Jurors aforesaid unknown)
of a certain sum of money, to wit: the sum of.....
one dollar

in money which ~~one~~ *is* ~~to~~ *certains persons whose names*
are to the Grand Jury aforesaid unknown
then and there staked and wagered upon the result of a certain trial and contest of

speed and power of endurance of and between divers horses (a more particular description
whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had,
holden and run on the day and in the year aforesaid, at a place and race track situated at
Cooney Island in the County of *Kings* in the
State of New York, and commonly called the *Brighton Beach* Race Track,
and which said trial and contest was had, holden and ran on the day and in the year aforesaid,
at the place and race track aforesaid, (a more particular description of which said trial and
contest is to the Grand Jury ^{aforesaid} unknown.)

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

DANIEL G. ROLLINS,
District Attorney.

0270

BOX:

49

FOLDER:

568

DESCRIPTION:

Casey, Patrick

DATE:

10/11/81



568

0272

Police Court-Third District.

CITY AND COUNTY } ss.
OF NEW YORK. }

Henry M Reade

of No. 214 York Street, Brooklyn
being duly sworn, deposes and saith that on the 4 day of October
1881, at the Fourteenth 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.:

Seventy dollars in bank
bills Good and lawful
money of the United States
denomination unknown to
Complainant)

all of the value of Seventy DOLLARS,
the property of Complainant

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

Patrick Casey (now present)
from the fact that whilst
deponent was on the Benary
Corner of Bayard street, said
Casey came up to deponent
took forcibly hold of deponent,
struck deponent, and was
in company with a man
unknown to deponent, first
pressing to said Casey's assaulting
deponent - Deponent had counted
his money and had the amount
of money above described in deponent's
pocket and rest pocket immediately
after being assaulted by said Casey. Deponent
felt for his money and it was missing. M. Reade

Sworn before me, this

day

of October 1881
Police Justice

0273

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Casey 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 waiven cannot be used
against him on the trial,

Question. What is your name ?

Answer. *Patrick Casey*

Question. How old are you ?

Answer. *36 years*

Question. Where were you born ?

Answer. *New York*

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

Answer. *26 Bayard St. lived there 3 months.*

Question. What is your business or profession ?

Answer. *Labor*

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*
Patrick Casey

Taken before me, this *X*
day of *October* 188*X*

W. M. Murray
Police Justice.

0274

Sec. 208, 209, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry M. Leach
214 West 41st Street

Patrick Casey

No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

Offence, *Robbery*

Dated *October 4* 188 *1*

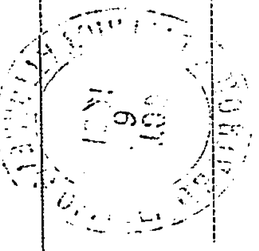
Murray Magistrate.
E. J. Quirk Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



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 _____

Patrick Casey
held to answer the same and be
guilty thereof, I order that he be admitted to bail in the sum of *ten* Hundred Dollars _____ and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *October 4* 188 *1* *Henry 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.

0275

Sec. 208, 209, 210 & 212.

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry M. Reade
214 York St - Brooklyn

Patrick Casey

1. _____
2. _____
3. _____
4. _____
Offence, _____

Dated *October 4* 188

Murray Magistrate.

E. J. Quirk Officer.

_____ Clerk.

Witnesses _____

No. _____ Street,

No. _____ Street,

No. _____ Street.



BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

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 *Patrick Casey* and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

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.

0276

Court of General Sessions of the Court of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Patrick Casey
against

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

Patrick Casey

of the crime of *Assault and Battery*

committed as follows:

The said *Patrick Casey*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fourth* day of *October* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *Henry M. Reade*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *hit* the said *Henry M. Reade*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Henry M. Reade* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,
~~SEAF T. PHILLIPS~~ District Attorney.

0277

BOX:

49

FOLDER:

568

DESCRIPTION:

Cavanagh, Mary

DATE:

10/17/81



568

0278

3^d District Police Court.

The People &
on the complaint of } Grand
Edward H. Main } Larceny
vs }
Mary Karanagh }

City and County } ss:-
of New York }

Edward H. Main
being duly sworn and examined
deposes and says, as follows: -

Q. What is your name, age, residence
and business?

A. Edward H. Main, age 58, residence
No. 15 Avenue D, and I am employed
as assistant foreman in the firm
of William C. Browning and Company,
wholesale clothiers.

Q. Why did you cause the arrest
of Mary Karanagh (nowhere)?

A. For wilfully and unlawfully
stealing and converting to her
own use forty two pairs of
Pantaloons, of the value of
Eighty five dollars, the property
of William C. Browning, Henry
H. King, Edward W. Dewey and
Thomas Keating doing business at

0279

No 326 Broadway under the firm name of William C. Browning and Company

2. State the circumstances under which said Mary Kavanagh committed the said offense.

A. That on the 11th day of October 1881, at the City and County of New York, Mary Kavanagh acknowledged and confessed to me at the 13th Police Precinct Station House in the presence of officer Edward Pince that she did on the 12th day of September 1881, at the City and County of New York, obtain from the said firm of William C. Browning and Company, a certain quantity of homemade material, to wit: Cassimere, for the purpose of making and manufacturing the said cassimere into eighty four pairs of pantaloons, and that she did at diverse times thereafter pawn and pledge in a number of pawn shops in said City and County forty two pairs of pantaloons which she had manufactured from

0280

Material furnished her as afore-
-said by the said firm of William
C. Browning and Company.
And while at the said 13th Precinct
Station House said Mary Karanagh
gave to said officer Pince a
number of pawn tickets which she
said represented the aforesaid
property.

And that said Mary Karanagh
did also, at the said time and
place, acknowledge and confess to
me that she did on the 20th day
of September 1881, obtain the said
firm of William C. Browning and
Company certain other material to
be made into forty eight pairs of
pantalons and that she did pawn
and pledge eight pairs of pantalons
which she had manufactured from
the said goods furnished her by the
said firm on the said 20th day of
September 1881. I now fully
identify thirty five pairs of
pantalons, now here shown, as
the property of the said firm of
William Browning and Company.
E. H. Davis

Witness my hand and the
12th day of October 1881.

William C. Browning
Notary Public

0281

City and County
of New York

vs: -

Edward Pierce

being duly sworn deposes and
says, as follows: -

Q. What is your name, age, residence
and business?

A. Edward Pierce, age 34, residence
No 20 Ridge Street, and I am a
police officer attached to the 13th
Police Precinct.

Q. Where did you get the pantatons
here shown, and identified by
Edward H. Main, as the property
of William C. Browning and Company?

A. I got them from a number of
pawm shops where Mary Kavanagh
had pawmed them and for which
she gave me pawm tickets representing
the said property.

Sworn to before me this

11th day of October 1881

Edward Pierce

Charles H. Hays
Police Justice

0282

Sec. 198-200.

3^d

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Mary Kavanagh

Question. How old are you?

Answer.

42 Years old

Question. Where were you born?

Answer.

In Ireland

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

Answer.

No. 56 Ridge Street; for 3 months.

Question. What is your business or profession?

Answer.

Sailoress.

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.

Had a work woman with me who panned 20 pairs of pantaloons on me. I was dispossessed and some of them were stolen out of my trunk. I was poor and panned some of them to enable me to help pay for a machine with the intention of taking them out again and returning them to the owners.

Mary Kavanagh

Taken before me, this *12th*
day of *October* 188*8*

Anna M. ... Police Justice.

0283

BAILIED,

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

Rec. 208, 209, 210 & 212.

Police Court

J. D. [Signature] 66

THE PEOPLE, &c.,

IN THE COMPLAINT OF

Edward H. Harris

137 Ave. C

Mary Kavanagh

Offence, Grand Larceny

Dated

October 12th 1881

J. A. Hammer Magistrate.

Prison Officer
13 Ave. C

Clerk.

Witnesses

Edward Price

No. _____

Street,
William Thompson

No. _____

Street,
75 Minerva Place

Frank Jones, Myrtle Ave
No. 189 Broadway

No. _____

Street.

OFFICE

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 Mary Kavanagh

~~is~~ not to answer the same and to me be admitted to bail in the sum of one Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated October 12th 1881.

J. A. Hammer 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.

4880

Sec. 208, 209, 210 & 212.

Police Court--

3^d District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward K. Main

*By Ave. J.
Mary Annagh*

No. 1, by

Residence _____ Street,

No. 2, by

Residence _____ Street,

No. 3, by

Residence _____ Street,

No. 4, by

Residence _____ Street,

Dated

October 12th 1881.

R. A. Hammer Magistrate.

Officer.

Pierce

Clerk.

Witnesses

Edward Price

No. _____ Street,

3rd Precinct

Willis Thompson

No. _____ Street,

78 Minnuit Place

South Lane, Muddy Slo

No. 789 Broadway

No. _____ Street,

Street.

Office

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 *Mary Annagh*

guilty thereof, I order that he be admitted to bail in the sum of *one* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *October 12th 1881.*

Dated _____ 1881

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

There being no sufficient cause to believe the within named _____

guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 1881

0285

3^d District Police Court.

The People vs
on the complaint of }
John J. Dow } Grand Jurors
vs }
Mary Kavanaugh }

City and County }
of New York } ss:-

John J. Dow being duly sworn and examined deposes and says, as follows: -

Q What is your name, age, residence and business?

A. John J. Dow, age 55, residence No. 49 East 130th Street and I am employed as manager in the warehouse of Nathan J. Schloos and Company, wholesale clothes.

Q What complaint have you to make against Mary Kavanaugh (now here)?

A. I charge her with wilfully and unlawfully purloining and converting to her own use twenty three pairs of Cassimere Pantaloon, of the value forty six dollars, the property of Nathan J. Schloos and Henry J. Schloos doing business under the firm name and style of

0286

Nathan J. Schloss & Company at No.
530 Broadway.

Q State the circumstances by which
Mary Karavagh committed the
said offense?

A. On the 10th of August 1881, at the
City and County of New York, I
furnished Mary Karavagh, on the
account of said firm of Nathan J.
Schloss & Company, a certain quantity
of unmade materials, to wit: Cassimer,
lining and trimmings, for the purpose
of making and manufacturing the
same into fifty seven pairs of
pantaloons. That on the 31st day
of August 1881, said Mary Karavagh
returned to me thirty four pairs
of pantaloons and that she has
failed and neglected to give any ac-
count of the material furnished her
for the remaining twenty three pairs.

I fully identify twenty two pairs
of pantaloons, now here shown, as
the property of said firm of Nathan J.
Schloss ^{& Company}, and which have been made
from the material furnished her
by myself as aforesaid.

0287

I am informed by officer Edward
Pierce that he got the said
pantaloons from a number of
pawm shops in this city by means
of pawm tickets given to him by
Mary Kavanagh.

Sworn to before me this
13th day of October 1891 } John S. Doane
Sheriff
Police Justice.

City and County
of New York } ss: -

Edward Pierce being
duly sworn and examined deposes
and says, as follows: -

Q. What is your name, age, residence
and business?

A. Edward Pierce, age 39, residence
No. 20 Ridge Street and I am a
Police officer attached to the 13th
Police Precinct.

Q. Where did you get the pantaloons
here shown, and which are identified
by John S. Dow, as the property of
Nathan S. Schloss & Company?

A. I got them from a number of
pawm shops where the prisoner

0200

Mary Keenan, told me she had
purchased them and for which she
gave me several farm tickets
representing said property.

Sworn to before me this }
13th day of October 1881 } Edward Pierce

Chas. D. Mann Police Justice

0289

Sec. 198-200.

37
DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mary Kavanaugh*

Question. How old are you?

Answer. *42 years old*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No. 56 Ridge Street; about 3 months*

Question. What is your business or profession?

Answer. *Sailoress*

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 girl I hired and my husband pawned them and I was trying to earn money enough to take them out. After they pawned they put the tickets in the trunk and on the mantle piece.*

Mary Kavanaugh

Taken before me, this *13th*

day of *October* 188*1*

John A. Vanuau Police Justice.

0290

Sec. 208, 209, 210 & 212

Police Court

3rd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

John J. Bond
49 E. 130th St
Mary Kavanagh
Grand Juror

1
2
3
4

Dated October 13, 1881.

W. J. Hammer, Magistrate.

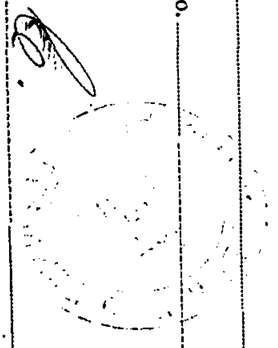
Prince Wood, Officer.

Witnesses
Ernest Prince
134th Street

No. 134th Street

No. Street

No. Street



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 Mary Kavanagh

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

Dated October 13th 1881.

W. J. Hammer 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.

0291

Sec. 203, 200, 210 & 212.

Police Court - 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Dowd
179 E. 130th St
Mary Saranagh

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

Dated

October 13, 1881.

A. A. Hammet
Magistrate.

Price
Officer.

13 Precinct
Clerk.

Witnesses

No. *13 Precinct* Street.

No. _____ Street,

No. _____ Street.

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 *Mary Saranagh*

guilty thereof, I order that she be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

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

Police Justice.

188

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

Police Justice.

188

Dated _____ 1881.

Police Justice.

0292

Court of General Sessions of the People of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against *Mary Cavanagh*

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

Mary Cavanagh

of the crime of *larceny*

committed as follows:

The said *Mary Cavanagh*

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

*forty two pairs of pantaloons of the value
of two dollars each pair*

of the goods, chattels, and personal property of one

William C. Browning

then and

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

0293

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

of the CRIME OF *receiving stolen goods*

committed as follows:

The said *Mary Caruagh*

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,

forty two pairs of pantaloons of the value of two dollars each pair

of the goods, chattels, and personal property of the said *William C. Browning*

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

William C. Browning unlawfully, unjustly, and ~~for the sake of wicked gain,~~ did feloniously receive and have (the said

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

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

0294

#15/
Counsel, *Howe* 1881
Filed 17 day of
Pleads *November 18.*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Mary Carnagh
(2 cases)

DANIEL C ROLLINS,
~~ATTORNEY AT LAW~~
~~NEW YORK~~

District Attorney.
P. v. Oct. 14. 1881
Induced on ans. Indict.
A True Bill.

M. W. Rollins
Attorney

0295

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF
the City and County of New York. NEW YORK,

Mary Cavanaugh ^{against}

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

Mary Cavanaugh
of the crime of *larceny*

committed as follows:

The said *Mary Cavanaugh*

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

*twenty three pairs of pantaloons of the
value of two dollars each pair*

of the goods, chattels, and personal property of one

Nathan J. Scherer

then and

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

0296

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

of the CRIME OF *Receiving stolen goods*

committed as follows:

The said *Mary Cavanaugh*

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,

*twenty three pairs of pantaloons
of the value of two dollars each
pair*

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

Nathan J. Schless

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

Nathan J. Schless

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

Mary Cavanaugh

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

DANIEL G. ROLLINS,

~~BENJ. K. BEELES~~, District Attorney.

0297

BOX:

49

FOLDER:

568

DESCRIPTION:

Clarke, John

DATE:

10/18/81



568

0298

1881
#169
Dec 27

Counsel,
Filed *10* day of *Feb* 1881
Pleads *Not guilty*

THE PEOPLE
vs.
John Clarke
To be tried on the
23rd without fail
I WCB

DANIEL C ROLLINS,
District Attorney,
P. O. ordered by C. C. P.
True Bill.

H. C. J.
Foreman
Feb. 23. 1881.

Pleads guilty
J. Mas
Feb 23 1881

Bar
John McGinnis
446 Wth Ave
New York
N. York
Cherac...
FA

0299

FORM 89t.

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

Police Court--Second District.

of the Madison Avenue Stage Co Alfred. J. Dock, 26 years Agent
of No 34th E. 15th Street, being duly sworn, deposes
and says, that on the 15th day of October 1881
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, in Stage n° 972 of the
Madison Avenue Stage Company
the following property, to wit: five cents contained in one nickel
coin currency of the United States Government

of the value of five cents ~~_____~~ Dollars,
the property of The Madison Avenue Stage Company, an incor-
porated Company of the State of New York of which the
deponent is the agent
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 Clark

(Not here) for the reason that at or about 12:30 p.m.
deponent entered Stage n° 972 of the said line, that de-
ponent passed a nickel coin to the accused for the pur-
pose of paying his fare. Deponent saw the accused place
the aforesaid nickel in his pocket and place in lieu
thereof a nickel of the value of one cent in the box
where fares are usually deposited. Deponent further
deposes that he saw the accused in the same stage
repeat the offense hereinabove recited four several
times, receiving each time a nickel for one cent
partly of the value of five cents and depositing in
lieu thereof one nickel of the value of one cent.
When charged by the deponent, the accused ran and
attempted to escape

A. J. Dock

Sworn to before me, this 15th day
of October 1881
of
Justice

0300

State and County of New York

City of New York J.S.S.

Cornelius J. Bevis of No 35 Lerolomane St Brooklyn
deposes and says that he was in stage No 972 of the
Madison Avenue Stage Line. That which time he saw
John Clark in the act of passing fares from
different persons in said stage and five several
times deposit said the accused receive a nickel of the
value and denomination of five cents and place the same
in his pocket and in lieu thereof place a nickel
coin of the value and denomination of one cent in the
money box.

Sworn to before me this

15th day of October 1881

Soldier & Smith
Police Justice

Cornelius J. Bevis

0301

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Clark

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 Clark*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *446, 10th Avenue, 5 years*

Question. What is your business or profession?

Answer. *Painter by trade. Am a barkeeper at present*

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 Clarke

Taken before me, this *15th*
day of *October* 188*8*

Salou Smith
Police Justice.

2030

The above named person has frequently
been found in the
company of
Neville Co.

BAILED,

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

Alfred M. Stewart
Thomas West 1844
Merritt St. 1844
as he Thomas has
been seen in your
company

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Beck
344 E 15th St

1 John Clark

Offence, Petit Larceny

Dated

October 15

188

Smith
Magistrate.

Stewart
Officer.

10
Clerk.

Witnesses

No. 1
35 Broadway
Street

No. 2
Henry Hill
17
Street

No. 3
120 Broadway
Street

No. 4
Smith
Street

No. 5
Street

J. O. Stewart

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 admitted to bail in the sum of Five Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated Oct 15 188

John Clark
Solon Smith
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.

Handwritten signatures and notes at the bottom of the page.

0030

Sec. 208, 209, 210 & 212.

Police Court-- District,

THE PEOPLE, & c.,
ON THE COMPLAINT OF
Charles J. Reed
34 1/2 E 15th St
John Clark
1
2
3
4
Office, *1st Avenue*

Dated *October 15* 188/

Magistrate.

Officer.

Clerk.

Witnesses

No. *Andrew J. Reed*
35 Broadway Street,

No. *Henry Hale* 17

No. *120 Broadway* Street,

No. *Spencer* Street.

He also says has frequently performing in the Madison Ave. Theatre Co.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Alfred M. Cheever
Thomas West 187th
Minister Hoffman
as he knows his
character is good

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

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

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

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

Dated _____ 188/ Police Justice.

Dated _____ 188/ Police Justice.

Dated *Oct 15* 188/ Police Justice.

John Clark
Charles J. Reed

0304

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 Clarke

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

John Clarke

of the crime of

Larceny

committed as follows:

The said

John Clarke

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

*one coin of the
lawful money of
the United States
of the kind known
as a five-cent piece
of the value of five
cents*

money
of the goods, chattels, and personal property of one

Alfred Deak

then and

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

DANIEL C. ROLLINS,

~~BY~~ ~~THE~~ ~~PEOPLE~~ District Attorney.

0305

BOX:

49

FOLDER:

568

DESCRIPTION:

Coffee, Denis

DATE:

10/05/81



568

0306

H. J. B. b. i.
Filed 15 day of Oct 1881
Pleads *M. G. Kelly*

THE PEOPLE
vs.
Dennis Coffey

ASSAULT AND BATTERY.

DANIEL C ROLLINS,
~~Attorney at Law~~
District Attorney.

A TRUE BILL.

M. G. Kelly
W. H. O. 1881
Pleads guilty
W. C. Everett

0307

Sec. 198-200.

First. DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Denis Coffee 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. Denis Coffee

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Ireland

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

Answer. No 17 Washington St for about two 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

Taken before me, this 25
day of Sept 1881

R. J. Priddy

Police Justice

his
Denis X Coffee
mark

0300

Sec. 208, 209, 210 & 212

Police Court *Frank* District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Williams
213 *St. Mary & Bowler*
Dennis Coffey

Offence, *Assault & Battery*

Dated *Sept 25 188*

J. H. Gilly Magistrate.

Charles Henderson Officer.
S. B. Spaul Clerk.

Witnesses *Call the Officer*

No. _____ Street,
No. _____ Street,
No. _____ Street.

S. H. H. to answer
Call

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 *Dennis Coffey*

guilty thereof, I order that he be admitted to bail in the sum of *ten* Hundred Dollars and be committed to the Warden or Keeper of the City Prison ^{of the city of New York} until he give such bail.

Dated *Sept 25 188*

R. L. & R. Coffey 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.

[Faint signatures and stamps at the bottom of the page]

60309

Sec. 208, 209, 210 & 212.

Police Court, First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jond Flavin
213 Wilcox St - Brooklyn
Dennis Cooper

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Office, _____
2
3
4

Dated _____ 188

Magistrate.

Officer.

Clerk.



Walter D. S.
174 1/2 1st St
Charles W. Venturini
513 5th Ave

Witnesses
Call the Officer
No. _____ Street,
No. _____ Street,
No. _____ Street.

\$ / Ppt to ans. Gnd
Anna

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 admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

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

Dated _____ 188
Police Justice.

Dated _____ 188
Police Justice.

Dated *Sept 23 1887*
Police Justice.

0310

Form 11.

Police Court—First District, Halls of Justice

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

David J. Flavin
of No. 213 Tillary Street, Brooklyn

being duly sworn, deposes and says, that
on the 24 day of September

in the year 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Dennis Coffee
now present who struck and
knocked deponent down
as deponent is informed by
Officer Crittenden & deponent
believes the same to be true

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 25 day of September 1887

B. J. Kirby POLICE JUSTICE.

David J. Flavin

0311

City & County of New York, Charles W Crittenden
of the Steamboat Squad being sworn
says that he saw the defendant
strike & knock down the complainant
in West Street as related in the
within Complaint this day and

Done to before me this
25th day of Sept-1887
191 + Myself Police Justice

C. W. Crittenden

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT—A. & B.

Dated

188

Justice.

Officer.

Witness

\$ to Ans. Sess.

Bailed by

No.

03 12

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Denis Coffey against

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

Denis Coffey
of the crime of
Assault and Battery

committed as follows:

The said

Denis Coffey

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty fourth* day of *September* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *David Flavin*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *David Flavin*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *David Flavin* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,
~~EDWARD C. PHILLIPS~~, District Attorney.

0313

BOX:

49

FOLDER:

568

DESCRIPTION:

Coffey, Peter J.

DATE:

10/05/81



568

0314

Witnesses:

Wm. C. Barry

Off Crowley

Counsel,

Filed

day of

188

Pleads,

Sept 11

THE PEOPLE

vs.

Peter J. Coffey

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

DE LANCEY NICOLL

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Robert Schmidt

Foreman.

Sept 2 - Oct 7 1887

Tried and Acquitted.

0315

General Session

The People &c)

Peter J. Coffey
City & County of Cook ss.
Mary E. Coffey being
duly sworn, deposes &
says that since making
the affidavit hereto attach-
ed on the 8th day of Sept
1891, the said Coffey in
her affidavit named
called & insisted that de-
ponent must go & see
her attorney & pay him
whatever sum she
could & her husband
would then be discharged
& he insisted upon her
doing so at once yester-
day between the hours
of 11 1/2 M & 2 P.M., & she
did so in company with
Mr. Williams, whose
affidavit is attached &
whom deponent has read
& knows that the same is

0316

in substance true.
Deputy further says that
she is destitute and
without means of support
since her husband's
arrest & that she has
a child but six months
old for whom ^{his husband} as well
as Deputy has always
provided & taken care of
until his arrest & from
the time of Deputy's
marriage, April 6th 1890.
Deputy further says
that his husband has
never been arrested & has
no knowledge information or
belief.

Subscribed &
sworn to before me
Christ^{mas} day of Oct
1891

Henry Herzbach

Mary E Coffey

Notary Public
N. Y. Co.

0317

City & County of New York ss:-
James S. Williams being
duly sworn deposes and
says that he is fifty years
of age & resides & resides
at 308 West 27th St. N.Y.
City & am a Mineralogist.
I know Mrs. Mary E. Coffey
whose affidavit is hereto
attached. On the 30 day
of Sept 1891 I went to
the office of a lawyer by
the name of Shook with
the said Mrs. Coffey &
thru Michael Casey, &
the lawyer Shook & that Mrs.
Coffey stated to the lawyer
that Mr. Casey had requested
her to call them & if she
would pay \$50 or \$50 dollars
the case would be with-
drawn. Deponent asked
what the money was
for ^{she said it was for} the purpose of
settling the civil suit
which would hereafter
be brought and it would

0318

harmonize the feeling be-
 tween Coffey and Casey &
 it would make it easier
 for Coffey sit might cu-
 stinely relieve him from
 incarceration, but she
 could not guarantee
 it now, but if the sum-
 ey had been paid be-
 fore Coffey could
 have been discharged.
 The substance of the
 above was repeated sev-
 eral times by the attorney
 & Casey took part in
 said conversation.
 I am in no wise related
 to any of the parties herein-
 named & met with
 Mr Coffey at his atty's
 request.

Subscribed & } J. S. Williams.
 sworn to before me
 this 1 day of Oct 1891

Henry H. H. Bach
 Notary Public for J. S. Williams
 N. Y. Co.

03 19

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0320

City & County of New York, ss:—

Mary E. Coffey being duly sworn
deposes and says that she is twenty
five years of age and resides at No.
155 West 30th City of New York, & that
she is the wife of John E. Coffey
now under arrest charged
with felonious assault upon
further says that she is presently
represented with Michael Casey
the complainant against the de-
fendant above named, and
that on or about the 15th day of
August 1894, at the court of 4th St.
& 1st Ave said Casey said to de-
ponent in the presence & hearing of
some legal persons in court
~~and~~ said in substance that the
cut was a mere scratch & that he
was in the hospital but five min-
utes. Subsequently said Casey said
at separate residence, "that if she
deponent would pay his City
of New York of \$7. Warren
St. he, Casey, would withdraw
the case, that was said in the
presence & hearing of said Mrs.

0322

Subscribed
per Deponer
this 1st day of Nov
1891

Henry Morgenthau
Notary Public
N.Y.C.

0323

City & County of New York ss:-

James S. Williams being
I duly sworn deposes and
says that he is fifty years
of age & resides & resides
at 1308 West 27th St. N.Y.
city & am a Mineralogist.
& know Mrs. Mary E. Coffey
whose affidavit is hereto
attached. On the 30 day
of Sept 1891 I went to
the office of a lawyer by
the name of Shook with
the said Mrs. Coffey &
thru Mr. Michael Casey &
the lawyer Shook & that Mrs.
Coffey stated to the lawyer
that Mr. Casey had requested
her to call them & if she
would pay \$55 or \$50 dollar
the case would be with-
drawn. Deponent asked
what the money was
for & she said it was for
settling the civil suit
which would hereafter
be brought and it would

0324

harmonize the feeling be-
tween Coffey and Casey &
it would make it easier
for Coffey sit might cu-
stomarily believe him from
incarceration, but she
could not guarantee
it now, but if the mon-
ey had been paid be-
fore Coffey could
have been discharged.
The substance of the
above was repeated sev-
eral times by the attorney
& Casey took part in
said conversation.
I am in no wise related
to any of the parties herein-
named & met with
Mr. Coffey at his atty's
request.

Subscribed &
sworn to before me
this 1st day of Oct 1891

J. S. Williams.

Henry H. Schuch
Notary Public for J. S. Williams
N. Y. Co.

0325

N.Y. Gen. Pers.

The People, etc

-102-

Peter G. Coffey

Applicant

R. J. Haire

Dept. of Corr.

61-65 Park Row

N.Y. City

0326

Police Court 4th District.

City and County } ss.:
of New York,

of No. 206 W. 119th Street, aged 37 years,
occupation Car Driver being duly sworn
deposes and says, that on 25 day of July 1897, at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Peter J. Coffey (now here) who stabbed deponent in the abdomen with a knife, making a wound over an inch and a half deep.

49th Ave 815 Saturday

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 dealt with according to law.

Sworn to before me, this 26 day

of July 1897

W. Mahon Police Justice.

Michael J. Casey
mark

0327

Sec. 193-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Peter J. Coffey being duly examined before the undersigned according to law, on the appended 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.

Peter J. Coffey

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

N.Y. City

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

Answer.

553 Wood St - 6 mos.

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.

I am not guilty

Peter J. Coffey

Taken before me this

day of

1897

W. H. ...

Police Justice

0328

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court-- 14 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Perry
256 1/2 W 219
John J. Coffey

1
2
3
4

Offence Fel. Assault

Dated July 26 1891
W. J. Mahant Magistrate.

Granley Officer.
Precinct 22

Witnesses Call the Officer

No. 1000 Street _____
Ar. McDonald

No. _____ Street _____
Rowland Steptoe

No. _____ Street _____
1000



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

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

Dated July 26 1891 Admiral 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

6230

Police Court-- 4 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Quary
206 W. 14th St
Peter J. Coffey

Office
John McMahon
Magistrate

Dated *July 26* 188*9*

Carroll
Officer

222
Precinct

Witnesses *Call the Officer*

No. *Brookland*
Street

No. *Barnaby Hospital*
Street

No. *1000*
Street

No. *1000*
Street

No. *1000*
Street



Call the Officer

BAILED

No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

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 *Michael Quary*

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

Dated *July 26* 188*9*
John McMahon
Police Justice

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

Dated _____ 188____
Police Justice

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

Dated _____ 188____
Police Justice

0330

Court of General Sessions

The People vs
vs
Peter G. Coffey

City & County of New York, ss.

R. J. Hain
being duly sworn says that he
is the Attorney for defendant
Lucein.

That the trial of this action
is set down for tomorrow the 7th
instant in Part II of this
Court.

That deponent has issued
two subpoenas directed to
Mr. and Mrs. Hickey who
reside in the City of Brooklyn
New York, and that deponent
believes that the evidence of
said witnesses is material
and the attendance at the
trial of such witnesses
is necessary.

Deponent therefore prays
that this Court endorse upon
the accompanying subpoenas

0331

its order for the attendance
of said witnesses as provided
for by section 618 of the
Code of Criminal Procedure

Sworn to before me this }
6th day of Oct. 1891 } R. J. Haire
Wm. Secorria
Notary Public
N.Y.C.

City & County of New York J.
R. J. Haire
being further duly sworn says
that since he made the fore-
going affidavit he has
made inquiries concerning the
Christian names and residence
of the witnesses above referred
to and that the same are
Thomas Hickey and Kate
Hickey and both reside at
number 21 Floyd Street in
said City of Brooklyn.

Sworn to before me this }
6th day of Oct. 1891 } R. J. Haire
~~Wm. Secorria~~
Wm. Secorria
Notary Public
N.Y.C.

0332

My General Affairs

The People re

- m -

Peter D. Coffey

Applicant

R. J. Haine

Dept. of Justice

61-60-Sub B-100

N.Y. City

]

0333

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter J. Coffey

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

Peter J. Coffey of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Peter J. Coffey

late of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of July, 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 Michael Casey in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Michael Casey, with a certain ^{knife} pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Peter J. Coffey in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent him the said Michael Casey 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 Peter J. Coffey of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Peter J. Coffey

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

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