

0175

BOX:

31

FOLDER:

369

DESCRIPTION:

Carroll, Thomas

DATE:

02/09/81



369

0176

Mr. H. H.

Day of Trial,

Counsel,

Filed 9 day of Feb 1881

Pleads

THE PEOPLE

18. 71. 54 vs.
160 71. 54 vs.
unproved matter

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

P.

Thomas Lawrence

David G. Collins
Wm. H. Collins

Disorder Attorney.
Part two Feb 16, 1881

plea de guilty.
A True Bill.

Wm. H. Collins

Foreman.

S. P. Two years

Wm. H. Collins

0177

Police Office, Fourth District.

City and County }
of New York, } ss.

Albert Terhune

of No. 865 Eighth Avenue Street, being duly sworn,
deposes and says, that the premises No. 865 Eighth Avenue
Street, 22 Ward, in the City and County aforesaid, the said being a Store
and which was occupied by deponent as a Dry Goods Store

were **BURGLARIOUSLY**
entered by means of forcing open a shutter of a
door of said store opening on 52
Street with some hard substance viz
an iron Chimney
on the night of the 3 day of February 1881
and the following property feloniously taken, stolen and carried away, viz.:

A quantity of Ladies Suits, Silks
and Dry Goods of various kinds
of the value of over One Thousand
Dollars

the property of Albert Terhune (deponent),
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Thomas Carroll now
present.

for the reasons following, to wit: deponent found the
shutter from said door pried off
entirely deponent was informed by
George W. Richards that he caught
him in the act of prying said shutter

0178

off said door was

Albert Perhune

Sworn to before me this
4 day of February 1881

Henry Murray
Police Justice

City and County
of New York ss

George W Richards of
22 Precinct Police being duly sworn
says that on last night deponent
arrested Thomas Carroll now present
in the act of prying off a shutter of a
door opening from 5th Street into the
store of Albert Perhune 865-8th Avenue
with the Limmy now produced which
he had in his hand at the time of his
arrest

George W Richards
Sworn to before me this
4 day of February 1881

Henry Murray
Police Justice

0179

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Carroll

Question. How old are you?

Answer. Seventeen years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. No 560 West 54th street

Question. What is your occupation?

Answer. None

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

Answer. I have nothing to say

Thomas Carroll

Taken before me this

4

day of February, 1871

Police Justice

0180

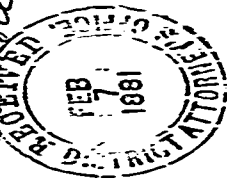
Police Court--Fourth District.

THE PEOPLE, &c.,
VS THE COMPLAINANT OF

Albert Terhune
65 8 & am

Thomas Terhune

1
2
3
4
5
6



Offence,

Dated *February 4* 1881

Murray Magistrate.

Richard Officer.

Clerk.

Witnesses,
Officer Richards
22 Precinct

1000 J. Paul P. Law

Received in District Att'y's Office
Com

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0181

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

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

That

Thomas Carroll

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

Albert Terhune

there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Albert Terhune

goods, merchandise and valuable things in the said *store* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

DANIEL G. ROLLINS, District Attorney.

0182

CITY AND COUNTY } ss. :
OF NEW YORK }

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

That

Thomas Carroll

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

Albert Terhune

there situate, feloniously and burglariously did break into and enter, the said ~~store~~
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Albert Terhune

goods, merchandise and valuable things in the said ~~store~~ with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

DANIEL G. ROLLINS, District Attorney.

0183

BOX:

31

FOLDER:

369

DESCRIPTION:

Cassasa, Stephen

DATE:

02/16/81



369

0184

BOX:

31

FOLDER:

369

DESCRIPTION:

Macincaldo, Bartholomew

DATE:

02/16/81



369

Bail

For
Philip Schmitt
in Chambers of
Barnes pro
\$300 Feb 24/87

Filed
1887
Plead
Assault and Battery
24

THE PEOPLE
vs.
Stephen basasa,
Bartholomew Macanaka,
Daniel O'Halloran
DIST. AT. WATERS
District Attorney,
Assault and Battery.

A True Bill.
Wright Wiley
Jan 25. 1887 Foreman.
C. H. W. J. J. J.
Wright Wiley
Ch. J. J. J.
Ch. J. J. J.
Ch. J. J. J.

4164

The People
 vs.
 Stephen Cassasa
 and
 Bartholomew Macincaldo

Court of General Sessions, Part 7
 Before Judge Gildersleeve.
 Tuesday March 8. 1887.

Indictment for assault and battery.

Bartholomew Cassasa, sworn and examined, testified through the interpreter. I live 29 Baxter St. I know the prisoners. I met them on the 31st of January in 163 North St. in this city; it was about three o'clock in the afternoon. I was first in the place and they came afterward into the place.

Whenever Cassasa saw me he had something to say against me. I never gave him any answer. Cassasa said to me that I escaped once from Buffalo and another time from Baxter St., but now I will not escape any more and he struck me; he hit me in the face. This happened in the place of Gerald, and whilst he was hitting me Gerald came and pulled him away from me. I did not say anything to him before he struck me. After this I was going out to the water closet and Macincaldo followed me; then another Italian named Ferraro said, "What do you want to do with him, do you want to kill him or take his money?" Then I came from the water closet Cassasa struck me again and the other prisoner knocked me down, I fell to the ground and when I was on the ground they both were hitting me.

0187

with their fists, and they kicked me also all over my body. Where did you get those marks on your face? It is from that time when I was assaulted. The scar on my nose was not made by the assault, but this scar on the forehead was. I did not say anything to Macincaido, that was the first time I saw him. I have known Casassa for about seven or eight years. This happened about 3 or 3 1/2 o'clock in the day time in the saloon kept by Geraldo. The prisoners were not in the saloon when I went in. I asked Casassa to have a drink with me, but I did not then commence abusing him, calling him bad names. I did not strike the prisoner first. Then you asked this man to drink with you is it not true that he got up and moved away from the table, that you came and sat down? Yes, he went away and I sat down in another place. Is it not true that this man left the last table, went to the door, he followed him and there struck him? No sir; the prisoner and I had no clench in the saloon during that fight; he was standing ready to assault me; it is not true that every time I met Casassa for the last three or six months that I make a practice of abusing him. I never saw him till that day. I did not say that day to any person that I would follow this man

until I would get him to fight so that I could
 get him in jail. There were eight people in the
 saloon when Macineldo assaulted me. I do not
 know who fired a bottle at Macineldo's head. I
 was lying on the ground. Carlo Gardella sworn.
 I Keep a Saloon. I saw Bartholomew Cassasa there
 where Stephen Cassasa and Macineldo were there;
 there were several people in the store and they were
 drinking very quietly. Then I heard a quarrel among
 them. Then I heard this Cassasa say something to
 the other and they were very angry; then I saw
 the prisoner Cassasa strike the complainant in
 the face. I told him to keep quiet and not to quar-
 rel in my place; then he promised not to quarrel.
 Afterwards they commenced quarreling again but
 I did not see any blows struck and I told them
 to leave the place. I saw the complainant on the
 floor, but I did not pay much attention as there
 was a crowd of people there. There were two or
 three lying on the ground, I do not know who was
 on top and who was beneath. Then I saw I could
 not stop the quarrel, then I went behind the counter
 and took a revolver that was not loaded and
 scared them away. I told them if they did not
 leave the place I would shoot them, and they
 went out. Francisco Ferrare sworn. I live in
 Baxter St. I saw the prisoners and the complainant,
 saw them on the afternoon of the 31st of January

at Gardella's place, I guess 173 North St. Bartholomew Cassasa and myself were playing cards; the prisoner Cassasa said, "That is the man I have been looking for all the day long," the other fellow said, "There he is." After a while the man I was playing cards called me to have a drink; these two men were drinking; the prisoner said to Bartholomew, "God damn your soul, I was looking all day to smash your head. After drinking he motioned three or four times; the other man said, "Don't hit him any more." Then Cassasa commenced again and said, "Get out, I'll smash you." Cassasa chucked him on the floor and hit him all over; then Macincaldo kicked him all over. I was arrested three times for being in fights but was discharged.

Stephen Cassasa, sworn in his own behalf. I live 24 Mulberry St. Know the complainant, was in this saloon on the day in question, went in to take a glass of beer; the complainant asked me to have a glass of beer and to play cards with him, but I refused, I went to another table and he followed me and called me a kind of a name and I struck him; this was in 19 Baxter St; then we went around to this other place and the fight was renewed; the fight in Baxter St. was the night before. I did not see Macincaldo kick him. I do not know that Macincaldo tried to separate them.

0190

Cassara

Daniel Basuto swears I know the prisoner and the complainant, but not Macincaldo. I saw Bartholomew two weeks before Christmas at 29 Baxter St.; he said that he would follow the prisoner Cassara everywhere and if he met him in the evening in the dark he would beat him. Bartholomew Macincaldo swears. I did not strike anybody but tried to stop the fight.

Cassara was convicted of assault and battery and was recommended to mercy. Macincaldo was acquitted.

want,

0191

Testimony in the case
of
Stephen Cassara and
B. Macinella
Filed Feb 16

0 192

n. 163. North St. G. Carlo G. Paulina
n. 20. Baxter St. Francesco
Antonio Cassasa Nitro 30 boxes
m. 163. North St. G. Carlo G. Paulina

Carlo Gardella } 163 North St
Paulina Gardella }

Antonio Cassasa 30 Baxter St.
Francesco Ferrara 20 Baxter St.
Catharina Cassasa 29 Baxter
Witness for the prosecution

0 193

Form 11.

Police Court—First District, Halls of Justice.

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

Bartholomew Cassasa
of No *29 Baxter* Street,

being duly sworn, deposes and says, that
on the *31* day of *January*
in the year 188 /, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Stephen Cassasa and Bartholomew Macineldo
who each struck and beat depon-
ment and kicked him

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 *3*

day of *February* 188 /

Bartholomew Cassasa
mark

POLICE JUSTICE.

Page 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.

ON THE COMPLAINT

[illegible]

Dated 9 July 1881

Justice

Officer

Witness

No. 15 General
 S. 2 to A. 2
 No. 2
 Bailed by Peter Kämpa
 No. 15 Baster St
 No 2 to 4

Boiled by John Haynes

No. 15 Walter St

0 195

CITY AND COUNTY } ss. :
OF NEW YORK.

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

That *Stephen Cassasa and Bartholomeu Mauncaldo*

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

Daniel F. Rollins

DAN. F. ROLLINS, District Attorney.

0196

BOX:

31

FOLDER:

369

DESCRIPTION:

Cassebohm, Herman

DATE:

02/28/81



369

0197

Mokey 1918
Counsel
Filed 28 day of July 1881
Pleaded guilty (Chad)

BURGLARY—Third Degree,
and Larceny.

THE PEOPLE

vs.

2

Harmon Caseborn

David L. Collins
HARRIS & PHILLIPS

District Attorney.

A True Bill.

(Handwritten signature)

Foreman.

March 9, 1881.

Chicago, Ill.

0198

Police Office, First District.

City and County
of New York,

ss.

of No. 246 Pearl Street, being duly sworn,

deposes and says, that the premises No. 246 Pearl

Street, 2^d Ward, in the City and County aforesaid, the said being a

and which was occupied by deponent as a

store and warehouse for the sale & storage of liquors were BURGLARIOUSLY

entered by means of forcing open the side
door by lifting up the bar from
the inside which closed said door
on the morning of the 22^d day of February 1881.

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

A quantity of Havana and
old leaf tobacco of the
value of twenty five dollars.

the property of the Deponent

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

Samuel Cunningham (alias
himself) and another person (alias himself)

for the reasons following, to wit: That as the deponent

is informed by John J. McHenry
(alias himself) that on the morning
of the 22^d day of February 1881 at
about the hour of 11 o'clock he saw
the said Samuel Cunningham
with said unknown person enter
the premises above described by

0199

Entering the side door aforementioned.

This defendant further avers that on the evening of the 21st day of February 1881. when he left the store the door aforementioned was securely locked.

This defendant also avers that on the afternoon of the 22nd day of February 1881. he entered his store at the address number and learned the loss of the property mentioned.

Therefore this defendant charges the said Hermann Curschman and said unknown person with having feloniously entered the premises above described viz No 246 Pearl Street and with having feloniously taken stolen & carried away the property aforementioned.

Sworn to before me this 24th day February 1881

Aug. 10, 1881
J. L. Morgan
Judge of the Peace

City & County of New York }
John J. Hervey of No. 244, Pearl Street, being duly sworn says that he has heard read the foregoing Complaint and the facts stated therein or information given by defendant are true of his (defendant's) own knowledge.

John J. Hervey

Sworn to before me this 24th day of February 1881.
J. L. Morgan
Judge of the Peace

0200

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Herrmann Casseloh

Question. How old are you?

Answer.

27 years.

Question. Where were you born?

Answer.

Germany.

Question. Where do you live?

Answer.

157 6th Avenue.

Question. What is your occupation?

Answer.

Bookkeeper.

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

Answer.

I am not guilty.

Herrmann Casseloh

Taken before me, this

24th day of *July*.

1881.

A. V. Morgan
POLICE JUSTICE.

0201

Police Court—First District.

COUNSEL FOR COMPLAINANT.

THE PEOPLE, & Co.,
ON THE COMPLAINT OF

August Koch
246 Pearl St.



Name,

Address,

DAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

John Cardin
246 Pearl

Dated *February 24th* 1881

Magan Magistrate.

Magan Officer.

Otto Knuth 1st Port-
80 Greenwood St. Clerk.

Witnesses, Clemens Weber 88. 8th St. Port.

Officer Magan

Att. Secy. 902 8th St. Port.

+ John J. McManis

244 Pearl St. Port.

Francis Baer

1500

to answer

General Sessions

Com

Received in Dist. Atty's Office.

Kung Lay 3rd Degree

Com

COUNSEL FOR DEFENDANT.

Name,

Address,

0202

CITY AND COUNTY } ss.
OF NEW YORK,

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

That

Hermann Cassebohm

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

*Fifty pounds of tobacco of the value
of fifty cents each pound*

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

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

Daniel S. Phillips
BENJ. K. PHELPS, District Attorney.

0203

BOX:

31

FOLDER:

369

DESCRIPTION:

Chambers, William

DATE:

02/17/81



369

0204

No. 118.

Filed 7 day of July 1887.
Pleads

THE PEOPLE,

vs.
William E. Chambers

alias

Edward Chambers

David Chambers

REDAKTED

District Attorney.

Indictment for Receiving
Stolen Goods.

A True Bill.

Wm. C. Cady

Foreman.

John W. Cady

John W. Cady

John W. Cady

4.9.6 Wm. C. Cady

FD

Ref. to the record
3 pages in it. for
the any as it
stands. FD

0205

CITY AND COUNTY,
OF NEW YORK.

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

That *William E. Chambers* otherwise
called *Edward Chambers*

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *February* in the
year of our Lord one thousand eight hundred and *seventy-eight* with force and
arms, about the hour of *ten* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Martha Brown
there situate, feloniously and burglariously did break into and enter ~~unlawfully~~

he the said *William E. Chambers*
otherwise called *Edward Chambers*

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

Martha Brown
in the said dwelling house then and there being, then and there feloniously and
burglariously to steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the people of the State of New York
and their dignity.

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

William E. Chambers
otherwise called *Edward Chambers*

late of the Ward, City, and County aforesaid,

One wrapper (of the kind commonly called a ladies wrapper)
of the value of five dollars
One skirt of the value of ten dollars
One over-skirt of the value of ten dollars
One waist of the value of ten dollars
One pint of cologne of the value of three dollars
One case (of the kind commonly called a pillow case)
of the value of two dollars
of the goods, chattels, and personal property of the said *Martha Brown*

in the said dwelling house then and there being, then and there feloniously did steal,
take and carry away, against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

WILLIAM E. CHAMBERS, District Attorney.

0206

CORRECTION

0207

N:118

Filed 17 day of Feb'y 1871.

Pleads

THE PEOPLE,

vs.
William Chambers

alias

Edward Chambers

vs.
Daniel S. Pollard
DEA. EXAMINER

District Attorney.

A True Bill.

(Signed) May 1871

Foreman.

February 18. 1871.

Presented by J. S. Lee.
Filed 1871

4.46 Recd. S. S.

F. S.

Sept. 1870
3 years in v.p. for
Larceny as he
attacks. F.S.

Indictment for Receiving
Stolen Goods
County of Cook, Ill.

0208

Police Court—Second District.

City and County } ss:
of New York.

of No. 212 Sullivan Street, being duly sworn,

deposes and says, that the premises No. 212 Sullivan Street, 15th Ward, in the City and County aforesaid, the said being a Flat Building and which was occupied by deponent as a Dwelling House

And entered by means of forcing open the door of deponent's apartment on the Basement floor of said premises by means of a false key, at a time between the hours of 10 & 11 o'clock on the morning of the eleventh day of February 1880

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

One Ladies Wrapper, one Black Cassimere suit, one bottle of Cologne and a pillow case, said property being of the value of forty dollars

the property of deponent and his husband, James Beane

and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen

and carried away by Edward Chambers, now here,

for the reasons following, to wit: That about the hour of 10 o'clock A. M. of said day deponent locked and secured said door and apartment and said property was then within said apartment. That deponent returned to said premises on about an hour there- after and found that said property had been burglariously stolen and carried away therefrom. That thereafter the

0209

Mrs Chambers gave deponent a shop
 pawn ticket representing a portion of
 said stolen property. To wit: said quilt,
 and her then admitted and exposed
 to deponent that her stole and carried
 away the property aforesaid

Sworn to before me this } Martha x Brown
 10th day of July 1861 } (Mark)

J. D. Patterson Secy. Justice

CHAS. J. GARRISON
 BOSTON

02 10

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

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

QUESTION.—What is your name ?

ANSWER.—

Edward Chambers

QUESTION.—How old are you ?

ANSWER.—

Twenty-three years of age

QUESTION.—Where were you born ?

ANSWER.—

New York City

QUESTION.—Where do you live ?

ANSWER.—

212 Sullivan St.

QUESTION.—What is your occupation ?

ANSWER.—

Waiter

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

ANSWER.—

I am not guilty of the charge.

Wm E Chambers

Taken before me, this 11th day of July, 1881
John Hancock
Police Justice.

0211

Police Court—Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Martha Peterson
212 Sullivan St.
Edward Peterson
RECEIVED
FEB 14 1881
CLERK'S OFFICE
POLICE COURT
SECOND DISTRICT
NEW YORK

Dated *February 10* 18 *81*

Patterson Magistrate.

Warren 15th Officer.

Met Clerk.

Wm. Warren
Witness

15th Ward Police

Committed in default of \$ *1500*. Bail.

Bailed by _____

Street _____

0212

CITY AND COUNTY,
OF NEW YORK,

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

That *William E. Chambers* otherwise
called *Edward Chambers*

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *February* in the
year of our Lord one thousand eight hundred and *seventy-eight* with force and
arms, about the hour of *ten* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Martha Brown
there situate, feloniously and burglariously did break into and enter ~~by means of a key~~

he the said *William E. Chambers*
otherwise called *Edward Chambers*

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

Martha Brown
in the said dwelling house then and there being, then and there feloniously and
burglariously to steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the people of the State of New York
and their dignity.

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

William E. Chambers
otherwise called *Edward Chambers*

late of the Ward, City, and County aforesaid,

One wrapper (of the kind commonly called a ladies wrapper)
of the value of five dollars
One skirt of the value of ten dollars
One over-skirt of the value of ten dollars
One waist of the value of ten dollars
One pint of cologne of the value of three dollars
One case (of the kind commonly called a pillow case)
of the value of two dollars
of the goods, chattels, and personal property of the said *Martha Brown*

in the said dwelling house then and there being, then and there feloniously did steal,
take and carry away, against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

WITNESSED BY ME, JAMES H. GUNN, District Attorney.

0213

CITY AND COUNTY }
OF NEW YORK, }

And *aforsaid*

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK

~~in and for the body of the City and County of New York,~~

upon their Oath, ~~present~~ *aforsaid* do further present

That the said William E. Chambers otherwise called Edward Chambers late of the First Ward of the City of New York, in the County of New York, aforsaid, on the *seventh* day of *February* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty-one* with force and arms, at the Ward, City and County aforsaid,

One wrapper (of the kind commonly called a ladies wrapper) of the value of five dollars.
One skirt of the value of ten dollars
One over-skirt of the value of ten dollars
One waist of the value of ten dollars
One pint of cologne of the value of three dollars
One case (of the kind commonly called a pillow-case) of the value of two dollars

of the goods, Chattels and personal property of the said Martha Brown by *a certain person or*

~~and certain other persons, to the Jurors aforsaid unknown, then lately before feloniously stolen of the said~~ *taken and carried away from the said* Martha Brown unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said)

William E. Chambers otherwise called Edward Chambers

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.~~ *taken and carried away*

Daniel F. Hallus

BENJ. K. PHILLIPS, District Attorney.

02 14

BOX:

31

FOLDER:

369

DESCRIPTION:

Cherry, Thomas

DATE:

02/25/81



369

0215

Day of Trial

Counsel,

Filed 25 day of

188/

Pleads

1000 Gully Mar 2.

THE PEOPLE

812

Violation of Excise Law.

B.
Thomas Leary.

Mr. H. G. Callis, Jr.

David J. Collins

W. H. P. N. 1871

District Attorney.

Wm. Fisher, Larmer Cherry, May

already been found on another

A True Bill.

Wm. Lloyd Garrison

Foreman.

See the Willows

U

02 16

First District Police Court.

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

of No. the 2nd Inspection District Street
of the City of New York, being duly sworn, deposes and says, that on the
day of February 1887, at the City of New York, in the County of New York,
at No. 94 Greenwich Street,
Thomas Chany

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

Sworn to before me, this 18th
day of February 1887

James Campbell
POLICE JUSTICE.

0217

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Campbell
2nd Inspector

vs.

Thomas Chen

MISDEMEANOR,
Selling Liquor &c. without License.

Dated the 18th day of July 1881

Wardell

Magistrate.



Officers.

Witness

Bailed \$ *100* No Ans.

By

Herman Viedt

94 Greenwich Street.

per Ward



0218

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

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

That

Thomas Cherry

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

James Campbell

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

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

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

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

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

02 19

BOX:

31

FOLDER:

369

DESCRIPTION:

Clark, Annie

DATE:

02/09/81



369

0220

Counsel, *Leahy*
Filed *City of* *1891*
Plends *at* *July 10.*

THE PEOPLE

vs.

Frank Black

Indictment. *Larceny.*

David S. Nelson
DIST. ATTORNEY

District Attorney.

A True Bill.

Wm. H. Carey

Foreman.

Part Two - Del. 16-1891

Child and acquitted

[Faint, mostly illegible text from the reverse side of the document, including phrases like "THE PEOPLE", "vs.", "Indictment", and "Larceny"]

Counsel, *Le Hong*
Filed *Q* day of *Dec* 18*97*
Pleads: *Ans July 10.*

THE PEOPLE

278

Indictment.

time back.

David S. Rollins
MAY 1 1890

District Attorney.

A True Bill.

My dear Mary:

Horemán

Part Two - Feb. 16-1881

Tried and acquitted

0222

FORM 112.

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

Police Court—Third District.

of No. 348 East 3rd Bridget Tracy Street, being duly sworn, deposes
and says that on the 14th day of February 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.

the following property viz: One Ladies Shawl

of the value of Four Dollars
the property of John Tracy her husband

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 Annice Black (another)
from the fact that deponent was in a liquor
store on the north-west corner of Forsyth & Canal Street
with the aforedescribed Shawl on her person,
that said Annice requested deponent to allow
(her Annice) to try said Shawl on her person,
deponent gave said Shawl to said Annice
and she did place it on her person,
and run away with the same

Bridget Tracy
deponent

Sworn to, before me this

day of February 1881

Police Justice.

0223

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Aunie Clark being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to *her*, states as follows,

viz:

Question. What is your name?

Answer. *Aunie Clark*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Leroy City -*

Question. Where do you live?

Answer. *St Lawrence Hotel corner Bayard + Bowery*

Question. What is your occupation?

Answer. *House Keeper*

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

Answer. *it is false I never handled the Shawl. I don't know nothing about it; I saw the shawl on her in ~~the shop~~, she was drunk*

(Hickerys)

Aunie Clark
mark

Taken before me this *14th* day of *January* 189*4*
Police Justice.

0224

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

POLICE COURT—THIRD DISTRICT.

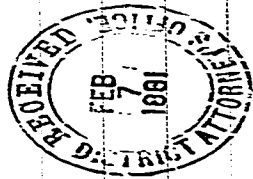
THE PEOPLE, &c.,

ON THE COMPLAINT OF

Bridget Tracy

vs. E. J. Tracy

Admiral Tracy



Dated *February 5* 188*1*

J. H. Bigley Magistrate.

Wm. A. Tracy Officer.

10 Clerk.

Witness

500 to runway
at *Hickman*
Received at Dist. Atty's Office
Lee

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0225

CITY AND COUNTY,
OF NEW YORK,

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

That

Annie Clark

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fourth* day of *February* 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 shawl of the value of forty dollars

of the goods, chattels and personal property of one

Bridget Tracy

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.

Samuel G. Rollins

DENISEA TURNER, District Attorney.

0226

BOX:

31

FOLDER:

369

DESCRIPTION:

Clear, Thomas

DATE:

02/21/81



369

0227

W. H. W.

Day of Trial

Counsel,

Filed 21 day of Feb- 1881

Pleads,

THE PEOPLE

W. H. W.
vs.
To W. H. W.
John W. W.

P.

Thomas W. W.

David W. W.
W. H. W.

Burglary—Third Degree, and Receiving Stolen Goods.

District Attorney.

Post May 23. 1881
pleads Burg 3.

A True Bill.

W. H. W.

S. P. W. W.
Foreman.

0228

Police Office, First District.

City and County
of New York,

ss.:

John H. Mohlman
of No. 21 & 23 Jay Street, being duly sworn,

deposes and says, that the premises No. 21 & 23 Jay
Street, 5th Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Groceries Store as

were BURGLARIOUSLY
entered by means of breaking a pane of
glass from a window and
reaching through the aperture
on the 13th day of February 1881

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

Two Boxes of Matches
of the value of four
dollars

\$4.00

the property of deponent & Henry Eggen
copartners

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

Thomas Clare
(now here)

for the reasons following, to wit:

That deponent
is informed by Thomas
Falley that he caught
said Clare with a
part of said property
in his possession and
said Clare here admits
that he is "guilty" of
the charge

John H. Mohlman

Sworn to before me this
14th day of Feb. 1881
J. W. McDonald
Notary Public

0229

City & County of New York & ss

Thomas Foley of the
County of New York being duly
sworn says that on the
13th day of February he
arrested Thomas Clare
with a pair of the prop-
erty described in the
foregoing affidavit in
his possession

Thomas Foley

Subscribed & sworn to
14th day of Feb'y 1881
New York
Police Judge

0230

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

Thomas Clear

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Ohio

Question. Where do you live?

Answer.

56 West Broadway

Question. What is your occupation?

Answer.

Shoemaker

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

Answer.

I am guilty
Thomas Clear

Taken before me, this

14 day of May 1881

POLICE JUSTICE.

0231

Form 66.

Police Court—First District.

COUNSEL FOR COMPLAINANT.

Name,

Address,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Arthur H. McMahon
21 + 23 Jay St.
W. 11th
Thomas O'Brien

HAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated *February 14 1881*

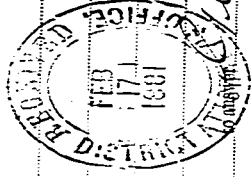
Wardens Magistrate

Officer

Clerk

Oppian Foley

50a Prud.



Sessions

Received in Dist. Atty's Office.

Com

0232

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Thomas Clear

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

John H. Mohleman
there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept for
use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described,
with intent the said goods, chattels and personal property of the said

John H. Mohleman
then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

*Two hundred and eighty eight boxes
of matches of the value of one and
one fourth cents each*

*Two gross of matches of the value of
two dollars each gross.*

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

John H. Mohleman

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

0233

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

That the said

Thomas Clear

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,

*Two hundred and eighty-eight boxes of matches
of the value of one and one-fourth cents each
Two gross of matches of the value of two dollars
each gross*

of the goods, chattels, and personal property of *John H. Muhlman*

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*

John H. Muhlman

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

Thomas Clear

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~~
taken and carried away
People of the State of New York, and their dignity

Daniel S. Rollins
BENJAMIN H. BEEBE District Attorney.

0234

BOX:

31

FOLDER:

369

DESCRIPTION:

Cody, Stephen

DATE:

02/14/81



369

0235

53

Day of Trial,
Counsel,
Filed *14* day of *Feb* 1887.
Pleads

THE PEOPLE
vs. *Stephen Lordy*
36 Proprietor
158
B.
2 cases

Violation of Gambling Laws.

DANIEL G. ROLLINS,
District Attorney.
Part no Feb 21. 1887
pleads guilty.
A True Bill.
(Hoped away)
2nd \$250.
Foreman.
2 Pleas 21
p 2

0236

#1.

Police Court-- First District.

John Stephenson

of

47 Nassau Street

upon his oath complains that a person called Stephen Cody, a man of medium height, with
dark hair, a goodly mountain and dark brown hair
 at premises No. 120 Nassau Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at cards and games of chance for money, in violation of the law, and to the common nuisance of the People of the State of New York.

Deponent further says that in said premises on the Thirteenth day of January 1881 said person called Stephen Cody did unlawfully and feloniously deal the game called Faro, and did then and there within the space of twenty-four hours win from deponent one dollar

at said game, and that within said premises are exhibited, kept and used by

said Stephen Cody or the person so called

faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling, the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this

21st

day of

January

1881

John Stephenson

PC Munnell
 POLICE JUSTICE.

0237

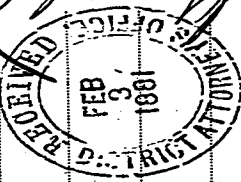
Police Court

1st District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Stephenson
47 Madison St.

1 *Stephen Cady*



Offence.

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated *January 21st* 1881

Magistrate.

Officer.

P. C. W. Bell

Hardner

1st Dist. Mich. Court

Witnesses.

to answer

at

Received in Dist. Atty's Office,

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Patrick J. Kelly
John Kelly

1237 Broadway

0238

State of New York
City & County of New York ss.

Joseph F. Parker being duly sworn deposes that he resides at No. 226 Williams Street in said City and is 27 years of age. That at the present time he is not engaged in any business having been out of employment since the 3rd day of January, 1891, at which time he was arrested on a charge of selling a lottery policy. That he had only been engaged in that business for about four months previous to his arrest. That he has never before or since been arrested or charged with a similar offense and does not intend hereafter to engage in any business in any way connected with the selling of lottery tickets or policies. That he is now earnestly seeking employment in any reputable business in which he can obtain a livelihood.

Sworn before me this }
14th day of February, 1891.

Notary Public for N.Y.C.

Joseph F. Parker

0239

My. General. Services.

In che Muller of

Joseph. Jackson

0240

CITY AND COUNTY
OF NEW YORK, ss.:

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

That Stephen body

late of the second Ward of the City of New York in the County of New
York aforesaid, on the fourteenth day of January,
in the year of our Lord one thousand eight hundred and ~~seventy eight~~ one hundred and twenty
County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a
certain building, known as number One hundred and twenty

§ 40,
2 Banks, 920.

Massau Street
in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said

Stephen body

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the Ward, City, and County aforesaid, being then and there the owner of a certain room in a certain
building, known as number One hundred and twenty
Massau Street, in said Ward, City, and County, did rent the same
to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

§ 40,
2 Banks, 920.

Third Count. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said

Stephen body

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and in the year afore-
said, at the Ward, City, and County aforesaid, being then and there agent for the renting of a certain
room in a certain building, known as number One hundred and
twenty Massau Street
in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid
unknown, to be used and occupied for gambling.

§ 40,
2 Banks, 920.

Fourth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said

Stephen body

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers
other days, was and yet is a common gambler; and that he the said

Stephen body
at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep
and exhibit in a certain building known as number One hundred and
twenty Massau Street
in said Ward, City, and County, a certain gambling table, and certain cards, chips, devices, and
appartus, a more particular description of which is to the jurors aforesaid unknown, and cannot now
be given, the same being suitable for gambling purposes, and which were then and there intended to
be used for gambling purposes.

§ 41,
2 Banks, 921.

0241

Fifth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Stephen body

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Stephen body
on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number One

hundred and twenty Nassau Street
in said Ward, City, and County, wilfully and feloniously did deal and did act as dealer for a certain banking game commonly known as faro

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

Sixth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Stephen body

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Stephen body
on the day and in the year aforesaid, with force and arms, at and in a certain room in a certain building, known as number One hundred and twenty Nassau Street

in said Ward, City, and County, wilfully and feloniously did act as "look-out" for a certain banking game commonly known as faro, whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent.

Seventh Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Stephen body

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Stephen body
on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number One hundred

and twenty Nassau Street
in said Ward, City, and County, wilfully and feloniously did act as game-keeper for a certain banking game commonly known as faro

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

0242

Eighth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said

Stephen Lody

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and year aforesaid, at the Ward, City, and County aforesaid, knowingly and feloniously did persuade and prevail on one

John Stephenson

§ 44,
2 Banks, 921.

through invitation and through device, to visit a certain room in a certain building, known as number *One hundred and twenty Nassau Street* in said Ward, City, and County, the same being a room in the aforesaid building then and there kept for the purpose of gambling therein; and that the said

John Stephenson

then and there whilst so visiting the said room, in the aforesaid building, after being persuaded and prevailed upon so as aforesaid, did gamble therein, and did lose by gambling therein a certain sum of

money to wit: the sum of

fifty cents

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,

District Attorney.

0243

Day of Trial,

Counsel,

Filed 14 day of July 1891.

Pleads

THE PEOPLE

vs.

B.
Stephen body.
James

Violation of Gambling Laws.

DANIEL C ROLLIN'S,

~~Attorney at Law~~

District Attorney.

A True Bill.

(Signed, Daniel)

Foreman.

Di pleat 21
P 2

0244

#2.

Police Court-- First District.

John Stephenson

of

47 Nassau Street

upon his oath complains that

a person called Stephen Cody, a man of medium height, quite
 stout having a sandy mustache and dark brown hair
 at premises No. 120 Nassau Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly
 permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at
 cards and games of chance for money, in violation of the law, and to the common nuisance of the
 People of the State of New York.

Deponent further says that in said premises on the fourteenth day of

January

1881

said Stephen Cody

did unlawfully and feloniously deal the game called Faro, and did then and there within the space
 of twenty-four hours win from deponent fifty cents

at said game, and that within said premises are exhibited, kept and used by

said Stephen Cody or the person so called

faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling,
 the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this

21st

day of

January

1881

John Stephenson

McMurdock
 POLICE JUSTICE.

0245

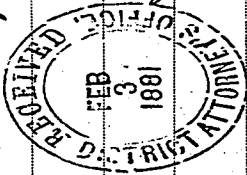
Police Court

1st District.

THE PEOPLE, &
ON THE COMPLAINT OF

John Stephenson
47 McGowan St.

Stephen Erby



Offence.

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated *January 24* 18*81*

B. C. Wardell Magistrate.

Wardner Officer.

125 Dist. Police Court

Witnesses.

\$ *5000* to arrest

at *General Sessions* Bailed

Received in Dist. Atty's Office,

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Samuel J. Keller
Hotchkiss

1237 Broadway

0246

CITY AND COUNTY
OF NEW YORK, 1st.

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

That Stephen body

late of the second Ward of the City of New York in the County of New
York aforesaid, on the thirteenth day of January,
in the year of our Lord one thousand eight hundred and ~~seventy eight~~
County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a
certain building, known as number One hundred and twenty
Chassau Street

§ 40,
2 Banks, 920.

in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said Stephen body

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the Ward, City, and County aforesaid, being then and there the owner of a certain room in a certain
building, known as number One hundred and twenty
Chassau Street, in said Ward, City, and County, did rent the same
to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

§ 40,
2 Banks, 920.

Third Count. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said Stephen body

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and in the year afore-
said, at the Ward, City, and County aforesaid, being then and there agent for the renting of a certain
room in a certain building, known as number One hundred and
twenty Chassau Street
in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid
unknown, to be used and occupied for gambling.

§ 40,
2 Banks, 920.

Fourth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further
present:

THAT the said Stephen body

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers
other days, was and yet is a common gambler; and that he the said

Stephen body
at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep
and exhibit in a certain building known as number One hundred and
twenty Chassau Street
in said Ward, City, and County, a certain gambling table, and certain cards, chips, devices, and
appartus, a more particular description of which is to the jurors aforesaid unknown, and cannot now
be given, the same being suitable for gambling purposes, and which were then and there intended to
be used for gambling purposes.

§ 41,
2 Banks, 921.

0247

Fifth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said

Stephen body

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Stephen body

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

One hundred and twenty Nassau Street

in said Ward, City, and County, wilfully and feloniously did deal and did act as dealer for a certain banking game commonly known as

Faroo

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

Sixth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said

Stephen body

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Stephen body

on the day and in the year aforesaid, with force and arms, at and in a certain room in a certain building, known as number

One hundred and twenty Nassau Street

in said Ward, City, and County, wilfully and feloniously did act as "look-out" for a certain banking game commonly known as

Faroo

, whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent.

Seventh Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said

Stephen body

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Stephen body

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

One hundred and twenty Nassau Street

in said Ward, City, and County, wilfully and feloniously did act as game-keeper for a certain banking game commonly known as

Faroo

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

0248

Eighth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said

Stephen Leady

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and year aforesaid, at the Ward, City, and County aforesaid, knowingly and feloniously did persuade and prevail on one

John Stephenson

§ 44,
2 Banks, 921.

through invitation and through device, to visit a certain room in a certain building, known as number *One hundred and twenty Nassau Street* in said Ward, City, and County, the same being a room in the aforesaid building then and there kept for the purpose of gambling therein; and that the said

John Stephenson

then and there whilst so visiting the said room, in the aforesaid building, after being persuaded and prevailed upon so as aforesaid, did gamble therein, and did lose by gambling therein a certain sum of

money to wit: the sum of

One dollar

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,

District Attorney.

0249

BOX:

31

FOLDER:

369

DESCRIPTION:

Coe, Andrew

DATE:

02/21/81



369

0250

134
Filed 21 day of Feb 1881
Pleads *Assault and Battery* (23)

THE PEOPLE

vs.

Assault and Battery.

R.

Andrew Cox.

Samuel B. Pittard.
BY *W. H. H. H. H.*

District Attorney.

March 10. 1881.

Sealed & Certified

A True Bill.

W. H. H. H. H.
County Prison 10 D. West.

To be held when paid called

March 10.

0251

New York Hospital,

West Fifteenth Street,

New York, Jan 31st 1881,

I hereby certify that Giacomo Giarelli
is an inmate of this Hospital suffering
from Simple Fracture of the leg. His
Condition is good, and promises an
ultimate recovery from the injury.
Wm. Emerson

0252

New York Hospital,

West Fifteenth Street,

New York,

Jan 18th 1883

This to certify that Giovanni Giacomini
is an inmate of this hospital since
Jan 11th 81 suffering from fracture
of tibia & leg. His condition is such
as to guarantee a speedy recovery.

Wm. L. Garrison
Surgeon

0253

New York Hospital,

West Fifteenth Street,

New York, Jan 11th 1881

Giavelli Giacomo is an inmate of
this Hospital suffering from sprain of
Ankle & Contusion of leg, his condition
is not dangerous.

Geo. W. Leonard
House Surgeon.

0254

Form 11.

Police Court--Second District.

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

Gravelli Giacomo

of No. *143 1/2 West Broadway* Street

being duly sworn, deposes and says,

that on the *11th* day of *January*

in the year 188*1*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Andrew Coe, now

*here, who did with culpable negligence
drive a team of horses attached to a truck
against and over deponent's person, thereby
breaking and left leg of deponent in
two places, and so severely injuring
deponent*

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, &c., and be dealt with according to law.

Gravelli Giacomo.

Subscribed to before me, the

14th day

188*1*

Police Justice.

0255

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK } ss.

Andrew Love

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

QUESTION.—What is your name?

ANSWER.—

Andrew Love

QUESTION.—How old are you?

ANSWER.—

Thirty three years of age.

QUESTION.—Where were you born?

ANSWER.—

Brooklyn.

QUESTION.—Where do you live?

ANSWER.—

Brooklyn.

QUESTION.—What is your occupation?

ANSWER.—

Truck Driver

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

ANSWER.—

I am not guilty of the Charge.

Andrew Love

Taken before me, this

day of February 1891,

Police Justice.

0256

POLICE COURT SECOND DISTRICT

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

Louis Bornemann
 of *No. 322 East 26th* Street, being duly sworn, deposes

and says, that on the *11th* day of *January* 188*1*,

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

about the hour of *9.15* O'clock A.M. deponent saw *Andrew Coe*, (now *Turn*) driving up Broadway a team of *Horses* attached to a truck and that at the corner of Broadway & *12th* Street said *Coe* ran his truck against a *hand cart* in charge of a man whose name is unknown to deponent and that at the same time the hind wheel of said *Coe's* truck struck the said unknown man, knocking him down and passing over his left leg.

Deponent further says that at the time of the said occurrence said *Coe* was driving said *Horses* in a careless and reckless manner.

Deponent was informed by officer *James J. King* of the *25th* Police Precinct that an ambulance was sent for to take the said unknown man who was injured as aforesaid to the *New York Hospital*.

Subscribed before me this

11th day of *January* 188*1* } *Louis Bornemann*
John W. Lawrence
Police Justice.

B. J. J.

0257

General Sessions

Police Court - Second District

THE PEOPLE, &c.

ON THE COMPLAINT OF

John Kornemann
#222 E 267th

Andrew G. ...

Dated *January 11* 1881

C. A. Hammond
Justice

May 20
Officer

Edmund Thompson
#360 East 23rd Street
Joseph Marks
#366 East 7th Street

Charles Giacomo
143 1/2 West Broadway

Committed to custody of ...

Bailed by

No

Street



E. B. Swanwick

will be injured
Heating set down for Feb. 18th
at 9 o'clock A.M.

0258

4254

The People of the County of General Sessions Part First
 vs
 Andrew Loe Before Judge Gildersleeve March 10. 1881
 Indictment for assault and Battery
 Mr. Beecher Counsel has consented that I should read
 in evidence the certificate of the physician
 when the witness was received in the hospital,
 which is simply to the effect that the witness was
 received for treatment in the New York hospital
 on the 11th of January 1881 suffering from a frac-
 ture of a bone of the leg which was broken in two
 or three places.
 Giarelli Giacomo, sworn and examined, testified
 I live in West Broadway I peddle fruit on a hand-
 cart; on the morning of the 11th of January about 9 1/2
 I was on Broadway between Twelfth and Thirteenth
 I was going up Broadway to sell my fruit on the
 right hand side; there was plenty of room; the
 prisoner was going up on the left hand side with
 his truck and he started to go over on the
 other side. I did not get a chance to get out of the
 way and he ran against my wagon and
 knocked me down between the two wheels; the
 time the wheel rolled on my leg, I halloed
 all I could to stop and he did not stop at all.
 The wagon pulled me five or ten feet on the
 street I looked and I saw the prisoner look
 back and he drove on just the same; he did
 not stop at all; the wheel struck me below

0259

the knee and passed down to the foot. I was within
 about a foot of the curbstone. I did not see the
 prisoner more than one second. He was over to
 the left of me, turned, came in towards me
 and then ran right against me; there were
 no wagons behind; there was a stage behind
 when he ran over me, I saw a stage coming
 right across. I cannot recollect how fast he
 was going after he passed me because I saw
 the crowd running. Cross Examined. The
 truck which the prisoner had was a big one
 with two horses, my hand cart was of ordinary
 size. Louis Bornemann, sworn. I live 322
 East Twenty Sixth St. in this city. On the morning
 of the 11th of January about 1/4 past 9 I was at the
 corner of Twelfth St. and Broadway. I saw the com-
 plainant; he had a handcart with dates on, he
 was just crossing Twelfth St. towards South Ave.
 I supposed he was going to get right across on
 the other side, he was going across when I
 saw him run over, he was on the east side
 near the corner. I saw the prisoner going up
 Broadway towards Fourteenth St. The Italian was
 walking towards Fourth Avenue when Andrew
 Coe ran over him. I heard a scream and I
 looked and saw the last wheel running over
 the Italian. I saw Coe coming up before he
 ran over him. My attention was first attracted

0260

to the prisoner by his beating his horses at the Broadway Theatre; his horses fell that was below Washington Place, near Astor Place. There were some stages going down, but none were coming up; the other side of the street was clear and he could have got around there without running over him. There were no wagons in his way on the left. Just before he got to the Italian on which side of Broadway was he then? He was on the same side; he ran over the Italian, he was about three or four feet from the sidewalk before the accident; he did not turn to the left at all before he struck the Italian. After the prisoner ran over the Italian he kept on beating his horses; he did not stop; he did not even turn his head to look. Did you see any wagons or stages or carts or anything between him and the Italian after Coe had passed Eleventh St? No sir. Between Eleventh and Twelfth Sts. there was nothing between Coe and the Italian. The truck had bales of hops upon it; it was an open truck. There is a high seat in front; he was up there, so that he was quite a way above his horses. I don't know what direction the prisoner came from, but when I saw him running over he was going towards Ninth Avenue on Broadway; the Italian was crossing Twelfth St when Coe ran him over. I did not

see just where the cart was rolled to, he was coming across, the cart was going in the middle of the street; the horses were running fast in a reckless way. I don't know the difference between a gallop and a trot. He was on Broadway going towards Fourth Ave when he was run over. Cross Examined. I did not know the complainant before this day; he told me a kept a stand corner of Thirteenth street and Broadway. I could not tell how many bags of hops were on the truck, but it was full. Coe was sitting I believe on the seat of the truck. Is it not the fact that he was sitting on the bags of hops? I cannot just tell I did not take notice. I saw him in front of the Globe theatre first. My attention was attracted by one of the horses falling down; he was beating him. I went up town with a boy named Thompson; he was driving fast. I went up a good ways before him before he got ready to start off the horses. When the prisoner ran over the Italian I was even with him. I ran and called him; he did not stop. I did not see the horses striking the cart, I ~~did not~~ saw the last wheel go over the Italian, but I did not see him knocked down. Now can you say that this man recklessly drove over him, did you see this man knocked down at all? No sir.

0262

Edward J. Thompson sworn. I live 345 East Twenty Third St., on the morning of the 11th of January I was with Bornemann on Broadway near Twelfth St. I saw the Italian there with his hand cart. I saw Coe come up on the truck. First I saw Coe opposite the Broadway theatre, his horse fell down, and when the horse got up he beat him, and then we walked away. Then we was at Twelfth St. and Broadway Coe came up driving very recklessly and the front wheel of the truck hit the Italian's stand and knocked the Italian under the hind wheel, and then Coe beat his horses until he was at Fourteenth St. and the officer stopped him. There were no carts or wagons or trucks or stages between Coe and the Italian. I noticed the street was clear about a quarter of a block down; when Coe got within about a quarter of a block of the Italian the street was clear. Did you hear anybody halloo to Coe, call out? Yes sir, a lot of men halloed out and he went away. He went on, and then a lot of us followed him and the officer stopped him. Cross Examined. I have not spoken with Bornemann about this case since it happened. I did not tell any one what I was going to swear to. Where do you say you first saw Coe? Opposite the Broadway theatre, the Italian was going up Broadway when it happened.

0263

James T. King sworn. I am a member of the 25th precinct, was on duty on the morning of the 11th of January at Broadway and Twelfth St. I arrested Coe at Fourteenth St. and Broadway; he was driving fast, trotting, urging his horses along; he was striking them with a whip. I did not see the accident; the wagon was loaded with bales of hops. I suppose in the neighborhood of twenty; the prisoner was sitting on the top of the load of hops I think. Andrew Coe, sworn and examined in his own behalf. I am 33 years old, I am a truck driver. I was arrested on the 11th of January; since then I have been in prison; on the morning of the occurrence I was driving a double truck with twenty five bales of hops on it; a bale of hops would average 200 pounds; my truck weighs 3600 pounds. I worked for Mr. Eastman for nearly four years; an accident of this description never occurred before; when this man was injured I was going up Broadway with a load of hops about Twelfth St. I just saw this man before I got up to him; I tried to pull out to clear him. I saw him when I got about as far as from here to you ahead of him. I pulled my horses; I thought I was all clear. Did you know that you ran over him? No sir. Is it so that you started on a brisk trot up Fourteenth St? I could not drive very fast. I have witnesses here to swear

0264

that my horses was an old team and you could not drive them fast. I never knew this Italian before. I was sitting on top of the load, not on the seat. Could you see anybody that was directly in front of you or on the side of you? No sir, after I got alongside of him I could not see him. Did you intentionally run over this man? No sir. Did you drive your horses recklessly? No sir, I drove the horses on the same jog I was going. Cross Examined. One of the horses slipped and fell down. I hit him twice, that was all with the whip; the horses started off on a jog trot, there was three bales high on the load. I could see everything in front of me; when I first saw the Italian he was ten or twenty feet ahead of me. Did not you have a clear view up to Twelfth St? Yes sir. I was not looking at that direction, I was looking to see if my load was riding right, I was not looking all the time behind me. I did not take notice of the Italian. I did not see any wagon between me and him. I take it that he was three feet from the curbstone. There was plenty of room to the left of him to turn out and I pulled out, I thought I was all clear of him. I pulled out just as soon as I saw him. I did not know I struck him.

0265

James J. King sworn. I am a member of the 25th at all. I did not hear anybody call to me. I kept on. I did not know I did anything. After you run over this man you did not whip your horses? No sir. You were still trotting when the officer arrested you? Yes sir. I was stopped at Fourteenth St.; my horses were walking along when I was stopped. There was two trucks beside me going up to some place. I did not know where they were going. They were at my side. I was trotting along on a slow trot to catch up to them. They were not in sight when I got up to Fourteenth street. Isra P. Johnson, sworn and examined testified. My business has been sea faring man. I know Andrew Cole; we have been boys together; he has been in my employ; he has been on board the same vessel with me. I consider him a reliable and honest man and a very careful man. Annie Eastman sworn. I know Andrew Cole; he has been in the employ of my husband to the best of my memory between three and four years. I have paid him his wages. He drove a truck for us between three and four years; he has only lost two days and two half days in that length of time. He has always been considered a reliable driver. This is the first trouble I have known him to be in. I have seen him drive round the

0266

stable and I think I saw him drive on
Broadway. I have heard my husband speak
of him as a careful driver. he has been with
him on Broadway and other streets of the city.

The jury rendered a verdict of guilty
with a recommendation to mercy.

0267

Testimony in the Case
Andrew Coe
filed Feb. 21

0268

CITY AND COUNTY }
OF NEW YORK }

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

That

Andrew Cole

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *11* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *81* at the Ward, City and County
aforesaid, in and upon the body of *Gianni Giacomo*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *then* the said *F. Gabara and*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *and against the peace of the*
People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

that there unlawfully maliciously
with great force and violence
a certain truck drawn by two
horses driven by him the
said A.C. and the said 2 horses
apt upon to run the body of
the said G.G. whereby
the said G.G. was then and there
 grievously wounded & injured
and his life thereby greatly en-
dangered to the ruin of his person
but the said G.G. did then & there
not commit the great
damage

0269

Filed day of 187

Pleads

THE PEOPLE

vs.

Assault and Battery.

Answer
Case

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Foreman.

0270

New York Hospital
Feb 8th 1881.

This certifies that Giovanni
Giovanni is under treatment
in this Hospital, Dr. Trachters &
Julius Gebula, & that he is
unable to leave the Hospital
at present.
Care - J. S. Hawley
Acting House Surgeon

0271

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

That

Andrew Coe

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

~~BENJ. K. PHELPS, District Attorney.~~

and abuse and then and there unlawfully,
 maliciously, wantonly and with great force
 and violence a certain truck drawn by two
 horses driven by him the said *Andrew Coe*
 and the said two horses did then and there
 force and drive against upon and over
 the body of him the said *Giavelli Giacomo*,
 whereby the said *Giavelli Giacomo* was
 then and there grievously wounded and
 bruised and his life thereby greatly en-
 dangered and other wrongs to and upon
 him the said *Giavelli Giacomo* did then
 and there commit to the great damage
 of the said *Giavelli Giacomo* and against
 the peace of the People of the State of
 New York and their dignity.

Daniel G. Rollins
 District Attorney