

0260

BOX:

69

FOLDER:

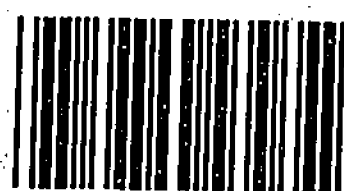
768

DESCRIPTION:

Cahill, John

DATE:

06/09/82



768

WITNESSES.

Day of Trial,

Counsel,

Filed 9 day of June 1887

Pleads

THE PEOPLE

vs.

John Cahill

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Chapman Foreman.

June 12/87

Heads of

S. P. one year.

0262

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

THE POPE OF THE STATE OF NEW YORK,

against

John Cahill

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

John Cahill

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John Cahill

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

*Twenty five bales of hay of the
Value of two dollars each*

of the goods, chattels and personal property of one

Thomas Eldred

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

*John McKeon
District Attorney*

0263

BAILED,

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

Sec. 208, 209, 210 & 212.

484
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1
2
3
4
Offence, *Grand Larceny*

Dated *June 1st* 188*7*

Smith Magistrate.

Matthew McInnis Officer.

20 Clerk.

Witnesses *Matthew McInnis*

No. *20* *Quinn's Office* 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

Robert Cahill
be held to answer the crime
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 *June 1st* 188*7*

Solomon 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.

0264

Sec. 198-200.
CITY AND COUNTY }
OF NEW YORK } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

John Cahill

Question. How old are you?

Answer.

22 Years.

Question. Where were you born?

Answer.

Ireland.

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

Answer.

418 West 35th Street 2 Years.

Question. What is your business or profession?

Answer.

Driver

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 sold the Hay but have not received the money for it and I will not tell to whom I sold it and I am guilty of the charge.

Taken before me, this

day of

1st
May 1882

John X Cahill
His
mark

Solomon Smith

Police Justice.

0265

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss

of No.

439 West 31st Street, *Thamur Eldred agent*being duly sworn, deposes and says, that on the 31st day of May 1882at the Corner of 33rd Street and 11th Avenue City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *in the day time*

the following property, viz:

*Twenty-five Bales of Hay of the
value of Fifty Dollars.*

the property of

*John H. Gardner and in deponent's
Care and Charge.*and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *John Cahill (now here)**from the fact that deponent gave the
said Cahill the said property to deliver
to the Old Dominion Steamship Company
foot of Beek Street North river and on
deponent going to said Company's office
deponent was informed that said said
property had not been delivered and the
said Cahill admitted and confessed
in deponent's presence that he had sold said
property and refused to tell to whom he
had sold it.**Thamur Eldred.*

Sworn before me this

1882

Police Justice.

0266

BOX:

69

FOLDER:

768

DESCRIPTION:

Cahill, John

DATE:

06/12/82



768

2
May 23rd Bill advised

Counsel, 12th

Filed 13 day of June 1882

Pleads July 13

THE PEOPLE
vs.
John Cahill
Joseph Lorm
Burglary—Third Degree, and
Petty Larceny.

JOHN McKEON,
District Attorney.

~~Court~~ Sep 1st

A True Bill.

Pleads Petition

John McKeon, Foreman.

James Campbell

Verdict of Guilty should specify of which count.

95 Cash attorney

0268

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 Cahill

The Grand Jury of the City and County of New York, by this indictment, accuse
John Cahill
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said

John Cahill

late of the South Ward of the City of New York, in the County of
New York aforesaid, on the second day of June in the
year of our Lord one thousand eight hundred and eighty two with force and arms,
about the hour of three o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of Joseph Dolorosa

there situate, feloniously and burglariously did break into and enter, by means of forcibly
breaking open an outer window thereof he the said

John Cahill

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

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

John Cahill

of the CRIME OF ~~GRAND LARCENY IN A DWELLING HOUSE~~, committed as follows :

The said

John Cahill

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, with force and arms,

one watch, chain of the value of one
dollar two written instruments of the 10000 Union
as receipts of the value of five dollars each
two promissory notes for the payment of money of the
value of three dollars each

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

Angelo A. Diorgchi

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 provided, and
against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0269

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District.

THE PEOPLE, &c
ON THE COMPLAINT OF

John D. ...

John D. ...

John D. ...

John D. ...

Dated June 2, 1882

John D. ...
Magistrate.

Clerk.

Witnesses,

No. ... Street,

No. ... Street,

No. ... Street,

\$... to answer



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

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

Dated June 2 1882 John D. ... Police Justice.

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

Dated ... 1882 ... 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 ... 1882 ... Police Justice.

0270

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

John Cahill

Question. How old are you?

Answer.

32 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

49 Motte Street & about 7 Months

Question. What is your business or profession?

Answer.

I make wheelbarrows

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 admit that I went through the window and entered the place but I did not break or force my way in, the window was open at the time

John Cahill

Taken before me this

day of

188

Hugh Spencer Police Justice

0271

POLICE COURT DISTRICT

City and County
of New York,

ss:

of No. 33 Mulberry Street, being duly sworn,

deposes and says that the premises No. aforesaid
Street, 6th Ward, in the City and County aforesaid, the said being a tenement

and which was occupied by deponent as a residence

entered by means

of forcing open a
window leading from the
hallway into said room

on the day of the 2nd day of June 1882

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

A Silver Watch chain And
papers of value relating
to contracts, all of the
value of sixteen dollars

the property being at the time in deponent's charge
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by

John Cahil

for the reasons following, to wit:

That deponent
found the aforesaid window
which had been by deponent
previously secured forced open
and on entering the room he then
saw the defendant who ran
away as deponent opened the
door and on his person ^{where arrested} was found
the property in question which deponent identifies
as property taken from a tenement room
Joseph Dolorosa

*John Cahil
found guilty of Burglary
1882
John D. Cahil
John D. Cahil*

0272

BOX:

69

FOLDER:

768

DESCRIPTION:

Callahan, William

DATE:

06/14/82



768

0273

BOX:

69

FOLDER:

768

DESCRIPTION:

Martin, David

DATE:

06/14/82



768

0274

William
Turner

131
22

Day of Trial

Counsel *M.C.*

Filed 14th day of

June 1882

Pleads

Not guilty (w)

THE PEOPLE

vs.

William Callahan

David Martin

13th day of
11th Feb

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

Part 2. June 22, 1882.

District Attorney.

Both tried & convicted P.O.

A True Bill.

Concluded at 11:00 PM

June 20th 1882

Wm. H. H. Foreman.

found

0275

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
William Callahan
David Martin

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

William Callahan and David
Martin of the crime of Burglary in the third degree,

committed as follows:

The said *William Callahan and*
David Martin

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

John G. Phylfe

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 G. Phylfe

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *five hun-*
dred cigars of the value of five
cents each and ten pounds of
coffee of the value of twenty cents
each pound

of the goods, chattels and personal property of the said

John G. Phylfe

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.

John McLean
District Attorney

0276

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

573
Police Court
146
District.

THE PEOPLE &c
ON THE COMPLAINT OF
John C. [Signature]

2
William Callahan
3
David Martin

Offence, Burglary and Larceny

Dated June 12 1882
Benjamin [Signature] Magistrate.

Patricio Henry Officer.

27 [Signature] Clerk.

Witnesses, Charles W. [Signature]

No. 77 [Signature] Street,

And 145 [Signature]

No. 79 [Signature] Street,

No. 50 to answer [Signature] Street,

[Signature]

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

And William Callahan
And David Martin

guilty thereof, I order that they be held to answer the same and they 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 they give such bail.

Dated June 12 1882 [Signature] 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.

[Signature]

0277

Sec. 199-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

David Martin 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.

David Martin

Question. How old are you?

Answer.

13 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

131 Liberty Street About 3 Years

Question. What is your business or profession?

Answer.

I work in a hatters shop

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

Answer.

I am not guilty I was told by other boys that there was clothes on the roof that I went up to see, I was arrested soon after I got there

David Martin
made

day of

Taken before me this

1889

George J. Donnan

Police Justice.

0278

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

William Callahan being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his law right to
make a statement in relation to the charge against him; that the statement is designed to
enable him 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 law waiver cannot be used
against him him on the trial.

Question What is your name?

Answer.

William Callahan

Question. How old are you?

Answer.

15 Years

Question. Where were you born?

Answer.

Charleston S.C.

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

Answer.

24 James Street & about 2 days

Question. What is your business or profession?

Answer.

Messenger

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

Answer.

I am not guilty of the
charge
William Callahan

Taken before me this

day of

188

James
Charles

Police Justice

0279

POLICE COURT—DISTRICT.

City and County
of New York, }

of No. 73 *Dea* Street, being duly sworn,

deposes and says, that the premises No. *aforesaid*
Street, *3rd* Ward, in the City and County aforesaid, the said being a *Store*

and which was occupied by deponent as a *Store* for the deposit

and sale of groceries were **BURGLARIOUSLY**

entered by means of *forcing open a*

Scuttle leading from the roof

to said premises

on the *day* of the *11th* day of *June* 18 *80*

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

A quantity of cigars and

About ten pounds of Coffee

All of the value of twenty

five dollars or more

the property of *Deponent* and deponent further says, that he has great cause to believe, and does believe, that

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

carried away by *William Callahan and*
David Martin both now present

for the reasons following, to wit: *from the fact that*

they were found on the roof

of said premises with the

above described property in

their possession which said

property deponent identifies

as his and taken from
said premises by entering
from the roof *John G. Phye*

Sworn to before me this
12 day of June 1880
John G. Phye

0280

City and County of New York

Daniel J. Keene of the
27th Precinct being sworn
says that about four
o'clock P. M. on the day
in question he caught
and arrested the defendants
on the roof of premises
75 - Day Street and at the
time of such arrest they
had in their possession the
property above described
which is here identified by
the complainant as his
and taken from said premises

Patrick T. Henry

Sworn to before me this
12th day of June 1882

Blayh Gardner
Police Justice

0281

BOX:

69

FOLDER:

768

DESCRIPTION:

Carey, John

DATE:

06/21/82



768

0282

BOX:

69

FOLDER:

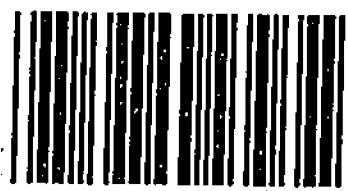
768

DESCRIPTION:

Riley, Thomas

DATE:

06/21/82



768

WITNESSES.

There is no evidence
on which to convict
the defendant - Carey
I therefore recommend
his discharge

For Mr. Barclay
Crest District

Part II

Day of Trial,

27th

Counsel,

Filed 21 day of

June 1882

Pleeds

Not guilty

THE PEOPLE

vs.

John Carey
vs. Mary
Thomas Riley

JOHN McKEON,

District Attorney.

22 Nov 27, 1882

No 2 pleads P.R.

A True Bill. Leave 3 m

No 1's disclosed as ~~disclosed~~

Edward H. Foreman.

Found

0203

0284

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

THE POPE OF THE STATE OF NEW YORK,

against

John Carey
Thomas Riley

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

John Carey and Thomas Riley

of the CRIME OF GRAND LARCENY, committed as follows:

The said John Carey and Thomas Riley

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

one table of the value of twenty dollars
Sixteen metal patterns of the value of
two dollars two knobs of the value
of fifty cents each one vice of
the value of ten dollars one stone pipe
of the value of one dollar

of the goods, chattels and personal property of one

Oscar C. Quirk

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

John McKeon
District Attorney

0205

BAILED

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey

1882
John D. Carey



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 2 June 1882 Blough Gardner Police Justice.

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

Dated 2 June 1882 Blough Gardner Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ Police Justice.

0286

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK,

1st District Police Court.

John Carey 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty of the
charge John Carey*

Taken before me this

day of

188

Police Justice.

0287

Sec. 100-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Thomas Riley 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 can
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him can on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty of helping
to carry away the tobacco. I
know nothing of the other
articles alleged to have been
stolen.

Thos Riley

day of

Taken before me this

188

Police Justice.

0288

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss

of No. 180 Grand Street, 45 years old. Dealer
being duly sworn, deposes and says, that on the 17th day of May 1882

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, from the sidewalk in Grand Street in the Day Time
the following property, viz:

One black Walnut table
four Metal patterns, two brass
knobs, four brass silver plated
patterns, ~~one brass silver plated~~
~~patterns, and other articles~~
of value collectively of the
value of one hundred and
fifty five dollars

Sworn before me this

joint
the property of deponent And Edmund
Drake and in care and charge
deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by John Carey and Thomas
Riley both now present from the
fact that deponent saw said
Carey take & carry away the vice
and pipe, and said Riley now
acknowledges that he helped to
carry away the table, in the drawers
of which was the patterns and
other articles above referred to

Edmund Drake

Police Justice.

N. Y. General Sessions

The People vs

agts

John Carey
Thomas Reilly

W

City & County of New York ss

William H. Williamson being duly sworn says that he is engaged in the business of selling & house furnishing goods at Nos 170 - 172 Grand Street in said city.

That he is acquainted with the prisoners above named and with the circumstances and facts in the matter for which they are now imprisoned.

The complainant was a tenant in possession of store cor of Grand & Baxter Street immediately opposite defendant's store and was dispossessed for non payment of rent by a City Marshal who was obliged to force an entrance by breaking in the door the said complainant not being present while his goods were ^{being} removed.

That his goods consisted of safes and iron materials and a desk.

That several of the young men in the neighborhood were employed by

by the assistant to the Marshal to remove said goods to the sidewalk and among said workmen was the prisoner Reilly - That the time occupied in doing this was about three hours and that between times the men would leave and take refreshments.

That when the work was done there was no one to pay the men for their work, and that finding that they were not to be paid some of them took what they supposed to be the old rubbish consisting of the old desk, store pipe & two vices and sold them and received therefore the sum of about two dollars and sixty cents or thereabouts.

That the Truckman who removed the safes for the Complainant was obliged to retain possession of one of them until his bill was paid and did hold it for two days.

That the reputation of the complainant for truth and veracity in the neighborhood is very bad and that he is looked upon as what is commonly known as a "sharp".

Deponent further says that he saw the whole occurrence from where he stood on the opposite side of the street - That his business is to stand on the street and sell his goods.

That John Carey did not remove or carry away any of said goods or property of the complainant, but he was present on the corner at the time, the fact of the mass being depressed and a chance to get employed causing people to gather around off and on during the time the said work was going on.

That as deponent is informed and believes the said Reilly and another person were employed helping to carry said goods on the walk, and they were the persons who took said rubbish as they believed for their payment as aforesaid and that said Carey is entirely innocent in the matter.

That said Reilly was in deponent's employment at the time and has worked for deponent off and on for the past six months and has collected bills for deponent, returned the money to deponent and deponent has trusted

him with large amounts.

That deponent has known him personally for five years and that his character has been good - that he has never been arrested before to deponent's knowledge.

Sworn to before me this

27 day of June 1882

John A. O'Brien

Notary Public
1882

Wm. H. Williamson

N.Y. General Sessions

The People

vs

John Carey
various

Affiant

C. Spencer

Att'y

0293

BOX:

69

FOLDER:

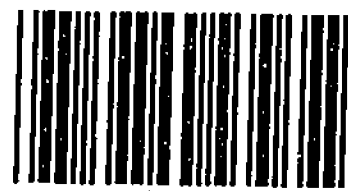
768

DESCRIPTION:

Carlson, August

DATE:

06/06/82



768

0294

BOX:

69

FOLDER:

768

DESCRIPTION:

French, Thomas

DATE:

06/06/82



768

0295

BOX:

69

FOLDER:

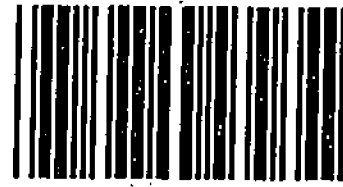
768

DESCRIPTION:

Carlson, William

DATE:

06/06/82



768

16th of July
Wednesday
Counsel, W. W. H.

Filed 1883
Pleads Not Guilty (17)

THE PEOPLE
vs.
August Carlson P.
Thomas French P.
William Carlson P.

JOHN McKEON,

District Attorney.
P. 2. New 21. 1882.
Nos 1 + 3 tried + convicted.
A True Bill.
J. W. C. P. 2. 1882.

Foreman.

P. 2. New 21. 1882.
Not charged in his case
recovered.

0297

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

THE PEOPLE OF THE STATE OF
NEW YORK,

August Carlson Thomas French and William Carlson
against

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

August Carlson Thomas French and William Carlson
of the crime of Burglary in the third degree,

committed as follows:

The said *August Carlson Thomas French and William Carlson*

late of the *ninth* Ward of the City of New York, in the County of New York,
aforesaid, on the *nineteenth* day of *May* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *office* of *John W. Sutton*

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 W. Sutton*

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

*a number of suits of underclothing of the
kind known as magnetic of the value
of ten dollars each suit and one
magnetic machine of the value
of fifty dollars*

of the goods, chattels and personal property of the said

John W. Sutton

so kept as aforesaid in the said *office* 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.

0298

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

August Carlson Thomas French and William Carlson

of the crime of Receiving Stolen Goods

committed as follows:

The said

August Carlson Thomas French and William Carlson

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,

A number of suits of underclothing of the kind known as Magnetic of the value of ten dollars each suit and one magnetic machine of the value of fifty dollars—

of the goods, chattels and personal property of

John W. Sutton

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

John W. Sutton

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

August Carlson Thomas French and William Carlson

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

JOHN McKEON, District Attorney.

16th of July
Wednesday
Counsel *W. H. H.*

Filed 6 day of June 1885
Pleas *Not Guilty (17)*

THE PEOPLE
vs.
August Carlson
Thompson French
William Carlson
Burglary - Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.
22 May 21. 1885.
Was 14 3 tried & convicted.
A True Bill.
W. H. H.

W. H. H. Foreman.
22 May 21. 1885.
Was 14 3 tried & convicted.
A True Bill.
W. H. H.

0300

Sec. 206, 200, 210 & 212.

Police Court *1st* District.

467

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. Sutton
203 6th St.

August Carlson
Thomas French
William Carlson

Offence, *Burglary*

Dated *May 29* 1882

Smith Magistrate.

Officer.

Clerk.

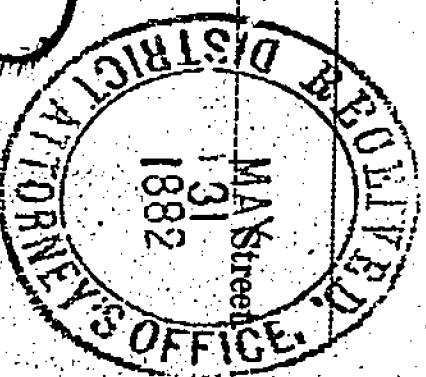
John W. Sutton
Alberta Wood
Charles Smith

Witnesses

Street.

Street.

No.



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 *August Carlson Thomas French* *and* *William Carlson* *held to answer the same and*

guilty thereof, I order that they be admitted to bail in the sum of *500* Hundred Dollars *each* and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated *May 29* 1882

Solow 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.

0301

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

William Carlson 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. *William Carlson*

Question. How old are you?

Answer. *Twenty years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *48 East 4th street two weeks*

Question. What is your business or profession?

Answer. *Book black*

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

Answer. *I am not guilty I know nothing about it.*

William Carlson

Taken before me, this *29*

day of *May* 188*8*

Isaac R. Smith
Judge Justice

0302

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss.

2
DISTRICT POLICE COURT.

Thomas French 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.

Thomas French

Question. How old are you?

Answer.

Twenty eight years

Question. Where were you born?

Answer.

U.S.

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

Answer.

354 Bowny. One year

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

Thomas French

Taken before me, this

29th

day of

May

1882

Solomon Smith
Police Justice.

0303

Police Court—Second District.

City and County } ss:
of New York.

John W. Sutton 57 years Manufacturer
of No. 205 6th Avenue Street, being duly sworn,
deposes and says, that the premises No. 205 6th Avenue
Street, 9th Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as an office

were **BURGLARIOUSLY**
entered by means of forcing open the door in the hall
of the second floor leading to said office
in said building

on the night of the 19th day of May 1882
and the following property feloniously taken, stolen, and carried away, viz:

a number of magnetic garments one
magnetic machine a number of drawing
instruments and other property and in
all of the value of three hundred
dollars.

the property of

Deponent

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

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolenand carried away by August Carlson Thomas French ^{and William Carlson}
acting in concert

for the reasons following, to wit: Deponent is informed by Officer

Weinberg of the Central Office Police that on
the 29th day of May 1882 he saw August Carlsongive to said French part of the above property which
deponent identifies as his property. Deponent isfurther informed by Officer Weinberg that he and
Officer Wood found William Carlson in his roomhaving in his possession another portion of the
above mentioned property and which deponent alsoidentifies as his property. Wherefore deponent charges said
August Carlson Thomas French and William

0304

while acting in concert with burglariously
breaking into and entering depments premises
and stealing therefrom the within described
property.

John W. Sutton

Sworn to before me
this 29th day of May 1882

John W. Sutton

Police Justice

Joseph Weinberg 34 years of age an officer
of the Central Office Police being duly sworn
says that on May 29th 1882 he saw ~~Thomas~~
~~Charles~~ handed to August Carlson a package
Depment arrested said French and Officer Wood
arrested said August Carlson and found the
said package to contain part of the within
described property and which has since been
identified by John W. Sutton as his property.

Depment and Officer Wood then went to the
room occupied by said August Carlson
and there found William Carlson. Depment
found in the possession of said William
Carlson the balance of the within described
property and which has been seen and
identified by said John W. Sutton ^{as his property} with the
exception of the within named Magnetic Machine
and the drawing instruments. Depment was
informed by said French that he sold the
within described machine in the Boring.

Joseph Weinberg

Sworn to before me this
29th day of May 1882

John W. Sutton

Police Justice

0305

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

August Carlson 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.

August Carlson

Question. How old are you?

Answer.

Twenty two years

Question. Where were you born?

Answer.

Germany

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

Answer.

Brooklyn four 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. A stranger
man gave me the package to sell
for them and then the officers
came and arrested me

August Carlson

Taken before me, this 29th

day of May 1887

Solomon D. Smith
Police Justice.

0306

BOX:

69

FOLDER:

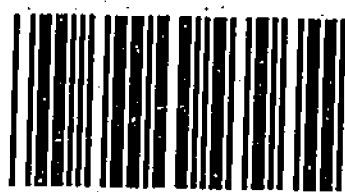
768

DESCRIPTION:

Carr, Peter

DATE:

06/09/82



768

~~Wednesday~~ ~~Thursday~~ ~~Friday~~
Day of Trial, Wednesday
Counsel, Widnesdane
Filed 9 day of June 1882
Pleads McGulley Jr.

THE PEOPLE
vs.
Peter Can
W. V. Can
13 Jackson St. Boston
Mass.

BURGLARY—Third Degree,
NOTHING STOLEN.

JOHN McKEON,
District Attorney.
I 2 June 31, 1882
True Bill.
30.
See: Case year.
What Year Foreman.

found

0308

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 Carr

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

Peter Carr

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

The said

Peter Carr

late of the *Seventeenth* Ward of the City of New York, in the County of
New York aforesaid, on the *fourth* day of *June* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and
County aforesaid, the *Saloon* of *John Dahme*

there situate, feloniously and burglariously did break into and enter the said *Saloon*
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 *John Dahme*

with intent the said
goods, merchandise and valuable things in the said *Saloon* 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.

JOHN McKEON, District Attorney.

0309

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Richards
658 E 15th
Peter Carr.

Offence, *Attempts Burg*

Dated

188

June 4

Almgren, Magistrate.

Senis Rott
Officer.

Clerk.

Senis Rott
Witness.

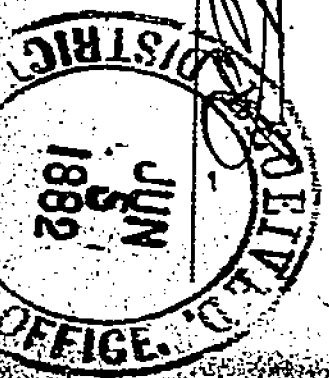
Frederick Poling
Witness.

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 _____

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 *June 4* 188

Almgren 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.

0310

Sec. 168-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Peter Carr 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.

Peter Carr

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

13 Jackson Court Brooklyn (resided there 8 mo)

Question. What is your business or profession?

Answer.

Copper

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. Carr

Taken before me, this *4*

day of *June* 188*4*

A. J. Morgan Police Justice.

0311

POLICE COURT 3 DISTRICT.

City and County }
of New York, } ss:

of No. 638 East 18 Street, being duly sworn,

deposes and says, that the premises No. 523 East 11

Street, 17 Ward, in the City and County aforesaid, the said being a brick

building
and, which was occupied by deponent as a Lager Beer Saloon

were **BURGLARIOUSLY**
entered by means of forcing off the staple
on the door leading from the
hallway to the saloon

on the morning of the 4 day of June 18 82
and the following property feloniously taken, stolen, and carried away, viz:
two hundred cigars

of the value of Six dollars
the property of Crimmians

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

Peter Carr (now present)
for the reasons following, to wit: from the fact
that deponent is informed
by officer Louis Rutt of
the 49 precinct police that
he heard a noise in the
store, and upon going into the
hallway of said premises found
the door leading to deponent's
lager beer saloon was open and

0312

Peter Carr (now present) and two
other men unknown to defendant
were found in the store, and
the door had been forced open
soon to before me

this day of June 1882

Chas Morgan. Mayor
Police Justice
City & County
of New York

Lewis Rott
Police officer 17 precinct
being sworn says that
Peter Carr (now present) with
two other men unknown to
defendant were found by him
in John Dahms Saloon being
saloon. Said Saloon having
been broken open, Defendant
arrested said Peter Carr.
and the two other men
Escaped

Sworn to before me

this day of June 1882

Chas Morgan
Police Justice

0313

BOX:

69

FOLDER:

768

DESCRIPTION:

Carroll, John

DATE:

06/28/82



768

0314

No 219
July 10th 1882

WITNESSES

Day of Trial, *Sept 10th*

Counsel,

Filed *28* day of *June* 188*2*

Pleads *Not guilty (July 10)*

THE PEOPLE

vs.

John Carroll

LARCENY AND RECEIVING
STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Shut Your Foreman.

0315

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Carroll

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

of the CRIME OF LARCENY

committed as follows

The said

John Carroll

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *second* day of *July* 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 machine of the kind called the
Bozardus Mill of the value of one hundred
and fifty dollars*

of the goods, chattels and personal property of one

Peter Bowe

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.

*John McKern
District Attorney*

BAILED,

INC-1,

Residence

No. 2, 1

Resin

Mo. B, 4

Resident

IV. 4, 6

Resident

Sec. 208, 209, 210 & 212.

Police Court - 2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Must send
106 E. 8th May 23
You cannot

Offence.

Stond door een

Dated

119 Heurken
1881

188 f

~~W. C. W. W. W.~~ Magistrate

Officer

Clerk



Street

11

三

1

1000 Mrs. B. D.

11.04.2000

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 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 March 30th 1889

J. R. Bennett Police Justice.

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

Dated March 30 188 8

J. Kilbuck 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.*

0317

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Taken before me, this

day of

1882

Police Justice.

03 18

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 106 East Broadway Street.

John W. Leary

being duly sworn, deposes and says, that on the 2nd day of July 1881

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent. And from premises No 264 Water Street the following property, viz:

ONE Machine called the Bogardus Mill
of the value of One hundred and fifty dollars

Sworn before me this

19th day of Dec

1881

the property of Peter Bower Sheriff of the city and County of New York by virtue of an attachment issued by the Supreme Court commanding him to keep said property in his charge and within the County and in deponent's care as an officer deputized to watch and keep charge of the same 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 Carroll who in the absence

of deponent entered said premises and did take steal and carry away therefrom the aforesaid property as deponent has cause to believe from information received from one Hugh O'Donnell which information deponent believes to be true

John W. Leary

Police Justice.

0319

City and County
of New York

ss

Hugh O'Donnell of No 35
Bowery being duly sworn says that said
Carroll did on the second day of July in
the presence and hearing of this deponent state
and declare that he Carroll did so take steal
and carry away the aforesaid property and
sold it for one hundred and twenty five
dollars and further deponent says that he
heard said Carroll state and avow that he
would take more property therefrom and
deponent believes that said Carroll then told
the truth and was sincere in his declaration
regarding his future intentions in relation to
the ^{remaining} property contained in said premises

Sworn to before me this 9
19 day of December 1881

Hugh O'Donnell

W. L. Withers
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDAVID-Larceny.

23.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

Heft's Counsel moves
 to dismiss on the ground
 that the levy by attachment
 was not valid, for the
 reason that the Sheriff
 had not taken the property
 in his actual custody,

222

- On the ground that
 the evidence discloses
 that the levy of the
 attachments had ceased
 by relinquishment thereof
 on the part of the Sheriff

3

That there is no evidence
 to show that the

0321

Machine claimed to
have been sold by Carroll
was any portion of the
property of Van Tuxt claimed
under that attch.

- 4 That Carroll having the
possession of property of
Van Tuxt claimed under
the attch and a lien
thereon for storage & had
a right to hold the
same as against the
Sheriff or any party for
the amount of his lien
for storage.

0322

Edy, H. H. H. H. H.
of New York S

John H. Henry of No
106 East Broadway
whose occupation is
asst to Deputy Sheriff
Begg, being duly
sworn, deposes & says
that he has had a
Conversation, wherein
Cunnell since then
alleged offence, & he
said he took the
property and sold
it. said property
being one Baguette
mill. That said
mill deponent Henry
was a part of the
property attached
in the suit of
Montgomery

vs
Van Tassel }
Nov 1880. He swears
respecting the attach-
ment - given against
the property that he

thought it was done
to injure him.

Goss Euf

I know that it was
the machine by seeing
it several times a
week. I can distin-
guish the Bagdad
Mill from another by
the songs. I could not
tell the difference if
they were of one
size. The Mill in
question was pointed
out by Mr Carroll
representative as a
part of the property
of Mr Jan. Taylor,
Mr Carroll made the
admission (that he
had sold the Mill)
to me in July 1881

Re. direct. At the time of
the examination at the
Farms Carroll said
to me that he took
the Mill and would
take more

Goss Euf I do not remember

0324

anything that I said
to Carrace at that
time or anything more
that he said
from before in John N. Leary
this 21 day of Dec 1887
J. M. Keith
Police Officer

City & County
of New York

Hugh O. Downe of
No 30 Bowery being
duly sworn says
Mr Carrace told
me that he had used
the Machine, The
property was a part
of the attached on
power and to me
by Mr Leary
from before in
this 21 day of Dec 1887 Hugh O. Downe
J. M. Keith
Police Officer

0325

No. 230

New York, Aug 30th 1880

The National Park Bank
of New York

Pay to the order of Mr P. Cassidy

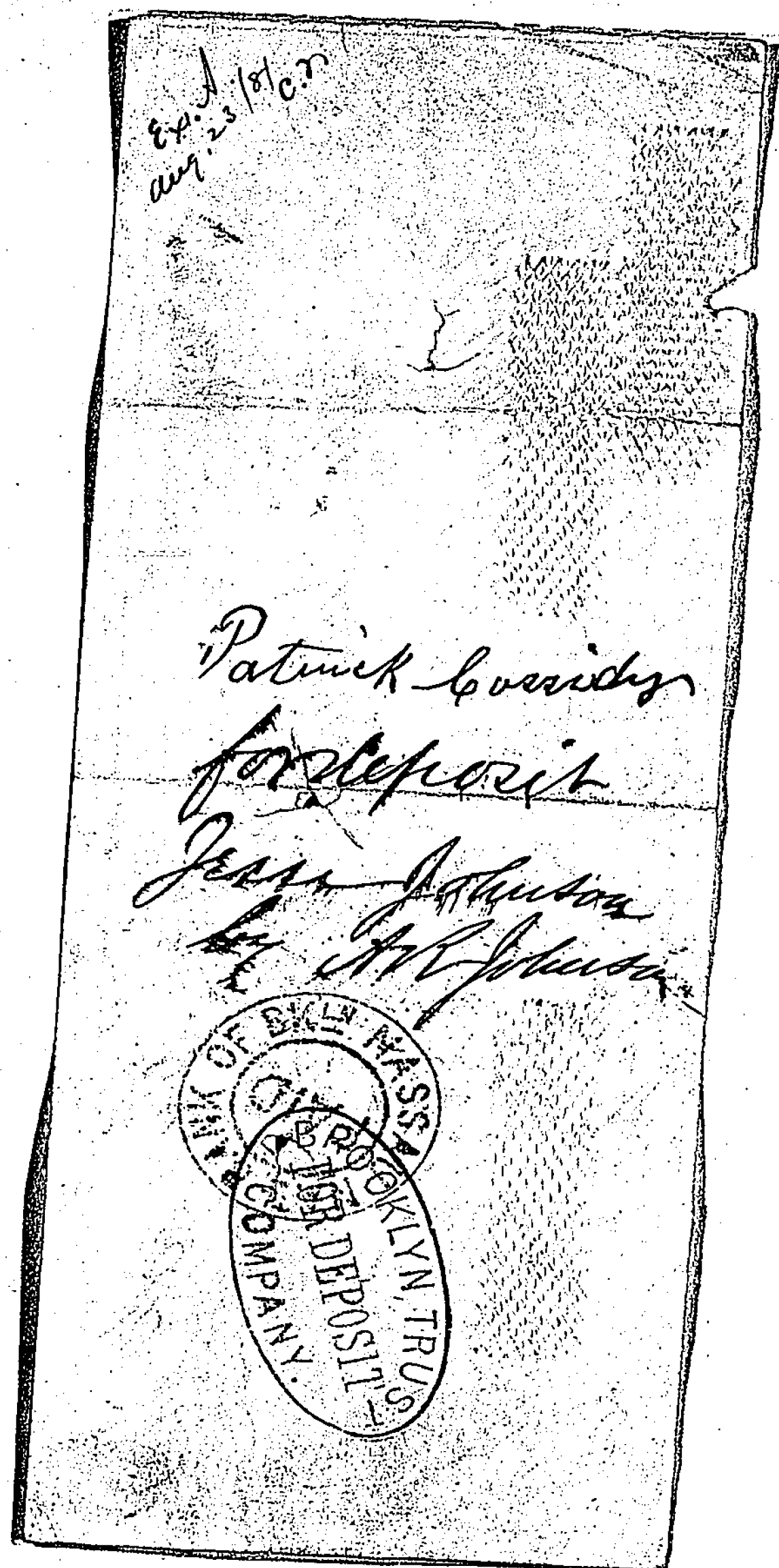
Two Hundred ————— 100 Dollars

\$200.00

G. Gilbert Van Dyke & Co.

No. 230 Broadway

0326



0327

Recd.
Dep.
Aug 24/87
C.R.

Received New York 17th February 1881 from
John Carroll Gent. As follows.

One No 5 Poplarus Grinding Mill Complete

(71) Seventyone Elevator Buckets.

(11) One Bark Grinding Mill.

Standard Fencing Co

Value as represented by Mr Ross & HD

A W Bass

Secy

7100

21.30

10.00

1031.30

Mr. C.
and a daughter
with

0328

And he claimed
the right to sell
10%

Since May I have not
received the money

8 mls on the 1st
25 on the 2nd
2 on the 3rd

Value \$100
Value 25
125 - 00

0329

Mch 26th Water St.

New York.

May 1881.

Sheriff of City & County
of New York.

1881

E. A. Cooney.

Dr

Mch 1st To amt furnished in ... \$768.00.April 26 To 1 month Rent 3rd floor ... 25.00" " To 1 month - 2nd Do " 25.00

" " To 1 month Back Building 50.00

" " To 1st floor loft & yards in 50.00

" " To 1 month Rent for store of 264 50.00

" " To 1 month of Cellars 264 266 14.00

\$935.00

0330

264, 266 Water Street
New York 1st March 1881.

Sheriff of City & County
of New York.

To Mr. A. Cooney Dr.

To Rent of top floor of 264 Water St from
26th Nov 1880 to March 1881. 4 mos @ \$25 100.00

To Rent of 3rd Loft 26th Nov 1880 to March 1881.
125 100.00

To Rent of 2nd floor 26th Nov 1880 to March 1881. 25th 100.00

To Rent of Back Building first floor
Loft & yard " 4 mos. " 50th 200.00

To Rent of main store 264 - 26th Nov 1880 to March 1881.
4 months - 50th " " 200.00

2 Cellars under 264 & 266 Water St City - 68.00

April 4th 1881 -

768.00

To
Peter Bowne Esq

0331

New York 3rd Jan'y 1881

Sheriff of the City & County
of New York & Co. et al.

for To check Coney Dr

For Rent of two front Cellars @ 200 per ann

" " " for one month ending this date 16.66.

" " " first floor one month @ 50¢ 50.00

" " " first loft " " 25¢ 25.00

" " " Second D " " 20¢ 20.00

" " " Third D " " 20¢ 20.00

" " Beck Building consisting of Cellars

" " A two (2) Lofts per agreement } 300 per ann 25.00

" " with G. Van Duyck in

" " Panels Cement in Yard

" " @ 5¢ per month per Pk

used in storage of goods while

under attachment against \$156.66

G. Gelber Van Duyck & A. P. Van Duyck

Hugh Dabell being next called
 & sworn says: —

I reside at 207 W. 14th Street
 N.Y. City, am a Clerk for Mr Carroll
 the defendant, for about eight months
 nine months, employed at 264 and
 266 Water Street. I was there Nov.
 25th & 26th 1880. I know that Mr
 Carroll took a Bogardus Mill
 from the premises about the 2nd
 of July. He sold it to a firm in
 Philadelphia, Baugh & Sons for
 one hundred & twenty five dollars.
 I can't say whether the machine
 was there Nov. 26th or 26th. It was
 there along with the Spring & I have
 nothing to do with the machinery
 coming in going out. The lease of these
 premises is in the name of Mr Cooney.
 The upper part of Ex. A. Aug. 24th
 is in my handwriting, the lower
 part Mr Carroll's. The M. & L. Cooney
 referred to in the bill is the lessee
 of the premises referred to. He was
 such I believe when I came there
 & is still.

Cross Ex. Mr Carroll as I understand
 carries on the business for Mr Cooney, he does

all the letting &c. Considerable machinery has been going in and coming out of said premises since I have been there. And property in there has been interchanged. There are about twelve rooms in all. There are a large number of Mills there and has been since I have been there. There are about thirty two Mills there now. I think there are two or three Bogardus Mills there now. Mr Bass sold one, two or three Mills, one of them a Bogardus Mill. (Paper shown witness says it is his my "Landwritting" it is signed by Bass & marked Ex D. Aug 24 & 27 A.D.) I received a commission. The Mill referred to in Ex D. was there when I came there. I know that this Mill came from the Van Dyke to Bass by the sale of Jan'y 17th 1881. The Bogardus Mills of ^{the same number} ordinary persons look alike, the numbers indicate the size. There are two Bogardus Mills there now.

Mr Carroll has had considerable experience with machinery. I don't

know if he is a practical machinist.
 The Ex. D. causes me to remember
 that the Mill referred to in it was
 on the premises in November last.
 I think the Mill sold July 2nd I was
 on the premises on Feb'y 17th 1881.
 I may have stated to Mr. Carroll
 that he did wrong in selling
 the Mill on July 2nd as I don't
 recollect the name of Quade
 over an expression. Mr. Carroll
 knows I was subpoenaed to testify
 here. He had no conversation with
 me as to what I should testify, nor
 did I with his counsel.

Given before me this }
 19 day of Dec 1881 }
 J. F. Kilbuck }
 Police Justice }

Hugh Doyell

G. Gilbert Van Tassel being next called & sworn deponent and says:

I reside at No. 1 E. 130th Street and am one of the defendants mentioned in the warrant of attachment. I had a Bogardus Mill in premises 264 Water Street on November 27th 1880.

Order made by Justice Pratt of the Supreme Court of the State of New York in a suit in Kings County in which G. Gilbert Van Tassel and Andrew N. Van Tassel are plaintiffs and John Carroll and others are defendants, dated Feb 9 1881, offered in evidence.

Witness continuing says he was one of the plaintiffs in that action and the defendant herein is the defendant in that action.

~~Evidence~~

Admission of the order in evidence objected to on the ground that the order as appears by its title is a proceeding distinct from the one at bar & therefore its contents is irrelevant and immaterial. 2ndly that there is no proof of the service of ~~the~~ same on any of the

4

defendants. The order describes the affidavit referred to as an annexed affidavit & in no terms so distinctly describes the affidavit as to warrant its being admitted as a part thereof. And on the further ground that the order is made on all the proceedings in this action which is the one referred to in the papers and on such further affidavits as may be served. And there is no evidence nor can any conclusion be drawn that the order was not granted on the other proceedings and the other affidavits.

Objection overruled. Exception & order admitted in evidence & marked Ex. B. Aug. 22 C.T.

The affidavit ^{marked Ex. C. for Ident. C.T.} annexed to the affidavit is also offered in evidence. Objection on the ground that there is no evidence disclosed by the order that the affidavit offered in evidence is the one referred to in the order. Objection sustained on the ground that there is no proof that the affidavit offered is the affidavit annexed to said order. ~~Ex. of express required~~

Examination in the witness case
having been adjourned till August
22nd 1881 and now coming in to
be heard

Warrant of Attachment offered
in Evidence on behalf of prosecution
objected on the ground that the instrumen-
ment does not leave itself & also
because it contains no direction
Admitted in Evidence & marked Ex. A.
Aug. 22-81 C.T. Exception

Deputy Sheriff endorsed on warrant
objected to on the ground that the
Court does not take official notice
of his signature & also on that ground
that there is no seal.

Admitted Exception.

John H. Liang being called and
sworn says: —

I am the person mentioned in the
endorsement on Ex. A. I went with
the deputy in the case executed &
I refer to Deputy Sheriff Patrick J. Begg
He is a general Deputy of the County
of New York I am an assistant Sheriff
Q. What did Begg do under that warrant
while ~~he~~ was with him?

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Objection to any evidence ^{as to what} ~~to be~~ ^{was done} ~~to be~~ place on the 26th of Nov. 1880 by Mr. Bezz on any one acting under him or it is in proof that Mr. Bezz was not authorized by the Sheriff to execute that warrant.

Overruled. Exception.

I. He served a copy of the warrant & ^{affidavit} on Richard Napier a person who was at 266 Water Street where ~~Carroll~~ the defendant's place is to gain an entrance to 264 Water to attach machinery, office furniture &c of the defendant named in the attachment. We got into 264 Water Street, made an inventory of a lot of machinery & left a man in charge of the property. This all occurred on Nov. 27th 1880. ~~On July 12th 1881~~ ~~before~~. The machinery consisted of hoisting machines, Bogardus Mills, bass locks, office furniture, two safes, a drying machine and other machinery that I cannot recollect now.

John H. Chary

Subscribed before me
19 day of Dec 1881

J. H. Chary

0339

Hugh O'Donnell being sworn says
 I reside at No 30 Borey
 and am in the Sheriff's office &
 act as keeper sometimes. I had
 charge of premises 264 & 266
 Water street. There was a Bogardus
 Mill taken away from the premises
 about the 2nd of July 1881. I missed
 it that day. Mr. Carroll ^{that day} told me
 he had sold it ~~that same day~~
 & had removed it that same
 day. I was not there Nov. 26-
 I came there about the 2nd or
 3rd of April. I had properly
 pointed out to me, there was
 other property there. The mill
 that I was told was Van Dugh
 was the one taken out. Mr.
 Leary pointed it out to me two
 or three months before. Mr. Carroll
 told me at once without hesitation
 & without any asking. I didn't
 see the mill taken out. It was
 taken out in my absence. ^{He said}
 he was going to sell the mill before
 he sold it. ^{on my return} about five in the evening
 he told me that he had
 removed the mill ~~as he told me~~
 I was away from eleven till five. The

0340

19

Mill was there about ten o'clock

Mr Carroll would let me in some
time & other times he would not
sum before me

Aug 24 day of August 1887

Atty. Gen. Flannery

Police Justice

George O'Donnell

Sum before me

Aug 19 day of Dec 1887

J. H. White

Police Justice

Albert R. Bass being duly sworn
deposes and says:—

I reside at 513 Vanderbilt
Ave. Brooklyn, N.Y., I am secretary
& sole agent of the Standard Tacing
Company. I know premises 264
& 266 Water Street. I know Mr
John Carroll the defendant here
I did previous to July 1, 1884 see
a Boyardus Mill on the 1st floor
of 264 Water Street. In the 2nd
or 3rd of July I had a conversation
with Mr Carroll about that Mill
I asked Mr Carroll what talk be
come of that Mill, he said he had
sold it. I asked him if he didn't
think he had made a mistake
selling that property. he said he
would look out after that

Cross Exⁿ—

There may have been property
at 264 & 266 Water Street belonging
to Van Dyke. I think there was
some. ~~There was~~ ^{on the 1st floor} Carroll may
have had some property I don't
know during the whole time from
the time the attachment was issued
up till July of this year, the property

alleged to have been attached by the sheriff was ~~sent~~ moved about and changed positions and other property placed in there, Carroll had charge here I understood. I saw two ~~Bogardus~~ Mills there to-day, about the same size, one was taken apart. The one together was ~~the same~~ similar to the one I saw there before. I didn't go up stairs. I think the one that was together is a Bogardus Mill & I think it is the one I saw there before July 1st. Before July 1st / 88 I saw two Mills there and missing on the 2nd or 3rd of July. I spoke to Mr. Carroll about it & then he said what I have given ^{away part of} ~~all~~ the machinery that was attached was sold to the Standard Tacing Co subject to the attachment, that was Jan'y 17 / 88 /

Adjourned till Aug. 24th at 8^{1/2} p.m.
 Cross Examination of witness Bass resumed
 The Standard Tacing Company occupied the rear office of the second floor of 266 Water St. their business was not the same as the Van Dyke, the buying and selling of old machinery. I have been

been engaged in that business of buying
 & selling machinery as a regular business
 In November 1880 we occupied the office
 as mentioned. I saw the sheriff come
 in there. I didn't see him do any thing
 whether it was the first time he came
 or not I don't. In January of that
 year I saw the sheriff & Mr. Canoll
 have some words, but I did not see the
 sheriff do any thing. I heard Mr. Canoll
 claim that certain property was his
 I can't tell any property in those premises
 that belonged to Van Dyke or Canoll
 in Nov. 1880. I don't know of my own
 knowledge whether any of the property
 which the Standard Tacing Company
 bought of the Van Dykes was ever
 claimed specifically under an attach-
 ment by the Sheriff. I don't know that
 the machine that I spoke of to Canoll
 had ever been attached. I don't know
 how many Bogardus Mills were
 in those premises either 264 or 266
 water shut in November 26 or 27 1880
 At that time if there were any there
 I didn't know to whom they belonged
 I do not know how many Mills were
 brought in there by any body since they

time, there may have been some ~~and~~
~~case~~ without my knowledge. I don't
 know that there were any. Mr. Leary
 said he would like to get an inventory
 after November last, he has said that
 this year several times. He said he
 couldn't get an inventory, he had con-
 siderable trouble to get one. ~~It~~ ^{It} was
 so mixed up. That conversation was
 during the winter of this year. The Sheriff
 said something to this effect, they
 were ~~sketch~~ ^{Carroll & Van Tuyl} and that he couldn't
 get this inventory from any body.
 Mr. Leary said he wasn't getting his
 fees for keeping a keeper there. The
 keeper was away for over two months
 during a part of January, February
 and March. The elder Van Tuyl said
 to me in substance was his son said
 as to the arrangement with Carroll
 in storing on his premises. He was
 the hired of John Carroll as agent.
 He was recognized as the landlord
 of the ~~two~~ ^{two} ~~premises~~ ^{premises} 264 and
 266 Water Street. All along Carroll
 claimed that he held Van Tuyl's
 goods for commissions and he per-
 sisted in that claim as against the

Keeper. He told the Keeper he had a claim prior to the attachment.

Re-direct. Mr Carroll said he had ten percent on all sales, ^{when made} and the rent for certain portions of the buildings. ^{in addition} I have heard Carroll claim he had a right to sell the goods ^{himself}. He said if Van Duzel didn't sell the goods he would himself. Neither of the Van Duzels were present then. He did not claim any right ^{to sell} under any contract further than I stated.

Did he ever render you any bills in the name of Mr Corney?

Objection. Exception.
The book keeper did.

Paper handed witness says that the upper part resembles Mr Duffell the bookkeeper handwriting & the lower part Mrs Carroll's, offered in evidence (admitted & marked Ex. 24 B.C. & 25).

Mr Van Duzel & Co said they hired off of Carroll a portion of those premises by rent and made an agreement to give him ten percent on the sales & that Mr Carroll was to furnish the steam power & they had some

17

dispute about the steam power
 Mr Carroll ^{disputed} ~~reputed~~ what Mr Van Dugh
 claimed about the steam power. Mr
 Van Dugh claimed that the rent was
 not to commence till the steam
 power was furnished, Mr Carroll
 took opposite ground.

Some other keeper returned to the
 premises & was there continuously
 I think until May. I have been
 there recently.

I saw another Mile there
 yesterday in addition to the dis-
 matted one. Mr Carroll knew
 of my purchase from Van Dugh.
 Mr Carroll asked permission of me
 to allow the property we purchased
 to be sold. He said he would help to
 sell the property. He would get
 his commission out and allow
 me to remain. Along in June
 he made the request again.
 He said he didn't care for the Sheriff's
 lien, if I was willing to sell. We didn't
 agree.

Seen before before
 me this 14th day of
 August 1884
 J. C. Flanagan
 Police Justice
 N.Y. City

Albert R. Bass

How long after Nov. 27th 1880 did
the Bogardus Mill remain in
264 Water Street? My best recollection
is I saw it there in April following
I am sure I saw it there in March
Can Ex. L say: —

David R. Montgomery is the
party whom we rented a mill of in
Denver New Jersey. I don't know his
business. I don't know where he lives. In
Nov. 1880, I don't know where he
lived. I saw him last in Dec. 1880

Objected. to on the ground of its immu-
nality

Moved. Exception. I saw him
in the street. The Montgomery I speak
of the plaintiff in the suit refused
to in the warrant. Andrew N. Van Driel
is my father.

Were you ever served with a summons
in that action? Yes Sir - answer?

Did you ever put in an answer?
Objected. Sustained. Exception
On Nov. 27th 1880 were you the owner
of any property in 264 & 266 Water
Street?

Objected. ~~to~~ on the ground of
its being already answered
Sustained. Exception

6/

Did you own the Bogardus Mill which
you testified you had in 264 Water
Street?

Objected to as being immaterial
overruled. Exception.

I didn't own it personally.

Did your father own it on Nov. 26-1880
on the 27th day of Nov. 1880

Objected to
Overruled Exception.

I can't say.

We were partners in business.

Did you partnership own the Bogardus
Mill on the 26th - a 27th day of Nov. 1880
testified to in your testimony

Objected to on the ground of its im-
materiality

Overruled. Exception

I can't say

I know Mr. A. R. Bass

On the 27th day of January 1881

Did not you & your father convey
the Bogardus Mill & other property
to a Mr Bass or the Standard Fencing
Company

Objected to on the ground that
the Sheriff's Lien had already attached

Exception sustained. Exception

Was father told me he purchased
the Bogardus Mill

The title of our firm was E. Gilbert
Van Deyl & Company
What was their business?

Objection sustained. Except
were there any other goods ^{Residence}
~~that were specified & have been attached~~
~~there purchased by my father~~
in 264 and 266 Water Street on
Nov. 27-1880

Objected to immaterial
Remanded. Except
I understood John Canoll had
some goods there. There was more
than one Bogarden Mill there
There were ^{By the Court} three. Two of the
Mills were identical, one was
a smaller one. I think there
were three attached. ~~The Canoll~~
~~didn't own any Bogarden Mills~~
~~the Court knew of no more~~
~~26th or 27th at 264 Water Street~~
The Canoll did not on the 26th
or 27th of Nov. 1880 nor either of the
three Bogarden Mills that were
attached.

I know that because my father
purchased them as he informed
me. Motion to state out as hearsay

Granted.
Examination adjourned till August 23rd
at 3 1/2 P. M.

8 Examination resumed of the witness
 G. Gilbert Van Dyke! —

I have refreshed my memory as to
 the Bogardus Mill by a written check
 (check marked for identification Ex. A.
 Aug. 23/81 C 27)

I have you seen this check before in August
 30th 1880 I took it to a Mr Patrick
 Cassidy & gave it to him and at the time
 Mr Cassidy delivered to me two Bogardus
 Mills and also a Cracker and appurte-
 nances One of the Mills was ~~one of the~~
 Mills spoken of on this examination, I
 was present at a conversation in January
 1880 between my father and Mr Carroll
 in reference to the goods at 264
 Water Street

Q. What was that conversation?

Objected to as incompetent & immaterial
 Overruled, Exception

The substance of the conversation was

Q. What arrangement existed if any
 between Mr Carroll & your firm in re-
 spect to the goods at 264 & 266 Water
 Street in Nov. 26th & 27th 1880?

Objected on the ground of it being immaterial
 incompetent & calling for a conclusion.

Overruled, Exception.

Those goods which were placed on ~~the~~ premises occupied by Mr Carroll, he was to receive ten per cent on the net sale, in lieu of rent. The Bogardus ^{Mill} & Race spoken of was there under that arrangement, it was placed by our firm the latter part of August or 1st of September 1880. The ten percent was not to be paid until the goods were sold and the money collected. Mr Carroll was ^{not} authorized to sell any goods that belonged to us. We handled second hand machinery

Gross. Exp. $\frac{1}{4}$

On the 26th & 27th of November 1880, what goods did your firm have in the premises 264 & 266 Water Street?

Objected to on the ground that it is immaterial & irrelevant & on the further ground that there is apparently some ulterior motive in asking the question.

Overruled, Exception.

That would be quite impossible. We had those Bogardus Mills there, ^{two were} known as Mc & Bogardus Mills, the other I think was a No. 1. (Objection to any evidence as to other property) we had a cracker there

10

An Iron Cracker used for cracking sugar
we had some hoisting gear, some small
mill stones I can't remember any more
at present, that I am positive belonged
to us.

Q. Did you or did you not ^{sell} the property
with a lot of other property in January
1887 to the Standard Hacing Company?

Objection to as immaterial, irrelevant
and incompetent and improper on the
ground that counsel has stated that
he puts the question for the purpose
of contradicting the witnesses answer
by his own affidavit, which does not
as yet appear in the case.

Overruled. Exception.

A. My father attended to the finan-
cial portion of the business. I do not
know that there was such a sale
of my own knowledge.

I was examined in proceedings
supplementary to execution in a case of
Edward Van Allen and another against
Hibb. Gilbert Van Zuyt and another
in the Court of Common Pleas, ^{about} on the
25th day of May 1887.

Q Did you on the 28th day of February 1881
 make an affidavit in the case of
 G. Gilbert van Zuyt and Andrew P.
 van Zuyt against John Carroll and
 another in the Supreme Court Kings Co.
 objecting to as incompetent and in-
 material, and also as to the form,
 overruled. Exceptions
 A I think I did

0354

BOX:

69

FOLDER:

768

DESCRIPTION:

Carroll, Joseph

DATE:

06/23/82



768

0355

Bill moved

Counsel, *W.H.K.*
Trial, *93* day of *June* 1882
Filed *93*
Pleads *Not guilty*

Beating—Homicide of the Degree of
Murder, First Degree.

THE PEOPLE

vs.

P
Joseph Carroll

J.W. McLean

John McLean
District Attorney

A True Bill.

Henry Moore Foreman.
Henry Moore
James L. Linder
124 S. 1st Ave. St. Louis

*Our motion of dep.
Criminal W.F. Whittington
This case is ~~continued~~
for the May term*

July 11. 82

0356

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

THE PEOPLE OF THE STATE OF
NEW YORK,

^{against}
The Grand Jury of the City and County of New York by this indictment accuse

Joseph Carroll
of the crime of *murder in the*
first degree
committed as follows:

The said *Joseph Carroll*

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

eightth day of *June* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty-two* with force and arms, at the City and

County aforesaid, in and upon the body of *Mary Carroll*
in the peace of the said people then and there being, feloniously, wilfully and with a
deliberate and premeditated design to effect the death of *her*

the said *Mary Carroll* did make an
assault, and ~~that~~ *he* the said *Joseph Carroll*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said

Mary Carroll did with great
force and violence pull, push, cast and throw the said *Mary Carroll*
down unto and upon the ground then and there, and ~~that~~ the said

Joseph Carroll with both the hands and feet of *him* the said
Joseph Carroll then and there, and whilst the

said *Mary Carroll* was so lying and being upon the ground,
her the said *Mary Carroll* in and upon the neck,

head, stomach, breast, belly, back, and sides of *her* the said *Mary Carroll*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said *Mary Carroll* divers times, with great
force and violence, did choke, strike, beat and kick, and ~~that~~ the said

Joseph Carroll with both the hands, feet and knees of
him the said *Joseph Carroll*

and whilst the said *Mary Carroll* was so lying
and being upon the ground as aforesaid, *her* the said *Mary Carroll*

in and upon the neck, breast, belly, head, stomach, and
sides of *her* the said *Mary Carroll* then and there

feloniously, wilfully, and with a deliberate and premeditated design to effect the death
of *her* the said *Mary Carroll* did with great force and

violence, choke, strike, push, press and squeeze, giving to the said *Mary*
Carroll then and there, as well by the choking, pulling, pushing, casting and

throwing of *her* the said *Mary Carroll* down
unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick

ing of *her* the said *Mary Carroll* whilst he was so
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,

breast, belly, back and sides of *her* the said *Mary Carroll*

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of *her* the said *Mary Carroll* whilst ~~he~~ the said *Mary Carroll* was so lying and being upon the ground as aforesaid, in and upon the neck, head, belly, breast, back, stomach, and sides of *her* the said *Mary Carroll* with the hands, knees, and feet of *him* the said *Joseph Carroll* in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the neck, head, belly, breast, stomach, and sides of *her* the said *Mary Carroll* of which said several mortal bruises, lacerations, and wounds the said *Mary Carroll* from the said *_____* *eightth* day of *June* *_____* until the *ninth* *_____* day of *June* *_____* in the same year, in the said Ward, City and County last mentioned, did languish, and languishing did live; on which last-mentioned day the said *Mary Carroll* *_____* of the said several mortal bruises, lacerations, and wounds, then and there died; and so the ~~jurors aforesaid, upon their oath aforesaid,~~ *Grand Jury aforesaid* do say that the said *Joseph Carroll*, *her* the said *Mary Carroll* in manner and form and by the means aforesaid, feloniously, wilfully, and with a deliberate and premeditated design to effect the death of *her* the said *Mary Carroll* did kill and murder, against the peace of the people of the State of New York and their dignity,

And the Grand Jury aforesaid, by this Indictment further accuse the said *Joseph Carroll* of the crime of murder in the first degree, committed as follows:
The said *Joseph Carroll*, late of the First Ward of the City of New York, in the County of New York aforesaid, on the eighth day of June in the year of our Lord one thousand eight hundred and eighty two, at the Ward, City and County aforesaid, in and upon one *Mary Carroll* in the peace of God, of of the said People, feloniously and with a deliberate and premeditated design to effect the death of *her* the said *Mary Carroll*, did make an assault, and the said *Joseph Carroll*, with a certain club which he the said *Joseph Carroll* in his right hand then and there had

and held, and with the hands and feet of him the said Joseph Carroll, her the said Mary Carroll, in and upon the head of her the said Mary Carroll, then and there wilfully, feloniously, and with a deliberate and premeditated design to effect the death of her, the said Mary Carroll, did beat, strike, bruise, cut and wound, giving unto her, the said Mary Carroll, then and there, with the club aforesaid, and with his said hands and feet, by means of the beating, striking, cutting, bruising and wounding of her the said Mary Carroll therein as aforesaid, in and upon the head of her the said Mary Carroll then and there divers mortal wounds, fractures, bruises and contusions of which said mortal wounds, fractures, bruises and contusions, so given as aforesaid by the said Joseph Carroll to her the said Mary Carroll, she, said Mary Carroll from the said Eighth day of June in the year aforesaid until the Ninth day of June in the same year aforesaid at the Ward, City and County aforesaid did languish, and languishing did live, on which said Ninth day of June in the year aforesaid, said Mary Carroll, at the Ward City and County aforesaid, of the said mortal wounds, fractures, bruises and contusions, then and there died; and so the Grand Jury aforesaid do say; that he the said Joseph Carroll, her the said Mary Carroll, in manner and form, and by the means aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, wilfully and feloniously, and with a deliberate and premeditated design to effect her death did kill and murder, 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 the dignity of John McClellan District Attorney.

0359

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Joseph Carro being duly examined before the undersigned, 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.—

Joseph Carro

Question.—How old are you?

Answer.—

32 years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

510 W. 39 St.

Question.—What is your occupation?

Answer.—

Fireman

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

Have nothing to say.

Joseph Carro

Taken before me, this 15 day of June 1882

John H. Brady

CORONER.

0360

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
24 Years. 6 Months. — Days.	Indiana	Room at Hospital	June 10/82

And 816 1/2 1882

AN INQUISITION

On the VIEW of the BODY of

Mary Carter

whereby it is found that she came to
her Death by the hands of her

husband, James

Carter at 510 h.

39 St. on June 8th 1882.

Deceased taken on the 15th day

of June 1882

before

John H. Barney, Coroner.

Deceased June 13th 1882

Deceased

Deceased

Date of death June 13th 1882

Attest

John H. Barney



0361

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's office*
 No. *13* *Canter* Street, in the *4* Ward of the City of
 New York, in the County of New York, this *25* day of *June*
 in the year of our Lord one thousand eight hundred and *82* before
John H. Brady Coroner,
 of the City and County aforesaid, on view of the Body of *Mary*
Carroll lying dead at
Room 10 Hospital Upon the Oaths and Affirmations of
212 good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Mary Carroll came to her death, do
 upon their Oaths and Affirmations, say: That the said *Mary Carroll*
 came to her death by

injuries received at the hands of her husband,
John Carroll at 510 West 39 Street on June
25 1882.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

<i>Benjamin Nathan</i>	<i>729 Barclay</i>
<i>John Donohue</i>	<i>11 E 14th St</i>
<i>Michael Parvian</i>	<i>334 6th Ave</i>
<i>John T. Williams</i>	<i>278 6th Ave</i>
<i>R. C. Cashin</i>	<i>300 - 6th Ave</i>
<i>William Lepore</i>	<i>261 Sixth Ave</i>

John H. Brady CORONER, E. S.

0362

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

Joseph Carroll

NAMES.

RESIDENCE.

Anne Montgomery

510 W 39 St.

Isabella Montgomery

" " " "

John Gehe

" " " "

Katharine Gehe

" " " "

Olga McDonald

" " " "

Arthur McDonald

" " " "

Anna Smith

622 W 41 St.

Edgar J. Reid M.D.

Roosevelt Hospital

M. G. Rapp M.D.

Coroner's Office

0363

Coroner's Office.

TESTIMONY.

Annie Montgomery, 510 E. 3rd St., testifies that
 she knew her. and Mrs. Carroll. Heard Mr. Carroll
 was going to sea. He came home Monday night, a
 week ago last Monday. Did not see him come home.
 I live on 2nd floor. The Carrolls live on the top floor.
 Last Friday morning I went for the wash-boiler to
 Mrs. Carroll. The door was not locked and I ~~went~~^{looked}
 in. Mr. Carroll was standing in front of the glass and
 putting on his coat. After he had gone out I went
 upstairs and took the wash-boiler. I then saw
 Mrs. Carroll lying on the bed with her face all
 black. I became frightened and took the boiler
 and told Mama. Asked Mrs. Carroll for the
 boiler; As she did not answer and seeing her
 face all black I got frightened and took the
 boiler and told my mother Annie Montgomery

Taken before me

this 15 day of

June

1882

John H. Brady

CORONER.

0364

Coroner's Office.

TESTIMONY.

Isabella Montgomery, 510 W. 39 St. living
 sworn says: I am the mother of Annie. Know
 the Carrolls since they lived in the house. Mrs.
 Carroll used to come in and out of my
 room. Saw her on the evening of Thursday last
 June 8th at 7.30 P.M. on the sidewalk. Did not
 speak to her. As I passed her on the sidewalk she
 said in passing that she would leave Jimmy there,
 as she was going upstairs. At the same time I
 saw Mr. Carroll come home and said to her
 boy: "Jimmy there is your father." Next morning
 I sent my little girl upstairs after the work-tub.
 She told me that Mrs. Carroll was all black in
 her face. I then went upstairs and saw her all
 black in her face. Spoke to her, but she did
 not answer me. Mrs. Carroll's boy was then
 looking out of the window. I then told the
 housekeeper, Mrs. Zeman.

Isabella ^{and} Montgomery
 mark

Taken before me

this 15 day of

June

1882

John H. Brady

CORONER.

0365

Coroner's Office.

TESTIMONY.

John Behan of 510 W. 39 St. being sworn says:
 I am acquainted with him for two years. Saw
 Mrs. Carroll last at 7.30 P.M. June 8th. Next
 morning my wife was told by some of the women
 in the house that Mrs. Carroll was lying in bed.
 My wife went up and returning told me about
 her condition. I then went after a policeman
 and went up with him. When I saw her all
 black I turned around and left, saying
 to the Officer that I had not nerve enough
 to remain. Always knew her as a sober, nice
 and neat woman. She was punctual with her
 rent and I never saw her under the influence
 of liquor.

John + Chase
 Made

Taken before me
 this 15 day of June 1882
 John H. Brady

CORONER.

0366

Coroner's Office.

TESTIMONY.

~~Respect~~ Catherine Sison, 510 D. 39 St.
 being sworn says: I am the wife of the house-
 keeper. Was informed by Mrs. Montgomery of
 Mrs. Carroll's condition. Went to her room
 at about 10 P.M. and found her face all
 swollen and black. Spoke to her but she did
 not answer. Told my husband at once and
 he went out after an Officer. The ambulance
 then took her away. When I went to Carroll's
 room I noticed every thing apparently in its
 proper place.

Catherine Sison
 wife

Taken before me
 this 15 day of June 1882
 John H. Bradley

CORONER.

0367

Coroner's Office.

TESTIMONY.

Eliza Mc Donnell of 510 W. 39 St. being sworn says: I live on the top floor. Mrs. Carroll lived there a month. Saw her ironing her husband's clothes at about 12.30 P.M. The day before she was found injured. Did not see her afterwards until she was found in the morning. At 5.30 A.M. I saw Carroll get water at the hydrant in the hall. His milkman was there at the time and Carroll spoke to him. He did not speak to me. Heard no noise during the night. She wore the same wrapper and corset in the morning after she was found in bed, as the day previous.

Eliza & Mc Donnell
sworn

Taken before me
this 15 day of June 1882
John H. Brady

CORONER.

0368

Coroner's Office.

TESTIMONY.

Arthur McDonald being sworn says:
 I am the husband of the previous witness.
 I know Mrs. Carroll, but had never seen her
 husband. After 9 P.M. while my wife was al-
 ready asleep I heard a noise in the Carrolls
 rooms as if tables or chairs were knocked about.
 It sounded like a scuffle, but heard no screams,
 having heard that Carroll had previously
 beaten his wife and not hearing any voices
 or screams I paid no attention to it. Next
 morning Mrs. Hardy came into my rooms and
 told that there had been a quarrel in the
 Carrolls' rooms. I then told of my hearing the
 noise and said she must be pretty smart
 in not making any noise and not have
 other people know of it.

Arthur McDonald

Taken before me
 this 15 day of June 1882
 John H. Brady CORONER.

0369

Coroner's Office.

TESTIMONY.

Ellen Ma Seader of 510 N. 39 St living woman
 says: I live on the same floor with the Carrolls.
 I know Mrs. Carroll. Saw her between 7 and 8 P.M.
 June 8th. She was ironing the clothes. I went
 to bed at about 11 P.M. Heard no noise. Live
 in the rear rooms. The Carrolls live in front.

Ellen Ma Seader
 (signed)

Taken before me
 this 15 day of June 1882

John H. Brady CORONER.

0370

Coroner's Office.

TESTIMONY.

Ann Smith of No 622. 11th Ave being
 sworn says I am an Aunt of
 Mary Carroll of 510 West 39th St.
 John Dehan Housekeeper of the House
 in 39th St called on me at my house
 about 12 o'clock yesterday and said
 to me I am coming with bad news
 are you the aunt of Mrs Carroll.
 She has been taken to Hospital a
 little girl found her unconscious in
 bed this morning, we called in
 a doctor and also the priest and
 now she is in Roosevelt Hospital.
 I called for my sister Mr J. H.
 Carroll who lives in the same
 House with me. He went to the
 Hospital and found Mary Carroll
 there in bed. Her husband has
 beaten her in my presence he was
 sent to the Island for beating her last
 November by Justice Smith and fined
 ten dollars and a Months imprisonment.
 I saw him Mrs Carroll about a Month
 ago. Her Husband was at Sea at that
 time I did not know that he was
 at home now, until I heard that she
 was in hospital.

Ann Smith
 Mark

Taken before me
 this 16th day of

June 1882
 John H. Brady CORONER.

0371

Coroner's Office.

TESTIMONY.

Roosevelt Hospital

June 11th 1882

This is to Certify that Mary Carroll aged 25
 a native of Ireland was brought to this Hospital
 in Ambulance about 12 M. ^{June 9/82} in a Comatose
 Condition due to injuries said to have been inflicted
 by her husband. Her death took place about
 2 30 P.M. on the day of admission she never
 coming out of her Coma.

The injuries were chiefly about the head
 consisting of bruises, her face being so much
 swollen as to be hardly recognizable, there were
 some slight bruises on back & arms.

Her symptoms were those of compression of brain
 Autopsy revealed and Extensive clot of Convexity
 as well as one of base

Eager M.D. M.D.
 House Surgeon

Taken before me
 this 11 day of June 1882

John H. Brady CORONER.

0372

Mary Carroll

0373

Coroner's Office.

TESTIMONY.

Mr. S. Raup, M.D. being sworn says: I have made an Autopsy on the body of Mary Carroll at Roosevelt Hospital June 10th 1882.

Face was very much swollen and presented a number of contusions and abrasions of the skin. Both eyes and the bridge of the nose were ecchymosed. The most conspicuous bruises were found on left forehead, right temple, at both ears, over the nose, right lower jawbone and under the chin on the left side. Slighter bruises were noticed on the back of both hands, the left ankle, right foot and outer aspect of right knee. The extravasation of blood into muscular and cellular tissue of the scalp was very marked. On opening the head and removal of dura mater the whole surface of the brain was covered by with blood. A blood clot was also found at the base and surrounding the medulla. Brain tissue was normal. No fracture of skull was found. Lungs were hyperstatically congested. A slight pleuritic adhesion was found at upper portion of right lung. All other organs were normal.

Death was caused by compression of the Brain by blood clot resulting from the injuries received.

Mr. S. Raup, M.D.

Taken before me

this 11 day of

June

1882

John H. Brady

CORONER.

0374

BOX:

69

FOLDER:

768

DESCRIPTION:

Cartwright, Eugene P.

DATE:

06/06/82



768

WITNESSES.

House of Delantim

Day of Trial, 6
Counsel, John Coak
Filed 6 day of Jan. 1882
Pleads Not Guilty

THE PEOPLE

vs.

Eugene P. Cartwright ^B

Felonious Assault and Battery.

JOHN McKEON,

District Attorney.

22 Dec 9, 1882
True & acquitted.

A True Bill.

John P. Foreman.

John

Dubay, J.

0375

0376

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Eugene P. Cartwright

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

Eugene P. Cartwright

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Eugene P. Cartwright

late of the City of New York, in the County of New York, aforesaid, on the
this day of June in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of John Ross
in the peace of the said people then and there being, feloniously did make an assault
and him the said John Ross
with a certain knife
which the said Eugene P. Cartwright

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
intent him the said John Ross
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

Eugene P. Cartwright

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Eugene P. Cartwright

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 John Ross

then and there being, wilfully and feloniously did make an

assault and him the said John Ross

with a certain

knife

which the said

Eugene P. Cartwright

in his right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully and
feloniously, and without justifiable and excusable cause, did then and there beat, strike,
stab, cut and wound, with intent to then and there wilfully and feloniously do bodily
harm unto him the said John Ross
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0377

Let the defendant
give bail in the sum
of \$2500
Rufus Albany
Walters

BAILED,
No. 1 by Charles A. Stunkball
Residence 444 8th Avenue
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Complacence in
Honor & Intention
in defiance of
Municipal & State

Police Court 1st District.

THE PEOPLE &c.,
ON THE COMPLAINT OF
J. M. H. 1881
of State of New York
vs. Rufus Albany
Walters
Offence Felony and Misdemeanor

Dated June 3 1882
Franklin Magistrate
Jules H. H. 1881
Officer

Witnesses, _____
Clerk _____

No. _____
Street _____

No. _____
to answer _____



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

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

Dated June 3 1882 Hugh H. 1881 Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0378

Sec 188-200.

CITY AND COUNTY
OF NEW YORK, N.Y.

District Police Court.

Eugene P. Cartwright 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.

Eugene P. Cartwright

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

Long Island

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

Answer.

Staten Island

Question. What is your business or profession?

Answer.

Broker and Merchant

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

Answer.

I am not guilty of
the charge

Eugene P. Cartwright.

Taken before me this

day of

188

James J. Gardner

Police Justice.

0379

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

Form

POLICE COURT—FIRST DISTRICT.

John Ross
of No. *House of Detention* Street, being duly sworn, deposes and says,
that on the *third* day of *June* 18*92*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

Eugene B. Cartwright now present.

That said Eugene did wilfully
and maliciously cut and
wound deponent upon his
face with and by means
of a certain knife and sharp
dangerous weapon which
he Eugene then held in
his hand

Sworn to, before me, this

day of

James 18*92*
James Police Justice

Deponent believes that said injury, as above set forth, was inflicted by said

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

Wherefore this deponent prays that the said assailant may be apprehended and dealt with accord-
ing to law.

John Ross
Marx

0380

BOX:

69

FOLDER:

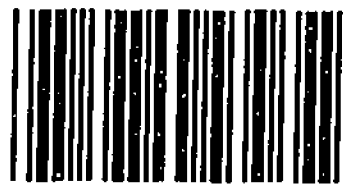
768

DESCRIPTION:

Cassacio, Giovanni

DATE:

06/27/82



768

Bail discharged
Apr 9 1883.

Prd

Now

Filed 27 day of

1882

Pleads *Not guilty*

THE PEOPLE

vs.

B

Giovanni Cassio

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

John W. Mason Foreman.

April 9/83,

Paul D. DeLong

0381

0382

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Giovanni Cassacio

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

Giovanni Cassacio

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Giovanni Cassacio

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *thirtieth* 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 *Thomas Ahern*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Thomas Ahern*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Thomas Ahern* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0303

Court of General Sessions

The People vs

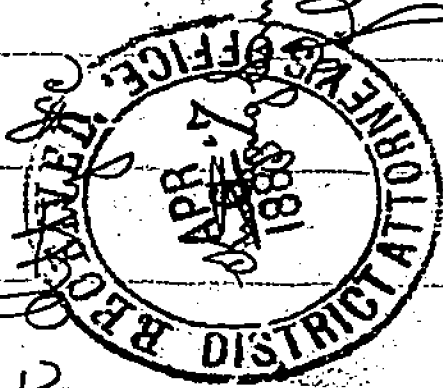
asst

John Cassano

Notice of Motion

20

Don John McShon
dist



Court of General Sessions Part 1

People vs }
 agst }
 John Cassano } As ~~At~~

Sir

You will please take notice that a motion will be made to the Judge presiding in Part 1 of the above Court, on Monday the ninth day of May 1883 on the opening of the Court on that day or as soon thereafter as counsel can be heard for the discharge of the above named defendant upon the ground of a failure on the part of the people to prosecute and for such other and further relief as to the Court may seem just and proper

Dated N.Y. April 7th 1883

Hon John McKeon
 Dist Atty vs

Yours
 Shintzing Simonson & Meyer
 of Counsel

0385

Form 11.

Police Court—First District, Halls of Justice.

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

of No The Fourth Precinct Street,

being duly sworn, deposes and says, that
on Sunday the 30th day of October
in the year 1881, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Giovanni Cassaro
now here, who seized hold of
deponent violently and attempted
to throw deponent down

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

day of

1881

POLICE JUSTICE.

B. J. Murphy

Thomas Ahern

0385

BAILED,
No. 1, by Anton J. Lince
Residence 317 Mulberry
Street,
No. 2, by
Residence
Street,
No. 3, by
Residence
Street,
No. 4, by
Residence
Street,

Sec. 206, 209, 210 & 212.

Police Court

1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Shos. Clemons

Giovanni Casasas

Offence, Assault & Battery

1891
Nov 4 1891

Reilly Magistrate.

Clemons Officer.

4th
Clerk.

Witnesses May both have used

No. Street,

No. Street,

No. Street.

[Signature]

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

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 Nov 4 1891

B. W. R. R. R. Police Justice.

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

Dated _____ 1891 _____ 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 _____ 1891 _____ Police Justice.

0387

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Giovanni Bassacis 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.

Giovanni Bassacis

Question. How old are you?

Answer.

57 years

Question. Where were you born?

Answer.

Italy

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

Answer.

35 Bowling Green

Question. What is your business or profession?

Answer.

Musician

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

Giovanni Bassacis
mark

Taken before me, this *4th*

day of *Nov* 188*1*

W. H. Murphy
Police Justice.