

0744

BOX:

170

FOLDER:

1734

DESCRIPTION:

Tausch, Rudolph J.

DATE:

03/02/85



1734

POOR QUALITY ORIGINALS

0745

207

Witnesses:

Josephine Schick
1645 1st Ave.
Officer Michael Bennett
23rd Precinct

Counsel,

Filed *2* day of *March* 188*5*

Pleads

THE PEOPLE

vs.

Rudolph J. Tanoch

Grand Larceny in the
(MONEY)
degree.
(Sec. 528 and 537, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

Rudolph J. Tanoch
Plaintiff

A True Bill.

S. J. Wood

W. J. C. Berry

Foreman.

0746

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rudolph J. Sausch

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

Rudolph J. Sausch

of the crime of GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *Rudolph J. Sausch*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-fourth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*five* at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *_____*; *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *six* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *thirteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *_____*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *_____*; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *six* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *_____* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *_____*

of the proper moneys, goods, chattels, and personal property of one *_____* on the person of the said *Josephine Schick*, then and there being found, from the person of the said *_____* 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.

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY ORIGINALS

0748

Police Court—5 District.

Affidavit—Larceny.

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

of No. 1645 1st Avenue Street, aged 35 years,
occupation Keeps house being duly sworn

deposes and says, that on the 24 day of February 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Fifty nine dollars in bills of the Association of New York and two dollar bills, good and lawful money

the property of Apmet

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 Rudolph ~~Rosen~~ Lausch

(now here) from the following facts, that Apmet left her apartments on the above date with no one in them but defendant whom she locked in them, Apmet immediately returned, ~~when~~ she missed the above mentioned money on the following morning and on this morning Apmet accused defendant of stealing and carrying away said money which theft said defendant acknowledged

Josephine Schick

Sworn before me, this 25 day of February 1888 at New York Police Justice.

POOR QUALITY ORIGINALS

0749

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } SS

Rudolph J. Gausch 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. *Rudolph J. Gausch.*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *396 E 23rd St. 2 months*

Question. What is your business or profession?

Answer. *Baker*

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

Answer. *I have nothing to say*

R. J. Gausch

Taken before me this

day of *August* 188*8*

Police Justice.

0750

BOX:

170

FOLDER:

1734

DESCRIPTION:

Taylor, Thomas

DATE:

03/13/85



1734

POOR QUALITY ORIGINALS

0751

116

Counsel,
Filed 13 day of March 1888
Pleads, Wm. H. Kelly

[Sections 197, 506, 528, 530, Penal Code]
[Second Offense, Section 538]

THE PEOPLE

vs.
Thomas Taylor

RANDOLPH B. MARTINE,
District Attorney.

Dr. W. H. Kelly
Pleads Guilty 23

A True Bill.

M. J. C. Berry
Foreman

104 M. J. C. Berry

See over Receipt

Witnesses:
Samuel C. Hamilton
Officer Stephen O'Brien
County Office

0752

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Sawyer

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

Thomas Sawyer of the County of New York, of the crime of **Burglary in the second degree**, as a second

offense, committed as follows:

New York, to wit: at a Court of General Sessions of the Peace, holden in and for the City and County of New York, at the City Hall in the said City, on the twenty-eighth day of February, in the year of our Lord, one thousand eight hundred and seventy-eight, before the Honorable Just. DeLoach, Recorder of the said City of New York, and Justice of the said Court, the said Thomas Sawyer was in due form of Law convicted of a felony, to wit: assault upon the person of one Margaret Rogers with a sharp, dangerous weapon, with intent to do bodily harm unto her the said Margaret Rogers, upon a certain indictment then and there in the said Court depending against the said Thomas Sawyer, by the name and de-

description of Thomas Bayly, for that
 he the said Thomas Bayly, then late
 of the City of New York, in the County
 of New York, aforesaid, on the tenth day
 of February, in the year of our Lord
 one thousand eight hundred and
 seventy eight, with force and arms,
 at the City and County aforesaid, in
 and upon the body of the said Margaret
 Rogers, in the face of the People of the
 State of New York, then and there
 present, feloniously did make an assault
 and beat the said Margaret, with a
 certain instrument and weapon, which
 the said Thomas in this regard had
 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 that the said Margaret then
 and there feloniously and wilfully should
 die:

And also for that he the said Thomas,
 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 Margaret,
 then and there being, wilfully and
 feloniously did make an assault, and
 beat the said Margaret, with a certain

instrument and weapon which the said
 Thomas in his right hand then and
 there had and held, the name being then
 and there a sharp dangerous weapon,
 wilfully and feloniously and without
 justification and excuse, did then
 and there beat, strike, did, cut, and
 wound, with intent to then and there
 wilfully and feloniously do bodily
 harm unto her the said Margaret:

And also for that afterwards, to wit,
 on the day and in the year aforesaid,
 at the City and County aforesaid, the
 said Thomas, with force and arms, in
 and upon the body of the said Margaret
 Rogge, in the face of the said People
 then and there being, feloniously did
 make another assault, and then the
 said Margaret, with a certain instrument
 and weapon which the said Thomas in
 his right hand then and there had
 and held, wilfully and feloniously
 did beat, strike, did, cut and wound,
 the name being such means and force
 as was likely to produce the death of
 her the said Margaret, with intent her
 the said Margaret then and there
 feloniously and wilfully to kill;

And also for that afterwards, to

nit: on the day and in the year aforesaid, at the City and County of Worcester, the said Thomas, with force and arms, did assault and beat the said Margaret there and there being, unlawfully and feloniously did make another assault and over the said Margaret, with a certain instrument and weapon, which the said Thomas in his right hand then and there had and held, the same being then and there a deadly weapon, unlawfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there unlawfully and feloniously murder the said Margaret.

And thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the year in and for the City and County of Worcester, and ordered and adjudged, that the said Thomas Sawyer, for the felony and assault aforesaid, whereof he was so convicted as aforesaid, be imprisoned in the State Prison for the term of five years, as by the record thereof doth more fully and at large appear.

And the said Thomas Sawyer, doth the said Twenty-first Ward of

The City of New York, in the County
 of New York, aforesaid, having been so
 convicted of the felony and assault
 aforesaid, afterwards, to wit. on the
 seventeenth day of January, in the
 year of our Lord one thousand, eight
 hundred and eighty five, in the fore-
 and arms, about the hour of twelve
 o'clock in the day, time of the same
 day, at the Ward, City and County
 aforesaid, the dwelling house of
 one Thomas Hamilton the negro,
 there situate, feloniously and unlaw-
 fully did break into and enter,
 there being then and there some
 human being, to wit. one Nora Broth-
 within the said dwelling house, the
 said Thomas Hamilton then and there
 intending to commit some crime
 therein, to wit. the goods, chattels
 and personal property of the said
 Thomas Hamilton the negro, in
 the said dwelling house then and
 there being, then and there feloniously
 and unlawfully to steal, take and
 carry away, against the laws of
 the State in such case made
 and provided, and against the peace
 of the People of the State of

Newly, and their dignity;

And the Grand Jury aforesaid
by this indictment, further accuses
the said Thomas Sauger of the
Crime of **Grand Larceny** in the first
degree, as a Breach of Peace, committed
as follows:

Therefore, to wit: at a Court of
General Sessions of the Peace, holden
in and for the City and County of New
York, at the City Hall in the said
City, on the twenty eighth day of
February, in the year of our Lord,
one thousand eight hundred and seventy
eight, before the Honorable John
H. Shackelford, Recorder of the said
City of New York, and Justice of the
said Court, the said Thomas Sauger
was in due form of Law convicted of
felony, to wit: assault upon the
person of one Margaret Boag with
a sharp dangerous weapon, with
intent to do bodily harm unto her,
the said Margaret Boag, upon a
certain indictment then and there in
the said Court depending against the
said Thomas Sauger, by the name and
description of Thomas Sauger, And

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Whereupon, upon the conviction
aforesaid, it was considered by the
said Court of General Sessions of
the year, in and for the City and
County of New York, and ordered and
adjudged, that the said Thomas
Sawyer, for the felony and assault
aforesaid, whereof he was so convicted
as aforesaid, be imprisoned in the
State Prison for the term of five
years, as by the record thereof
both more fully and at large
appear.

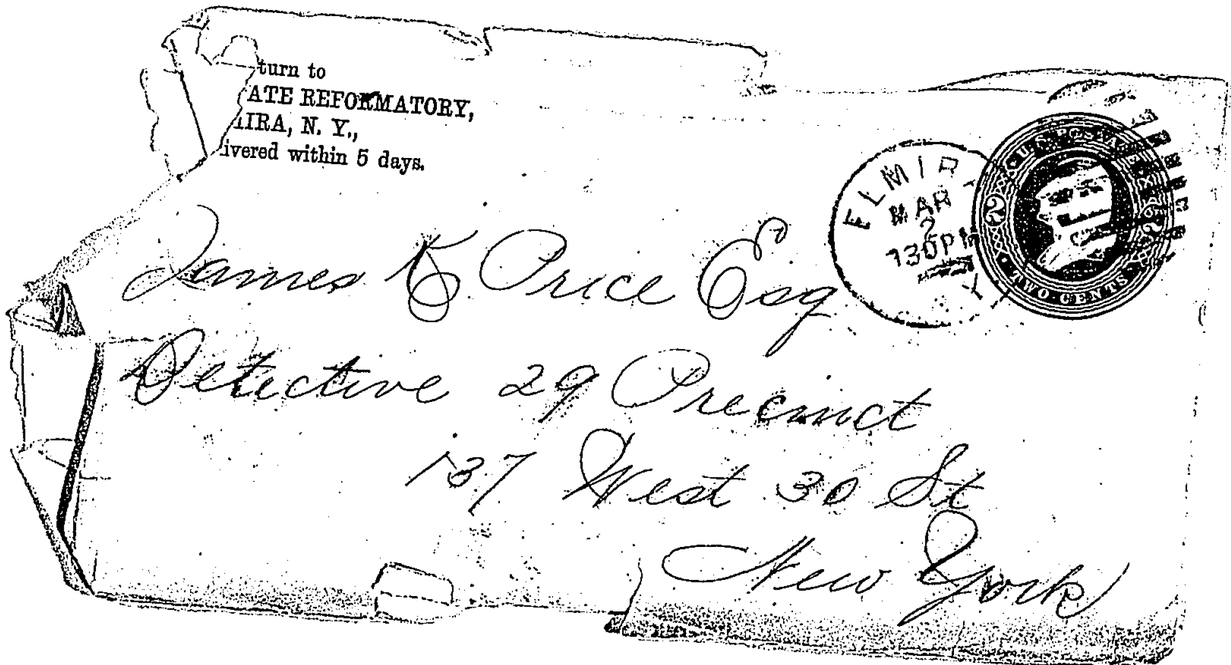
And the said Thomas Sawyer,
late of the County of Westchester
the City of New York, in the County
of New York aforesaid, having been
so convicted of the felony and
assault aforesaid, afterwards, to wit:
on the seventeenth day of January,
in the year of our Lord one thousand
eight hundred and eighty five, at
the Ward, City and County aforesaid,
in the day time of the same day,
with force and arms, fifty six pieces,
of the value of three dollars each,
fifty rods of the value of three
dollars each, fifty fowls of the
value of three dollars each, one

notes of the value of twenty five
 dollars, three more notes of the
 value of twenty five dollars each,
 two more notes of the value of five
 dollars each, one note of the value
 of ten dollars, one more of the value
 of ten dollars, one more of the
 value of twenty five dollars, and
 one more of the value of ten
 dollars, of the goods, chattels and
 personal property of one Thomas
 Hamilton the spouse, in the said
 house of the said Thomas Hamilton
 at New York, there situated, there
 and there being found, in the dwelling
 house aforesaid, there and there to be
 feloniously stolen, taken and carried
 away: against the form of the
 Statute in such case made and pro-
 vided, and against the peace of the
 People of the State of New York,
 and their dignity.

Randolph C. Martin,

District Attorney.

0760



Return to
STATE REFORMATORY,
ALBANY, N. Y.,
Delivered within 5 days.

James K. Price Esq
Detective 29 Precinct
137 West 30 St
New York



POOR QUALITY
ORIGINALS

0761

March 20th 1885

Judge Smyth

Respected Sir.

I from the testimony in Court this
Morning judged that your knowing
Sighting of my former Character
And family Connections
Might be slightly prejudiced against
me. its exonerate my self as much
as possible. I wish to state the cause
of my Pleading guilty it was for the
Reason that people whom I would
Have to Bring on the Stand to Prove
my life are people whose Character
are Not such as would Have Weight
With the Jury and I wish to let you
knowe all ~~an~~ the Particulars of my case
at the time of this Robbery I was
Sick with the Rheumatism at Home
and to showe I am telling the truth
I would ^{Refer you} to Doctor Comstock
of the work House Black Wells Island

POOR QUALITY
ORIGINALS

0762

on the 7 day of December 1883 i was sent to the Penitentiary on a Plea of Petty Larceny for one year an \$100 dollars fine By Judge gildersleeve an for my good Behavior i got 2 months an \$100 dollars thrown off. i was discharged on the 10 day of October last i was Home 3 days when i was taken sick with the Rheumatism an could hardly walk an i had not Bin out of my Home for 2 weeks untill one night i felt like taking a walk an i walked to Broadway an 29 St an was arrested By the same officer that has arrested me this time His name is i Believe is Mr C Brine When He arrested me the first time He sed He would Have me let go in the morning at the Police Court But in the morning Judge Patterson gave me 6 months as a Suspicious Chariter i was so lame at the time i was taken the next morning

in an Ambulance to the Hospital an from the day i was sentenced unto the day i was discharged i layed ~~in~~ in Bed at the Hospital 7 or 8 weeks untill the Doctor sent Judge Patterson a Certificate of my Health. ~~With~~ ^{Which} Judge Patterson ask for an He sent my mother up With my Discharge an i come Home With Her i walk Home on a crutch an was not able to leave the House for 4 or 5 weeks after Now the Robbery was committed on the 17th of January last an Miss Hamilton Has sed that the men ran up the Street. With i was unable to do an at the present day am the same as any Doctor can certify By Examining my limbs ~~at~~ i will Refer you to Judge gildersleeve for my Condukt While in the Penitentiary an to Doctor Comstock Be for you Pass Sentence on Pleas look into my case an of my Past 18 months an

0763

POOR QUALITY
ORIGINALS

an you will see i Have tryed
to do Right, an as true as there
is a god i am innozent of this
Charge. an Hope you will look
Back to this last 18 months
for my Condreed an you
will see i mean well i
Have nothing more to say
Excepting Ask for Mercy.
Your Obedient servant

Thomas Taylor

P.

the Alias i gave when
Last Arrested was
Thomas Clarke

POOR QUALITY
ORIGINALS

0764

P's 4+1
S.M.R.

New York Feb 21st 185

Dear Madam.
Please let me know if either of those 2 men that you say passed you on the stairs, the day that the robbery was committed, had side whickers. Please let me know by mail, as soon as possible.

Yours. Respectfully
Miss Lena Lyons
413 Hudson St.

0765

New York Feb 26th 185

Dear Madam

I am very sorry to see that you should listen to what ~~that~~ that detective is saying to you. That day that I came to visit you, I was not talking to that detective, until he interrupted you, and commenced speaking to me himself. He was telling you a falsehood when he said that my brother is a bad character. He is only doing this to raise himself, and try to get a good name. I can prove that my brother is not the man that committed the robbery, and I am positive of it, as he was at home all that day. That detective is trying to make you believe him by tell-

0766

ing you a lot of stories about my brother, which I know are not true. The day that my brother was over in the court this week the detective pulled him away, because he thought that my brother might convince you of his innocence. I hope to God that you will not make a charge against him, for I would not like to see him sent away for the world. Mother & Father are worrying about him all the time and it will break their hearts, if he does not be home soon. Dear Madam I here write these lines to you with tears in my eyes, I am thinking of my brother day & night! For the Love of God please think over this and do not mind what that detective

is telling to you, as I can prove as sure as there is a God above, that he is not the man, and that he is a good character, and he can get many more to prove it. Many a time a poor innocent person, is accused ~~of~~ in a case like this on account of those mean detectives. Dear Madam it is a terrible disgrace to our family to have my brother arrested. I would like to have another interview with you, I would like to know if you would be pleased to see me, and please let me know when I should call again, as I would like to know if you would be kind enough to speak to me. My brother said he would like to speak to you, and that you should

0767

come down to see him, ~~as he~~
~~will be here at the~~
He is under the name of John
Raymond. Tomb. Cell 57

Yours Respectfully
Miss Lena Lyons
413 Hudson St.
N.Y. City

0768

Shortly after Lyons was arrested, two young girls called to see me, one said her name was Lena Lyons, & that she was the sister of the young man, who had been arrested & called himself John Raymond, but that his right name was Horace Lyons.

The young girl who was with her, she said was a friend of her brother, Lena then went on to say her brother had never been arrested before, that he was a good character, that he lived at home

0769

& sold cigars, in the store
for her father. She said
he did not rob my
house, that he was
home all that day.

I asked her what day?

She said the 17th of Jan

I asked her what day
of the week it was?

She said she did
not know.

I asked her how she
knew it was the 17th

if she did not know
the day of the week.

She said she knew
it was the 17th because

she did.

I asked her if there
was any circumstance

by which she could
place the day of the

week.

She said there was not,

but that it made no
difference what day

of the week it was,

so long as she knew
the day of the month,

& knew he was home
that day. I asked

the friend if she knew,
she said she did

not. Detective

Heard was present
during this conversation.

0770

Several days after Lena Lyons was here, I had a letter from her asking if she could call & see me again, or would I please go to the Lombs & see her brother: that he was in cell No 51- & wished to see me. I received this letter the day the prisoners came to plead. From the court I went to Hudson st to see Lena Lyons. Detective Price went with me. He went in the store called the girl Lena out.

07771

She got in my carriage with me. Mr Price stood on the sidewalk & put his head in the carriage window. At first she told me the same story as she had told before & written, that he was innocent, was a good character & she wished me to help him. I said I knew she had not been telling the truth. Mr Price then told her we would forgive any untruth she might have told in regard to her husband but if she wished for assistance from me, she must speak

the truth. She then began to cry, & said he had been arrested before two years ago, & sent to some place that was not a prison in Elmira, had been arrested on 3rd of Oct. she did not know what for, that since his return from there he had not lived at home. She did not know where he had lived. She did not know what he did. He came & went to their house but told them at home nothing about his whereabouts - or doing

0772

She begged me to go to
the banks & see him.
I told her I could not
but that she could go
& tell him if he would
restore any of my
property, or put me
in the way of getting
any part of it, she
would give me
information as to
who was the receiver.
I would so state
to the judge & jury
& ask for mercy
for him, in case of
a conviction.
She agreed she
would go & see him
& see if she could
get him to do that.
& said after her

0773

interview with him!
She said she would
either write to me, or
go & see Detective
Price at the 30th St
Station House, & let
us know what he
would do in regard
to the property.
She did not go there
to meet him. She
wrote me a letter asking
me to answer at
once, & state whether
he had whiskers or
not. When I thought
I saw him at the
house, I did not
reply & have not seen
him since & speak to her.

POOR QUALITY
ORIGINALS

0774

Mr. Michael
Kernally
490. 8. 1947

POOR QUALITY
ORIGINALS

0775

GRAND ANNUAL BALL
OF THE
THOMAS TAYLOR ASSOCIATION,
AT MERCER ASSEMBLY ROOMS,
193 Mercer Street,
ON THURSDAY EVE'G, FEBRUARY 12th, 1885.
TICKETS, Admit'g Gent & Ladies, Including Hat Check, 25 CENTS.
On this occasion Two handsome Gold Medals will be given to the best Gent and Lady Waltzer
MUSIC BY PROF. BRIGLIO. The Floor will be under the management of Mr. John Swarke.
JOHN GATELY, Pres. PETER DAVIS, Vice-Pres. HORACE LYONS, Treas. JAMES HUGHES, Rec. Sec.
LOUIS BELSAM, Fin. Sec. JOHN FAULKNER, Cor. Sec. WM. STEWART, Sg't-at-Arms.
Committee of Arrangements—JOHN CARROLL, THOS. KELLY, THOS. SULLIVAN.

POOR QUALITY
ORIGINALS

0776

THE
NEW YORK STATE REFORMATORY.

Elmira, March 2nd 1885

James H. Price, Esq.
Detective 29 Precinct
137 West 30th Str.
New York City

Dear sir:

Yours of the 27th ult. to hand
Horace Lyons alias John Everett
is 21 years of age, measures 5'8"
weighs abt 130 lbs., has a dark
complexion, black hair and brown
eyes. His father Samuel Lyons
resides at 413 Hudson Str, N. Y. City
and a brother Abraham Lyons
at Utica. I am unable to furnish
the name of the officer who effected
his arrest, but enclose a photo
of Everett.

P.S. Everett was sentenced
by Judge Sildenkane Feb 14/83.

Yours truly
J. W. Mulvey

0777

BOX:

170

FOLDER:

1734

DESCRIPTION:

Thimme, Harry

DATE:

03/20/85



1734

0778

deat. for Infanter

Witnesses: Lawrence A. Steiner
J.D. 5th Avenue
Officer Samuel Price
29th Street

All interrogate
by McCurtin
who proceeds
that next, he
announces to Elly
FD

11/18
Counsel
Filed 20 day of Dec 1888
Pleads

THE PEOPLE
vs.
Harry Thimme
Grand Larceny 1st degree
[Sections 528, 531, Penal Code]

RANDOLPH B. MARTINE,
PETER B. O'NEIL,

District Attorney.

Pr Jct 238
Who is guilty. 45 27
A True Bill.

M. J. C. Berry

He Rep
Foreman.
FD

0779

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Timme.

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

Harry Timme

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

The said Harry Timme,

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

one set of jewelry (a more particular description of which is to the Grand Jury said unknown, and cannot now be given) of the value of twenty nine dollars, two studs of the value of three dollars each, one ring of the value of twelve dollars, one pair of the value of six dollars, one ring of the value of twenty seven dollars, two pieces buttons of the value of four dollars and fifty cents each, three other studs of the value of three dollars each, two other pieces buttons of the value of five dollars each, and divers other articles of jewelry, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars,

of the goods, chattels and personal property of one Clarence

Stedman,

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

Randolph C. Martin,

District Attorney.

0780

146
277
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Stebbins
503 5th Ave

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1 *Harry James*
2
3
4
Office *James L. ...*

Dated



March 15 1885

James L. ...
Magistrate
Officer

29
Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$ *7000* to answer Sessions.

James

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 *Harry James*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* 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 *March 15* 1885 *John J. ...* 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.

0781

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Harry Finney

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. Harry Finney

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. St Louis

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

Answer. I have no home

Question. What is your business or profession?

Answer. Salesman

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 the charge

Harry Finney

Taken before me this 15 day of March 1888
John J. ...
Police Justice.

POOR QUALITY ORIGINALS

0782

Police Court— 3rd District.

Affidavit—Larceny.

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

Charles A. Sedman

of No. 508 6th Avenue, Street, aged 38 years,
occupation Army Officer, being duly sworn

deposes and says, that on the 24 day of February 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

one set of jewelry of the value of Twenty seven dollars
two Silver Suits of the value of Six dollars
one Revolver of the value of Twelve dollars
one Watch fob with Blood Stone of the value of 6 dollars
one Seal Ring of the value of Twenty Seven dollars
one pair of Sleeve Buttons of the value of 9 dollars
one set of shell. Shirts studs & Sleeve Buttons
of the value of Eighteen dollars
and other jewelry of the value of Twenty dollars
said property being in all of the value of One Hundred & Eighty dollars
the property of Deponent

Sworn to before me, this 1st day of March 1885

of
John J. Sedman
Police Justice.

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 Harry Fineman now here

from the fact that said Harry acknowledged
to deponent in the presence of witnesses
that he had a Seal said property from
deponent and that he purchased the
same

C. A. Sedman

POOR QUALITY ORIGINALS

0783

179

Witnesses: *Officer Samuel Price*
29 Princt
Philip L. Pankle
503 5th Ave.

Counsel, _____
Filed *20* day of *March*, 188*8*
Pleads _____

THE PEOPLE
vs.
Harry Thimmes
(2 cases)
Grand Larceny 2nd degree
[Sections 528, 58 1, Penal Code]

~~RANDOLPH B. MARTINE,~~
~~PETER B. OLNEY,~~

Dr Mccl 27/85
District Attorney.
Subscribed in and for.
A TRUE BILL.

W. J. C. Berry
Foreman.

0784

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Shimmel

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

— Harry Shimmel —

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

The said *Harry Shimmel*,

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

one coat of the value of twenty five dollars, one vest of the value of eight dollars, one pair of trousers of the value of twelve dollars, one dressing case of the value of fifty dollars, one chain of the value of thirty dollars, and one pocket of the value of ten dollars,

of the goods, chattels and personal property of one *Charles S.*

Rundale,

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

Charles S. Rundale,
District Attorney.

POOR QUALITY ORIGINALS

0785

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

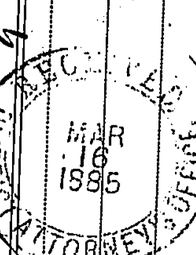
Police Court No. 19 278
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles L. Bennett
508 55th St.

Harry Pinna

1
2
3
4
Dated March 15 1885



Offence Grand Larceny

Charles Pinna Magistrate
Charles Pinna Officer
279 Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
to answer Pinna Sessions.
Pinna

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 Harry Pinna

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven 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 March 15 1885 Joseph Herman 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.

0786

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Harry Thimm

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. Harry Thimm

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. St. Louis

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

Answer. I have no home

Question. What is your business or profession?

Answer. Salesman

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 the charge
Harry Thimm

Taken before me this

day of

March 1885

John W. ... Police Justice.

0787

Police Court— Second District.

Affidavit—Larceny.

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

Philip L. Runkle

of No. 503 5th Avenue Street, aged 23 years,
occupation Law Student, being duly sworn

deposes and says, that on the 24 day of February 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One pair of mens clothing of the value
of forty five dollars
one wearing case of the value of
fifty dollars
one gold watch chain with lock
attached of the value of forty dollars
all said property being of the value
one hundred thirty five dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Harry Simonsi (Crawfish)
from the fact that he acknowledged
to deponent in the presence of
Witnesses that he did steal said
property from the Room occupied
by deponent at the aforesaid
premises

Philip L. Runkle

Sworn to before me, this
15 day
of March 1885
John P. Thomas Police Justice.

0788

BOX:

170

FOLDER:

1734

DESCRIPTION:

Thompson, Margaret

DATE:

03/09/85



1734

0789

Witness:

Mary Montgomery
28 Wall St.
Officer John Kinn
No. 20

68

Counsel,
Filed *G. S. Sarch* 1885
Pleads *July 16.*

THE PEOPLE
vs.
F
Margaret Thompson

Assault in the Second Degree.
(Section 218, Penal Code).

RANDOLPH B. MARTINE,
JOHN McKEON,
District Attorney.

A True Bill.

M. J. C. Berry
Juryman.

Mary J. C. Berry
March 8, 1885
True & acquitted

0790

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Margaret Thompson

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

Margaret Thompson

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

The said *Margaret Thompson*,

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

Mary Montgomery in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said *Margaret Thompson*

with a certain *instrument to the Grand Jury aforesaid unknown*, which *she* the said *Margaret Thompson*

in *her* right hand then and there had and held, the same being then and there an *instrument* likely to produce grievous bodily harm, *she*, the said *Mary Montgomery*, then and there feloniously did willfully and wrongfully strike, beat, *cut*, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0791

SECOND COUNT

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

Margaret Thompson

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

The said Margaret Thompson,

late of the City and County of New York, afterwards to wit: on the fourth day of March, in the year of our Lord one thousand eight hundred and eighty-five, at the City and County aforesaid, with force and arms, in and upon one Mary Montgomery

in the peace of the People of the State of New York then and there being, feloniously did willfully and wrongfully make an assault: and the said Margaret Thompson, her the said Mary Montgomery with a certain instrument to the Grand Jury aforesaid known, which she ~~the said~~ in her right hand then and there had and held, in and upon the head and body of her the said Mary Montgomery then and there feloniously did willfully and wrongfully strike, beat, cut bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting upon the said Mary Montgomery, grievous bodily harm, ~~to wit:~~

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.

RANDOLPH B. MARTINE,

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINALS

0792

Police Court— 3^d District.

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

of No. 28 Mott Street, aged 35 years,
occupation Servant being duly sworn

Mary Montgomery

deposes and says, that on the 4th day of March 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Maggie Thompson, now free, who
wilfully and maliciously cut
and wounded deponent three several
times with some sharp instrument
she, Maggie, then held in her
hands - therewith wounding deponent
on the forehead, right hand and
left arm. That deponent was so
assaulted and beaten by the
said deponent

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

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

Sworn to before me, this 4th day
of March 1885

Mary Montgomery
(mark)

J. M. Patterson Police Justice.

POOR QUALITY ORIGINALS

0794

Sec. 198-200.

J District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer *Maggie Thompson*

Question. How old are you?

Answer *33 years of age*

Question. Where were you born?

Answer. *Baltimore, Md.*

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

Answer. *93 Chrystie St. one week*

Question What is your business or profession?

Answer. *Domestic*

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*
Margaret Thompson

Taken before me this

day of *March*

188*5*

Wm D. Purvis

Police Justice.

0795

BOX:

170

FOLDER:

1734

DESCRIPTION:

Thompson, Oliver

DATE:

03/23/85



1734

POOR QUALITY ORIGINALS

0796

Witnesses:

Mary Greene
837th. bet 9th & 10th St.
Maggie Mueser
100 E 104th St
Officer John P. Brennan
23 Bond St

196
C. G. G. Han
Counsel,
W. M. Myers
Filed 23 day of March 1885
Pleads, M. G. Kelly & C.

THE PEOPLE
vs.
Oliver Thompson
24
206 E 94th.

Grand Larceny, First Degree.
(DWELLING HOUSE).
[Sections 528, 530, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.
In April 1885
Marty convicted of
Revolving
A True Bill.

W. J. C. Berry
Foreman.
Jury 30 April 1885
April 1885
Jury 30 April 1885

0797

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Oliver Thompson

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

Oliver Thompson

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

The said *Oliver Thompson*,

late of the *Second* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms

one coat of the value of ten dollars,
one pair of gloves of the value of five dollars,
twelve handkerchiefs of the value of fifty cents each,
one suit of female wearing apparel of the value of ten dollars,
and six pairs of drawers of the value of one dollar each pair,

of the goods, chattels and personal property of one *Mary Fyfe*,

in the dwelling-house of the said *Mary Fyfe*,

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

Randolph B. Martin,
District Attorney.

POOR QUALITY ORIGINALS

0798

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 13.5 years, occupation Washer of No.

183 East Street; being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Maggie Miller

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

knowledge.

Sworn to before me, this 18 day of March 1887 } Maggie Miller

Andrew J. [Signature]
Police Justice.

POOR QUALITY
ORIGINALS

0799

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry Brown

aged 13 years, occupation _____ of No.

206 E 7th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Miller

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

Sworn to before me, this 18 }
day of March 1881 } Henry Brown

Andrew J. White
Police Justice.

POOR QUALITY ORIGINALS

0000

Police Court— District.

Affidavit—Larceny.

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

of No. 22 Fulton Flat, 83, 100th Street, aged 26 years,
occupation Cook being duly sworn

deposes and says, that on the 2 day of March 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

- 1 Coat & 1 Gold Ring
 - 1 doz Handkerchiefs
 - 1 Black Suit
 - 6 pairs of drawers
 - 1 Purple dress and other small articles
- all of the value of Thirty five dollars

the property of deponent

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by Oliver Thompson ^(in here)

fact—that deponent was informed by Maggie Miller 1838 104 St that said Miller said the deponent in the apartment of the Complainant shortly before the theft was committed, and deponent further says she was informed by Detective John J. Donovan that he had arrested Harry Rowman, 206 E 77 who informed him that the said deponent had employed him to pawn the above described property, and deponent further says that she has identified said property in the hands of said Rowman broker as that stolen from her, and

Sworn to before me, this 1888 day

Police Justice.

POOR QUALITY ORIGINALS

00001

Therefore asks that said defendant be held to answer and be dealt with at the law courts

Henry Green

Sworn to before me this 18 day of March 1885

[Signature]

Police Justice

Dated 1885 Police Justice

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

There being no sufficient cause to believe the within named

Dated 1885 Police Justice

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 1885 Police Justice

of the City of New York, until he give such bail.

and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District, Offence—LARCENY. THE PEOPLE, &c., on the complaint of Henry Green, Fulton Street 89 St. Oliver Mumford



Dated 1885 Magistrate. J. J. White. Officer. 213 and Sheldon. Clerk. Harry Bowman. No. 61 7 13 St. Street. Maggie Waller. No. 183 East 104 Street. No. 500 to answer Sessions. Street.

POOR QUALITY ORIGINALS

0002

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss

Oliver Thompson 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. *Oliver Thompson*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New Ms.*

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

Answer. *306 E. 4th St. six weeks.*

Question. What is your business or profession?

Answer. *Walter*

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*

Oliver Thompson

Taken before me this

day of *March* 1888

Charles Smith

Police Justice.

0803

BOX:

170

FOLDER:

1734

DESCRIPTION:

Tierney, John J.

DATE:

03/09/85



1734

POOR QUALITY ORIGINALS

0004

Witnesses:
Officer Charles E. Reynolds
7th Precinct

Barbed
Chas P Blake

37
~~Anderson Pitt~~
7 Ridge St

76
7A
Day of Keeping open on Sunday.

Counsel,
Filed *9 March* 1885
Pleads *Not Guilty 10.*

THE PEOPLE
vs.
B
John J. Tierney
Violation of Excise Law
(Sunday)

RANDOLPH B. MARTINE,
JOHN McKEON,

District Attorney
May 13 1885
May 15 1885
A TRUE BILL
May 15 1885
A. J. C. Perry
May 16 1885

168

0005

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 J. Sweeney

The Grand Jury of the City and County of New York, by this indictment, accuse *John J. Sweeney*

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *John J. Sweeney*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *March* in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

SECOND COUNT :

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

John J. Sweeney

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *John J. Sweeney*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *first* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County

0806

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

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

THIRD COUNT:

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

John Brannan

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Brannan*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said *first* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*two*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number *One hun-*

drred and ninety six Henry Street,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE.

JOHN McKEON, District Attorney.