

0494

BOX:

279

FOLDER:

2673

DESCRIPTION:

Jackson, Margaret

DATE:

10/25/87



2673

0495

#107

Daniel Mahan

109 West 15th

Counsel,

Filed, 25 day of Dec 1887

Pleads, *Not Guilty*

THE PEOPLE

vs.

Margaret Jackson
Part 1 of 1000 - 1000

[Sections 528, 532. Penal Code.]
PETIT LARCENY.

RANDOLPH B. MARTINE,

District Attorney.

72 June 30/88

Transferred to Ct of
Ses. for trial by en. cov.

A True Bill

[Signature]

Foreman.

July 25th
1888

Witnesses:

Mary Harris

Officer Farley

0496

11 CHARLTON STREET.

Mrs. Margaret Jackson, is sick
with diphtheria at
142 Waverley Place, and is
unable to appear in court
today and it would not be
safe for the public welfare
for her to appear in side
of a week or least

Frank W. McCosham M.D.

N.Y.C. Feb 28th 1888.

0497

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 Gadsden

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

Margaret Gadsden

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Margaret Gadsden,*

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

the sum of twenty five
dollars in money, lawful money
of the United States, and of the
value of twenty five dollars,

of the goods, chattels and personal property of one *Mary Harris;*

then and there being found, then and there unlawfully 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.

Richard W. Brewster

District Attorney.

0498

BOX:

279

FOLDER:

2673

DESCRIPTION:

Jacobsen, Charles

DATE:

10/07/87



2673

0499

Witnesses:

Lida Jacobson

Hurietta O'Pasch

Counsel, *W.S. [Signature]*
Filed, *7* day of *Oct.* 188*7*
Pleads, *[Signature]*

THE PEOPLE

vs.

Charles Jacobson

BIGAMY.
[Section 298, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

Oct 10 1887
Chou 10 PM 1st floor
Chou 29 Oct 1st floor 2 info in the morning

A True Bill

Chou 30 PM 1st floor
Dec 1887

[Signature]

Foreman.

Frank D. [Signature]

Dec 1887

Dec 1887

0500



Certificate of Marriage.

Extract from the Record of *St. Peter's Germ. Lutheran Church*
New York City

Mrs. Gammes

That on the *16th* day of *January* in the year of our
Lord one thousand eight hundred and *eighty seven*
Mr. *Charles Jacobsen* a widower, of *Klissen, Mem-*
burg, Hannover and *Miss Henriette Christine Elisabeth Paasch,*
of Bergedorf, Hamburg, Germany were by me united in the bonds of

HOLY MATRIMONY,

at *New York City* according to the Laws of the
State of *New York* and in presence of the following

WITNESSES:

Mr. Philip Beyerheimmer
Mr. Johannes Ramm,



Dr. E. F. Moldenke,
Pastor *St. Peter's Germ. Luth. Ch.,*
N. Y. City

0501

Charles Jacobs of Plottjenwerbe
424 W 46th St. 37 years. ^{Klementhal Hammer}_{ver.}

Alida Albers of Weener, Lehe, Hannover
363 W 24th St. 37 years

J. Theda Thesew
Hermann Ficke.

Mrs. George Johnson
529 West 47th St.

0502

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

Police Court, District.

Lida Jacobson

of No. 346 E 60th St aged 41 years, being duly sworn, deposes and

says, that on the 4th day of December 1883

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

(now here) intermarried with deponent and took her to wife and that the ceremony of said marriage was duly performed and solemnized according to the rites and ceremonies of the Lutheran Church by the Rev William Beusse a Minister of the Gospel duly authorized and empowered under the laws of the State of New York to perform the ceremony of marriage and, ^{that} said defendant and deponent from and after ~~that~~ the time of said marriage lived and cohabited together as man and wife for the space of two years and deponent says that no decree of divorce has been made by any competent or lawful Court between deponent and said defendant and that deponent is the lawful wife of said defendant and that she is the Mother of a child aged 2 years and 8 months of whom said defendant is the Father.

Lida Jacobson

Sworn to before me

This 29th day of Sept-1887

David C. Kelly, Police Justice

0503

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

Edward F. Moldenke

of No. 124 E 46 Street, aged 51 years,

occupation Minister of the Gospel being duly sworn deposes and says

that on the 16 day of January 1887

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

Ceremony of marriage between Charles

Jacobson (now hui) the within name of

defendant and Bernetta C. E. Paasch

at No Church S. W Cor Lexington Ave 46th St

Deponent further says that said

ceremony was performed and solemnized

according to the rites and ceremonies

of the Lutheran Church of which he is a

Minister and is duly authorized and

empowered under the laws to perform said

ceremony

Dr. E. F. Moldenke
Pastor St. Peter's Luth. Ch.

Sworn to before me, this
of 29 day
1887

David W. ... Police Justice.

0504

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Charles Jacobson*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *Human*

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

Answer. *331 E 48. 8 mos*

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 guilty of the charge
C. Jacobson*

Taken before me this

29

day of

Sept

1887

Samuel W. Kelly

Police Justice.

0505

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifty 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 Sept 29 1887

Sam'l O. 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0506

#60
Police Court 4 District. 1606

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lida Jacobson
346 E. 60

Charles Jacobson

2
3
4

Offence Bigamy

BAILEE,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept- 29* 1887

Daniel O'Reilly Magistrate.

M. F. Shelly Officer.

Sophie Jacobs *75* Precinct.
1315-1 ave

Witnesses *Henrietta C. E. Paasch*

No. *331 E 48* Street.

Dr E F Moldenke

No. *124 E 60* Street.

Rev. W. Bond *416 W. 43 St*

No. Street.

\$ *15.00* answer *g S*

Committed

Subpoena also

Rev Wm Bufe
415 W 43 St



0507

SAMUEL S. THOMAS,

COUNSELLOR AT LAW,

280 BROADWAY,

STEWART BUILDING,

NEW YORK.

0508

John Simon,
Shaving & Hair Cutting
- SALOON. -
795 First Avenue,
bet. 54th & 55th Sts. New York.

0509

Harman, J. C.
D. O. 1.7 - 120 96

0510

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To

Off Shelly

of No.

Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 10 day of November instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Chas. Jacobson

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of November in the year of our Lord 1887

RANDOLPH B. MARTINE, *District Attorney.*

[Handwritten signature and scribble] 23

0512

4th Dist. Police Com.
Testimony in
case of
People
vs
Jacobson
Bigamy

Handwritten notes in the left column, including vertical text and a large number '4' at the bottom.

Faint handwritten notes in the bottom right corner of the page.

0513

Fourth District Police Court.
New York September 29th, 1887.

The People on Complaint of
Lida Jacobson
vs.
Charles Jacobson } Bigamy

Examination before
Hon.

Daniel O'Reilly
Police Justice

Appearance
For Defendant May Steinert

Lida Jacobson, complainant, being
sworn, testified as follows =

Cross examination by Mr Steinert

- Q. Is this your first or second husband?
A. Second husband.
Q. When did you see your first husband
last?
A. Between 18, 19, or 20 years ago. (1)

0514

- Q. And where was it that you saw him?
A. In Germany.
Q. And how long were you married to him before you separated?
A. About six months.
Q. You are married to him?
A. Yes sir.
Q. You won't swear that he is dead?
A. No sir.

Edward F. Moldenke, a Minister of the Gospel, residing at 124 East 4.6th street, being sworn, in behalf of the People testified as follows:

Cross examination by Mr Steiner

- Q. Now Doctor, can you tell from memory what day it was, that you married a party by the name of Paasch, and Charles Jacobson?
A. I can't remember, but I have referred to the record.
Q. You can tell by your record, that you married parties of those (2)

0515

names, is that it?

a. Yes sir.

Q. Are you willing to swear that this is the man?

a. I think so there is no doubt in my mind - He says so himself.

Q. I am asking you yourself?

a. There is no doubt about it.

Q. That he is the man?

a. I think so, so far as I can remember.

Q. Had you seen him before you performed this ceremony?

a. Yes sir I saw him before and after. Before, when the marriage was announced, and after when he came for his certificate.

Q. Do you know about how many times you have seen this man?

a. No, I can't remember.

Q. But you are positive that he is the man married under the name of Jacobson?

a. I think so.

0516

Court of General Sessions
in and for the City and County of Norfolk.

The People &c
Against
Charles Jackson

Sir:-

You will please take notice that
upon the Indictment filed October 6th
1887 and upon all the papers and
proceedings in this action. I shall
move this Court before the Hon-
orable Henry A. Gilchrist, at
part 3 at the Court House No 32
Chancery Street, in the City of Norfolk,
on Thursday the 8th day of December
1887 at Eleven o'clock in the forenoon
of that day, or as soon thereafter as
Counsel can be heard, for an order
directing, that the Indictment herein
be dismissed for want of prosecution
and for such other and further relief
in the premises as may be deemed
just and proper.

Dated Norfolk }
December 6th 1887 }
James W.
William S. McPheters,
attorney for Defendant

0517

Service by Copy admitted this 6th day of
December 1887.

Court of General Sessions

The People vs
VS

Charles Jackson
vs
John J. Watson

W. A. M. Phelan

U.S. District Court
New York City

To Hon: Randolph B. Martin
District Atty:



Court of General Sessions.
in and for City and County of New York.

The People vs. }
 against }
Charles Jacobson }

Sir: You will please take notice, that upon the Indictment filed October 6th 1884 and upon all the papers and proceedings in this action, I shall move this Court before the Honorable Henry A. Gilderless, at part 3, at the Court House No 32 Chambers Street, in the City of New York, on Friday the 9th day of December 1884, at Eleven O'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard, for an order directing, that the Indictment herein be dismissed for want of prosecution, and for such other and further relief in the premises as may be deemed just and proper.

Yours &c

Wm S. McPheters

Attorney for Defendant

Dated: New York,

December 8th 1884

Court of General Sessions

The People vs

Charles Westbrook.

Copy notes of Motion

W. S. McPherson.

Attorney General
23 Chesapeake Street
1887
District of Columbia

Now: Randolph B. Washburn
District Attorney.

0520

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Goodson

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

Charles Goodson

of the CRIME OF BIGAMY, committed as follows:

The said Charles Goodson,

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

day of December, in the year of our Lord one thousand eight hundred

and eighty-three, at the City

and County aforesaid,

did marry one Aida Namimaga, and thereafter

the said Aida Namimaga, did then and there have for

his wife; and the said Charles Goodson,

afterwards, to wit, on the sixteenth day of January, in the year

of our Lord one thousand eight hundred and eighty-seven at the City and

County aforesaid,

did feloniously marry and take as his wife one Henriette R.

R. Paarda, and to the said Henriette R. Paarda,

was then and there married, the said Aida Namimaga,

being then living and in full life, 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.

0521

BOX:

279

FOLDER:

2673

DESCRIPTION:

James, Nathaniel

DATE:

10/28/87



2673

0522

#387
Counsel, J. H. Fay
11 Pulte St.
Filed May of 1887
Pleads Guilty. *Chm*

(Section 219, Penal Code.)

ASSAULT IN THE THIRD DEGREE

THE PEOPLE

vs.

N
Nathaniel James

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

S. C. Miller
Foreman
on mo of deacy
Dec 7/87
F. H. Y

Witnesses:

Geo Walker

Officer Roache

The complainant recom-
mends leniency herein,
and I am informed has
reported to a civil action.
The case is one of ordinary
assault. The deft. is a man
of excellent character but
made the mistake of giving
way to temper. No good end
can be obtained by a further
prosecution of this indict-
ment & the above recommend
that within jurisdiction be
dismissed & bail discharged,
Dec 6/87 Randolph B. Martine
District Atty.

0523

Police Court— 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 136 West 30th Street, aged 31 years,
occupation Book-Binder being duly sworn, deposes and says, that
on the 23rd day of September 1887 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Mathaniel James,
who wilfully struck deponent an
violent blow striking 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 24th day of September 1887 } Robt Walker

J. M. Patterson Police Justice.

0524

POLICE COURT- 2 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Nathan James

On Complaint of Robert Walker

For Assault

After being informed of my rights under the law, I hereby ~~wave~~ ^{demand} a trial, by Jury, on this complaint, and demand a trial at the COURT OF ~~SPECIAL~~ ^{General} SESSIONS OF THE PEACE, to be holden in and for the City and County of New York

Dated Sept. 24 1887

N E James

J M Peterson Police Justice.

0525

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Nathaniel James 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. *Nathaniel James*

Question. How old are you?

Answer. *30 years of age*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *237 West 84 St. 5 or 6 months*

Question. What is your business or profession?

Answer. *I have no business*

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

Answer. *I am not guilty*
N. James

Taken before me this

24th

day of *April* 188*7*

John W. ...
Police Justice.

0526

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.....

Nathaniel James
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Three* 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 *September 24* 188 *J. M. Patterson* Police Justice.

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

Dated *Sept 25* 188 *J. M. Patterson* Police Justice.

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

Dated..... 188 Police Justice.

0527

BAILED.

No. 1, by

Wm E. Ribbell

Residence

234 W. 44 Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

387
Police Court *2* District. *1568*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Walker
36 W. 30

Martina James

2

3

4

Ann
Offence

Dated

September 24 188*7*

Magistrate

Patterson

Officer.

Roche

Precinct.

19

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

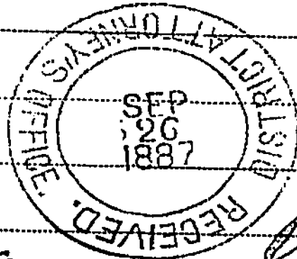
500

to answer

G. S.

Cond

Bailed



0528

COURT OF GENERAL SESSIONS
CLERK'S OFFICE.

Jones.

PEOPLE

vs.

Timothy D. Jones

See

Dec. 1887

0529

50-10-'04 [S]-3M

Court of General Sessions.
CLERK'S OFFICE.

PEOPLE

vs.

Latimore C. Jones

See Safe for

Pending Ind

filed 14 Oct 1887

0530

Court of General Sessions.

The People vs.
against
Nathaniel James.

City and County of New York, ss:

Nathaniel James, being duly sworn deposes and says, as follows, viz:

I am the above named Defendant, I am 30 years of age, and unmarried. I am now in active business, having sufficient income from my Father's estate to support me. I reside at No 237 West 34th Street New York City.

I have never been arrested before the 23rd day of October last. and never been threatened with arrest, for any cause whatever. On that day I was arrested at 30th Street and Broadway by a Police Officer, on the request of Robert Walker, a colored man, who has a book-blacking and news stand there. The Officer took me to the Station House at 30th Street, when I was detained

0531

from about 8 o'clock in the evening
until the next morning,
when I was taken to the Police
Court at Jefferson Market.
There, having no counsel, and
not understanding what ought
to be done, I waived representa-
tion, and Judge Peterson held
me in \$300 Bail. Then I was
taken upstairs & put in a
cell in the Jail until I
could communicate with
my friends and get Bail. I
was kept there over night
and until Sunday morning
(the next day), making two
nights and a day there I was
in custody and locked up.
Then I succeeded in getting
word to my friends, who
came and gave the \$300 Bail
required. I have ^{been subsequently}
indicted, I am told, for the
offense with which I was
charged on my arrest, and
have pleaded not guilty to
the indictment.

I do not consider myself

0532

guilty - of assault in the third degree, my alleged offense, or guilty of any offense against the laws of the State.

The colored man insulted me openly and abused me and I lost my temper and knocked him down. I was not under the influence of liquor at the time, but was very much excited by the insolent manner and language of the man. I am not a drinking man, although I am not totally abstemious. I have a rather quick temper and lost control of myself when the colored man was impertinent. I regret the occurrence now exceedingly, but I consider that I have been pretty well persuaded already by my incarceration and trouble of mind, on the subject.

The colored man was not harmed in the least by my blow. I struck him with my fist only, and only one slight blow at that. I was surprised to see

0533

his fall, or rather sit down,
for I do not think I struck
him hard enough to knock him
down.

Sworn to before me

this 17th day of November 1957

James H. Fay
Notary Public
N.H.

Attest
A. E. James

0534

Court of General Sessions.

The People vs.
against
Nathaniel James.

City and County of New York, ss:

Melville Brown, being duly
sworn say, as follows, viz: -
I reside at No. 48 W. 5th Street
in New York City and do business as
an Insurance Broker at No. 22
Pine Street.

I am well acquainted with the
above named Nathaniel James,
have known him for over fifteen
years. I married his sister
in 1870. I believe him to be a
truthful man, of quiet, indy-
fensive life. I believe him to
be morally innocent of the offense
with which he is charged in
this action, and to be a proper
subject for the clemency.

Brown before me this
17th day of November
1887.

Melville Brown

James H. Fay
Notary Public N.Y.C.

0535

County of Guilford, N. C.

The People of
and
Nathaniel James.

City and County of New York, ss:

Frank S. Clark being duly sworn
says as follows, viz: -

I reside at No. 55 West 33rd Street
in New York City, and I have re-
tired from business, and am
living upon my income. I have
known the above named Nath-
aniel James for four years or
more, and know him to be a law-
abiding, sober, respectable citizen.
I have known him intimately
during the past two years. I
know the circumstances of
his arrest and detention
at the Station House and Jail
last month, and I consider
that his treatment there
has been a more than suf-
ficient punishment for the
very trifling assault he made
upon the colored man Robert

0536

Walker, for which he was arrested. I think Mr. James was fully justified in striking the man, under the circumstances, which were very aggravating and provoking. I do not consider him guilty of the offense with which he is charged, and I think he is a proper subject for clearance at this stage of his case.

Sum before me
this 17th day of November
1867.

Chas. E. Clark

James M. Fay
Atty. Genl.
N.Y.

0537

Court of General Sessions.

The People vs
against
Nathaniel James.

City and County of New York, ss:

David R. Morrison, being duly
sworn, says as follows, viz:—

I reside at No. 143 West 42^d Street,
New York City, and do business at
No. 63 Broadway, as a Broker. I
have known Mr James, the above
named defendant, for over fifteen
years intimately. I know him
to be a law-abiding citizen, truth-
ful, honest, and of good repute.

I do not believe that he is
morally guilty of the assault with
which he is charged, and I think
he is a proper subject for Execu-
tion Clemency in the matter.

Sworn before me
this 17th day of November }
1887 } D. R. Morrison

Wm. H. Fay
Notary Public
N.Y.C.

Court of General Sessions.

The People vs.
a/s

Rathaniel James.

Affidavit as to
Character &c.

J. H. Fay,
11 Pine St.

0539

District Attorney's Office,
City & County of
New York.

May 23rd 1887

Mr. Robert Walker,

Dear Sir

My District Attorney re-
quests me to state that he
would like to see you in
this office on Friday next,
between the hours of 11 a.m.
and 1 P. M. if you can
find it convenient to call
at that hour.

Yours very truly,
William H. Sewney
Secretary.

0540

*District Attorney's Office
City & County of
New York.*



*Mr. Robert Walker
136 West 30th Street
City*

0541

Court of General Sessions.

The People v.
^{against}
Nathaniel James.

Sir:-

Please to take notice that I
have been retained by and hereby
appear for the defendant in the
above entitled action, and hereby
demand service of all papers
and notices therein upon me at
my office No. 11 Pine Street, New
York City.

Dated New York

November 12, 1857

Yours &c.

James H. Fay

Attorney for N. James

To the Honorable

R. B. Martin,

District Attorney.

0542

County Phil Drums.

The Pope

v.

Nathaniel James.

John P. Spearman.

Chas. H. King
11 Penn St.
Dypt's alt.

J. R. B. Martin &
Dypt's alt.

0543

New York, Dec. 7th 1857.
John
Esq. R. B. Treatise,
District Attorney.

Dear Sir:-

Will you permit me to say
that, upon reflection, I feel convinced
that Nathaniel James, now indicted
for an Assault in the Third Degree,
committed upon me on September 24, 1857,
should not be brought to trial under
the indictment. I am brought to this
conclusion by considering the provocation
under which he considers that
he acted in striking me, and by
the fact that he has been already
sufficiently punished, in my opinion,
by his imprisonment in the State
House and Jail for two nights and
days and by the further consideration

0544

that I am in a position to
obtain a judgment in a civil
suit against him for damages.

I would be very glad if
you would consent that the
judgment be dismissed.

Yours respectfully
Robert Walker

Signed in my presence
Samuel S. Thomas
atty for R. W. Walker
280 Broadway

0545

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nathaniel James

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

- Nathaniel James -

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

The said *Nathaniel James*.

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *23rd* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, in and upon the body of one *Robert Walker* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *injure* the said *Robert Walker*, did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Robert Walker*, 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.

0546

BOX:

279

FOLDER:

2673

DESCRIPTION:

Jessen, Carl

DATE:

10/26/87



2673

0547

#330 A'

J.P. Heingelmann

Counsel, _____
Filed, 26 day of Oct 1887

Pleads, Chicago

Grand Larceny, Second degree [Sections 528, 531 Penal Code]

THE PEOPLE

vs.
405 Bldg
109-

Carl Jessen

RANDOLPH B. MARTINE,

District Attorney.

Johnston ADD

Pr. 2/28/87

A True Bill. S. P. one year

J. T. Mues Foreman

Witnesses:

Ellen King

Officer M. Sherry

0548

Police Court—

D

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. *2439 8th Avenue* — Street, aged *25* years,

occupation *Housekeeper* — being duly sworn

deposes and says, that on the *14th* day of *October* 188*7*, 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 Gold Watch and chain together of the value of Seventy 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 *Mr. Fessen* now here

from the fact that the said Fessen was employed to assist deponent in moving furniture and household goods from premises No. 208 East 38th Street to premises No. 2439 8th Avenue that deponent. Messic said property immediately after the said Fessen had left premises No. 208 East 38th Street. Deponent is informed by Officer McSherry that he arrested the said Fessen and found in his possession the watch here shown which deponent fully identifies as the property which had been taken stolen and carried away

Sworn to before me, this *14th* day of *October* 188*7*

Police Justice.

0550

CITY AND COUNTY } ss.
OF NEW YORK, }

Matthew McSherry
aged *47* years, occupation *Police Officer* of No. *30th Avenue*
Police Street, being duly sworn deposes and

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

Sworn to before me, this *19th* day of *October* 188*7* *Matthew McSherry*

M. A. Petts
Police Justice.

0551

Sec. 198-200.

21 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Carl Jessen 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. *Carl Jessen*

Question. How old are you?

Answer. *40 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *109. 3rd Avenue - 3 days*

Question. What is your business or profession?

Answer. *Butcher*

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 did not intend to keep it*

Carl Jessen

Taken before me this

day of

1887

Police Justice.

0552

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 _____

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

Dated *Oct 15 1887* 188 _____ *Wm. H. Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0553

#330

Police Court--

1690
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Olden King
2439 8th
Carl Jensen

Offence
Armed Robbery

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

2
3
4

Dated *October 10* 188*7*

W. H. M. Sherrin Magistrate.

M. Sherrin Officer.

30 Precinct.

Witnesses *Matthew M. Sherrin*

No. *30* Precinct. Street.

No. Street.

No. Street.

\$ *2000* to answer



[Signature]

0554

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Rud Gessen

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

- Rud Gessen -

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

The said *Rud Gessen*,

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

one watch of the value of fifty dollars, and one chain of the value of twenty five dollars.

of the goods, chattels and personal property of one *Wm King*

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.

Richard W. ...

District Attorney.

0555

BOX:

279

FOLDER:

2673

DESCRIPTION:

Johnson, Daniel

DATE:

10/05/87



2673

0556

WITNESSES:

Jacob Bannell

Officer Reap

#10. M. A. ...

Counsel,

Filed

day of

1887

Pleas

Guilty

THE PEOPLE,

vs.

Daniel Johnson

Feb 14/87

Frederick ...

Burglary in the THIRD DEGREE,

(Section 498, 506, 528, 531)

RANDOLPH B. MARTINE,

District Attorney.

Pl. Oct 7 1887

A True BILL.

[Signature]

Foreman.

Webster

9.50

0557

Police Court— 3rd District.

City and County } ss.:
of New York,

Jacob Barnett

of No. 79 West 10th Street, aged 26 years,
occupation Taylor being duly sworn

deposes and says, that the premises No. 79 West 10th Street, 10 Ward
in the City and County aforesaid the said being a Three story brick building
a Room & Bed Room in the front of the 7th floor
and which was occupied by deponent as a Dwelling
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the lock of
the door leading to said Room with a false key

on the 22 day of September 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One Suit of Clothing of the value
of thirty dollars.

One Woollen Shawl of the value
of four dollars.

in all of the value of thirty four dollars

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

Daniel Johnson (now dead)

for the reasons following, to wit: Deponent is informed
by Simon Barnett of No. 6 West 10th Street
that at the hour of about 11³⁰ o'clock
in the day time of said 22nd day of
September 1887 he saw said Deponent
enter upon the roof of said premises,
that after deponent's entry
that said Burglary was committed

0558

That after said Juan discovered that said Burglar was committed he met said defendant and accused him of said Burglary and Rape, and he told said Juan to give him the defendant time, that he would take said property from the pawnshop and return the same to defendant.

That said defendant when arrested told defendant in the presence of Charles of Reap of the 11th Precinct Police that he would give said property for defendant by 10 o'clock of this day.

Sworn to before me this 26th day of August 1887

John J. Smith
Magistrate

Dated _____ 1887 Police Justice.

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

Dated _____ 1887 Police Justice.

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

Dated _____ 1887 Police Justice.

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Office—BURGLARY.

1
2
3
4

Dated _____ 1887

Magistrate.

Officer.

Clerk.

Witness.

No. Street,

No. Street,

No. Street,

\$ _____ to answer General Sessions.

0559

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Police officer of No. 11th Avenue Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Josiah Barrett

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

Sworn to before me, this 26 day of September 1887 Michael J. Reap

Edmund Smith
Police Justice.

0560

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Barnett

aged *47* years, occupation *Winery Stable* of No.

6 Essex Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Jacob Barnett

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

Sworn to before me, this

26

day of

September 188*7*

J. Barnett

Edouard Smith

Police Justice.

0561

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Daniel Johnson 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. *Daniel Johnson*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York State*

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

Answer. *107 East Broadway 1/2 month*

Question. What is your business or profession?

Answer. *Coast trimming*

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*

Daniel Johnson

Taken before me this *26* day of *April* 188*8*
[Signature]
Police Justice.

0562

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

Dated *Sept 24* _____ 188 _____
Robert B. 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0563

Police Court-- 3 / 1582 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Barnett
79 of *Norfolk*
1 *David Johnson*

2 _____
3 _____
4 _____

Offence *Drunk*

Dated *Sept 26* 188 *7*

Smith Magistrate.

Michael J. Cook Officer.

11 Precinct.

Witnesses *David Johnson*

No. _____ Street.

No. *Cook* Street.

No. _____ Street.

\$ *10.00* to answer *95*

Cook



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0564

New York, Oct 12 1887.

The People
Daniel Johnson }

Hon. Randolph B. Martine

Dear Sir - I beg to notify you
that I have withdrawn from the
above case -

I have notified the dependant
to that effect

Very Respy

J. Donovan

Atty. At

335 Broadway

N.Y. City

0565

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Johnson

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

David Johnson

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

The said *David Johnson*,

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *22nd* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Jacob Barnett*,

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

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.

0566

SECOND COUNT.

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

- Daniel Johnson -

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

The said *Daniel Johnson,*

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

one coat of the value of seven
dollars, one pair of trousers
of the value of nine dollars,
one vest of the value of four
dollars, and one shirt of the
value of four dollars.

of the goods, chattels, and personal property of one

John Bennett,

in the dwelling house of the said

John Bennett,

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.

Richard W. Bennett

District Attorney.

0567

BOX:

279

FOLDER:

2673

DESCRIPTION:

Johnson, George

DATE:

10/11/87



2673

Witnesses:

Lacy A. Holmes
Geo. Fletcher

#107

Counsel,
Filed 11 day of Oct 1887
Pleads, *Chryzilly*

THE PEOPLE
1887
George Johnson
H.D.

Robbery, degree.
[Sections 224 and 225, Penal Code.]

RANDOLPH B. MARTINE,
District Attorney.
Oct. 21st 1887
130
A True Bill.
Foreman.

Oct 20th
Oct 21st
A.S.A.
Oct 23rd

0569

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

George Fletcher

of No. 5th Precinct Police Street, aged _____ years, occupation Police Officer being duly sworn deposes and says,

that on the _____ day of _____ 188

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

Lucy Ann Holmes (now here) is a necessary and important witness against George Johnson charged with attempted Robbery. and deponent further says that he has reason to believe and does believe the said Lucy Ann Holmes will not be forth coming when wanted. wherefore deponent prays she may be ordered to find recognizance for her appearance to testify.

George Fletcher

Sworn to before me, this

of _____

188

day

[Signature]

Police Justice

0570

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Lucy Ann Holmes
of No 27 Sullivan House Sullivan Street,

being duly sworn, deposeth and saith, that on the 4th day of October
1887, at the 5th Ward Ward of the City of New York, in the County
of New York, was feloniously attempted to be taken, stolen, and carried away, from the person of deponent
by force and violence, without her consent and against her will, the FOLLOWING PROPERTY, VIZ:

One plush Satchel and two gold
rings together

of the value of Eight DOLLARS,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
attempted to be was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

George Johnson (now here)
from the fact that deponent was walking
on Thompson Street at the hour of two o'clock
PM said date. And at that time deponent
had said Satchel in her right hand and
said rings on the fingers of her left hand.
And when deponent arrived near the corner of
Broome St, on Thompson St. the said
defendant came up to deponent and caught
her violently by the throat with his right hand
and struck her several violent blows on the side
of the face with his left hand and kicked her on the
body, and feloniously attempted to take, steal and carry
away the aforesaid property from the person of
deponent by force and violence without her consent and
against her will. Lucy Ann Holmes
mark

Sworn before me, this

day of October 1887

POLICE JUSTICE.

0571

2 District Police Court.

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Johnson 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.

George Johnson

Question. How old are you?

Answer.

24 years old

Question. Where were you born?

Answer.

Maryland

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

Answer.

5 York St Mrs

Question. What is your business or profession?

Answer.

Labourer

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

George Johnson
Mark

Taken before me this

day of

188

Police Justice.

0572

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

Walter Sant

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

Dated *Oct 5* 188 *J. P. Duffy* Police Justice.

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

Dated  188 Police Justice.

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

Dated _____ 188 Police Justice.

0573

¹⁰² Police Court 2 District ¹⁶²⁵

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lucy Ann Holmes
House Detention
George Johnson

Office *Attorney*

2
3
4

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Oct 5th* 188

G. Knapp Magistrate

Geo F. Fletcher Officer.

5th Precinct.

Witnesses *Geo F. Fletcher*

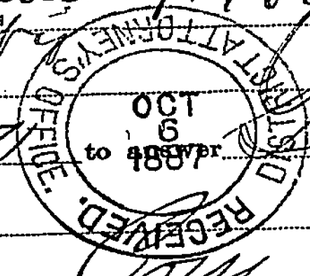
No. *5th Precinct Police* Street.

Complainant committed
to the House Detention Street.

No. *in department of Board* Street.

No. _____ Street.

\$ *1000*



Tom

0574

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Johnson

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

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

The said George Johnson,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 7th day of October, in the year of our Lord one thousand eight hundred and eighty-seven, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Sneyd A. Holmes,

one parcel of the value of four dollars, and two rings of the value of two dollars each,

of the goods, chattels and personal property of the said Sneyd A. Holmes, from the person of the said Sneyd A. Holmes, against the will, and by violence to the person of the said Sneyd A. Holmes, then and there violently and feloniously did rob, steal, take and carry away, and the said George Johnson, in so attempting the said robbery to do and commit, and in order, and for the purpose of accomplishing said robbery, then and there, by the violence aforesaid, did feloniously inflict grievous bodily harm upon the said George Johnson

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.

Handwritten signature of the District Attorney

District Attorney.

0575

BOX:

279

FOLDER:

2673

DESCRIPTION:

Jones, Latimer E.

DATE:

10/14/87



2673

0576

Copy furnished to Wm. O'Hara

Witnesses:

Benj. L. Ludington

Filed on ~~the~~ ^{an} indictment by

~~John W. Hobbs
137 1/2 St. East
George Allen
130 South Street
Brooklyn and
Mary E. Jones
46 1/2 Spring Street
Brooklyn.~~

#168

BWF 13

B. F. Warner, Clerk
City

Counsel,

Filed 14 day of

1887

Pleas

Chyquity Day 1887

ENTERED
T. J. W.

THE PEOPLE

vs.

D

Latimer E. Jones
(13 cases)

Forgery in the Second Degree.
(Sections 511 and 581, Penal Code.)

RANDOLPH B. MARTINE,

P. F. May 1898

District Attorney,
in and for the City of New York.

Indictment dismissed
secondment. ~~Special~~

A True Bill.

P. F.

J. C. Mues

Foreman.

Sentenced on another
indictment
June 1897

In an indictment for the offense
filed October 1887 and prosecuted
by James Comphimant, defendant
on June 1889 was returned for
five years and six months confinement
with, it being understood that
such sentence should operate as
a disposition of this and the
other remaining indictments
conformably to such understanding
and the preceding practice and
for other public reasons
views the dismissal of the
indictment May 1898
Case No. 13

0577

C. R. 3076.

COURT OF GENERAL SESSIONS
CLERK'S OFFICE.

PEOPLE

vs.

Lattimer G. Jones

filed 14 Oct 1887

for 15 other Inds

See 7 Dec 1887

0578

COURT OF GENERAL SESSIONS.

THE PEOPLE ETC,

vs

LATTIMER E. JONES.

To

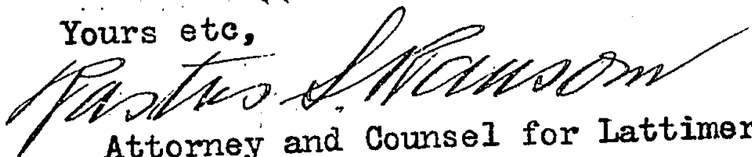
HON. ASA B. GARDINER,
District Attorney;

Sir--

Please take notice that on Friday, May 13th, 1898, at 10.30 o'clock a. m., or as soon thereafter as counsel can be heard, I shall move this court, in Part IV. thereof, for an order dismissing all the indictments now pending against Lattimer E. Jones, upon the ground that he was, on the 8th day of June, 1897, convicted upon his plea of guilty on one indictment and sentenced to the term of five years and six months in State Prison, and that it was understood when said sentence was passed that the said pending indictments were included by the Court in fixing said sentence.

DATED, NEW YORK, MAY 11th, 1898--

Yours etc,



Attorney and Counsel for Lattimer
E. Jones,
290 Broadway, Borough of Manhattan
New York City.

0579

Please take notice that the within is a Copy of
this day entered in the Office of the Clerk of the
of New York.

Dated, New York, 189

Yours &c.,

RANSOM & RANSOM,

Attorneys for

To Esq.

100 Broadway,

Attorney for

NEW YORK CITY.

COURT OF GENERAL SESSIONS.

The People etc,

Plaintiff,

against

Lattimer E. Jones,

Defendant.

NOTICE OF MOTION.

~~RANSOM & RANSOM~~
RASTUS S. RANSOM,

Attorney for Lattimer E. Jones,

290 BROADWAY,
NEW YORK CITY.



Esq.

Attorneys for

Service of a copy of the within notice of motion
admitted this 11th day of May 1898

Attorneys for

Filed

0580

C. R. 8070.

COURT OF GENERAL SESSIONS
CLERK'S OFFICE.

PEOPLE

vs.

Latimer E. Jones

15 Indictments

filed 7 Dec 1887

for another Ind

See 14 Oct 1887

0581

CR. 4435.

District Attorney's Office,
City & County of
New York.

Apr. 5, 1897.

Received from Clerk of Genl.
Sessions 18 notes in
your case
Philip Carpenter
per Holt.

18 notes ⁱⁿ above case delivered
to Mr. Carpenter A. D. R.
also all other exhibits 4/5/97 - L. V. C. Jr.

0582

STATE OF NEW YORK
Executive Chamber
ALBANY

January 9 1900 ~~1899~~

Dear Sir:

Application for Executive clemency having been made on behalf of Latimer E. Jones who was convicted of forgery 2^d degree in the County of New York and sentenced June 8. 1897 to imprisonment in the State Prison for the term of five years & six months. I am directed by the Governor respectfully to request that in pursuance of Section 695 of the Code of Criminal Procedure, you forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of enquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

Hon. Asa Bird Gardner
District Attorney
New York

Wm. J. Horwath
Private Secretary.

0583

Latham & Jones
Worcester

0584

State of New York
City & County of New York

Benjamin L. Canfield
being duly sworn, deposes and says that about the year 1883
I commenced ~~procuring~~ discounting
or purchasing promissory notes of
Latern & Jones of the City of New York.
Said Jones was engaged in the lumber
business; he represented the notes to
have been ^{given} for lumber sold by him
to the parties ~~making~~ ^{making} them ~~notes~~.
During the years of 1884, 1885 and
1886, I purchased of said Jones at
least eight hundred thousand
dollars of such paper. I also endor-
sed a large amount of these notes
for said Jones and obtained their
discounted or second drafts in
the City of New York being then
to be genuine business notes and
against impossible parties.
On or about the 25th of May 1886,
I purchased of said Jones six notes
of five hundred and fifty dollars
each which purported to be made
by E. B. Darling of Port Jefferson.

L. J. New York. Said notes were
 made payable to the order of L. E.
 Jones or the Guaranty National Bank
 N.Y. and payable four months
 and ten days, four months and
 twenty days, four months & fifteen
 days, five months, ~~four months~~
 five months and ten days, and
 five months & fifteen days after
 date respectively. On the 30th or
 4th of December 1886, I received
 a letter from J. B. Darling in answer
 to one ~~directed~~ him respecting
 the aforesaid note in which he
 states that "he" "did not" know any
 "such party as L. E. Jones and he
 " has no notes of mine as I have
 " nor any in circulation.
 On or about the 5th day of July
 1886, I purchased a note of said
 L. E. Jones for \$1500. payable four
 months and fifteen days after
 date to the order of ~~J. B. Darling~~
 + date July 5th 1886
 and purporting to be made by G.
 Tutchell & Co. I. His firm has
 a place of business at Promised
 Land, L. I. N. I have a
 letter from said firm dated

Sept 3rd 1886. in which they state
 " we have never seen any such
 " notes and know no such man
 " as L. Jones. J. H. Tuckie who
 friend of Peter Head of J. C. Caded
 said he was one of the firm of E. Tuckie & Co
 in 1886. and reported
 that he had seen a note
 to L. Jones and did not know him
 even by name. I had within
 the last or previous eighteen months
 taken more than \$25,000 of
 paper purporting to be made by this
 firm and which said Jones
 represented to me was given for lumber
 and. I have within the past
 two years ~~some~~ taken from said
 L. Jones more than \$25,000 of
 promissory notes purporting to have
 been made by M. H. Sernau of Metuchen
 N. J. and given him for lumber
 and. I have one note now in
 my possession purporting to be made
 by M. H. Sernau dated Feb'y.
 6th 1886. payable for one month
 after date to the order of L. Jones
 for \$750. at the Home Co. Nat Bank
 Jersey City. I wrote M. H. Sernau
 in regard to this note & others
 I had taken he answered

was one of the

0587

me by letter dated Sep 7 1886
" I do not know the I. J. Jones from
" name, and never gave him
" a note or Endorsement any for
" him I have not given any notes
" in my business for many years.
I have ~~some~~ (11) ^{notes} which I
purchased of some person amounting
to about \$1500 purporting to be
Endorsed by the said Mr. M.
Hessman and which he informed
me at the time I purchased them
belonged to Mr. Hessman and
which he said Hessman wished
him to see for him
The notes referred to as being endorsed
by Mr. Hessman are as follows.
Maker J. H. Vancliff of Powell
County, State of Iowa One for
\$1450. dated March 8th 1886. payable
to the order of Mr. Hessman seven
months after date at the East
River N. B. N. Y.
Another dated May March 12 1886
for \$1450. to the order of Mr. Hessman
seven months after date at the
East River N. B. N. Y.
Another dated April 1st 1886.

0588

In \$821. to the order of Mr. Heerman
Seven Months & ten days after date
of the East River Nat Bk NY
Another dated April 1st 1886. to
the order of Mr. Heerman.
Seven Months & 22 days after date
for \$821. at the same Bank
Another for \$821. payable
to the order of Mr. Heerman six
Months & ten days after date
of same Bank dated April 1st 1886

Another for \$821. dated
April 1st 1886 to the order of Mr.
Heerman six M & 20 days after
date of same Bank

Another dated April 1st 1886
for \$821. payable to the order
of Mr. Heerman seven months
after date of same Bank

All the foregoing notes I purchased
of the said L. Jones as good
business paper. I do expect that
that the notes belonged to said
Heerman and he was author-
ized to see them for him

I saw a large amount
of the paper of Eicher forged
or fictitious names.

0589

I firmly believe that one A. H. Hackner of the City of Memphis was an accomplice and confederate in issuing the ^{notes} said, and obtaining the money from me. My reasons for this belief are as follows. I said Hackner for some time previous to Oct 1866 had been in the employment of said Jones as bookkeeper ^{or collector}. Not in June 1866. Many of the notes I had taken of Jones had gone to protest firms of them made by the said A. H. Hackner. Hackner came to me and said Jones had given him these notes to collect; or rather was to see that the notes were paid on the notes. He frequently called on me & said he had seen the parties and they had promised to pay, & so put me off from day to day. On the 3d of July, I went to Richfield Springs and Hackner agreed to report to me daily about the collections - I did

0590

receive a telegram ^{from him} about a day
or to the collection

- In a telegram dated July 17
from he says "Good paid for
\$2500. Heuman \$529."
" On July 16. he telegraphed "will
" not know about collection
" till tomorrow morning at best
" will not be in till late tonight.
July 9th he telegraphed "I will
" left Newark this afternoon for
" Reading expect to be back tomorrow
" should deposit or previously reported
July 13th he telegraphed "Heuman
" promises faithfully to tomorrow
" or next day. Can you borrow
" money Thursday or to school
" It seems impossible to get any
" money to day. He an old
" hand at work and can do
" every thing demanded ^{or two} in a day
" without fail. Please see that
" telegram is delivered to Jones.
" This is the Heuman who wrote
" he never saw Jones a note
" and you was away when this
" telegram was sent.
July 12. he telegraphed "Mr Jones
" will be at Richfield tomorrow

0591

" In connection today we promised
" several tomorrow he and we had
" at work looking up delinquents;
" they they will be all right this
" week of Refun I left for
" Richford Spring I gave from
" the notes referred to, casting
" his receipt for them the pro-
" in to correct & deposit in
" my bank. There were over
" \$15,000 of these notes, he did not
" deposit a corner, and has
" never returned the notes
" I enclose a letter marked A,
" from H. A. H. The bond of note
" referred to in this letter was
" a forgery, and the bond of
" Peck & Co. ^{was being on each time} I sent a
" check to pay the bond of note
" of \$1400. and returned the note
" of Tom Clif Peck & Co. On my
" return in Aug I asked H. A. H.
" for the ~~copy~~ of H. A. bond of note I
" had paid. He put me off four
" days to say he never found it to
" me. L. L. Jones admitted to
" me on the 28th of Aug that
" every note I had a letter of lines

0592

for two years, was either
forged or fictitious except
as to them I had against
a party in Chautauk which
was worthless & M. Melno Lumber
Co notes

On the 1st day of Jan. 1886
I entered into an agreement
with the said Lattin Jones
which was signed in duplicate
and one of which is returned
I furnished him the \$10,000 or

there named in the month
of Jan. On the 27th of Jan
1886 he represented to me that
there was a balance of the large
amount of lumber which he had
been buying for me; that if he
could buy it for cash that he
could select of a handsome
amount; that he was informed
by his buyer C. S. Hisher who
was at Buffalo, that there was
a party there who would buy
purchasing it for per sample.

I entered into a written
contract substantially the
same as the one returned and
used, and furnished the

0593

Paid Jones \$62,662, to purchase
the same making the price
of (\$177,012) One hundred
and seventy seven thousand
& twelve dollars & finished him
to purchase the specified lumber
and have his receipts for the
same, specifying the kind and
quantity of lumber purchased.
About the time I began to
finish the money for the lumber
purchase Jones showed me a
telegram from C. B. Fisher of
which the following is a copy.
Buffalo, June
25 1886.

Latina Jones

Cheer Bau Eickel ^{lighter}

Sold Cheung at one hundred
here. average less two per
cent. Cash. Soda through New-
York. The cup for two Silver
pool permit. Cash is to his
credit in Toronto. Sent by them
for sale in good and payment
is made. Have just signed
Contract. He has seen the sample

0594

and being subject to owner
inspection C. D. Fisher

The following is a copy of another
telegram which was
sent me by Jones before
the receipt of the above

Buffalo June 25/86
Lester Jones Cr. Baa Elec Light

160 Broadway, N.Y.
Just back from Sound. Shipping
going on finely. Good balance
of Cherry of last lot. Parties
here cash will for settlement
July 5th. Will in particular
later @ splendid sale

C. D. Fisher

I have a large number of dis-
patches from Jones & Fisher
respecting this lumber. Jones
telegraphed me on Richfield
Ship when day after day
when he would meet me
there and go to Toronto
to receive payments from
the parties for the lumber

One saw me the 8th of July
as follows. Expect to start
on the 10.30 train tomorrow

0595

if I have favorable report of
Collection tonight

Another telegram dated July 9
I will start on first train
in morning about 8 o'clock.
Will telegram you from where
to meet me L. E. Jones

Have many more dispatches
of same character

C. B. Fisher was also at
Buffalo & Owen found
telegram in regard to the
cancer

June 29, C. B. Fisher telegram
L. E. Jones as follows from
Buffalo. Can't leave here
before tomorrow night every
thing going nicely at
Owen found every thing
settled as a full
C. B. Fisher

July 14th Jackson sent
in a dispatch from NY as
follows. Fisher said word

0596

entire Heaburn lumber
area has been measured
as heavy. Nictates in
alley Hackner

Aug 6 C. D. H. H. sends
a dispatch in form.

Buffalo Aug 6/16.
L. E. Jones
Just back from
Sound; on account
of rain & bad weather
it will take ten days
to finish. Every thing going
in beautifully
C. D. H.

Aug 17 C. D. H. H. sent the following
dispatch to L. E. Jones from Buffalo
Can't get through here possibly until
next week. Bad weather has delayed
us. - Heaburn has prepared
~~Consented~~ has consented to go to
New York to settle. Going back to
night
C. D. H.

Going back to night means going
back to Owen Sound.
Previous to receiving the dispatch I had
written Jones on 11/6 at 2:30 AM that

0597

I was concerned about the lumber
at Owen Sound and was going
out to see and attend to it
myself. - On the 21st or 22^d.
of Aug I informed H W Hacklin
that I had my ticket and
with engaged to leave for Owen
Sound on the 23^d. of Aug I still
have the ticket dated the 23^d.
On the 22^d of Aug Hacklin
handed me a telegram of which
the following is a copy.
Buffalo Aug 22
Depot.

Expect to get through so
can reach Niagara with
Kendall on Thursday
C. S. H.

Upon receipt of the telegram, decided
not to go, as I could not get
back in time to meet Kendall.

On the 27th day of Aug Hacklin
handed me dispatches of which
the following are copies.
"Niagara News Aug 27"
Hacklin will arrive Niagara.

0598

Saturday Evening See Sadington
to be at Buckingham Hotel
8. October

L. E. Jones.

Buffalo Aug 27
Henderson, please tonight will
stop at Albany and be at
Buckingham Hotel Saturday
night

C. S. Hisher

On Saturday night the 28th of Aug
I went to the Buckingham Hotel
in compliance with the above
telegram. Mr Jones drove up
in a buggy I was sitting near
the window. He saw me and
asked me to come out. I did
so, and asked him where
Henderson was. He made no
reply but asked me to get into
the buggy I did so. He
made no reply to my various
inquiries till we reached
Central Park. He then told
me that there was no, and
had not been a foot of lumber
at Oneida Sound that it was
a put up job on me to get.

0599

my money. And that the
same thing had been practiced
on me in regard to the notes
I had taken of him for the past
two or three years and that
none of the notes I then held
or which were held by the bank
issued by me for him were
genuine except those or from but
that they were either counterfeit
series or fictitious. Had I
a pistol or other deadly weapon
I would with me it is needless
to say that he would probably
not have been here to day for
me to make this complaint
to have him punished for his
terrible crimes.

If more evidence is needed
to hold Fisher and Hackins
as accessories I think I can
bring it

R. L. Swampton

Sworn before me this 9th
day of July 1887

Notary Public
N. Y. C.

0600

The following is a copy of the receipt
& bond given by L. J. Jones in regard
to the Owen Sound lumber
Recd. from Benjamin L. Swanton of
different times from the 1st day of June
to the 26th day of June 1886. One
hundred and twenty seven thousand
& twelve do. to purchase lumber
for him at Owen Sound Canada in
pursuance of two agreements entered
into between said Swanton and
myself on paper 354, and 357 of
his ledger, or act book. The lumber
so purchased & paid for by me for
said Swanton at Owen Sound
consists of the following description
and amounts

600,000	ft. Cherry
150,000	do. Dry Birch
60,000	do. Green Birch
62,500	do. Basswood
90,000	do. Butternut
190,000	do. Oak
1,400,000	do. White Pine

2nd Purchase
300,000 for Cherry } 62.362.
300,000 " Dry Birch } including freight
rates

0501

250,000 for Gumbie
500,000 " Pine
100,000 " Oak

Also the amount of lumber included
in the purchase for which check
checks were given from No. 16
3641. for \$5250.
(Signed) L. E. Jones

0602

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salmon E. Jones

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

- Salmon E. Jones -

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

The said *Salmon E. Jones,*

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *February* in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: a certain*

promissory note for the payment of money

which said forged *promissory note* -
is as follows, that is to say:

\$1500⁰⁰ - new note dated Feb 1886
Four months 15 days after date
we promise to pay to the order of
E. Tuttle \$1500 hundred Dollars
at New York and not bear remainder of
value received E. Tuttle P.

with intend to defraud, 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.

0603

SECOND COUNT:

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

- Salomon E. Jones -

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

The said *Salomon E. Jones,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing, *to wit: a certain promissory*

note for the payment of money

which said forged *promissory note* -

is as follows, that is to say:

\$1500⁰⁰ New York City 5th - 1886
Some months 15 days after date
we promise to pay to the order of
E. Tuttle Fifteen Hundred Dollars
at North Ward Nat Bank New York
Value received E. Tuttle Per.

with force and arms, and with intent to defraud, the said forged *promissory note* then and there did feloniously utter, dispose of and put off as true, *he* the said *Salomon E. Jones* then and there well knowing the same to be forged, 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.

0604

On an indictment for acts of violence
and prosecuted by James C. Williams
dated October 16, 1887 defendants

Sex Male
Age 37
Nativity Edmond, Mo.
Residence Charbonneau, Missouri
Occupation House Painter
Married or Single Yes
Education Part
Religious Instruction No
Parents Living No
Member of any Trade Society No
Ever Convicted No

#120
John R. Martin
David Welch
Counsel, Judge Ransom
Filed 4 day of
Pleads Guilty Dec 1887

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code)

THE PEOPLE

vs.
[Signature]

Edmond Jones
(3 cases)
Grand Jury

Presented by
RANDOLPH B. MARTINE,
District Attorney.

A True Bill of 1897
5 days to move up
Part 4 May 27 1897
Placed in custody as charged
in this indictment

Witnesses:
Rey Chidington

Quiled on another
indictment

0605

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salmon E. Jones

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

- Salmon E. Jones -

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

The said *Salmon E. Jones,*

late of the City of New York, in the County of New York aforesaid, on the *Twenty-fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty-~~eight~~ with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit a certain*

promissory note for the payment of money,

which said forged *promissory note* is as follows, that is to say:

\$950. ⁰⁰/₁₀₀ new note made May 25th 1886
Four months after date I promise
to pay to the order of Salmon E. Jones
Nine Hundred and Fifty and ⁰⁰/₁₀₀ Dollars.
at the Fidelity National Bank, N.Y.
Value received of Sir John P. DeLancey
E. B. Darling

with intend to defraud, 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.

0606

SECOND COUNT:

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

- Salimer E. Jones -

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

The said *Salimer E. Jones,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing, *to wit: a certain promissory*

note for the payment of money,

which said forged *promissory note* -
is as follows, that is to say:

#950⁰⁰/₁₀₀ New York City May 25th 1886
Some months after date I promise
to pay to the order of Salimer E. Jones
nine hundred and fifty ⁰⁰/₁₀₀ Dollars.
of The Fidelity National Bank, N.Y.
Value received of Sir John P. Downing
E. B. Darling

with force and arms, and with intent to defraud, the said forged *promissory note*
then and there did feloniously utter, dispose of and put off as true, *he* the said
Salimer E. Jones then and there well knowing the same to be
forged, 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.

0607

On an indictment for like offence filed October 14th 1887. and prosecuted by same Complainant. Defendant on June 8th 1897 was sentenced to five years six months imprisonment, It being understood that such sentence should operate as a disposition of this, and the other remaining indictments, Conformably to such understanding and the prevailing practice. and for other public reasons, I recommend the dismissal of this indictment. May 10th 1898.

C. W. ...

S. ...

#169
PW 14. 1887
No. May 15/88

Counsel,
Filed 4 day of Dec 1887
Pleads *Not guilty* Dec 7

ENTERED T.L.W.
THE PEOPLE
vs.
B
Satimer C. Jones
(Breder)

RANDOLPH B. MARTINE,
Sofland 20411 on 3 in 7. ADP
District Attorney.

Ch. M. ...
Trye Bill.

Foreman.
May 18 1898
by Motion of said Atty
Indictment dismissed
Decree of Court

Copy furnished to Dist. Atty.

Witnesses:
Benj. L. Ludington

Filed in all
indictments
and papers at
W. M. on all
the branches

Dec 7 1898
George Allen
330 South 2nd St. Norfolk
Frank Carter Jones
468 Ferry Street Norfolk
Amelia B. Jones
168 1/2nd 136th Street

FORGERY IN THE SECOND DEGREE.
(Sections 511 and 521, Penal Code.)

0608

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salimur K. Jones

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

Salimur K. Jones

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

The said *Salimur K. Jones*,

late of the City of New York, in the County of New York aforesaid, on the *first* day of *April*, — in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: a certain*

promissory note for the payment of money

which said forged *promissory note* — is as follows, that is to say:

\$821.00 New York April 1st 1886
Six months after date I promise
to pay to the order of M. Freeman
Eight hundred & twenty one ⁰⁰/₁₀₀ Dollars
at New East River National Bank.
Value received. *J. H. Van Dief*

with intent to defraud, 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.

0609

SECOND COUNT:

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

- Schimer E. Jones -

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

The said *Schimer E. Jones,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing, *to wit, a certain promissory*

note for the payment of money.

which said forged *promissory note* -
is as follows, that is to say:

#821.700 New York City, N.Y. 1886
Six months after date I promise
to pay to the order of Mr. Freeman
Eight Hundred and Twenty one $\frac{00}{100}$ Dollars,
at the East River National Bank
Value received,
J. M. Van Dine

with force and arms, and with intent to defraud, the said forged *promissory note*
then and there did feloniously utter, dispose of and put off as true, *the* the said
Schimer E. Jones, then and there well knowing the same to be
forged, 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.

0610

BOX:

279

FOLDER:

2673

DESCRIPTION:

Jones, Patrick

DATE:

10/12/87



2673

0611

WITNESSES:

Officer Salee

File

Counsel,

OK

Filed 12 day of

1887

Pleads

Not guilty

THE PEOPLE,

vs.

B

Patrick Jones

Pat. Jones

see record

Violation of Excise Law.
(Selling on Sunday &c.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

RANDOLPH B. MARTINE,

P 2 Day 19/88 District Attorney

pleads guilty. Fined \$30.

A True Bill,

R. Jones
Foreman.

[Signature]

0612

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Daniel Jones

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. *Daniel Jones*

Question. How old are you?

Answer. *43 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *539 West 47 Street*

Question. What is your business or profession?

Answer. *Liquor Dealer*

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

Answer. *I am not guilty of the charge and I demand a trial by Jury if help after examination of myself Jones*

Taken before me this

day of *Sept* 188*8*

[Signature]
Police Justice.

0613

Excise Violation-Selling on Sunday.

POLICE COURT 4 DISTRICT.

City and County }
of New York, } ss.

of No. the 22nd Precinct Police ~~Street~~

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 23 day
of September 1888, in the City of New York, in the County of New York, at
premises No. 539 West 42nd Street,

Darwick Jones to deponent (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, ~~ale and beer~~, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Darwick Jones
may be arrested and dealt with according to law.

Sworn to before me, this 26 day } George H. Dale
of September 1888 }

Sam J. Cahill Police Justice.

06 14

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

Patrick Jones

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ *One* 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 *Sept 26* 1887 *Sam'l C. Kelly* Police Justice.

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

Dated *Sept 26* 1887 *Sam'l C. Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0615

¹⁵⁰
Police Court 1597 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George H. Dale
vs.
Danick Jones

Offence *Law Court*
Law

BAILED

No. 1, by *Edward McFadden*
Residence *333 W 39* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *September 26* 188*7*

Reilly Magistrate.
Dale Officer.
22 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *10.00* to answer _____



Bailed

0616

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Patrick Jones
Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*seven* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager bær, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

George H. Dale

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

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did 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,

District Attorney.

0617

BOX:

279

FOLDER:

2673

DESCRIPTION:

Jordan, George

DATE:

10/07/87



2673

0618

[Handwritten mark]

WITNESSES:

Officer Keiser

#12
Shank

Counsel,
Filed *[Signature]* day of *[Signature]* 1887
Pleads *Inguilty*

THE PEOPLE,
vs.
B
George Jordan
Chas. J. [Signature]
Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

Violation of Excise Law.
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and page 1989, Sec. 5.]

RANDOLPH B. MARTINE,
Chas-15 P.3 A.D.P.
Jan 13/17
District Attorney.

A True Bill,
[Signature]
[Signature]
Foreman.
[Signature]
[Signature]
[Signature]

0619

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

George Jordan

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*seven* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Frank Kieser, Jr. the younger

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

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did 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,

District Attorney.

0620

BOX:

279

FOLDER:

2673

DESCRIPTION:

Joyce, Samuel J.

DATE:

10/06/87



2673

0621

RF

WITNESSES:

*Fredrick
Officer Conklin
32 Precinct*

#47

Rever-

Counsel,

Filed

May of

1887

*Ray of
Chazully*

Pleads

THE PEOPLE,

vs.

B

Samuel J. Joyce

Violation of Excise Law.
(Hollings on Sunday's, page 1983, Sec. 21, and
page 1989, Sec. 5.)

165116
RANDOLPH B. MARTINE,
Chas-15-17-3 ABC District Attorney.

A True Bill.

E. Quis-

Foreman.

Filed III October 3. 1888.

Respectfully Dismissed.

W. J. ...

0622

Excise Violation - Selling on Sunday.

POLICE COURT- 3 DISTRICT.

City and County of New York, ss.

I, Frederick Conklin of No. 32nd Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 24th day of September 1887 in the City of New York, in the County of New York, at

premises No. westside 10th Avenue bet. 165 & 166 Street, Samuel J. Joyce (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Samuel J. Joyce may be arrested and dealt with according to law.

Sworn to before me this 25th day of September 1887 by [Signature] Police Justice.

Frederick Conklin

0623

Sec. 198-200

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel J. Joyce 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. *Samuel J. Joyce*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ill*

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

Answer. *165 St. James St New York 17 years*

Question. What is your business or profession?

Answer. *Saloon Keeper*

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

Answer. *I was not guilty and I held demand a trial by Jury
Samuel J. Joyce*

Taken before me this

day of

188

Police Justice.

0624

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 Cupendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 Sept 7 188 A. J. White Police Justice.

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

Dated Sept 7 188 A. J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

0625

#44 ✓ 1458
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Oaklin
vs.
Samuel J. Jones

Offence
Defence

1 _____
2 _____
3 _____
4 _____

Dated Sept 1887
Whit Magistrate.
Oaklin Officer.
3r Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.



\$ 100 to answer
Bailed

BAILED,
No. 1, by Rebecca Jones
Residence 165 North Ave Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

0626

Court of General Sessions

The People

v. Sgt

Samuel J. Jayce

City and County of New York vs.

- Robert St.acey

being duly sworn says that he is the Counsel for the above named defendant who was arrested and indicted for a violation of Excise Law. That the only prosecuting witness, as deponent is informed and believes, is Officer Conkling of the 32nd Precinct who made the arrest. That said officer has since been arrested and is now confined in one of prisons of this city, as deponent has learned and believes to be true, upon a charge of perjury alleged to have been committed by him in swearing, that he had never been convicted of any offense, in his application

0627

to be appointed upon the
police force in this city. That,
as deponent has been informed
and believes, the said officer
has admitted that he com-
mitted such perjury.

Sworn to before me this
3rd day of October 1888 } Robt. W. Kay
William Doll
Notary Public
New York County
(28)

Court of General Sessions

The People

- vs -

Samuel J. Joyce

Affidavit

Robert H. Paer

deputy Counsel

No. 75 Chambers St.

N.Y. City

0629

SESSIONS BUILDING,
32 Chambers Street.

PART III.

THE COURT ROOM IS IN THE THIRD STORY.

If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of No.

Off Conklin
..... Street.

9
32

GREETING :

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the day of *November* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against *Samuel Joyce* in a case of Felony, whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *Nov*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney.*

0630

Police Department of the City of New York.

Precinct No. 32

New York, Nov 14 1887

Alexander S. Martin

Dist Attorney

Dear Sir

Officer Connelley is on sick
leave and has been so for about two
weeks. subpoena therefore returned

Excuse very
Yours W. Connelley

W. Connelley

Per B.

0631

L

People

vs.

Damb. J. Joyce

Part B

Nov. 15

0632

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Samuel J. Joyce

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*seven* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Frederick Bonklin

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

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did 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,

District Attorney.