

0010

Witnesses:

Geo Ewing

An examination of this case
I am of the opinion that a
conviction cannot be had on
the evidence adduced. The
officer cannot say whether
there was license or not and
the deft. was not a regular
employee. And the officer has
only been say to go on & therefor
recommends a dismissal
of the indictment

Feb 29 - 88
John W. Goff
A. S. A. Th.

X

Counsel,

Filed *27* day of *Oct* 188*7*

Pleads *Not Guilty*

THE PEOPLE

vs.

B.

William J. Leary

VIOLATION OF EXCISE LAW.
[III, R. S., (7 Ed), page 1981, § 19, and Laws
of 1888, Chap. 340, § 6].

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

L. C. M. G.

Foreman.

Feb 29 1888

Spoken by J. W. Goff

Court of General Sessions

The People

v.

William J. Carey

Violation of License.

Deposition:

William J. Carey, the defendant
 334 Henderson St. Jersey City, N.J.
 I am in the organ builder's business. On the 10th of September, 1884, between eleven and twelve o'clock A. M. I was arrested for selling liquor, in a place that had no license. The place had belonged to my father who died in August of the same year. After his death it was managed by Mr. David M. Koehler, the liquor man. I never was employed as bar keeper, but assisted some times in keeping bar, when the regular bar keeper was out. I did not know that the place was without a license. On the above mentioned day I was eighteen years old, and am an orphan now, being the only one left of the family.

John Irving,

Patrolman, 15 Precinct.
 On the 10th of September, 1887,
 I arrested the defendant for
 selling to me a glass of whiskey
 at No. 121 McLaughal Street. The
 Captain of the precinct told
 me that the place was not
 licensed. I did not know
 it of my own knowledge.
 I looked around in the saloon,
 and did not see any license,
 but did not make special in-
 quiries or a careful search
 for the license.

Edward Prose
 Sep. 11th

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Wm. J. Carey

BRIEF OF FACTS.

For the District Attorney.

Dated February 27 1888.
Edward Ross
Deputy Assistant.

0014

Excise Violation—Selling Without License.

POLICE COURT-

2nd DISTRICT.

City and County } ss.
of New York,

John Ewing
of *the 15 Precinct Police* Street,
of the City of New York, being duly sworn, deposes and says, that on the *10* day
of *September* 188*7*, in the City of New York, in the County of New York, at
No. *121 Macaulay* Street,
William Carey (now here)

did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided. *Said defendant sold deponent one glass of Whiskey, for which deponent paid said defendant ten cents*

WHEREFORE, deponent prays that said *William Carey* may be arrested and dealt with according to law.

Sworn to before me, this *11* day
of *September* 188*7*.

John Ewing
John Ewing Police Justice.

0015

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

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

Question. What is your name?

Answer *William Carey*

Question How old are you?

Answer *19 years*

Question. Where were you born?

Answer *New York*

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

Answer. *124 West 30th Street 2 months*

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 have nothing to say I demand a trial by jury*

J. J. Carey

Taken before me this

day of *February* 188*7*

[Signature]
Police Justice.

0016

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.....

Dequard

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* 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 11* 1887

John J. Conner Police Justice.

I have admitted the above-named.....

Dequard

to bail to answer by the undertaking hereto annexed.

Dated *Sept 11* 1887

John J. Conner 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.

0017

Police Court 2 District. ¹⁴⁷⁶

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Emery
vs.
William Carey

Ex parte
Offence

- 1
- 2
- 3
- 4

Dated *Sept 11* 188*7*

Boylan Magistrate

Emery Officer.

15 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *100* to answer *GS*

Bailed

BAILED,

No. 1, by *Wm Grosbie*

Residence *26 Sixth St* Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

William J. Carey

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

- William J. Carey -

(III. Revised Statutes, [7th edition] p. 1981 Section 13.)

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *William J. Carey*

late of the City of New York, in the County of New York aforesaid, on the *tenth* day of *September* in the year of our Lord one thousand eight hundred and eighty *seven*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

certain *one John Ewing and to other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340, section 5.)

SECOND COUNT:

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

- William J. Carey -

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *William J. Carey*

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number *One hundred and twenty one Mac Dougal Street* certain strong and spirituous liquors, and certain ales, wines and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

certain *one John Ewing and to other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

(Laws of 1883, chapter 840, section 5.) THIRD COUNT:

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

William J. Carey

of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows :

The said

William J. Carey

late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number

One hundred and twenty one Mac Dougal Street

certain strong and spirituous liquors, and certain ales, wine and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0020

BOX:

278

FOLDER:

2663

DESCRIPTION:

Carlo, Joseph

DATE:

10/26/87



2663

0021

Witnesses:

Dominico Paolo

Officer Crimian

I think that the defendant herein should be discharged on his own recognizance. The People after diligent search cannot find the complainant, as will appear from the affidavit filed herewith.

Thomson, investigating officer discloses to me that the complainant is a man of bad violent character - He is the father of the defendant & at the time of the alleged assault the defendant was protecting his mother against the violence of the father.

Nov. 21/87

Simon M. Davis,
Assistant Dist. Atty.

#346
B.C.

Counsel,

Filed 26 day of Oct

1887

Pleads *Not guilty* 28.

THE PEOPLE

vs.

Joseph Carlo

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

RANDOLPH B. MARTINE,

District Attorney.

Filed Oct 28 P.M. Object of motion
10-10-87 13- ASDP
14.

A True Bill.

W. J. Reed

November 21, 1887 Foreman.

Bail discharged.

Defendant discharged on his

own recognizance

0022

General Sessions Court.

The People
vs
Joseph Carlo.

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Aug 12th 1887

CASE NO. 30809 OFFICER Brinnion 15th Precinct
DATE OF ARREST Aug 11th 1887
CHARGE Felonious Assault.

AGE OF CHILD 15 Years.
RELIGION Catholic
FATHER W. Minico

MOTHER Mary

RESIDENCE 175 Thompson Street.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Joseph Carlo resides with his parents at 175 Thompson Street. He looks for a living. never was arrested before. His father was arrested on Aug 11 1887 for keeping a stable bar at 175 Thompson Street. and was held for trial at Special Sessions to day.

All which is respectfully submitted,

J. Hollows DeLain
Supt

To the Dist. Attorney.

0023

Annual Session
Comm.

William W. Brewster

PENAL CODE, §

The People

vs.

Joseph C. ...

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

Council General Session
The Pope &
Joseph Carlo

Anna Maria Carlo
being duly sworn says
she is the mother of the
deft. and was present at
the said assault upon the
Camp Command. That he the
Camp Command was drunk
and assaulting defendant
when defendant interfered
to save me at my request
that the whereabouts
of the Camp Command is
unknown, and that
Cardo the deft. is a hard
working industrious boy
and the sole support of his
mother.

Sworn to before me her
this 22. of Nov. 1884 Anna Maria Carlo
Charles H. Logan marks

Council deers County of New York

General Sessions

The People vs

vs

Jo Carlo

Applicant vs

BLAKE & SULLIVAN,
COUNSELLORS AT LAW,
No. 71 CENTRE STREET, N. Y.

0026

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 Domenico Carlo
of No. 175 Thompson Street,

C
Officer can't find.
Moved since - has moved
in pentstentary since.

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 14 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

Joe. Carlo
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.

0027

Court of General Sessions.

THE PEOPLE

vs.

Joseph Carlo

City and County of New York, ss.:

John Crimmon

being duly

sworn, deposes and says: I am a Police Officer attached to the 15 Precinct,

in the City of New York. On the 14 day of November 1887

I called at 175 Thompson St

the alleged Residence of Domenico Carlo

the complainant herein, to serve him with the annexed subpoena, and was informed by

the tenants of the house also the Housekeeper that Domenico Carlo had been sent to the Penitentiary for one month in the charge of selling Beer without a license & that he was released on the seventh day of November 1887 but did not take up his Residence again at no 175 Thompson St they also informed me that they heard that he had gone to wooster St to live but did not know the address I have also made diligent search & inquiry as to the whereabouts of the said Domenico Carlo but have failed to find him

John Crimmon

Sworn to before me, this 14 day of Nov, 1887

Rudolph L. Schauf

COMMISSIONER OF DEEDS, N. Y. CITY & COUNTY.

Court of General Sessions.

THE PEOPLE, on the Complaint of
D: Carlo

vs.

Joseph Carlo

Offense :

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

John Brinnion

15

Precinct.

Failure to Find Witness.

0029

Police Court—2 District.

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

of No. 175 Thompson Street, aged 40 years,
occupation Labourer being duly sworn

deposes and says, that on the 11th day of August 1887 at the City of New
York, in the County of New York, in said premises

he was violently and feloniously ASSAULTED and BEATEN by Joseph
Carlo (now here) who willfully and
maliciously cut and stabbed deponent
in the right cheek with a table knife
which he the said deponent then and
then held in his hand entering deponent
severely and deponent further says that
such assault was committed

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

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

Sworn to before me, this 12 day }
of August 1887 } Domenico Carlo
[Signature] } Mark
Police Justice.

0030

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Joseph Carlo

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. Joseph Carlo

Question. How old are you?

Answer. 15 years old

Question. Where were you born?

Answer. Italy

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

Answer. 175 - Thompson St. 2 years

Question. What is your business or profession?

Answer. Boot black.

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

Answer. I am not guilty I cut him because he struck me
Joseph Carlo
mark

Taken before me this

day of

12

Police Justice.

0031

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

Alfred Smith

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

Dated *Aug 12* 188 *J. J. Murphy* 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.

0032

#346

1788

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Domenico Carlo
175 ~~Thompson~~^B
Joseph Carlo

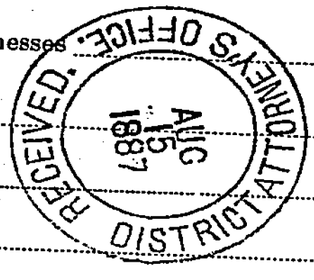
Alfred
F. Elmer
Offence

1
2
3
4

Dated August 13 1887

John Ruffly Magistrate.
John Crinum Officer.
15th Precinct.

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



No. Street.
\$ 5.00 to answer
1000.

Com

BAILED,

No. 1, by Pasquale Caponigri

Residence 55 1/2 Mulberry Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0033

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF STATE OF NEW YORK,

against

Joseph Rado

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

Joseph Rado

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

The said *Joseph*

late of the City of New York, in the County of New York aforesaid, on the
seventh day of *August*, in the year of our Lord
one thousand eight hundred and eighty ~~seven~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *Domenico Rado*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Domenico*,
with a certain *knife*
which the said *Joseph*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *him* the said *Domenico*,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said
Joseph Rado
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Joseph*

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *Domenico Rado*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

Domenico
with a certain *knife*
which the said *Joseph*

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Richard J. ...

District Attorney.

0034

BOX:

278

FOLDER:

2663

DESCRIPTION:

Carpenter, Henry

DATE:

10/20/87



2663

0035

Witnesses:

Mr Roche

Open Keller

W E Farner

Counsel,

Filed *20* day of *Oct* 1887

Pleads, *Inguilty*

THE PEOPLE

vs.

H

Henry Carpenter

at Henry

RANDOLPH B. MARTINE,

District Attorney.

Oct 24 1887

A True Bill.

J. E. Mues
Foreman

Henry Carpenter
at Henry

Entered in the Second Degree.
Sections 408, 506, 528, 532 and 550.

0036

Police Court—1st District.

City and County } ss.:
of New York,

of No. 54 Oak Street, aged 24 years,
occupation Labourer being duly sworn

deposes and says, that the premises No. 54 Oak Street, 14th Ward

in the City and County aforesaid the said being a four story brick

building, a room on the second floor

and which was occupied by deponent as a dwelling room

and in which there was at the time two human beings by names Edward Flaherty and Thomas Roache

were **BURGLARIOUSLY** entered by means of forcibly turning a

knob on the door of said room

on the 7th day of October 1887 in the night time, and the

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

Two coats and two vests

valued at Ten 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

Henry Carpenter (now here)

for the reasons following, to wit: at about the hour of

midnight on said date deponent

saw that the said door leading into

said room was closed and the

said property was hanging on

iron nails behind said door and

having missed the said property

is informed by Officer John Keller

here present that he Keller found

0037

The said property in the possession of the defendant on Cherry Street at the time of the seizure on said date, which property defendant has since seen and identifies as being the property which was previously taken, stolen, and carried away.

Sworn to before me this 7th day of October 1880 } Thomas Roche

Saml. C. Smith, Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. Dated 1880 Police Justice.

I have admitted the above named to bail to answer by the undertaking hereto annexed. Dated 1880 Police Justice.

There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged. Dated 1880 Police Justice.

Police Court, District.

THE PEOPLE, &c., on the complaint of

1. 2. 3. 4.

Offence—BURGLARY.

Dated 1880 Magistrate.

Officer.

Clerk.

Witnesses, No. Street, No. Street, No. Street.

to answer General Sessions.

0038

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer of No. 14th Street

Thomas Roche Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Thomas Roche

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

Sworn to before me, this 17th day of October 1887 } John J. Kehrer

James C. Keilly
Police Justice.

0039

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Carpenter 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.

Henry Carpenter

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

146 Cherry Street, New York

Question. What is your business or profession?

Answer.

None

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

Henry Carpenter

Taken before me this

day of

1889

Police Justice.

0040

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

.....
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 *Nov 7* *188* *San J. Bell* *Police Justice.*

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

Dated..... 188..... Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated..... 188..... Police Justice.

0041

#19 / 1664 /
Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Thomas Roche
54th St. East
Henry Conforter

1 _____
2 _____
3 _____
4 _____

[Signature]
Officer

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Oct 7* 188

O. P. Kelly Magistrate.

Kelliker Officer.

_____ Precinct.

Witnesses *Over the officers*

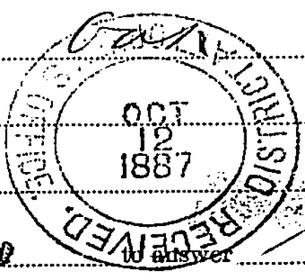
No. _____ Street.

William E. Farrell

No. *54* _____ Street.

No. _____ Street.

\$ *100.00* _____



Committed

0042

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Carpenter

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

- Henry Carpenter -

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

The said *Henry Carpenter,*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Thomas Roache,*

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

The said Thomas Roache.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Thomas Roache.*

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,

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Henry Carpenter

of the CRIME OF ~~GRAND~~ ^{Petit} LARCENY, IN THE ~~DEGREE~~, committed as follows :

The said *Henry Carpenter,*

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 *night* time of the said day, with force and arms,

*two coats of the value of seven dollars
each, and two vests of the value of
one dollar each.*

of the goods, chattels and personal property of one *Thomas Roadie.*

in the dwelling house of the said *Thomas Roadie.*

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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Henry Carpenter

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Henry Carpenter,*

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

Two coats of the value of four dollars each, and two vests of the value of one dollar each,

of the goods, chattels and personal property of one *Thomas. Beade,*

by ~~a certain~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Thomas. Beade,*

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

Henry Carpenter

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

RANDOLPH B. MARTINE,

District Attorney.

0045

BOX:

278

FOLDER:

2663

DESCRIPTION:

Carter, John W.

DATE:

10/11/87



2663

0046

112

1118

Counsel, _____
Filed 11 day of July 1887
Pleads Guilty

VIOLATION OF EXCISE LAW.
THE PEOPLE
vs. B
John W. Carter
July 23rd

[III, R. S., (7 Ed), page 1981, § 18, and Laws of 1883, Chap. 840, § 5].

RANDOLPH B. MARTINE,
District Attorney.
Oct 12/07
Chas-10-07 3 ADD
Chas-15-07 3 ADD
A TRUE BILL.

J. C. Jones
Foreman.

Witnesses:
Officer Knowl

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John W. Carter

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

John W. Carter

(III. Revised Statutes, [7th edition] p. 1081 Section 18).

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *John W. Carter*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty *seven*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340, section 5.)

SECOND COUNT:

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

John W. Carter

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *John W. Carter*

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number *ninety one Third Avenue*

certain strong and spirituous liquors, and certain ales, wines and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0048

(Laws of 1888, chapter 840, section 5.) THIRD COUNT:

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

John W. Carter

of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows :

The said

John W. Carter

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number

ninety one Third Avenue

certain strong and spirituous liquors, and certain ales, wine and beer, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away to

certain persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0049

BOX:

278

FOLDER:

2663

DESCRIPTION:

Casey, Henry

DATE:

10/27/87



2663

0050

BOX:

278

FOLDER:

2663

DESCRIPTION:

Scott, Robert

DATE:

10/27/87



2663

0051

#309 A

Witnesses:

Nashel Good

James R. Case

Counsel, James R. Case
Filed, 10 day of Oct 1887
Pleads, Guilty

Grand Larceny (Second degree)
[Sections 528, 531 and 530, Penal Code].

THE PEOPLE

vs.

Henry Carey

vs
Robert Scott

RANDOLPH B. MARTINE,
District Attorney.

1007 P.M. 11/17

10 2 pleads P.R.

A True Bill. Pen one yr

J. C. Mues

1007 P.M. 11/17 Foreman.

1007 P.M. 11/17

Not paid discharged & Sept 17

discharged in his own right & jurors

The complainant & officer says that they do not believe that the defendant Carey had anything to do with the crime charged in this indictment. As they are the main witnesses for the People, I do not think a conviction could be had.

I recommended his discharge upon his own recognizance of \$1000. 17th 87.

James M. Davis.

Asst. District Atty.

0052

Police Court— X District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 145 East 57th Street, aged 29 years,
occupation Marshall being duly sworn

deposes and says, that on the 19 day of October 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Night time, the following property viz :

Two bags of Copper; one Chest of Tea; & other property in all of the value of about fifty dollars

the property of Ernest Kuppel Edouard Kuppel & in deponent's charge

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Henry Casey and Robert Scott (both now prisoners) from the following facts to wit:— That deponent is now informed by James Kane, a Police Officer of the 59th Police Precinct, that he Kane, after the time of said larceny found in the possession of deponent a portion of the above described property. That deponent were not authorized to take said property into their possession or to interfere with the same in any way.

Michael Guada

Sworn to before me this 19th day of October 1887
Police Justice.

0053

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation James Kane
Police Officer of No. 11
23 Police Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 21
day of October 1888 } James Kane

J. Williams
Police Justice.

0054

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Henry Casey*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *213 East 45th Street 4 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I know nothing about the matter.*

Henry Casey

Taken before me this *27th* day of *October* 188*7*

[Signature]
Police Justice.

0055

Sec. 198-200

CITY AND COUNTY OF NEW YORK } ss.

X District Police Court.

Robert Scott 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.

Robert Scott

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer,

N.Y.

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

Answer.

537 West 49th Street - 14th

Question. What is your business or profession?

Answer,

Tin Smith

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

Answer.

I have nothing to say

Robert Scott

Taken before me this

day of *October* 188*8*

Police Justice.

[Signature]

0056

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 Dejeu

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated October 21 188 J. Williams 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.

0057

253 / #359 1729
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Goode
145 E. 37
New York
Robert Scott

Officer
Graham
Kearney

Dated October 24 188

Kilbuck Magistrate.

Kaul Officer.

73 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer G.S.

Done



BAILED,
No. 1, by John Courtney
Residence 318 E. 34th Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0058

PROPERTY CLERK'S OFFICE,
POLICE DEPARTMENT of the CITY OF NEW YORK,
ROOM 9,
300 Mulberry Street,

New York, Feb 18 1889

Michl Goode Esq

Dear Sir

If you will apply to Mr Sparks he will give you an order for your package of coffee as the prisoner was convicted & got 1 yr for petty larceny part General Sessions by Judge Cowing - If the order is not presented by May 1/89 the package will go in the Spring sale for unclaimed packages

Yours Respect
Geo F Harnot
Property Clerk

Order given Feb 11/89

Scott
Convicted
Oct - w Nov 1887

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Henry Rosey and
Robert Scott

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

Henry Rosey and Robert Scott

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

The said Henry Rosey and Robert
Scott, both —

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

two bags of coffee of the value
of twenty dollars each bag, and
one chest of tea of the value
of twenty dollars.

of the goods, chattels and personal property of one Ernest Myfield,

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.

0060

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Henry Ransay and Robert Scott

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Henry Ransay and Robert Scott*

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

Two bags of coffee of the value of twenty dollars each, and one bag of tea of the value of twenty dollars.

of the goods, chattels and personal property of one *Ernest Huffeld.*

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

Ernest Huffeld,

unlawfully and unjustly, did feloniously receive and have; the said *Henry Ransay and Robert Scott*

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

RANDOLPH B. MARTINE,

District Attorney.

0061

BOX:

278

FOLDER:

2663

DESCRIPTION:

Clegett, Samuel

DATE:

10/05/87



2663

X 67

Counsel, _____
Filed, 5th day of Oct, 1888
Pleads, Not guilty

Grand Larceny 5 degree
[Sections 528, 531, 539, Penal Code.]

THE PEOPLE

vs.

R

Samuel Clejett

12/11/88

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

R. C. Mads
Foreman.
Plains, Wyo.
Nov. 10, 1888

Witnesses:

Henry Miller

Charles W. Ladd

0063

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 79 Nassau Street, aged 43 years,
occupation Bookseller being duly sworn
deposes and says, that on the 22nd day of September 1887 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 :

Four volumes of the work
known as "Miss Fears" valued
at twenty-eight dollars

the property of

R. Deponer 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 Samuel Cloggett (and him)

for the reasons following to wit:
On the above described date the
said property was on a shelf
in deponent's book establishment
at 79 Nassau Street when the said
defendant entered the said store
under the pretence that he the
defendant wished to ~~pay~~ learn
the price of some books for his de-
fendant's employer. After de-
fendant had left said store
deponent missed the said property
and is informed by Charles H.
Latham (then present) that the

Sworn to before me, this 27 day
of September 1887

Police Justice.

0064

Said defendant brought the
said tools into his Catons store
and offered the same to him for
sale. Said informant told the
defendant to bring his employer
down to the store on the morning
and he would then pay for the
tools. Defendant having since
seen the said tools and having
identified the same charges the
defendant with the larceny thereof.

Sworn to before me
this 27th day of September
1857 } Henry Miller
J. W. W. W.

Police Justice

0065

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Charles Labrum
Broker of No.

105 Nassau Street, being duly sworn deposes and

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

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

Sworn to before me, this 27
day of September 1887

Charles Labrum

J. H. [Signature]
Police Justice.

0066

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Clegg 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 Clegg*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Maryland*

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

Answer. *112 W 3rd Street. 4 months*

Question. What is your business or profession?

Answer. *Waiter*

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*

Samuel Clegg

Taken before me this

day of *September* 188*7*

Police Justice.

[Signature]

0067

If 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 _____

R. Friedman

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

Dated Sept 27 1887

J. J. Mulvaney *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.*

0058

Police Court-- 1580 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Miller
79 Nassau
Samuel Orzell

Samuel Orzell
Officer

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 *Sept 27* 1887

Kilbuck Magistrate.

Hart Officer.

J.H. Precinct.

Witnesses *Charles Rabbin*

No. *105 Nassau* Street.

Frank M. Hale

No. *749* Street.

.....

No. Street.

\$ *1000* to answer *ls*

.....

.....

.....

.....

.....

Committed



0069

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Beaght

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

- *Samuel Beaght* -

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

The said *Samuel Beaght,*

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

four printed books of

the value of seven dollars

each,

of the goods, chattels and personal property of one *Henry Miller,*

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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

— Samuel Beaght —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows :

The said *Samuel Beaght,*

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

have jointed books of the value

of seven dollars each,

of the goods, chattels and personal property of one *Henry Miller,*

by ~~a certain~~ *persons* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Henry Miller,*

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

Samuel Beaght,

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

RANDOLPH B. MARTINE,

District Attorney.

0071

BOX:

278

FOLDER:

2663

DESCRIPTION:

Clundt, Christian

DATE:

10/07/87



2663

0072

[Handwritten mark]

Geo. F. Roensch
19 Ave. A

Counsel,
Filed *7* day of *Oct.* 188 *7*
Pleads *Not guilty*

THE PEOPLE,
vs. *B.*
Christian Lundt
22. Sept 16/89
Indictment dismissed
by the court

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

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

[Signature]
Foreman.
[Handwritten notes]
2/19/89

WITNESSES:

Officers Neiser

I am satisfied
that the defendant
is dead - see
the within
certificates and
monies ask
that the probate
- want be
discharged
Sept 16 1889
G.S.D.
A.D.A.

0073

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

New York, Sept 14, 1889.

A Transcript from the Records of the Deaths Reported to the Health Department of the City of New York.

County of New York.

STATE OF NEW YORK. CERTIFICATE OF DEATH, IN THE CITY OF NEW YORK.

No. of Certificate

17662

- 1. Full Name of Deceased, (Write legibly and spell correctly. (if an infant not named, give parents' names.)) Christian Schmidt
2. Age, 53 years, _____ months, _____ days. Color, (Race, if other than the white.) _____
3. Single, Married, Widow or Widower. (Cross out the words not required in this line.) _____ 4. Occupation, confectioner
5. Birthplace, (State or Country.) Germany (How long in the United States, if of foreign birth.) _____
6. How long Resident in this City, 20 years
7. Father's Birthplace, (State or Country.) Unknown Father's Name, Unknown
8. Mother's Birthplace, (State or Country.) _____ Mother's Name, _____
9. Place of Death, (Please state name of Institution.) NY City Asylum for Insane No. 1 Ward Island Street, 12 Ward.
10. Residence before admission into the Institution, (Name of Street and Number of House.) Belleme Hospital

Should be Certified by the next of kin, family or other responsible friend.

Should be Certified by the Physician.

I Hereby Certify, that I attended deceased from June 3, 1889 to June 3, 1889, that I last saw him alive on the 3rd day of June, 1889, that he died on the 3rd day of June, 1889, about 1 o'clock, AM or P. M., and that, to the best of my knowledge and belief, the Cause of his death was as hereunder written :

Table with columns: Chief and Determining, Consecutive and Contributing, and a table for Duration of Disease in Years, Months, Days, Hours. Chief and Determining: Exhaustion. Consecutive and Contributing: Chronic Mania. Duration of Disease: Days 10.

Sanitary observations, _____

Witness my hand this 3 day of June, 1889

Place of Burial, Cypress Avenue (Signature,) Archd Campbell M. D., Date of Burial, June 6, 1889 Undertaker, Harriet York Residence, Ward Island

*By first floor is meant the floor immediately above or on a level with the grade of the street adjoining; the basement floor is below the level of the adjoining street.

B3

A True Copy.

C. J. Hoffman Chief Clerk.

0074

Excise Violation-Selling on Sunday.

POLICE COURT- 3 DISTRICT.

City and County } ss.
of New York, }

Frank Kieser

of No. 124 Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 4 day

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

premises No. 117 Avenue A Street,

Christian Lundt (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 Christian Lundt may be arrested and dealt with according to law.

Sworn to before me, this 4 day of Sept 1887 Frank Kieser Jr.

Edouard Summit Police Justice.

0075

Sec. 198-200

3

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

Christian Lunat 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. *Christian Lunat*

Question. How old are you?

Answer. *52 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *117 W A 9 years*

Question. What is your business or profession?

Answer. *Fabron Kaper*

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

Answer. *I have nothing to say and demand a trial by Jury Christian Lunat*

Taken before me this

Robert M. D. St. ...

188

Police Justice.

0076

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

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

Dated *Sept 4* 188 *Solow B. Smith* Police Justice.

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

Defendant

Dated *Sept 4* 188 *Solow B. Smith* 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.

0077

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Kaiser

vs.

Christian Landst

1

2

3

4

Office of
William E. Kaiser

Dated

188

A. B. Smith

Magistrate.

Kaiser

Officer.

14

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

100

to answer

10



Paul

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

Christian Blund

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, for the manager

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.

0079

BOX:

278

FOLDER:

2663

DESCRIPTION:

Codney, Samuel

DATE:

10/25/87



2663

0080

Witnesses:

Officer Riley

On examining the witnesses in this case I am satisfied that the value of the property involved was more than \$25, and therefore recommended that a plea of petit larceny be accepted.

R. B. Martin
Sly and Dist. Atty
Cresty, Dist. Atty

#105
Racey
A. P.

Counsel,
Filed, *25* day of *Oct* 188*7*
Pleads, *Not Guilty*

Grand Larceny ~~second~~ degree
[Sections 528, 531, Penal Code]

THE PEOPLE

vs.

R
Samuel Rodney

No. 106
739
indulge

RANDOLPH B. MARTINE,

Oct 27 District Attorney.

P. 2. Oct 27/87
Pleads G. L.
A True Bill. Pen bond.

J. L. Maces
Foreman.

0081

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 247 West 42nd Street, aged 38 years, occupation Builder, being duly sworn

deposes and says, that on the 13 day of October 1887 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 Overcoat & one silk muffler of the value together of seventy-five dollars \$75.00

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 Samuel Capaldi (name present) from the following facts to wit: That at the time mentioned the above mentioned overcoat in a pocket of which was the of the said muffler, was taken from deponent's office in premises number 32 West 42nd Street in said City. That Deponent is now informed by James H. Riley a police officer of the 22nd Police Precinct that he, Riley, on the day of said larceny found the above-

Sworn to before me this 13th day of 1887

Police Justice

0082

said Muffler, in the possession
of Defendant. And that Defendant
admitted to him Riley the taking
of the said property, in-
formed him Riley of a pawn
shop in which said coat had
been pledged. Deponent is
further informed by said
Riley that he Riley has seen
said coat, & obtained the same
from the place described
by Defendant.

L. M. Wilson

Sworn to before me
this 14th day of October 1897

J. M. Wilson
Justice

0083

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation James H. Riley
Police Officer of No. 14

22 Police Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel M. Millan

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

Sworn to before me, this 14 day of October 1883 by James H. Riley

Samuel M. Millan
Police Justice.

0084

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

Samuel Cadney 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 Cadney

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer,

W.S.

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

Answer.

739-18 Avenue, 1 year

Question. What is your business or profession?

Answer,

Bricklayer

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.

Innocent
Samuel Cadney

Taken before me this

day of *March* 188*8*

[Signature]

Police Justice.

0085

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 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 Nov. 14 188 _____ Samuel M. ... 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.

0086

241/305
Police Court District. 1687

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel McMillan
247 West 42
Samuel Adney

Offence
Larceny

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. 14 1887

Magistrate.

Officer.

Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 2.00 to answer



(O.M.)

0087

OFFICE OF THE
Board of Aldermen,
No. 3 City Hall.

New York, Oct. 27th 1887

Having known
Samuel Bodney
since his childhood
as an honest, faithful,
good boy - I feel it
my duty to so certify
and as I regret very
much his present unfortu-
rate position, so do I
hope that as it is his
first offence - the kindness
and mercy of the Court
will be extended to him,
believing that such a
course will be the saving
of the boy - I am
very truly yours
John P. ...

0088

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Rodney

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

Samuel Rodney

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

The said *Samuel Rodney*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* 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 overcoat of the value of
seventy dollars, and one silk
waistcoat of the value of five
dollars,

of the goods, chattels and personal property of one *Samuel McMillan,*

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.

Samuel McMillan
District Attorney.

0089

BOX:

278

FOLDER:

2663

DESCRIPTION:

Coleman, Alice

DATE:

10/28/87



2663

0090

376.
A. H. Hummel

Counsel,
Filed, 25 day of Oct 1887
Pleads, C. H. Zwick

Grand Larceny, 5 degree
(FROM THE PERSON)
[Sections 528, 581 and 550, Penal Code].

THE PEOPLE

vs.

18 6 1887
11

Alice Coleman

RANDOLPH B. MARTINE,
Nov 9 1887
Nov 23 1887
District Attorney.

A True Bill.

[Signature]
Foreman.

Nov. 28/87
2 1/2

Witnesses:

The People } Court of General Sessions. Part 2
 Alice Coleman } Before Recorder Smyth. Nov. 23. 1884.

Indictment for grand larceny, in second degree.
 Martin Lerner sworn. I am a Sandy Hook pilot. I was in New York on the 12th of October. I had been to the city three or four days. I remember being in Rakhe's and Lannigans saloons on that day. I went into Rakhe's between 8 and 9 o'clock in the morning; it is at the corner of Peck Slip and Water St. I had on me at that time a gold watch, a Constantin-ine plain, polished Swiss movement, double case watch worth \$150. I had it in my vest pocket with a plated chain attached to it worth about seven or eight dollars I suppose. I saw the defendant Alice Coleman just previous to going into Rakhe's saloon on the street and another lady with her named Woods. He spoke to each other, but I do not remember the conversation. I was probably in the saloon half an hour before I missed my watch; we sat down there drinking and another man was with me. I met him in Peck Slip, I did not know him; he was not with these women when I met them. I met him before I saw the woman. The defendant while I was in the saloon was fooling around me, had her arms around me; she

0092

sat down on a chair beside me; we called for a round of drinks and the bartender brought them. In the mean time the prisoner went out and the bartender called my attention to my chair hanging down. The woman Woods was in the place at the time, I believe the other man and the defendant went out. My watch was in my pocket when I went into that saloon; at the time my chair was hanging down the watch was gone, I never saw it since. The bartender said ~~he~~ ^{she} should take care of the Woods woman while he went out to get an officer; he came back with an officer, I believe Officer Baker. I went to the station house and the defendant was brought in there probably two or three hours after I missed my watch. I identified her as the woman who was in my company. I had no conversation with her. No other person than the defendant had their arms around me. The occurrence that I have been narrating occurred in Lannigan's saloon. I went from Rabe's saloon to Lannigan's in 67 James St. with the same party. I had my watch after I left Rabe's saloon and when I entered Lannigan's I had it. It was Lannigan's bar keeper, Mr. Heaney, that called my

attention to the chain hanging. Cross Examined
The unknown man may have been with
me half an hour before I met the defendant
I met him at the upper end of Beck Slip; he
stayed with me until I lost my watch
We possibly had three or four drinks at
Rath's saloon of lager beer and whiskey;
we reached Lammigan's after 9 o'clock in
the morning. I drank some whiskey and
I think the ladies drank lager. I discovered
that my watch was gone between nine and
ten o'clock. I saw my watch half an hour
before I missed it. When I missed it Miss
Coleman and the unknown man had gone
out; he had been out possibly twenty min-
utes before I missed it. The defendant and
the unknown man went out shortly after. I
believe the man went out first. I think the
defendant went out about ten minutes
afterwards. I don't know that she returned
to the saloon afterwards, I did not see her
I did not see the man nor the watch since
I saw the defendant in the station house.
The Woods woman never left the room.
I do not know whether or not after the
man left the room he returned to the
door and wanted the woman, Coleman,
the defendant.

0094

Gustave W. Rahe sworn. I keep a saloon at 19 Peck Slip corner of Water St. I remember seeing the Sandy Hook pilot, Mr. Courna, in my place on the 12th of October, I should imagine it was about 8 1/2 when he came in. I don't know who came in with him; the four were in when I came from breakfast, I could not tell who the other man was, I never saw him before; the defendant and the woman Woods were the women. They remained in my place about half an hour I noticed that Alice Coleman pulled out Mr. Courna's watch a couple of times, and she put it back again in his pocket, I saw her do that. I noticed that they all left the saloon together. The complainant's watch was gold and double case. Cross Examined: I am certain it was not the man pulled out the watch, for he was not near Mr. Courna. after Alice Coleman pulled out the watch he showed it to her and the other woman. He did not have the watch in his hand showing the works of the watch while I was there. The night before I came in. I was in the saloon when she took the watch out, I was between five and ten feet away from them; it is a small saloon about ten feet wide by thirty feet long.

There was some dispute about the drinks and I told my bar tender the best thing to do was to get them out as quickly as possible. I thought they were rather rough characters. Lornas was under the influence of liquor, but the man who was with him was perfectly sober. It seemed to me Alice Coleman had a little taken; she had no hat on. Lornas had his watch when he left the saloon. Some of them had beer and others had whiskey.

John Kearney testified that he was a bar keeper employed at Larnigans 67 James St. I remember the 17th of October; the complainant and three others came into the saloon that morning between 9 and 10; the defendant was one of them. I noticed the complainant wore his chain as if his watch was in his pocket; they ordered drinks, beer and whiskey. The defendant had her arms around the complainant. I told her we did not allow that; she made an excuse that she wanted to go to the water closet. I paid no attention to it; she walked out and the man after her. I noticed Lornas' chain hanging and I called his attention to it. I asked him if he lost his watch. He put his hand in his pocket and said he had. I said

to hold on to the Woods woman. In the mean time the complainant went to the station house and about an hour afterwards the defendant came down the street. I brought her into the store and sent for an officer and had her arrested. I asked her what business she had to take the man's watch, and she said it was none of my business. She told me she did take the watch and she gave it to the man who was with her. I have ^{been} ~~been~~ ^{cross examined} ~~been~~ bar keeper in this place twelve years. The prisoner and I are not good friends because every time she would come in drunk I would put her out. I never threatened that I would get her in trouble. Her mother came to see me six or seven times and I told her I would not come to court only I am forced to. The police officer was present when I accused her of taking the watch and when she said it was none of my business. George P. Baker sworn. I am attached to the Fourth Precinct Police. I arrested the defendant in Laurigan's saloon on the 12th of October about 1/2 to 11 o'clock. I arrested the Woods woman first and afterwards I saw the defendant going down James st a short while before that.

0097

I was asked if I saw her go down the street, and I said, 'yes'; I was told she was the woman who took the watch. I went into Larrigans' and the barkeeper told me that the defendant took the watch and I arrested her. She came along with me fearably. She said she did not take the watch and did not know anything about it; she said if anybody took it it was the strange man. I asked her if she knew the man's name? She said she never saw the man before, that he came with the complainant.

Alice Coleman sworn and examined in her own behalf testified. I met the complainant and his friend in Peck Slip and the Woods woman was with me; the complainant put his arms around me and grabbed hold of me and asked me to go in and have a drink. I went in with him and he had about 70 cents worth of drink. He took out his watch to see what time it was. I passed the remark what a nice watch, I took hold of it with no intention of taking the watch and he put it back in his pocket. When the bartender wanted to get the money for the drinks he

wanted to smash him. The first place he went to the bar keeper said he did not sell drinks to ladies, and the complainant kicked the screen doors off the hinges and then we went to Lammigan's; he ordered drinks and the man who was with him went out and came back and called me out; I went out and he showed me the watch. I said it was his friend's watch and that he had better give it back, for if he did not he would get into trouble.

He coaxed me to go with him, but I would not; he left me at the corner of Cherry and Oliver Sts. and I could not say where he went. I went back to Lammigan's and the bar keeper said, "you had better give up the man's watch." I said, I had not it and would give him leave to search me. The officer brought me to the station house, I told him the same thing.

I have never been arrested before. I have been working five years steadily and live with my mother at 42 Oak St. I worked in a cigarette factory in 22nd St.

The mother of the defendant testified that the daughter worked at cigarettes, but had recently begun to drink.

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

0099

Testimony in the
case of
Alice Coleman
filed Oct.
1897.

0100

Police Court, District.

City and County } ss.
of New York,

of No. 67 James Street, aged 37 years,
occupation Bartender being duly sworn, deposes and says,

that on the 12th day of October 1887, at the City of New York, in the County of New York,

at about the hour of 10 o'clock A.M. on said date the deponent and the defendants with said unknown man entered the saloon where he Heaney is employed as bartender. Said Heaney brought some drinks to deponent and saw the said Alice Coleman with her arms around ~~deponent's~~ ^{Complacate} body. Shortly afterwards the said Alice Coleman asked him (Heaney) where the water-closet was; she then left the said store ^{with said unknown man}. Said Heaney then noticed that the deponent's chain was hanging loosely from his vest the said chain was in deponent's pocket when he deponent entered said store. Deponent said he had lost his watch.

Sworn to before me }
this 14th day of October }
1887 }

John Heaney

P. D. White
Police Justice

0101

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1st DISTRICT.

of No. The 4th Precinct Gilbert Carr
Police Office Street, aged 37 years,
occupation Police Officer being duly sworn deposes and says

that on the 12th day of October 1888

at the City of New York, in the County of New York, Dep. manly arrested
Leatharine Wood and Alice Coleman
(both now here) on complaint of
one Martin Leonard of no 147 East 70th
Street a New York Pilot of having stolen
a gold watch from the person of said
Leonard valued at one hundred & fifty
dollars deponent prays that the said
defendants may be held for examination
in order to enable deponent to procure
sufficient evidence Gilbert Carr

Sworn to before me, this
of 12th day
1888

John M. ...
Police Justice.

0102

Police Court, 15th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gilbert Carr
vs.
Catherine Wood
Alice Coleman

AFFIDAVIT.

Car copy from the Clerk's

Dated Oct 13 188

Hilbreth Magistrate.

Carr Officer.

Witness, H^h

79th Oct 13 072

Disposition, _____

0103

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Martin Carter
of No. 207 East 73rd Street, aged 36 years,
occupation Pilot being duly sworn

deposes and says, that on the 12th day of October 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~
~~person~~ of deponent, in the day time, the following property viz :

One gold watch valued
at One hundred and fifty
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 Alice Coleman and Kate Woods
(both now here) who were acting in con-
cert for the reasons following, to wit:
on the above described date Deponent
went into a bar-room at the premises
19 Pier Slip having at the time the
said watch to which was attached
a chain and which watch was in
the left pocket of the vest then
worn by deponent as a portion of
his family clothing and having missed
the said watch is informed by
Mr. Rake (bar person) that the Rake
is the proprietor of the bar room
19 Pier Slip and that he Rake saw

Sworn to before me, this _____ day
of _____ 1887

Police Justice.

the said defendants and said man-
Bunn were in his bar-room together
and that while in said room he
Rake saw the said Alice Coleman
with the defendant's watch in her
hand. The defendant and the said
defendants with said man Bunn
left the said bar-room.

Done & returned
this 13th day of Oct^r 1887

J. A. Williams

Police Justice

1887

0105

CITY AND COUNTY }
OF NEW YORK, } ss.

Gustav Rahe

aged 29 years, occupation Liquor dealer of No.

19 Beer Slip Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Martin Connor

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

Sworn to before me, this 13
day of October 1887

Gustav W Rahe

A. [Signature]
Police Justice.

0106

Sec. 198-200,

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Kate Morro

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

Question. What is your name.

Answer. *Kate Morro*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *150 Cherry Street - since Oct 7*

Question. What is your business or profession?

Answer. *Servant*

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.
Kate Morro
mark.*

Taken before me this
day of *Sept* 1887

Thompson
Police Justice.

0107

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Alice Coleman*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *42 Bar Street, 6 months.*

Question. What is your business or profession?

Answer. *Seizure-maker*

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 and am who was with the complainant in 67 James Street stole the complainant's watch.*

Alice Coleman
Marr.

Taken before me this
day of *October* 188*7*

J. H. [Signature]
Police Justice.

0 108

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 Alice Coleman

and Kate Horns

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, Each 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 13 1887 J. P. Williams 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.

0109

#376
Police Court 1703 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin Connor
207 E. 73rd St
104 South St
1 Alice Coleman
2 Kate Woods
3
4

Offence
Armed and Dangerous

Dated October 13 1887

Willett Magistrate.

Baker Carr Officer.

44 Precinct.

Witnesses Gustav W. Baker

No. 19 1/2 Slip Street.

John Heaney

No. 6 1/2 Street.

Wolfe Street Heaney

No. Street.

\$ 1000 to answer G. S.

Ex Oct 13 a.m.

Committed

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0110

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Alice Solomon

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

Alice Solomon

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

The said Alice Solomon,

late of the City of New York, in the County of New York aforesaid, on the 12th day of October, in the year of our Lord

one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the said time of the same day, with force and arms, one note

of the value of one hundred

and fifty dollars,

of the goods, chattels, and personal property of one Martin Rumer, on the person of the said Martin Rumer, then and there being found, from the person of the said Martin Rumer, 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.

01111

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Alice Edman

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Alice Edman,*

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

of the value of one hundred

and fifty dollars,

of the goods, chattels and personal property of one *Martin Ranner,*

by *a certain person or persons* to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Martin Ranner.*

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

Alice Edman

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

RANDOLPH B. MARTINE,
District Attorney.

0112

BOX:

278

FOLDER:

2663

DESCRIPTION:

Coleman, Samuel

DATE:

10/04/87



2663

0113

BOX:

278

FOLDER:

2663

DESCRIPTION:

Toliver, John

DATE:

10/04/87



2663

WITNESSES:

Edwina Allen
Alice Ferguson
Officer Erwin

Counsel,

Filed 4 day of Oct 1887

Pleads

City

THE PEOPLE,

vs.

Samuel Coleman
John Toliver

Burglary in the THIRD DEGREE,

Section 498, 506, 528, 531 and 550

Nov 2 1887 ADP to be tried peremptory
Nov 14 1887 ADP

RANDOLPH B. MARTINE,

District Attorney.

A True Bill,

W. D. [Signature]
[Signature]
Foreman.
[Signature]
[Signature]

0115

Police Court 2 District.

City and County of New York, ss.:

of No. 215 West 35 Street, aged 35 years, occupation Lam Dress

deposes and says, that the premises No 215 West 35 Street, being duly sworn in the City and County aforesaid, the said being a three story rear brick home in part and which was occupied by deponent as a place of dwelling and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly, bursting open the door leading from the hallway on the first floor of said premises into deponent's kitchen by pushing in said door and breaking the bolt and pushing off the window on the 23rd day of September 1887 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United States to the amount and of the value of Forty Seven Dollars
(\$47.00)

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

Samuel Coleman (now here) and an other by whose name is unknown and not ascertained for the reasons following, to wit:

that at the hour of 8 o'clock on said date deponent locked and securely fastened the doors and windows of her apartment which is the first floor of said premises and left them, leaving them alone and in good repair and condition and said sum of money in a bureau drawer in her bedroom which adjoins deponent's kitchen. And when deponent returned at the hour of

0116

At O'clock PM same day she discovered that her door had been broken open as aforesaid and the said sum of money feloniously taken stolen and carried away. And defendant is informed by Alice Ferguson of No 217 West 33rd St near home that some where in the neighborhood of O'clock PM said date she the said Alice saw the said defendant who is a nephew of defendant and lives with defendant enter the alley way of said premises in company with the said unknown boy not yet arrested and she Alice lost sight of the defendant for some time she then saw him leave the alley way in company with said unknown boy. Wherefore defendant charges the said defendant and the said unknown boy not yet arrested with being together and acting in concert with each other and burglariously entering said premises as aforesaid and feloniously taking stealing and carrying away said sum of money.

Sworn to before me this 2nd day of Sept 1887

Clara Allen
M. W.

A. D. Patterson
Police Justice

Police Court _____ District _____

THE PEOPLE, & c.,
ON THE COMPLAINT OF _____

Dated _____ 188 _____

Burglary _____ Degree _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

0117

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 2 DISTRICT.

Clornia Allen

of No. 215 West 35th Street, aged 35 years,

occupation Lantern being duly sworn deposes and says,

that ~~the~~ day of ~~188~~

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

John Soliver, now here is
the boy named in deponents
annexed affidavit whose name
was unknown at the time
of making said affidavit. That
deponent is informed by Alice
Jurgensen that said Soliver
stood in the alley while the
other boy Coleman broke into
deponents premises as stated in
said annexed affidavit. That the

Affidavit before me this

188

day

Sp. Justice

18

0118

✓

By Oliver now here admits
getting five dollars from
Coleman
Sworn to before me this
28th day of September 1887
W. H. Patterson Police Justice
Coleman
Must Allen

Police Court, _____ District,
THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
ARRIDAVTT.

Dated _____ 188
Magistrate.
Officer.
Witness,
Disposition,

0119

CITY AND COUNTY }
OF NEW YORK, } ss.

Alice Ferguson

aged *28* years, occupation *Housekeeper* of No.

217 West 35th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Olivia Allen*

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

Sworn to before me, this *25* day of *Sept* 188*7* } *Alice Ferguson*

J. M. Patterson
Police Justice.

0120

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Samuel Coleman 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 Coleman

Question. How old are you?

Answer. 16 years old

Question. Where were you born?

Answer. Petersburgh Va

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

Answer. 215 West 35th Street New York

Question. What is your business or profession?

Answer. take care of a bowling alley in the Union League Club

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 this charge.

Samuel Coleman.

Taken before me this

day of Sept 1887

J. M. Stearns

Police Justice.

0121

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *John Soliver*

Question. How old are you?

Answer. *15 years of age*

Question. Where were you born?

Answer. *Washington, D.C.*

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

Answer. *119 West 24th St. 2 weeks*

Question. What is your business or profession?

Answer. *I have worked in a Candy Store*

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. *Coleman told me to go to the home of his Aunt, Mrs. Allen at 215 West 35th St. I did not go into the Alley I went as far as 7th Avenue and 35th Street to a livery stable and waited for Coleman, and then came back and gave me a five dollar bill. I did not help him to steal the money. John Soliver*

Taken before me this

Day of *September* 188*8*

J. M. Davidson

Police Justice.

0122

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

_____ guilty thereof, I order that *they* be held to answer the same and *they* be admitted to bail in the sum of *Two* Hundred Dollars, *each* 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 21* 188 } *W. D. Patterson* Police Justice.
" *Sept. 28 1887* }

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.

0123

Police Court-- 1565 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elvira Allen
315 W 35

Samuel Coleman

John Solwin

8
4

offence
Burglary

Dated Sept 25 188

Patterson Magistrate.

Frank N. Swank Officer.

20 Precinct.

Witnesses Alice Ferguson

No. 217 W. 35th Street.

Henriette Richards
No. 317 W 35th Street.

No. Street.

\$1000 to answer

Comd

BAILED,

No. 1, by

Residence Street.

No. 2, by

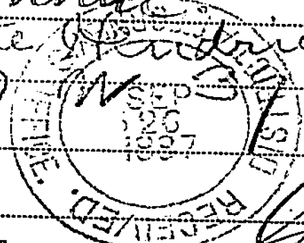
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



0124

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Samuel Adelman
and John Edinger

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

Samuel Adelman and John Edinger

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

The said *Samuel Adelman and John Edinger, both* —

late of the *20th* 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*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Elvina Allen*. —

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 *Elvina Allen*, —

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.

SECOND COUNT.

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

Samuel Ademan and John Adner

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

The said *Samuel Ademan and John Adner, both* —

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 time of said day, with force and arms,

the sum of forty seven dollars in money, lawful money of the United States and of the value of forty seven dollars,

of the goods, chattels, and personal property of one *Erina Allen,*
in the dwelling house of the said *Erina Allen,* —

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.

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Samuel Rodeman and John Salmer* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Samuel Rodeman and John Salmer, both* —

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

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

of the goods, chattels, and personal property of *Erina Allen* —

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Erina Allen* —

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

Rodeman and John Salmer

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

RANDOLPH B. MARTINE,

District Attorney.

0127

BOX:

278

FOLDER:

2663

DESCRIPTION:

Coleman, Thomas

DATE:

10/25/87



2663

137
A

Counsel,
Filed, 25th day of Oct 1887
Pleads, *Chryzels*

THE PEOPLE
Grand Larceny, *Third* degree
(From the Person)
[Sections 628, 630, Penal Code].
W. H. [unclear] 28.
[unclear]

Thomas Coleman

RANDOLPH B. MARTINE,
District Attorney.

Oct 27 1887
Pr over 27/187
Pleads 3, L. 249
A True Bill.

J. C. [unclear]
Foreman.

S. P. H. [unclear]

Witnesses:
J. B. [unclear]
Officer Mahoney.

0129

Police Court District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Mogres Hotel
of No. 12 Chatham Square Street, aged 46 years,
occupation Restaurant Keeper being duly sworn

deposes and says, that on the 13th day of October 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and of deponent, in the night time, the following property viz:

One silver watch and gold chain and locket attached, together of the value of thirty-five (35) 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 Thomas Coleman

now here, from the fact that while deponent was walking in Park Row at about the hour of 11 1/2 o'clock P. M. the said deponent approached deponent and seized hold of said chain pulling the watch out of the left pocket of the coat then upon deponent's person, and breaking the chains and carrying away said property from deponent's possession and person.

James Black

Sworn to before me, this 14th day of October 1887
J. B. [Signature]
Police Justice.

0130

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Coleman 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. *Thomas Coleman*

Question. How old are you?

Answer. *22 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *88 Rosevelt St., over a year*

Question. What is your business or profession?

Answer. *Stone Cutter*

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

Answer. *I am not guilty. I did not steal his watch. That is all I have to say.*
Thomas Coleman

Taken before me this

day of *October* 188*8*

Thomas Coleman

Police Justice.

0131

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 _____

Thomas Coleman
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 *October 14th* 188 *J. M. Patterson* 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.

0132

#322
Police Court-- 3 1686 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Black
Thomas Coleman
712 Chatham Square

Office of the
Lancaster
Magistrate

2
3
4

Dated October 14 1887

Patterson Magistrate.

Mahoney Officer.
Precinct.

Witnesses

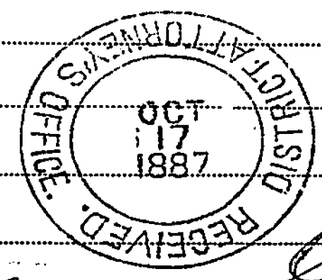
No. Street.

No. Street.

No. Street.

\$ 15.00 to answer G.S.

Comd



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

0133

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Ademan

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

Thomas Ademan

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

The said *Thomas Ademan,*

late of the City of New York, in the County of New York aforesaid, on the
thirtieth day of *October*, in the year of our Lord
one thousand eight hundred and eighty *seven*, at the City and County aforesaid, in the
night time of the same day, with force and arms,

one watch of the value of fifteen
dollars, one chain of the value
of twelve dollars, and one
packet of the value of eight
dollars.

of the goods, chattels, and personal property of one *James Black,*
on the person of the said *James Black,* then and there being
found, from the person of the said *James Black,* 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.

Samuel W. Merritt

District Attorney.

0134

BOX:

278

FOLDER:

2663

DESCRIPTION:

Columbo, Vincenzo

DATE:

10/25/87



2663

437
Wash
A

Counsel,
Filed 25 day of Oct 1887
Pleads *Choyally*

THE PEOPLE
vs.
R
Vincenzo Columbo

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

Dec 1 1887
RANDOLPH B. MARTINE
Dec 9 1887
Choyally
District Attorney.

Choyally
1887
A True Bill,
Paul H. December 7/87.
Ball
Foreman.

A

Witnesses:
Samuel Sambardell
Officer Williams

0136

Police Court _____ District.

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

Giustino Gambardella

of No. *141 Elizabeth* Street, aged *35* years,

occupation *Seaman* being duly sworn

deposes and says, that on *17th* day of *October* 188*7* at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *Vincenzo*
Colombo (and his) who

and wilfully *pointed*, *aimed*,

and discharged the con-

tents of a revolver loaded

with powder and ball at

the body of deponent one

of the balls from said

revolver striking deponent

in the leg and said in-

juries were inflicted

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

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

Sworn to before me, this *17th* day }
of *October* 188*7* } *Giustino Gambardella*

Sam'l O'Sullivan Police Justice

0138

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.....

Refractum
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *fifteen* 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 18th* 188*7* *Sam'l C. 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 h to be discharged.

Dated..... 188..... Police Justice.

0139

#317
Police Court District 1704

THE PEOPLE, &c
ON THE COMPLAINT OF

Giuseppe Gambrelli
14 1/2 Elizabeth St
Vincenzo Columbo

2
3
4

Offense
John J. ...

BAILED,

No. 1, by *Jules Licard*
Residence *1829 Washington Avenue* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Oct 17* 188*7*

Reilly Magistrate.

Carstensen Officer.

Precinct.

Witnesses *Constantino Caprio*

No. *63* *Reservoir St.* Street.

Michael Cardello *62* *Mullberg*

Dominico Passisi *55* *11*

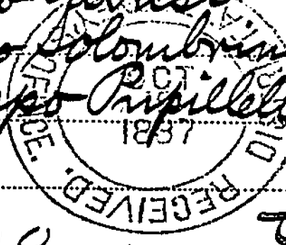
Alfonso Colombrino *50 1/2* Street.

Giuseppe Pupillo *James*

No. Street.

\$ *1500* to answer *G S*

1500 Ex Oct 15 9, 9, 11.



0140

Michele Cordello
6 1/2 Mulberry St.
Dominic Parrisi
55 Mulberry St.
Filippo Pupillillo
88 James St.

Alfonso
Alfonso Solombrino
50 1/2 Mulberry St.

Witnesses in People vs. Colombo
assault.

0141

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Vincenzo Edmunds

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

Vincenzo Edmunds

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

The said Vincenzo Edmunds,

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of October, in the year of our Lord

one thousand eight hundred and eighty-seven, with force of arms, at the City and County aforesaid, in and upon the body of one

in the peace of the said People then and there being, feloniously did make an assault and to, at and against

a certain then and there loaded and charged with gunpowder and one leaden bullet, which the said

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,

with intent the said

thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Vincenzo Edmunds

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

The said Vincenzo Edmunds,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against

the said

a certain then and there charged and loaded with gunpowder and one leaden bullet, which the said

in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute

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

RANDOLPH B. MARTINE, District Attorney.