

0389

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gaemini, Gemave

DATE:

05/27/92



4391

0390

942 947

Witnesses:

Counsel,

Filed, 29 May 1892

Pleads,

Abigail J. Gammell

THE PEOPLE

vs.

B

Bernard Gammell

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1890, Sec. 5.)

Abigail J. Gammell

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius Catlin

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gerrave Guemini

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

Gerrave Guemini

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 *Gerrave Guemini* late of the City of New York, in the County of New York aforesaid, on the 16th day of *November* in the year of our Lord one thousand eight hundred and ninety- _____, 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 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.

DE LANCEY NICOLL,
District Attorney.

0392

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gallagher, James Jr.

DATE:

05/04/92



4391

0393

Witnesses:

J. Gallager

40-

Counsel,

Filed *4* day of *May* 189*2*

Pleads,

THE PEOPLE

vs.

James Gallagher

vs. Grand Jurors

Grand Larceny, [Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Louis Cottin

Foreman.

May 5, 1892
James J. [unclear]

E. C. [unclear]

Police Court

X District.

Affidavit—Larceny.

City and County }
of New York, } ss:

James Gallagher Jr
of No. 22 Cottage Place Street, aged 41 years,
occupation Painter being duly sworn,

deposes and says, that on the 27th day of April 189 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 daytime, the following property, viz:

Forty dollars in good and
lawful money of the United States
\$40.00

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by James Gallagher Jr.
from the fact that said money was in
a trunk in said premises. Deponent
missed said money and caused the
arrest of defendant.

Defendant was
informed of his rights and he admitted
having taken said money.

Deponent
therefore prays that the defendant
be dealt with as the law may
direct
James Gallagher

Sworn to before me this

day

189

Police Justice.

0395

(1885)

Sec. 198-200.

th District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

James Gallagher 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. *James Gallagher*

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. *22 Cottage place.*

Question. What is your business or profession?

Answer. *Truck Driver*

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

Answer.

I am sorry
James Gallagher

Taken before me this

day of

189

Police Justice.

0396

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 May 1 18 92 Police Justice.

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

Dated..... 18 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..... 18 Police Justice.

0397

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Gallagher
27 Dalgage St.

1 *James Gallagher*
2
3
4

Offence *Lev. 26*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *May 1* 189*2*

Wm. O'Connell Magistrate.

Wm. O'Connell Officer.

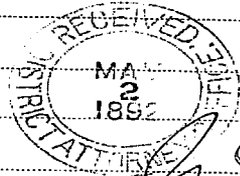
25th Precinct.

Witnesses.....

No. Street.

No. Street.

No. *2000* to answer *AS* Street.



AS
97

0398

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Gallagher, the younger.

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse James Gallagher the younger, of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said James Gallagher, the younger

late of the City of New York in the County of New York aforesaid, on the 27th day of April in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the day-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of forty

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of forty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of forty dollars

of the goods, chattels and personal property of one James Gallagher, the elder 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.

DE LANCEY NICOLL, District Attorney.

0399

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gallagher, John

DATE:

05/31/92



4391

0400

Witnesses:

1020
Counsel

Counsel,

Filed

1892

day of May

Pleads,

THE PEOPLE

vs.

B

John Gallagher

F

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[III. Rev. Stat. (7th Edition), page 1068, Sec. 21, and
page 1182, Sec. 21.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lulius Catlin
Foreman.

F. James B. W. 92

0401

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

John Gallagher 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 Gallagher*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *438 4th Avenue 9 months*

Question. What is your business or profession?

Answer. *Wartenant*

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 demand a trial by jury*
John Gallagher

Taken before me this

day of

1885

John J. ...

Police Justice.

0402

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.....

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

Dated *July 21* 18*90* *John J. ...* Police Justice.

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

Dated *July 21* 18*90* *John J. ...* 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..... 18..... Police Justice.

0403

1138

1070
Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew M. Council

vs.

1 *John Gallagher*

2
3
4

Offence *Drunk*

BAILED.

No. 1, by *John Wendel Hess*
Residence *200 West 41st* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *July 31* 18*90*

John M. Council Magistrate.
M. Council Officer.

Precinct. *19*

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *100* to answer *Res*
Bailed

0404

Excise Violation—Selling on Sunday.

POLICE COURT— 2 DISTRICT.

City and County } ss.
of New York, }

of the 19 Precinct Police Matthew McCannell Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 20 day
of July 1896, in the City of New York, in the County of New York, at
premises No. 35 East 24th Street,

John Gallagher (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY 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 John Gallagher
may be arrested and dealt with according to law.

Sworn to before me, this 21 day
of July 1896 Matthew McDonnell

John Roman Police Justice.

0405

COURT OF GENERAL SESSIONS, PART *One* (1700)

THE PEOPLE

INDICTMENT

vs.
John Gallagher

For

not found

27

To

M

John Mendelsohn
No. *200 W 41* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City, on _____ the _____ day of *June* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

DE LANCEY NICOLL,
District Attorney.

0406

200-43

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 Gallagher

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

The said *John Gallagher*,

late of the City of New York, in the County of New York aforesaid, on the *20th*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*—*, 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 *Matthew McCowell*,

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

SECOND COUNT—

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

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.

DE LANCEY NICOLL,
District Attorney.

0408

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gallagher, Patrick

DATE:

05/16/92



4391

Witnesses:

Regina Marquer
Evea Wall

Bail on motion of
Dist Atty \$1000 =
Jy

Bailed by
Wm J. Tubridy
167 E. 121st St

Counsel,

Filed 16 day of May 1892

Pleads, *et inquit*

THE PEOPLE

vs.

Patrick Gallagher

B
Att
Assault, 2nd degree.
Sec 219, Penal Code

DE LANCEY NICOLL,

District Attorney

A TRUE BILL.

Part II
June 16th 1892 Defes no quest
with power of del above
in law *Cath*

Part 2 - June 22, 1892
Foreman.
Tried and Acquitted

0410

Subpoena doctor who attended Miss Marguiz

City and County of New York: ss.

REGINA MARQUIZ being duly sworn, says,
I reside at number 207 East 114th Street, with my father,
mother and family. I am twenty years of age.

✓ On the twenty-ninth day of February, I was carrying on
✓ a Confectionery Store at 1,853 Lexington Avenue, and between
one and two o'clock PATRICK GALLAGHER came to my store and
opened the front door, after my father and mother arrived at
the store, and halloed in through the front door:

"You S-- of a B----, I want you to understand you must
leave my premises to-morrow." Between seven and eight
o'clock, PATRICK GALLAGHER again called and asked me if my
father was in; I told him he would be in in a minute, as he
was then away from the store; and about ten minutes there-
after PATRICK GALLAGHER called again into the store; my
father and myself were behind the counter when he came in;
he seemed to be excited and under the influence of liquor.
I asked him what he wanted. I knew him to be our landlord.
He answered:

"It is none of your d----d business; I want that S-- of
a B---- of your father." I told him to leave my store, as
I did not want any disturbance there; he made a start to go
towards my father, and I went from behind the counter tow-
ards him and told him (GALLAGHER) to leave my store. Then
came in MR. LYNCH; I asked him what he wanted and told him
to leave the store. He said:

"It is none of your d----d business what I want here."

He (LYNCH) came to the store with GALLAGHER, but had waited outside. I knew that they came in to fight my father, and I told LYNCH that he should leave the store, and also GALLAGHER; and after LYNCH came in GALLAGHER said:

"I am going to knock your father's brains out," and with that I held out my arms to protect my father, and went in front of him (my father); with that GALLAGHER caught hold of my shoulder with both hands and shook me, in order to get hold of my father. I remained firm, and he (GALLAGHER) struck me two violent blows with his fist; one on the chest and one on my stomach. I then fainted, and was in bed, sick and suffering, and remained confined to the house three weeks.

I am still sick and suffering from the effects of these blows I received from GALLAGHER, and am still under medical treatment and may be suffering all my life, and same may cause my life to be shortened. I cannot tell what the result of these blows may determine, as my doctor claims I am internally injured, and I have and am still suffering pain and other troubles that I did not have or, any indications of, before I was struck by GALLAGHER. He is a strong and large powerful man, and I have heard that he well known for his brutality.

Sworn to before me this 2nd ^{and} day of May, 1892.

Miss Regina Leary
Abraham F. Rosenthal
Notary Public N. Y. Co.

City and County of New York: ss.

MRS. ELENA WAHL being duly sworn, says, I am twenty-eight years of age; a married lady, with one child, and reside with my husband at number 1,855 Lexington Avenue, who conducts a bakery there; his store is next to the confectionery store of MISS MARQUIZ.

On or about February twenty-ninth, one thousand eight hundred and ninety-two, I was looking for my boy in the candy store of MISS MARQUIZ, and I there saw PATRICK GALLAGHER, and was present when GALLAGHER came in, and I have heard the affidavit of the complainant; the same is true as to what occurred in the store, and the remarks made by GALLAGHER and LYNCH.

The first blow I did not see; I was called out and when I came back I saw GALLAGHER strike MISS MARQUIZ with his fist, a heavy blow on the stomach that she fainted in my arms. She wanted to protect her father from an assault.

I did not see MR. MARQUIZ (the father of complainant) say or do anything towards GALLAGHER, except he said that GALLAGHER and LYNCH should leave the store.

I heard MR. MARQUIZ halloo to the officer "Take him (GALLAGHER) out, as he is killing my daughter." I am not related or connected in any way with the complainant.

Sworn to before me this

2nd day of May, 1892. *Miss Lena Wahl.*

Abraham F. Rosenthal
Notary Public N. Y. Co



City and County of New York: ss.

OSCAR SCHIER being duly sworn, says, I reside at number 1,843 Lexington Avenue, where I worked in a barber shop.

On the twenty-ninth day of February last, I went into the confectionery store of MISS MARQUIZ which is near the barber shop. I was attracted there by a crowd in front of the store. When I came into the store, MR. MARQUIZ was coming from behind the counter and the complainant was in front of her father. GALLAGHER had hold of MISS MARQUIZ by the shoulders and was wrangling with her, trying to get her away to get at her father. She held up her hands and he (GALLAGHER) struck her with his clinched fist two heavy blows---one on her chest and the other on the lower part of her stomach.

She fainted in the arms of MRS. WAHL and I came to help her from falling on the floor, and MRS. WAHL placed her (complainant) in my arms. MR. MARQUIZ (the father) did nothing to LYNCH or GALLAGHER except saying they should leave the premises, and addressing LYNCH and saying, "What do you want here?" LYNCH said, "It is none of your d----d business."

When the officer came in MR. MARQUIZ (the father of complainant) halloed that the officer should take GALLAGHER out or he would kill his daughter. Both GALLAGHER and LYNCH were under the influence of liquor, as I believe. They were very much excited. I heard GALLAGHER say, "I

City and County of New York: ss.

LOUIS MARQUIZ being duly sworn, says:
I reside at 207 East 114th Street. I have resided in Harlem for about seventeen years. I have resided in this city for twenty-two years. I have never been arrested, nor has a complaint ever been made against me for disturbing the peace and quietness of anybody.

On the twenty-ninth day of February last, I resided at number 169 East 115th Street, where I hired a flat from defendant (GALLAGHER), which I occupied with my family, consisting of my wife and five children, including the complainant. About eleven o'clock in the forenoon of that day (February 29) GALLAGHER came to my flat and I showed him the plumbing work which was out of order. He claimed that the same was not out of order, and that I was a d---- boy and did not know anything about plumbing.

I told him I was a plumber for the last thirty years; and he again said that I was only a d---- boy and did not know anything about it; and told me if I did not like it I could move. I told him I paid my rent and would move when I got ready. Then he said I was a S-- of a B---- and a Christ killer and I told him to leave my rooms, and he caught hold of my coat. Then I opened the door and told him to go out, and he would not do so, and I put him out.

About one o'clock I went out with my wife to look for a flat, and I noticed that he was following us around until we got to my daughter's store, and he then opened the front

door of the store of my daughter and said:

"You S-- of a B----, I want you to understand that you must leave my premises to-morrow." In the afternoon he continued to follow me again and called abusive names to me on the street. After my supper I went to complainant's store. About half past seven o'clock GALLAGHER came in; I was behind the counter and my daughter asked GALLAGHER what he wanted. He said:

"I want that S-- of a B----," and my daughter told him to leave the store; and LYNCH, who had come to the store with GALLAGHER and waited outside, came in and my daughter asked him what he wanted; he told her it was none of her d----d business. I asked him to leave the store, and he also answered me, "It is none of your d----d business," and he would not leave the store. I also told GALLAGHER to leave the store, and so did my daughter and he (GALLAGHER) said:

"I am going to knock your brains out;" and addressing my daughter he said, "I want that S-- of a B---- of your father." GALLAGHER, addressing me said, "I want to get at you;" he (GALLAGHER) having hold of my daughter by the shoulders and wrangling with her. She was in front of me in order to prevent GALLAGHER from getting at me, and he struck her with his clinched fist two heavy blows---one on her chest and one on her stomach. She fainted in the arms of MRS. WAHL, and the officer came in the store.

I did not touch GALLAGHER or LYNCH, and did nothing to

them except telling them to leave the store. They came in under the influence of liquor for the purpose of doing me bodily injury. He (GALLAGHER) had followed me all day after I had put him out of my rooms., He is well known in Harlem as a brute, when drunk; and he is generally under the influence of liquor.

I gave no cause or provocation to GALLAGHER or LYNCH to be scandalized or molested, nor did my daughter or any one else. All the way to the Station House, when GALLAGHER was arrested, he (GALLAGHER) was cursing and swearing at me.

I have heard read the affidavits made by my daughter (the complainant), MRS. WAHL, OSCAR SCHIER, and the same in all respects are true, giving a correct history of what transpired.

I further say that my daughter's health is impaired, and she is in a precarious condition. What the results of the blows inflicted by GALLAGHER will be, the physician is as yet unable to determine. She has suffered considerably and may be permanently injured thereby.

Sworn to before me this 3rd day of May, 1892.

Louis Margulitz

Abraham F. Rosenthal
Notary Public N. Y. Co

04 18

CITY AND COUNTY OF NEW YORK, ss.

In the name of the People of the State of New York, To any Peace Officer in this State:

An indictment having been found on the 16th day of May,
1892, in the Court of General Sessions of the Peace of the City and County of
New York, charging Patrick Gallagher

with the crime of Assault in the second degree,

You are therefore Commanded forthwith to arrest the above named Patrick
Gallagher and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City
Prison of the City of New York.

City of New York, the 16th day of May 1892.

B. Lancy Mear
District Attorney.

0411

N. Y. General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Patrick Gallagher

BENCH WARRANT FOR FELONY.

DE LANCEY NICOLL,
District Attorney.

Issued *May 16* 189*2*.

79. E. 116

..... 189
The within named *Patrick Gallagher*
arrested this day and brought to the
Court of General Sessions.
 The officer executing this process will make his
..... return to the Court forthwith.

See Louis Marquand
207 E. 114 St.

0420

7th of June 20/92
Acta Diet. 1892

Dear Sir:

Patrick F. Kennedy ^{and}
has Sullivan come up for
Highway Robbery tomorrow ~~Wed~~
nesday. That boy Kennedy I have
known since he was a child
and this is the first time he
was ever charged with a
criminal offense.

There is certainly a
misconception all around
if you will please excuse my
presumption for the sake of his
Father & Mother I really think
that Law and Christianity will be
served in this case by tempering
Justice with Mercy.

0421

You can inquire as to both
the boys character, if you will
please take a little interest in
the case as the moral they have
undergone will certainly be
an example to them during
the balance of their lives;
while they are left in home
industry to the support of
their parents; for they were
both good boys always
as far as their families was
concerned

Respyr your Obedient
A.
James Land
183 Hancock
City

0422

NEW YORK,

1892.

Hon. Delancey Nichol,
District Attorney,
New York.

Honored Sir:--

I am a resident of the City and County of New York for the last twenty-two years, and the father of a family of seven living children; not any one of us have ever given the authorities any trouble, and we have always lived a proper life -- becoming a respectable family.

I am sorry now that I must trouble you in the matter of a complaint against one PATRICK GALLAGHER, an ignorant, brutal, drunken man, whose character for such is well known amongst the authorities and residents of Harlem.

I had the misfortune to become a tenant of his, and my daughter, a delicate young girl of twenty years, without any cause or provocation, has been brutally assaulted by that brute, simply in endeavoring to prevent his assaulting me, with another ruffian that he brought to my daughter's store for the express purpose of doing me bodily injury.

I, as a father and a citizen, implore you, as our Prosecuting Attorney, to aid me to bring to justice that man who has caused

-2-

so much misery, pain, trouble and expense to my family, an irreparable injury to the health and life of my child -- my daughter who was assaulted; her life may be shortened, and for years to come she may suffer from his acts great damage to her health and comfort.

It is in justice to her that I implore upon you to mete out justice and punish this man for the wrongs that he has inflicted, and the injury he did my child; as you will see by the accompanying affidavits of disinterested persons how the assault was committed, and how he dogged me about all day prior to the assault, for the express purpose of doing me, as he has done to others, bodily injury.

He has often boasted of his means and influential friends, being a member of prominent political organizations, and having sufficient means to employ able and influential Counsel, to wit: ^{Civil Justice} JOSEPH P. FALLON, who appeared for him in the Police Court before Police Justice CHARLES WELDE, when he was discharged without the benefit of a written deposition of witnesses, that I was compelled to have these witnesses testimony written out for you to see, and examine the testimony of my witnesses.

The complaint was made on March 1st, before Judge MEAD, and the examination was had on the 27th day of April, when Police Justice WELDE discharged him and dismissed my complaint.

The proceedings were ^{adjourned} from time to time at great expense and annoyance to the complainant and her witnesses, and at no time has she applied for an adjournment except at those times when she was

0424

-3-

confined to the house and in bed by reason of the assault.

I most humbly ask that your Honorable Sir will render my child and family that justice that she and we, in the name of the people, are entitled to.

Your obedient servant,

Louis Marguiz.
207 East 114th St.

People

v

Patrick Gallagher

Assault

Witnesses

Det J. DeLoecker

153 E 116th Street

Officer John Ross

4 John R. Trustinsky

29th Precinct

Room 409

Regina Murphy

207 E 114th

Mrs E. Wall

1855 Lexington Ave

Oscar Schmor

1843 Bay Ave

0425

0426

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patricia Gallagher

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Patricia Gallagher* —

of the crime of *assault in the second degree,*

committed as follows:

The said *Patricia Gallagher,*

late of the City of New York, in the County of New York aforesaid, on the
twenty ninth day of *February*, in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

in and upon one Regina Marquis,
feloniously did unlawfully and wrongfully
make an assault, and then the said
Regina Marquis, with the hands of

that the said Patricia Gallagher, in and
 upon the body of her the said Regina
 Marquis, then and there willfully and
 unlawfully did feloniously strike, beat
 and wound, and then and there and
 thereby did feloniously, willfully
 and unlawfully inflict grievous
 bodily harm upon the said Regina
 Marquis; 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.

s/ James M. [unclear]
 District Attorney

0428

BOX:

480

FOLDER:

4391

DESCRIPTION:

Garbarini, Charles

DATE:

05/12/92



4391

0429

Witnesses:

Counsel,

Filed,

Pleas,

1892

12th day of May
1892

THE PEOPLE

vs.

B

Charles S. Barber

Albany

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1089, Sec. 5.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lewis Carter

Foreman.

0430

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Garbarini

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

Charles Garbarini

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 *Charles Garbarini* late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *June* in the year of our Lord one thousand eight hundred and ninety- , 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 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.

DE LANCEY NICOLL,
District Attorney.

0431

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gardello, Carlo

DATE:

05/20/92



4391

0432

5860
586

Witnesses:

Counsel,

Filed, *20 May* 189*2*
day of

Pleads,

THE PEOPLE

vs
James G. ...

Carlo Gardella

Walter ...

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(Ill. Rev. Stat. (7th Edition), Page 1980, Sec. 2.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Luino Calini

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Carlo Gardella

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

Carlo Gardella

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

Carlo Gardella

late of the City of New York, in the County of New York aforesaid, on the *third* day of *August* in the year of our Lord one thousand eight hundred and ninety- , 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 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.

DE LANCEY NICOLL,
District Attorney.

0434

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gardiner, Robert

DATE:

05/17/92



4391

0435

BOX:

480

FOLDER:

4391

DESCRIPTION:

Pastore, Angelo

DATE:

05/17/92



4391

Court of Civil Sessions

People
vs.
Robert Gardner

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

New York, May 14 1892

CASE NO. 64560 OFFICER Bailey
DATE OF ARREST May 12
CHARGE Burglary and Larceny

AGE OF CHILD 15 yrs.
RELIGION Catholic
FATHER Dead

MOTHER Nannah - Respectable and temperate

RESIDENCE No. 124 Cherry Street.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT on Nov. 17
1889, Robt. Gardner was arrested for lar-
ceny of 13 cans tomatoes from Grocery Store
67 New Chambers St. Complainant with-
drawn charge in Police Court, and boy dis-
charged.

Jan. 5, 1890 - Robert Gardner arrested
for stealing a bottle of ginger ale from
Grocery Store. Discharged in Police
Court.

Oct. 20, 1891 - Robert Gardner ar-
rested for larceny - of from Jane Van Vechen
69 N. Chambers Street. Complainant after
wards withdrew complaint and Gardner
was discharged.

All which is respectfully submitted

Edwards Leffing
Dist

To District Attorney

Court of
General Sessions

People
vs
Robert Gardner

Penal Code, § 1

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.

0438

0439

Police Court 1st District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Rafael Sarate

of No. 36 Jan Street, aged 34 years,
occupation, *carriage* being duly sworn,

deposes and says, that on the 3^d day of May 1892 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 right time, the following property, viz:

A quantity of Cheese
Being together of the value of
Eighty Dollars.

the property of Dependent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Robert Caravice
and Angelo Pastore (now here) who were
acting in concert for the reasons following
to wit: That on said day deponent missed
the said property and he is informed by
James J. Callahan a detective of the
44th Precinct police that he arrested
said defendant and that said defendant
Gorman admitted and confessed to said
Callahan in the presence of James K. W. Cloney
a detective of the 44th Precinct that said
defendant Pastore told him defendant
Gorman to enter deponent's store
and to take the said property
therefrom and give the same to defendant

Warrant for arrest of
Robert Caravice
and Angelo Pastore
on the 3^d day of May 1892
at the City of New York
in the County of New York

pastore ^{and} to take said property to his said
 pastore's house and showed him said
 Gardner where to lease it and said Gardner
 did take said property and did lease
 the same in the yard of the premises
 of 2200 on street known as "Fisher's Alley".
 The said pastore told said Gardner that
 he said pastore would take said
 property away the next day and sell
 the same and defendant further that
 on the 4th day of May 1902 said Gardner
 admitted and confessed to said Carraban
 and said McCahey that he saw said
 defendant pastore take said property
 from the premises 2200 on street and that
 said pastore admitted in conversation with
 said Carraban and McCahey that he had
 taken said property from the premises
 therefore charges said defendant
 with the knowing and

Sworn to before me } Rafael ^{his} _{hand} ^{Notary}
 this 12th day of May 1902 }

W. W. ...
 Police Justice

0441

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Inspector of No. 147

1st Precinct Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Rafael Janete and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 12 day of May, 1898 Daniel J. Brennan

D. M. Buchan
Police Justice.

0442

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Detective of No. 4th Precinct

4th Precinct Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Rafael Saneto and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 19th day of May 1894 James H. McSorrey

W. M. ...
Police Justice.

0443

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Nugelo Pastore 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. *Nugelo Pastore*

Question. How old are you?

Answer. *27 years.*

Question. Where were you born?

Answer. *Italy*

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

Answer. *18 Mowat Street, 3 months.*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*

Nugelo Pastore
X
num

Taken before me this *19th* day of *May* 188*9*
M. J. ...

Police Justice.

0444

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Robert Gardiner*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *124 Cherry St 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 am guilty*

Robert Gardiner

Taken before me this

day of

May 188*9*

W. M. ...

Police Justice.

0445

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

Joseph D. ...

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

Dated, May 2 189 2

W. M. ... Police Justice.

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

Dated, 189

Police Justice.

There being no sufficient cause to believe the within named

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

Dated, 189

Police Justice.

0446

582

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Raphe S. S. S.
36 Park St
Robert J. Gardner
Angela S. S.

1894
Offense *Grand Larceny*

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *May 15* 189*2*

J. B. McLean Magistrate.

W. Corey Officer.

4 Precinct.

Witness *David J. Caccaban*

No. *4* St. Precinct Street.

James W. Corey

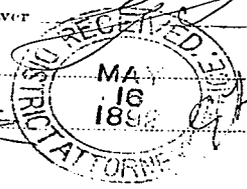
No. *4* St. Precinct Street.

F. H. Borlough

No. *1010* St. Precinct Street.

1010 6 2 3

\$ *2000* to answer



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Robert Gardiner
and
Angelo Pastore*

The Grand Jury of the City and County of New York, by this indictment, accuse
Robert Gardiner and Angelo Pastore
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Robert Gardiner and Angelo
Pastore, both*
late of the City of New York, in the County of New York aforesaid, on the *third*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*fifty cakes of cheese of the
value of two dollars each
cake, and divers other goods,
chattels and personal property,
(a more particular description
whereof is to the Grand Jury aforesaid
unknown) of the value of thirty dollars*

of the goods, chattels and personal property of one

Rafael Sarete

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

Angelo Pastore

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

The said *Angelo Pastore*

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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one

Rafaele Sarate

by one Robert Gardiner, and other

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

Rafaele Sarate

unlawfully and unjustly did feloniously receive and have; the said

Angelo Pastore

~~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.~~

DE LANCEY NICOLL,

District Attorney.

0449

BOX:

480

FOLDER:

4391

DESCRIPTION:

Garrison, Edward M.

DATE:

05/26/92



4391

0450

Court ofayer and Terminus.

Counsel,

Filed, 26 day of May 1892

Pleads,

THE PEOPLE

vs.

VIOLETION OF EXCISE LAW.
Selling on Sunday, Etc. 1933, § 21, and
page 1889, § 5.]

Edward W. Garrison

James W. Garrison
of the County of New York
District Attorney.

DE LANCEY NICOLL

District Attorney.

Foreman.

If witnesses:

Witness lines

TRUE BILL.

Signature

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward M. Garrison

The Grand Jury of the City and County of New York, by this indictment, accuse *Edward M. Garrison* of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Edward M. Garrison

late of the City of New York, in the County of New York aforesaid, on the *17th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*eight*, 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

Thomas Keefe

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 New York and their dignity.

SECOND COUNT—

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

Edward M. Garrison

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

Edward M. Garrison

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.

DE LANCEY NICOLL,

District Attorney.

0452

BOX:

480

FOLDER:

4391

DESCRIPTION:

Garvey, Peter

DATE:

05/27/92



4391

0453

936
advised 7/3/6

Counsel,

Filed 27

189

day of May

Pleads,

THE PEOPLE

vs.

B

Peter Garvey

James B. De Lancey Nicoll

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius C. Catlin

Foreman.

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
(Ill. Rev. Stat. (7th Edition), page 1088, Sec. 21, and
page 1089, Sec. 2.)

Witnesses:

0454



New York, June 11, 1892

Mr. Flynn
 Chief Clerk District Attorney
 Dear Sir,

I have received notice
 for my collector of Mellman to produce
 a Peter Garry in order to plead on the
 13th in reference to an Evans case
 I would humbly respectfully ask you to
 kindly postpone the matter for a few
 days in order to gain time to find
 the man

By enclosing
 you will greatly
 oblige yours truly
 A. G. Huppel

7
 11
 17

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Barvey

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

The said *Peter Barvey*

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-----, 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

John Truckenich

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
Peter Barvey
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 *Peter Barvey*

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.

DE LANCEY NICOLL,
District Attorney.

0456

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gehrig, William

DATE:

05/26/92



4391

0457

Court of Oyer and Terminer.

Counsel,

Filed, 26 day of May 1892
Pleas, Not Guilty (Jury)

THE PEOPLE

vs.

B

William Gehrig

VIOLATION OF EXCISE LAW.
[III. Rev. Stat. (7th Edition), page 1938, § 21, and
page 1989, § 5.]

Ordered to the County of
Federal Court
Special Sessions,
Complaint sent to the
District Attorney.

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Witnesses:

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Feltman

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

William Feltman
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said *William Feltman*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *August*, in the year of our Lord one thousand eight hundred and ninety-*eight*, 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 *David Sugar*.

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 New York and their dignity.

SECOND COUNT--

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

William Feltman

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 *William Feltman*

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.

DE LANCEY NICOLL,

District Attorney.

0459

BOX:

480

FOLDER:

4391

DESCRIPTION:

George, William

DATE:

05/10/92



4391

Witnesses:

Counsel,

Filed

Pleads,

1871/1872

of *Henry* 1872

THE PEOPLE

vs.

B

William George
(8 Cases)

May 11/72

Printed and bound at the
District Court for the District of Columbia.

POOL SELLING
(Section 851, Penal Code and Chap. 479,
Laws of 1887, §§ 4 and 7.)

DE LANCEY NICOLL,

District Attorney.

A True Bill.

Luhus Catlin
Foreman.

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 George

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

William George

of the crime of keeping a room for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

William George

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *sixth* day of *October* in the year of our Lord one thousand eight hundred and ninety *one*, at the Ward, City and County aforesaid, and not upon any grounds or race track, owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously keep a certain room in a certain building there situate, for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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

William George

of the crime of knowingly permitting a room to be used and occupied for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

William George

2940

of the crime of becoming the custodian and depository, for hire and reward, of money staked,

William George

Fourth Court, And the Grand Jury aforesaid, by this indictment, further accuse the

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being the *recourse* of a certain building there situated, with force and arms, did unlawfully and feloniously therein keep, exhibit and employ, divers devices and apparatus (a more particular description thereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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.

William George

The said

of the crime of keeping, exhibiting and employing devices and apparatus for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

William George

said

Third Court, And the Grand Jury aforesaid, by this indictment, further accuse the

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the *recourse* of certain room in a certain building there situated, with force and arms, unlawfully and feloniously did knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses; 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.

wagered and pledged upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said *William George*

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the occupant of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein then and there become the custodian and depository, for hire and reward, of certain money, to wit : the sum of *Two* dollars in lawful money of the United States of America, which said money was then and there by one *Maurice J. O'Connor* staked, wagered and pledged upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Refractibility* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situate at *the City of New York* in the County of *New York* in the State of *New York* and commonly called the *Jerome Park* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the circumstances and manner of, upon, and in which the said money was so staked, wagered and pledged as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

Fifth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *William George*

of the crime of recording and registering a bet and wager, committed as follows :

The said *William George*

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose

of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one. *Maurice J. O'Connor*

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Refractor* *Filly* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *the City of New York* in the County of *New York* in the State of *New York* and commonly called the *Jerome Park* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

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

William George

of the CRIME OF POOL SELLING, committed as follows:

The said *William George*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *Maurice J. O'Connor* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Refractor Filly* — and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year afore-

said, at a certain place and race track situated at *the City of New York*
 in the County of *New York* in the State of *New York*
 and commonly called the *Jerome Park* Race Track,
 and which said trial and contest was had, holden and run on the day and in the year aforesaid at
 the place and race track aforesaid (a more particular description of which said trial and contest,
 and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid
 unknown, and cannot now be given), against the form of the Statute in such case made and pro-
 vided, and against the peace of the People of the State of New York and their dignity.

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

William George

of the crime of recording and registering bets and wagers, committed as follows :

The said *William George*

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, and not upon any grounds or race track owned,
 leased, or conducted by any association incorporated under the laws of this State, for the purpose
 of improving the breed of horses, where racing was then lawfully had, with force and arms, did
 unlawfully and feloniously record and register, and cause to be recorded and registered, divers
 bets and wagers, then and there made by and between divers persons to the Grand Jury aforesaid
 unknown, upon the result of divers certain trials and contests of speed and power of endurance of
 and between divers horses (a more particular description whereof, and of each of them, is to the
 Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year
 aforesaid, at a certain place and race track situated at *the City of New York*
 in the County of *New York* in the State of *New York*
 and commonly called the *Jerome Park* Race Track, and which
 said trials and contests were had, holden and run on the day and in the year aforesaid, at
 the place and race track aforesaid (a more particular description of which said trials and contests
 and of the said bets and wagers so as aforesaid then and there made upon the same, is to the
 Grand Jury aforesaid unknown, and cannot now be given), 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.

Eighth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said William George

of the crime of pool selling, committed as follows :

The said William George

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to divers persons, to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at City of New York in the County of New York in the State of New York and commonly called the Jerome Park Race Track, and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests and of the pools upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

DE LANCEY NICOLL,
District Attorney.

0467

Counsel,
Filed *10* day of *May* 18 *92*
Plends,

187 181

POOL SELLING.
(Section 351, Penal Code and Chap. 479,
Laws of 1887, §§ 4 and 7.)

THE PEOPLE

vs.

B.

William George
(2 Cases)

May 8/92

Print in the Court of Sessions
Sessions for trial, by request
of counsel for Defendant.

DE LANCEY NICOLL,

District Attorney.

A True Bill.

Louis Cathin
Foreman.

Witnesses:

Witness signature lines

0468

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 George

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

William George

of the crime of keeping a room for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said *William George*

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *sixth* day of *October* in the year of our Lord one thousand eight hundred and ninety *one*, at the Ward, City and County aforesaid, and not upon any grounds or race track, owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously keep a certain room in a certain building there situate, for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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

William George

of the crime of knowingly permitting a room to be used and occupied for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said *William George*

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the *occupant* of certain room in a certain building there situate, with force and arms, unlawfully and feloniously did knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses; 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

William George

of the crime of keeping, exhibiting and employing devices and apparatus for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

William George

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being the *occupant* of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein keep, exhibit and employ, divers devices and apparatus (a more particular description whereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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.

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

William George

of the crime of becoming the custodian and depository, for hire and reward, of money staked,

wagered and pledged upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said

William George

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the occupant of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein then and there become the custodian and depository, for hire and reward, of certain money, to wit : the sum of *Four* dollars in lawful money of the United States of America, which said money was then and there by one *McCurry J.*

O'Connor staked, wagered and pledged upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Muddstone* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situate at *the City of New York* in the County of *New York* in the State of *New York* and commonly called the *Jerome Park* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the circumstances and manner of, upon, and in which the said money was so staked, wagered and pledged as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

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

William George

of the crime of recording and registering a bet and wager, committed as follows :

The said

William George

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose

of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one

Maurice J. O'Connor

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Madstriet* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *the City of New York* in the County of *New York* in the State of *New York* and commonly called the *Jerome Park* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

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

William George

of the CRIME OF POOL SELLING, committed as follows:

The said

William George

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *Maurice J. O'Connor* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Madstriet* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year afore-

said, at a certain place and race track situated at *the City of New York*
in the County of *New York* in the State of *New York*
and commonly called the *Jerome Park* Race Track,
and which said trial and contest was had, holden and run on the day and in the year aforesaid at
the place and race track aforesaid (a more particular description of which said trial and contest,
and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid
unknown, and cannot now be given), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York and their dignity.

Seventh Count, And the Grand Jury aforesaid, by this indictment, further accuse the
said *William George*

of the crime of recording and registering bets and wagers, committed as follows :

The said *William George*

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, and not upon any grounds or race track owned,
leased, or conducted by any association incorporated under the laws of this State, for the purpose
of improving the breed of horses, where racing was then lawfully had, with force and arms, did
unlawfully and feloniously record and register, and cause to be recorded and registered, divers
bets and wagers, then and there made by and between divers persons to the Grand Jury aforesaid
unknown, upon the result of divers certain trials and contests of speed and power of endurance of
and between divers horses (a more particular description whereof, and of each of them, is to the
Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year
aforesaid, at a certain place and race track situated at *the City of New York*
in the County of *New York* in the State of *New York*
and commonly called the *Jerome Park* Race Track, and which
said trials and contests were had, holden and run on the day and in the year aforesaid, at
the place and race track aforesaid (a more particular description of which said trials and contests
and of the said bets and wagers so as aforesaid then and there made upon the same, is to the
Grand Jury aforesaid unknown, and cannot now be given), 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.

0473

Eighth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *William George*

of the crime of pool selling, committed as follows :

The said *William George*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to divers persons, to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *the City of New York* in the County of *New York* in the State of *New York* and commonly called the *Jerome Park* Race Track, and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests and of the pools upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

DE LANCEY NICOLL,
District Attorney.

0474

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gillen, Michael E.

DATE:

05/12/92



4391

0475

Witnesses:

Counsel,

Filed,

Pleads,

189 2

12th day of May

1892

THE PEOPLE

vs.

B

Michael E. Gilman

Transferred to the Court of Sessions for trial and final disposition

Part of Docket No. 1892

VIOLATION OF EXCISE LAW.
(Revised and Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1989, Sec. 5.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John C. Cotton
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael E. Gillen

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

Michael E. Gillen

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 *Michael E. Gillen* late of the City of New York, in the County of New York aforesaid, on the *first* day of *June* in the year of our Lord one thousand eight hundred and ninety- , 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 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.

DE LANCEY NICOLL,
District Attorney.

0477

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gilmartin, Thomas

DATE:

05/19/92



4391

0478

Witnesses:

Counsel,

Filed, 19 day of May 1892

Pleasds

W. H. [unclear]

THE PEOPLE

vs.

B

Thomas Gilmore

Transferred to the Court of Special Sessions for trial and final disposition

May 29/92

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday)
(III. Rev. Stat. (7th Edition), Page 1889, Sec. 5.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius Catlin

Foreman.

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 J. Martin

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

Thomas J. Martin

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 *Thomas J. Martin*

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *August*, in the year of our Lord one thousand eight hundred and ninety- _____, 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 bear, 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 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.

DE LANCEY NICOLL,
District Attorney.

0480

BOX:

480

FOLDER:

4391

DESCRIPTION:

Glasstetter, Peter

DATE:

05/13/92



4391

321 3217 30 Street

Counsel, J. A. Steiner - 125 W. 10th

Filed, 13 day of May 1892

Pleas, *Abrogated*

VIOLATION OF EXCISE LAW.
(Selling to Minor.)
[Section 290, Penal Code, sub. 8.]

THE PEOPLE

vs.

B
Peter Glanetter

Alleged

Read to the Court of Special Sessions for trial, by request of the Defendant.



DE LANCEY NIOLL,

District Attorney.

A TRUE BILL.

Louis Carter

Foreman.

Witnesses:

Off. Schultz

W. D. Burk

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Glasstetter

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

Peter Glasstetter

of a MISDEMEANOR, committed as follows:

The said

Peter Glasstetter

late of the City of New York, in the County of New York aforesaid, on the *27th*
 day of *April* in the year of our Lord one thousand eight hundred and
 ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors,
 and certain wine, ale 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, and cause
 and procure and permit to be sold to one *Emily Mandelkorn*
 who was then and there a child actually and apparently under the age of sixteen years, to wit:
 of the age of *twelve* years, against the form of the statute in such case made and pro-
 vided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0483

BOX:

480

FOLDER:

4391

DESCRIPTION:

Glendon, Thomas

DATE:

05/27/92



4391

0484

944
induct 944

Counsel,

Filed *17* day of *May* 189*2*

Pleadis, *Induct by found*

THE PEOPLE

vs.

B

Thomas Glendon

Part I

April 24

May 16 98

By LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Louis C. Carter

Foreman.

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[III. Rev. Stat. (7th Edition), page 1883, Sec. 21, and
page 1989, Sec. 8.]

Witnesses:

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 Glendon

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

The said *Thomas Glendon*

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth*
day of *August* in the year of our Lord one thousand eight hundred and
ninety- , 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

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
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 *Thomas Glendon*

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.

DE LANCEY NICOLL,
District Attorney.

0486

BOX:

480

FOLDER:

4391

DESCRIPTION:

Goertt, Paul A.

DATE:

05/12/92



4391

Witnesses:

Counsel,

Filed, 1st day of May 1892

Pleas

Not guilty

THE PEOPLE

vs.

B

Paul A. Boert

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday)
(III. Rev. Stat. (7th Edition), Page 1889, Sec. 5.)

*Transferred to the Court of Sessions for trial and final disposition
Per 0. Frank 27. 1892.*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lewis Catlin

Foreman.

227

0488

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paul A. Goertl

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

Paul A. Goertl

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 *Paul A. Goertl* late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *May* in the year of our Lord one thousand eight hundred and ninety- , 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 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.

DE LANCEY NICOLL,
District Attorney.

0489

BOX:

480

FOLDER:

4391

DESCRIPTION:

Goldstein, Samuel

DATE:

05/18/92



4391

402
403

Witnesses:

Counsel.

Filed,

day of May 1892

Pleas,

May 14

THE PEOPLE

vs.

T

Samuel Goldstein

Grand LARCENY, (Sections 528 and 530 of the Penal Code.)

DE LANCEY NICOLL,
District Attorney.

May 16 1892

A TRUE BILL.

Paul J. Sullivan
Also on May 14
1892

After a careful examination
of the evidence in this case
I am convinced that
the indictment ought
not to be found. I

recommend its
dismissal,

May 16 1892

V. M. Davis

D.A.

0491

Police Court

1 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 172 Park Row Street, aged 46 years,
occupation Partner being duly sworn,
deposes and says, that on the 12th day of May 1895 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:

151 made Pair of Trousers of the
value of Six Hundred
Dollars

the property of deponent & sons

Sworn to before me, this 13 day

of May 1895
Wm. J. ...
Police Justice.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Sayuel Goldstein
from the fact that previously
to said date deponent gave
into the possession of said
Goldstein said property for the
purpose of having the same
manufactured into complete
garments. Deponent now says
that on the above date he
caused a demand to be made
for the return of said property
when the same was refused
without lawful reason or
excuse

Al. Stone

0492

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Sam Goldstein*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *55 West St. 2 years.*

Question. What is your business or profession?

Answer. *Manufacturer*

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*
S Goldstein

Taken before me this *1st*
day of *May* 188*9*
H. M. Sullivan

Police Justice.

0493

1847

Sec. 151.

Police Court 1 District.

CITY AND COUNTY }
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William Mahan Brown of No. 172 Park Row Street, that on the 12 day of May 1892, at the City of New York, in the County of New York, the following article, to wit:

Nothing in any registered State of the value of six
of the value of recused Dollars,
the property of Company and sons
was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by S. S. Steiner

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod of of the said Defendant and forthwith bring him before me, at the 1 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13 day of May 1892

W. M. Mahan POLICE JUSTICE.

0490

Police Court..... District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Abraham Krone

vs.

Warrant-Larceny.

S. Goldstein

Dated May 13^o 1892

McMahon Magistrate.

English Officer.

The Defendant Samuel Goldstein taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated May 13^o 1892

This Warrant may be executed on Sunday or at night.

Police Justice.

21
22
Hungarian
Paul's Manuf?
8
240
55 Vincent st

0495

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 Twenty 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, May 14 1892 W. W. ... Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0496

Police Court

District.

583
1894

THE PEOPLE &c.,
ON THE COMPLAINT OF

Abraham Krom
172 Park Row
Saul Goldstein

Charles J. ...
Offense

2
3
4

Dated *May 13* 189*4*

W. G. Mahan Magistrate.

Officer.

Premet.

Witnesses

Adolph Kippel
192 Park Row
with complaint

No.

Street.



No.

Street.

\$ *2500* to answer

5000 bond *May 14. 9 am*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0497

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

538

THE PEOPLE OF THE STATE OF NEW YORK
against

Danuel Goldstein

The Grand Jury of the City and County of New York, by this indictment, accuse
Danuel Goldstein
of the CRIME OF *Grand* LARCENY, in the *first* degree, committed
as follows:

The said *Danuel Goldstein*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *May*, in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, being then and there the *agent*
and trustee of *one Abraham Stone*,

and as such *agent and trustee* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
Abraham Stone,

the true owner thereof, to wit: *one hundred and fifty*
one pair of trousers of the value
of four dollars each pair.

the said *Danuel Goldstein*, afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *goods, chattels and*
personal property
to his own use, with intent to deprive and defraud the said *Abraham Stone*,

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Abraham Stone*,

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,
District Attorney.

0498

BOX:

480

FOLDER:

4391

DESCRIPTION:

Goltze, Adolph

DATE:

05/27/92



4391

0499

949
917

Witnesses:

Counsel,

Filed *by* *day of May* 189*2*

Pleaded *by* *W. H. [unclear]*

THE PEOPLE

vs.

B
Adolph Golzger

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
(III. Rev. Stat. (7th Edition), page 1083, Sec. 21, and page 1089, Sec. 5.)

May 29 93

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Luino Calton
Foreman.

0500

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Adolph Goetze

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

The said Adolph Goetze

late of the City of New York, in the County of New York aforesaid, on the *twenty seventh*
day of July in the year of our Lord one thousand eight hundred and
ninety- , 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

Matthew E. Castellanos

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
Adolph Goetze
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 Adolph Goetze

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.

DE LANCEY NICOLL,
District Attorney.

0501

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gottlieb, Henry

DATE:

05/11/92



4391

Witnesses:

Chas E Haulin

I examine the same
 circulation letters for the
 purpose was on that in
 my opinion it was necessary
 to set first set in facts
 showing the 6 golfing
 of the alleged forged paper,
 which this indictment
 does not set out
 Nov 30/98
 This indictment was found in
 May, 1892. The offense alleged
 is, practically, that of obtaining
 theatre tickets or passes by means
 of a forged letter, which has since
 been lost. I was informed, at the
 Casino Theatre, that Barton, the com-
 plainant herein, has died; the other
 witnesses cannot be located by the
 People. Moreover, the bond for defts
 appearance upon the trial hereof, is
 not to be found, nor am I able
 to discover defendants address.
 Upon all these facts I recommend
 defts discharge on his own recog.
 Nov 30/98 John Schwarzkopf

I concur W.A.D.A.

Dec 2 1898
 District Attorney
 Westbury

Counsel,

Filed 11th day of May 1898

Pleads,

THE PEOPLE

vs.

ENTERED
T. J. W.

Henry Gottlieb

Longery, third degree.
 Sec. 514, art. 3, Penal Code

DE LANCEY NICOLI,

District Attorney.

I recommend the dismissal of
 the indictment -
 Dec 23 1898
 A TRUE BILL

Dismissed
 Julius Cather Dec 23 98

Dismissed
 Discharged for his
 own plea on motion
 of the M.T.M.H.
 Dec 23 98

0503

(Copy Letter)

Mr. Aronson:-

As I have an important
engagement at the office at 12 P.M.
I have sent up this message asking
for 4 seats for to-morrow eve for
Mr. Graham Business Manager and
my young man Mr. Kirby will call
for them as I have left word
at Frohman's office for him.

Yours resp.

C. E. Hauelin,

Critic Morning Advertiser
Mch 10/92

^{Copy}
(Envelope)

Mr Aronson

Mr Burton

40 Casino 37th St & Pway.

0504

Police Court, 2 District.

City and County } ss.
of New York,

Charles E. Hauhin

of No. 29 Park Row Street, aged 30 years,

occupation Dramatic Critic being duly sworn, deposes and says,

that on the 10th day of March 1892, at the City of New York, in the County of New York,

Henry Godlieb (now here) who knowing the same to be forged and with intent to defraud, utter, offered and disposed of as true, with intent so to utter, offer and dispose of a certain instrument in writing, on the following facts to wit: - That deponent is informed by Charles Barton who is the business manager of the Casino at the corner of Broadway and 39th Street that about the hour of 12 o'clock mid-day of the aforesaid date defendant came to the Box office of said Theatre and presented and handed to him the note hereto annexed and which is part of this complaint, purporting to be signed by one C. E. Hauhin asking and requesting in said note for four seats in said Theatre for Friday night and that said Barton immediately caused his arrest. Deponent further says that the said signature to said note purporting to be signed by said C. E. Hauhin is forged and was uttered for the purpose of deceiving and defrauding and that the defendant had no right or authority to sign his name to said note. Deponent therefore charges the defendant with violation of Section 531 of the Penal Code and asks that he may be held and dealt with as the law may direct.

Sworn to before me this
10th day of March 1892.

(Legal)
Charles E. Hauhin

(29ms)

P. Siver
Police Justice

0505

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Barton

aged 33 years, occupation Business Manager of No.

Casino 37th Street & Broadway Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles E. Hamme

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

Sworn to before me, this 10th (eqd) Charles Barton
day of March 1890

P.D. (eqd)
Police Justice.

0506

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..... 18 Police Justice.

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

Dated..... 18 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..... 18 Police Justice.

314

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Haulin
29 Park Row
Harry Gottlieb

W. J. ...
Offence

2
3
4
Dated *March 15* 188*9*
W. J. ... Magistrate.
W. J. ... Officer.
19 Precinct.

Witnesses *Charles Barton*

No. *Carrie* Street.

Bway 139 W

No. Street.

No. Street.

\$ to answer *G.S.*

Com.

Rec'd March 18/92

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0508

(522)

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 Gottlieb

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Henry Gottlieb*

of the crime of *Forgery in the third degree,*

committed as follows:

The said *Henry Gottlieb,*

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

Tenth day of *March*, in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

*did feloniously utter a certain forged
letter and written communication pur-
porting to have been written and signed
by one Charles H. Handlin (by the name*

and description of R. E. Standin, which said forged letter and written communication is as follows, that is to say:

"Mr. Caronson:-

As I have an important engagement at the office at 12 P. M. I have sent up this message asking you to contact you for tomorrow eve for your Spokane Business manager and my young man Mr. Kirby will call for them as I have left word at your office for him.

Yours truly

C. E. Standin

Critic name address

under 1092"

which said letter and written communication in the said Henry Gottlieb case and there well known to be false forged and counterfeited, and by the utterance of which the sentiments, opinions, conduct and prospects of the said

05 10

Charles E. Hamilton were misrepresented,
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.

DeDancey Niell,
~~District~~ Attorney.

05 1 1

BOX:

480

FOLDER:

4391

DESCRIPTION:

Grant, Mary

DATE:

05/03/92



4391

05 12

Breen & Coughlin

Witnesses:

Counsel, *g*

Filed *3* day of *May* 1892

Pleads, *Not guilty g*

24
House
311 134 vs. THE PEOPLE

Mary Grant

Grand Larceny, Second Degree
[Sections 68, 83, 87, 88 — Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 2 May 26, 1892

Pleas guilty

Sent suspended

A TRUE BILL.

Julius Catlin

Foreman.

off to Mary Grant

Part I.

Part I. May 26th '92.

Vol. 1 COURT OF GENERAL SESSIONS

The People,
against
Mary Grant.

CITY AND COUNTY OF NEW YORK, SS:

Joseph M. H. Egan

being duly sworn says: I reside at No. 149 E 116th
in said City and I am a practicing physician

I have been acquainted with Linda Elman, now
under indictment for grand larceny under the name of Mary
Grant above named, for the past *ten* years and I am
also acquainted with several members of her family.

"2 I have had numerous opportunities of observing her
character and conduct and I can unhesitatingly state that
not even the slightest suspicion, as far as I know or have
heard has ever been attached to her name which would in the
smallest degree reflect on her as a person of strict in-
tegrity and honor. Among all who are acquainted with
her, she has always borne an excellent reputation and her
friends and acquaintances have been astounded at the fact
that she could have in some unguarded moment yielded to
the temptation of committing said crime. From what I know
"3 of her and her family generally, I firmly believe that her

act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best subserved if the Court will in this particular case exercise its clemency and suspend its sentence upon the prisoner.

Joseph M. Egan M.D.

Sworn to before me this
16th day of May, 1902.

John Keleher
Notary Public
N.Y. County

Pol.1 COURT OF GENERAL SESSIONS

The People,
against
Mary Grant.

CITY AND COUNTY OF NEW YORK, SS:

Dr. George Sibbald
being duly sworn says: I reside at No. *348 East 87th*
in said City and I am *a practicing physician*
and 27 years of age
I have been acquainted with Linda

Flynn, now under indictment for grand larceny under the
name of Mary Grant above named, for the past *twenty*
years and I am also acquainted with several member of her
family.

"2

I have had numerous opportunities of observing her
character and conduct and I can unhesitatingly state that
not even the slightest suspicion, as far as I know or have
heard has ever been attached to her name which would in the
smallest degree reflect on her as a person of strict in-
tegrity and honor. Among all who are acquainted with
her, she has always borne an excellent reputation and her
friends and acquaintances have been astounded at the fact
that she could have in some unguarded moment yielded to
the temptation of committing said crime. From what I know
of her and her family generally, I firmly believe that her

"3

05 16

act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best suberved if the Court will in this particular case exercise its clemency and suspend its sentence upon the prisoner.

Sworn to before me this

16th day of May, 1892.

) J. G. Sibbald
)

Arthur Gorsch
Notary Public
New York County

Fol. 1 COURT OF GENERAL SESSIONS

.....
The People,
against
Mary Grant,
.....

CITY AND COUNTY OF NEW YORK, SS:

James J. Howell
being duly sworn says: I reside at No. 1680 Lexington Ave.
in said City, and I am *an Undertaker*

I have been acquainted with Linda Flynn
now under indictment for grand larceny under the name of
Mary Grant above named for the past *eighteen* years and I
am also acquainted with several members of her family.

"2

I have had numerous opportunities of observing her
character and conduct and I can unhesitatingly state that
not even the slightest suspicion, as far as I know or have
heard, has ever been attached to her name which would in
the smallest degree reflect on her as a person of strict
integrity and honor. Among all who are acquainted with
her, she has always borne an excellent reputation and her
friends and acquaintances have been astounded at the fact
that she could have, in some unguarded moment, yielded to
the temptation of committing said crime. From what I know
of her and her family generally, I firmly believe that her
act must have been the result of some unaccountable impulse.
I believe her to be wholly incapable of doing a dishonest

"3

0518

act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best subserved if the Court will, in this particular case exercise its clemency and suspend i's sentence upon the prisoner.

James D. Cornell

Sworn to before me this)

16th day of May, 1892.)

Wm. D. Richards
Notary Public

Vol. 1

COURT OF GENERAL SESSIONS

The People,
against
Mary Grant.

CITY AND COUNTY OF NEW YORK, SS:

Richard J. O'Connell M.D.
being duly sworn says: I reside at No. *183 E 79th St*
in said City and I am *a practicing physician*

I have been acquainted with Linda Flynn, now
under indictment for grand larceny under the name of Mary
Grant above named, for the past *16* years and I am
also acquainted with several members of her family.

I have had numerous opportunities of observing her
character and conduct and I can unhesitatingly state that
not even the slightest suspicion, as far as I know or have
heard has ever been attached to her name which would in the
smallest degree reflect on her as a person of strict in-
tegrity and honor. Among all who are acquainted with
her, she has always borne an excellent reputation and her
friends and acquaintances have been astounded at the fact
that she could have in some unguarded moment yielded to
the temptation of committing said crime. From what I know
of her and her family generally, I firmly believe that her

0520

act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best subserved if the Court will in this particular case exercise its clemency and suspend its sentence upon the prisoner.

Sworn to before me this)
18th day of May, 1892.)

R. J. O'Connell M. D.
183 E 79th St

August Wynn
Notary Public
N. Y. C.

0522

I sincerely believe that the ends of Justice will be best subserved if the Court will, in this particular case, exercise its clemency and suspend its sentence upon the prisoner.

Sworn to before me this)
16th day of May, 1892.)

Geo. L. Gault (109)
Notary Public
N.Y.C.

James J. Curry N.C.D.

0523

Vol. 1

COURT OF GENERAL SESSIONS

-----X
 The People,
 against
 Mary Grant.
 -----X

CITY AND COUNTY OF NEW YORK, SS:

Mannah S Lynch,
 being duly sworn says: I reside at No. *400 East 82 St*
 in said City and I am *37 years old an ex school teacher*

I have been acquainted with Linda Flynn, now
 under indictment for grand larceny under the name of Mary
 Grant above named, for the past *Twenty* years and I am
 also acquainted with several members of her family.

"2 I have had numerous opportunities of observing her
 character and conduct and I can unhesitatingly state that
 not even the slightest suspicion, as far as I know or have
 heard has ever been attached to her name which would in the
 smallest degree reflect on her as a person of strict in-
 tegrity and honor. Among all who are acquainted with
 her, she has always borne an excellent reputation and her
 friends and acquaintances have been astounded at the fact
 that she could have in some unguarded moment yielded to
 the temptation of committing said crime. From what I know
 of her and her family generally, I firmly believe that her

0524

act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best subserved if the Court will in this particular case exercise its clemency and suspend its sentence upon the prisoner.

Sworn to before me this
16th day of May, 1892.

) Hannah S. Lynch
;)

Arthur Gorsuch
Notary Public
New York County

Fol. 1 COURT OF GENERAL SESSIONS

-----X
The People,
against
Mary Grant.
-----X

CITY AND COUNTY OF NEW YORK, SS:

Henry G. Barron

being duly sworn says: I reside at No. 124 East 31st St.
in said city and I am 33 years of age and
Bookkeeper I have been acquainted with Linda
Flynn, now under indictment for grand larceny under the
name of Mary Grant above named, for the past 15 years
years and I am also acquainted with several member of her
family.

"2

I have had numerous opportunities of observing her
character and conduct and I can unhesitatingly state that
not even the slightest suspicion, as far as I know or have
heard has ever been attached to her name which would in the
smallest degree reflect on her as a person of strict in-
tegrity and honor. Any one all who are acquainted with
her, she has always borne an excellent reputation and her
friends and acquaintances have been astounded at the fact
that she could have in some unguarded moment yielded to
the temptation of committing said crime. From what I know
of her and her family generally, I firmly believe that her

"3

act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best subserved if the Court will in this particular case exercise its clemency and suspend its sentence upon the prisoner.

Sworn to before me this)
16th day of May, 1893.)

Henry G. Bannor

*Richard S. Feacy,
Notary Public
(98) New York County*

Fol. 1

COURT OF GENERAL SESSIONS

-----X
 T h e P e o p l e , :
 a g a i n s t :
 M a r y G r a n t . :
 -----X

CITY AND COUNTY OF NEW YORK, SS:

Sarah Sibbald

being duly sworn says: I reside at No. *400 East 82nd St.*
in said City and I am *64 years old*

I have been acquainted with Linda Flynn, now under indictment for grand larceny under the name of Mary Grant above named, for the past *twenty* years and I am also acquainted with several members of her family.

"2

I have had numerous opportunities of observing her character and conduct and I can unhesitatingly state that not even the slightest suspicion, as far as I know or have heard has ever been attached to her name which would in the smallest degree reflect on her as a person of strict integrity and honor. Among all who are acquainted with her, she has always borne an excellent reputation and her friends and acquaintances have been astounded at the fact that she could have in some unguarded moment yielded to the temptation of committing said crime. From what I know of her and her family generally, I firmly believe that her

"3

act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best subserved if the Court will in this particular case exercise its clemency and suspend its sentence upon the prisoner.

Sworn to before me this)

16th day of May, 1892.)

Sarah Sillald

*Arthur Gorsech
Notary Public
New York County*

Fol. 1

COURT OF GENERAL SESSIONS

-----x
 The People ,
 against
 Mary Grant .
 -----x

CITY AND COUNTY OF NEW YORK, SS:

Eliza Finch

being duly sworn says: I reside at No. 1680 Lexington Ave
in said City and I am a *Housekeeper*

I have been acquainted with Linda Flynn, now
under indictment for grand larceny under the name of Mary
Grant above named, for the past *Life Time* and I am
also acquainted with several members of her family.

"2

I have had numerous opportunities of observing her
 character and conduct and I can unhesitatingly state that
 not even the slightest suspicion, as far as I know or have
 heard has ever been attached to her name which would in the
 smallest degree reflect on her as a person of strict in-
 tegrity and honor. Among all who are acquainted with
 her, she has always borne an excellent reputation and her
 friends and acquaintances have been astounded at the fact
 that she could have in some unguarded moment yielded to
 the temptation of committing said crime. From what I know
 of her and her family generally, I firmly believe that her

"3

act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

I sincerely believe that the ends of Justice will be best subserved if the Court will in this particular case exercise its clemency and suspend its sentence upon the prisoner.

Eliza Finch

Sworn to before me this)
16th day of May, 1892.)

Wm. J. Richardson
Notary Public
City of New York

Fol. 1.

COURT OF GENERAL SESSIONS

The People, "

against "

Larry Grant. "

CITY OF CHICAGO, ILL., ss:

I Anthony Kessel

being duly sworn says: I reside at No. *4405 W. 925 St*

in said City, and I am Pastor of St Joseph
Church 725 St

I have been acquainted with Linda Flynn, now under indictment for grand larceny under the name of Larry Grant above named, for the past *ten* years and I am also acquainted with several members of her family.

I have had numerous opportunities of observing her character and conduct and I can emphatically state that not even the slightest suspicion, as far as I know or have heard, has ever been uttered to my ears which could in the smallest degree reflect on her as a person of strict integrity and honor. When all who are acquainted with her she has always borne an excellent reputation and her friends and acquaintances have been estranged at the fact that she could have, in some unguarded moment, yielded to the temptation of committing said crime. From what I know of her and her family generally, I firmly believe that her act must have been the result of some unaccountable impulse. I believe her to be wholly incapable of doing a dishonest act had she not been influenced by some sudden emotion.

0532

I sincerely believe that the ends of Justice will be best subserved if the Court will, in this particular case, exercise its clemency and suspend its sentence upon the prisoner.

Sworn to before me this
17th day of Jan., 1888.

Anthony Kessel
Pastor of St. Joseph's
125 St. Giles

Samuel Hauschell
Notary Public
N. Y. Co.
(1888)

0533

(1885)

Police Court - 2 District.

Affidavit - Larceny.

City and County }
of New York, } ss.

Gustave Baumann
of No. Holland House 276 5th Street, aged 39 years,
occupation Hotel Keeper being duly sworn,
deposes and says, that on the 31st day of March 1892 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:

five table cloths
of the value of forty dollars, one pair of
Brunel curtains of the value of twenty
dollars, and other articles of table
linen, bed linen and household
goods of the total value of two hundred
and seven dollars \$ 211

Sworn to before me, this
of April 1892
day

Police Justice

The property of H. M. Kinsey & Baumann
and in deponent's care.

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 Mary Grant (now Mary)
the following circumstances. The deponent
was in charge of the linen room of the
Holland House and had especial
care of the said property. He had been
discharged from the employment of the
Hotel and was about leaving the
place when her trunk was examined
and the said property was found
feloniously concealed in her trunk

Gustave Baumann

0534

(1885)

Sec. 198-200.

2

District Police Court

CITY AND COUNTY }
NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mary Grant*

Question. How old are you?

Answer. *22 yrs*

Question. Where were you born?

Answer. *New York*

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

Answer. *13 - E - 13 - St 2 yrs*

Question. What is your business or profession?

Answer. *had charge of linen room*

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*
Mary Grant

Taken before me this *2*
day of *April* 189*2*
Police Justice.

0535

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.....

May Grant

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 *April 3* 18*92*..... Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0536

344
District.

Police Court---

2

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Estate Bauman
Holliday House
276 3rd Ave
Mary Grant

Lavery
John
Offence

2
3
4

BAILED,

No. 1, by *James O'Brien*

Residence *1680 Federal Street*

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated *April 3* 1892

Diver Magistrate.

Frank & Murphy Officer.

C.O. Precinct.

Witnesses

No. Street.

No. Street.

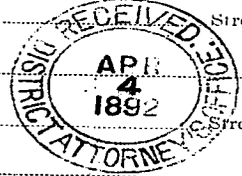
No. Street.

No. Street.

No. Street.

\$ *1000* to answer *E.S.*

com



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Grant

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

Mary Grant

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

The said

Mary Grant

late of the City of New York, in the County of New York aforesaid, on the 31st day of March in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms,

five table cloths of the value of eight dollars each, two curtains of the value of thirty dollars each, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of one hundred and eleven dollars

of the goods, chattels and personal property of one

Gustav Baermann

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.

0538

SECOND COUNT—

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

Mary Grant

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

The said *Mary Grant*

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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one

Gustav Baumann

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

Gustav Baumann

unlawfully and unjustly did feloniously receive and have; the said

Mary Grant

~~been 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.

DE LANCEY NICOLL,

District Attorney.

0539

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gray, Mabel

DATE:

05/06/92



4391

0540

Witnesses:

Edw. W. Wainwright 1st
Jr. Edw. Wainwright

upon reading
the within
affidavit that
the nuisance
has been abated
I ask that
judgment be
suspended
May 18/92
G. J. M.
A. B. A.

Counsel,

Filed, 6 day of May 1892
Pleads, Myself

THE PEOPLE

vs.

B
Mabel Gray

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

J. L. C. C. C.
J. L. C. C. C.
J. L. C. C. C.
J. L. C. C. C.

J. L. C. C. C.

Robert
Wainwright

0541

COURT OF GENERAL SESSIONS, PART *One* (1706)

THE PEOPLE

INDICTMENT

vs.

For

Mabel Gray

Not found

To

M. Mabel Gray

No. *125 W 28* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City, on _____ the *12* day of **MAY**. instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

DE LANCEY NICOLL,
District Attorney.

0542

serve notice
on Fried House
depts Council

New York April 27th 1892
Third District Police
Court
Hon Charles K. Finck
Residing Justice
Michael Dougherty
Mabel Gray

Cupbearer Michael Dougherty
of the 14th Precinct Police
being duly sworn
deposes and says

Court - Did you go there
yourself?

A. Yes Sir, to No

Q. 107, 104 & 106 East 11 St
Why did you arrest
the Defendant?

A. For keeping a
disorderly house, on
the night before I
went an officer in
Citizens clothes to get

Q.

evidence, he was admitted by Mabel Gray, McFriend, & Object.

A. He came back and told me what he had done, and that he had been admitted
 McFriend. Object.

Q. On the evidence and what he told me of what happened in the house I came here and got a warrant for Furry Lang.

Q. Did you execute that?

A. Yes Sir, about 11 o'clock last night I found six ~~men~~ women and eight men, I found the Defendant there

Q

D.

Q. What did she say to you?

A. She at first denied that she had anything to do with the house, she was concealed in the closet, she was the only one who did that. We searched the three houses for Fanny Lang, and from information from the other females, I found this woman had charge.

Q. Was that in presence of the Defendant?

A. Yes Sir, before them all, she admitted that at times she received money and was in

H.

Charge, she said, before that, that Katie Winter had charge, and that she took money from the girls for prostitution, at one time she admitted that.

Q. Did she admit that she received money from the girls for keeping them?

A. I don't know. She did at times.

Q. Have you been informed by any one else?

Mr. Friend. I object. Yes Sir, by one of the other girls, made a remark that it was a shame for her to put the "overboard" girl in, while

H.

5

She herself did it
 Mr. Friend, I move to
 strike out anything
 that was said in the
 absence of the Defendant

Objection - Let the evidence stand,
 Q. Have you any witnesses
 who can testify as to
 her receiving money?

A. Q. No sir,
 Q. What did she say to
 you last night?

A. Q. It was most of
 it on the way to the
 Station House

Q. What did she
 say?

A. Q. She admitted that
 one time she received
 money and at other
 times the other girl

(Winter) had charge,
 Q. Have you any other
 information?

(5)

6.

Q. Q. No Sir,
Have you witnesses?

A. The Officer here,
Mr. Friend... I ask for the
Affidavit and Warrant
Issued for the Appre-
-hension of Fanny Lang
Court. You need not
produce it

Friend... Do you decline to
allow me to examine
the Warrant

Q. Did you arrest
her last night?

A. Q. Yes Sir,
What was the month?

Q. Q. April 26th 1892
Did you arrest her
on a Warrant issued
yesterday?

Q. Q. Yes Sir,
Have you that Warrant
now?

A. The Warrant was ^{not}

4

Q. issued for this Defendant
but for another person.
It was on that
warrant you raided
this place?

Q. Yes sir,
You returned this
warrant this morning?

Q. Yes sir,
Have you that warrant?

Q. It is in my Court
I wish to see the warrant
on which she was
arrested.

Court. She was found
in control of this
house.

Council. She was arrested
on a warrant issued
on the 26th of the
month, I ask as a
matter of right, to see
the warrant and the

17

R.

Affidavit
 Court. She was arrest-
 ed on a warrant
 issued for another
 person, and I directed
 another complaint to be
 made against her

Friend. That warrant is
 part of our Defense
 Court. I have no object-
 ion to your seeing it

Q. On a warrant issued
 by the Court, on the 16
 of the month, you
 visited, No. 104 F. 106 East
 11th St., that called
 for the apprehension
 of the people found
 there?

A. Yes Sir,
 Q. Was that person for
 whom you got the
 warrant was not the

I

Q. Defendant?
A. Yes, Sir,
Q. When did you charge
with being the proprietor
of the house?

A. Harry Lang, I
did not know her, I
did not know any of
them.

Q. Will you say this
is Harry Lang?

A. She might be, she
says her name is
Habel Gray.

Q. Was she in charge
of the house when you
went there?

Q. A warrant was issued
at your request for a
man for a woman
named Lang?

A. Yes, Sir,
I

10.

- Q. You started at your
Judge's office?
- Q. Yes Sir,
Did you visited these
houses?
- Q. Yes Sir,
You failed to find
Jimmy Lang?
- Q. So far as
I know, I was
told that the woman
kept the house was
Jimmy Lang.
- Q. The arrest was
made on Star-Harran
- Q. Yes Sir,
You come here this
morning and say
this defendant is the
person who was in
charge of the house?
- Q. Yes Sir,
Last night was the

10

11.

First time you were
in that house?

A. Q. Yes Sir,
You are but a short
time in that house

A. Q. Yes Sir,
You of your own
knowledge know of
no disorderly conduct
in that house?

A. No, never had
any chance

Q. Did you see the
Defendant do anything
last night?

A. Q. Yes Sir,
Do you know her
character?

A. Q. Yes Sir,
Do you know whether
she is married or
single?

A. Yes Sir,

(12)

Q. You saw no act
of disorderly conduct
on her part?

A. No Sir, I
searched the disorderly
house and found
her in charge

Q. Did you see her
do anything there, do
you charge her with
being the proprietress?

A. So far as I
know, she was in
charge

Q. What did she
do when you were
there?

A. She was the
only one who tried to
conceal herself in a
closet
I was before me
the 2nd day of April 1892

Police Justice

13

Joseph P. Cofferberger
being duly sworn
deposes and says,
I am an officer
attached to the 14th
Regiment.

Q. Do you know
the Defendant?

A. I saw
her on the 25th of
this month and
last night.

Q. Where did you
see her?

A. At No. 104 E.
11th Street. I was
out there by the
Captain, I asked for
a girl, she said the
House was running
private, the girls
had their own friends
who came there, she

13

1st

asked me if I knew
 the names of any &
 said no, then I said
 "Julia". She put me
 in a room and she
 brought in Kate Clinton,
 I told her I wanted
 to go up stairs, she
 went up and she
 undressed, I made
 an excuse, I paid
 her, three dollars, she
 took off her clothes and
 laid on the bed,

Q. The Defendant was
 the first person you
 saw?

Q. The called the Clinton
 a girl?

A. Yes Sir, we
 went up stairs,
Cross Examination

Q. How long have you been a member of the force?

A. Since the 11th of November last year.

Q. Have you always been assigned to that precinct?

A. No, I was at the 4th precinct

Q. You were never in that place before?

A. No, Sir.

Q. The house was closed?

A. Yes, Sir, I rang the bell

Q. You had to ring the bell?

A. Yes, Sir.

Q. The bell was answered by the defendant?

A. Yes, Sir.

16.

Q. You are sure this is the woman?

A. Yes Sir, I only saw her twice in my life

Q. The night of the arrest, the night before and today, that is three times?

A. Yes Sir,
Q. Did you ask for "Dulia"?

A. Yes Sir, I did not know anyone

Q. Was she willing to go into the room?

A. Yes Sir,
Q. In what room?

A. A back parlor
Q. Did you go in and request to see "Dulia"?

A. I only thought of "Dulia"

14

Q. When the girl came

A. m? she next in and

Q. brought her, you had asked

Q. for a girl? Yes Sir,

Q. Did you tell her what you wanted

A. her for? I told her I wanted to go with her, I told her I wanted a girl and asked for "Quicia"

Q. You did not violate any of the commandments in that house?

A. No, not that

Q. I know of which commandment do you mean

14

18

A. "Then shall not
commit adultery"

Q. You had no sexual
pleasure there?

A. No Sir, she
asked me

Q. Has she
not ejaculated?

A. No, nothing wrong
took place

Q. Did you see
the Defendant that
night again?

A. No Sir, I
you found out that
family lawyer was the
proprietor?

A. Yes Sir, I
was sent to get
evidence

Q. Part of the
evidence required was
to find who the

18

Q. proprietor was?
A. Yes Sir,
You came back and
told the Captain it
was Harry Lang?

Q. Yes Sir, I told
him I did not know
the name, I said I
was letting him

Q. You told him
You gave her three
dollars and got nothing
for it.

Q. That is the
only witness, she
inserted him in

Sworn to before me
this 21st day of April 1892

Police Justice
Case for the People

20.

Friend - I move to dismiss
 on the ground that
 the people have failed
 to prove sufficiently
 that there is probable
 cause to suspect
 her of having any
 connection with the
 house other than
 being in the house;
 I ask that affidavit
 and warrant by which
 the defendant was
 arrested, said warrant
 being issued by your
 Honor on the 4th day
 of April 1892, etc. etc. etc.
 be attached to these
 papers as part of
 this action.

Court Motion heard
 held in one thousand
 dollars

0564

(1885)

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mabel Gray

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.

Mabel Gray

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Stamie

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

Answer.

120 West 25th St. one year

Question. What is your business or profession?

Answer.

Married Woman

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
Miss Mabel Gray.

Taken before me this

day of

March 1897

Police Justice.

0565

3 m

Sec. 322, Penal Code.

District Police Court.

CITY AND COUNTY OF NEW YORK. } ss.

of No. Capt 14 Precinct Police Michael J. Hart Street, in said City, being duly sworn says that at the premises known as Number 102-1045-106 East 110 Street, in the City and County of New York, on the 20 day of April 1888 and on divers other days and times, between ~~that~~ day and the day of making this complaint

Mabel Gray did unlawfully keep and maintain and yet continue to keep and maintain a brothel and did then, and on the said other days and times, there unlawfully procure and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil name and fame there to be and remain ~~drinking, dancing, fighting~~ disturbing the peace, whoring and misbehaving themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Mabel Gray and all vile, disorderly and improper persons found upon the premises, occupied by said Mabel Gray may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me this April day of 1888 Michael Roberts

Charles N. Leintra Police Justice.

0566

POLICE COURT DISTRICT.

1354

City and County of New York, ss.:

THE PEOPLE

vs.

Mabel Gray

On Complaint of

Michael & Frank

For

keeping a dog's

house

demand

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

Dated *April 27* 189*7*

Mabel Gray

Charles L. Linton Police Justice.

0567

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 Joseph [unclear]

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

Dated April 27 1888 Charles M. [unclear] 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.

0568

#1000.

1892 539

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael J. [unclear]

vs.
Mabel Gray

1
2
3
4

Officer [unclear]
[unclear]

BAILED,
No. 1, by Cash Deposit
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated April 27 1892
[unclear] Magistrate.

[unclear] Officer.
Precinct.

Witness [unclear]
No. _____ Street.

No. _____ Street.



No. _____ Street.

\$ 500 to answer
[unclear]

[unclear]

Court of General Sessions.

-----x
)
 The People etc. ;
 -vs- ;
 MABEL GRAY. ;
)
 -----x

City and County of New York, SS:-

M a b e l G r a y, being duly sworn, deposes and says:- I am the defendant herein, and resided at the place in the complaint herein mentioned. My arrest was made upon a warrant charging one Fannie Lange with being the proprietress of said premises. At no time was I the proprietress of, nor had I any interest in, said premises, and at the time of my arrest herein and

for a long time prior thereto, I lived at 125 W. 28th St. ^{said City} in

One Fannie Lange, who owned the premises, had been indicted for maintaining said establishment as well as for the crime of abduction. When her case was called for trial in this Court, by reason of her failure to appear, her bond for appearance was forfeited. Immediately thereafter, another application for a warrant for the arrest of said Fannie Lange was made and a warrant issued thereunder by Charles N. Taintor, one of the Police Justices of said City, ordering the arrest of said Fannie Lange for keeping said house of ill-fame. That when the officers executing said warrant came to said premises, deponent was therein, and in the absence of said Fannie Lange,

who had, at the time, left the jurisdiction of this Court, she permitted the officers to come into said premises, and she was apprehended, and the following morning said Magistrate entertained said complaint against deponent for maintaining said premises, though the day previous he had issued his warrant against said Fannie Lange as being the one that maintained said nuisance. That deponent neither directly nor indirectly received any pecuniary benefit from said business, but simply for about two hours exercised a temporary supervision over said place, there being no one else to watch over the effects of said Fannie Lange therein. That deponent has never been arrested before, and avers, that she is informed, and believes, that the nuisance at said place has been abated.

Sworn to before me this)

18 day of May, 1892.)

o:- Mrs. Imable Gray

Richard Lips
Clerk of the Court
N. Y. Co.

0571

U.S. General Sessions Court.

Sir —

Please take notice, that the within is a true copy of an
in the within-entitled action, this day duly entered and filed in the office of the Clerk of this Court.

Dated, N. Y., 189 .

Yours &c.,
FRIEND & HOUSE,
Attys for

The People vs.

—against—

Mabel Gray.

To Esq.,
Attorney for

affidavit

FRIEND & HOUSE,
defendants ATTORNEYS,
61-65 PARK ROW,
WORLD BUILDING,
NEW YORK.

Due and timely service of a copy of the within
is hereby admitted.
this _____ day of _____ 189

Attorney for

0572

Court of General Sessions of the Peace

470

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Mabel Gray

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

Mabel Gray

(Sec. 322, Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Mabel Gray

late of the Seventeenth Ward of the City of New York, in the County of New York aforesaid, on the twenty-sixth day of April in the year of our Lord one thousand eight hundred and ninety-two, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Mabel Gray

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Mabel Gray

(Sec. 385, Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Mabel Gray

late of the Ward, City and County aforesaid, afterwards, to wit: on the twenty-sixth day of April in the year of our Lord one thousand eight hundred and

ninety- *two* , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

Mabel Gray

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows :

The said

Mabel Gray

late of the Ward, City and County aforesaid, afterwards, to wit : on the *twenty-sixth* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

DE LANCEY NICOLL,

District Attorney.

0574

BOX:

480

FOLDER:

4391

DESCRIPTION:

Guina, John

DATE:

05/06/92



4391

0575

Witnesses:

Counsel,

Filed,

Pleads,

6 day of May 1897

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1858, Sec. 5.)

THE PEOPLE

^{vs.} John Sumner



DE LANCEY NICOLL,
District Attorney.

A TRUE BILL,

L. L. Carter
Foreman.

Dec. 7 1897

0576

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 Guinca

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

John Guinca

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 *John Guinca*
late of the City of New York, in the County of New York aforesaid, on the 25th
day of *May* in the year of our Lord one thousand eight hundred and
ninety- , 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 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.

DE LANCEY NICOLL,
District Attorney.

0577

BOX:

480

FOLDER:

4391

DESCRIPTION:

Gutkoust, Fritz

DATE:

05/27/92



4391

0578

945

94W

Witnesses:

Counsel,

Filed

day of *July* 189*2*

Pleads

Henry J. Smith

THE PEOPLE

33
16 *at* *10*
the *at*
167 *at* *10*
beer *at* *10*

Fritz Butkous

F

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[III. Rev. Stat. (7th Edition), page 188, Sec. 21, and page 198, Sec. 5.]

Dr LANCEY NICOLL,

District Attorney.

Amel [Signature]

A TRUE BILL.

J. J. Lulano Attorney

Sub. Part 3, Sec. 157, Foreman.

Pleads Guilty.

For June 27/92

Dec 15th

Amel [Signature] Paid in Court

0579

Excise Violation-Selling on Sunday.

POLICE COURT- 5 DISTRICT,

City and County } ss.
of New York,

Louis J. Rudell

of No. 29 Brounck Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 21 day

of September 1897 in the City of New York, in the County of New York,

at premises No. 1759 Madison Avenue Street,

Fitz Gutterer (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 Gutterer may be arrested and dealt with according to law.

Sworn to before me, this 21 day of September 1897 Louis J. Rudell

W. J. Conway Police Justice.

0580

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, 189

Police Justice.

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

Dated, Sept 20 1890

Police Justice.

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

Dated, 189

Police Justice.

0581

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Fritz Goodkowitz

Question. How old are you?

Answer. 31 Years

Question. Where were you born?

Answer. Germany

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

Answer. 111 East 119th Street

Question. What is your business or profession?

Answer. Bartender

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
demand a trial by jury
Fritz Goodkowitz

Taken before me this 6th
day of September 1890
[Signature]
Police Justice.

0582

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 Ulysses Day

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

Dated, Sept 21 1890 [Signature] Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

945 ^{Standa} 1433
Police Court, District.

THE PEOPLE,
ON THE COMPLAINT

Louis J. Riedel
Mag. Dutkowski
1
2
3
4
offense *Excess*

BAILED,

No. 1, by ~~John F. ...~~

Residence ~~97 East 116 Street~~

No. 2, by *Babette J. ...*

Residence *2163 Amsterdam Ave*

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Sept 21* 1890

Cover Magistrate.
L. J. Riedel Officer.
29 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *100* to answer _____



Cover

0584

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Fritz Guttboust

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

The said *Fritz Guttboust*

late of the City of New York, in the County of New York aforesaid, on the *twenty first*
day of *September* in the year of our Lord one thousand eight hundred and
ninety- , 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

Louis J. Ricoll

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
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 *Fritz Guttboust*

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.

DE LANCEY NICOLL,
District Attorney.