

0801

BOX:

97

FOLDER:

1053

DESCRIPTION:

Thomson, James

DATE:

03/22/83



1053

Pln cc'd

FD

B 245

Day of Trial,

Counsel,

Filed 22 day of March 1883

Pleads *Not Guilty* etc.

THE PEOPLE

34. 26

B

James Shannon

Violation of Excise Law.
Selling without License.

JOHN MCKEON,

District Attorney.

22 April 9. 1883

Pleads guilty.
A TRUE BILL.

Geo. C. Fisher
Foreman.

Price #10-
FD

0802

0803

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Shannon

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

of the CRIME of *Selling Spirituous Liquors without a License*,
committed as follows :

The said

James Shannon

late of the *First* Ward of the City of New York, in the County of
New York aforesaid, on the *sixteenth* day of *march* in the year
of our Lord one thousand eight hundred and eighty *three*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill
of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor
to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons
at one time, to

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

JOHN McKEON, District Attorney.

0804

EXCISE VIOLATION—WITHOUT LICENSE. Police Court— 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of the 10th Precinct Police George H. Murray Street,

of the City of New York, being duly sworn, deposes and says, that on the 16 day

of March 1883, in the City of New York, in the County of New York, at

No. 231 Bowery Street,

James Thompson (nowhere) did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

Deponent saw said James sell liquors in less than five gallons on said premises and did receive money therefor, in with out a license

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

Sworn to before me, this 17 day of March 1883 } George H. Murray

Police Justice.

0805

Police Court District 2/10

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George H. Munn

James Thompson

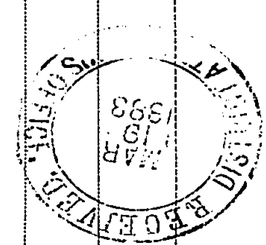
Offence Viol. G. Law

Dated March 17 1883

Magistrate

Officer

Precinct 10



Witnesses

No. Street

No. Street

No. Street

\$ to answer

BAILED

No. 1, by George H. Munn

Residence 124 Prince Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

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

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 March 17 1883 [Signature] Police Justice.

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

Dated March 17 1883 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

0806

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd District Police Court.

James Thompson being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right 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 Thompson

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Scotland

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

Answer. 231 Bowery 2 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

James Thompson

Taken before me this

day of

August 1883

[Signature]
Police Justice.

0807

BOX:

97

FOLDER:

1053

DESCRIPTION:

Tienken, Henry

DATE:

03/29/83



1053

0808

229

Day of Trial

Counsel,

Filed

Pleads

By *Wm. H. Kelly* 1883
Day of *March*
April v.

THE PEOPLE

vs.

B
Henry Sienfan

Violation of Excise Law.
~~Selling on Sunday.~~

JOHN MCKEON,
District Attorney.

A TRUE BILL.

G. C. Fisher
Foreman.

0809

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Denny Deinken

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said *Denny Deinken*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 expose for sale and sell as a beverage to

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

~~JOHN M. HEGAN, District Attorney.~~

08 10

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~AGAINST~~

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

Henry Sienken

of the CRIME OF Giving away Spirituous Liquors
on Sunday
committed as follows:

The said Henry Sienken

The said

late of the First Ward of the City of New York, in the County of New York aforesaid, on the eighteenth day of March in the year of our Lord one thousand eight hundred and eighty three, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 ~~expose for sale and sell as a beverage to~~ give away as a beverage

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.

JOHN McKEON, District Attorney.

0811

Police Court - 186 District.

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

John Crook aged 35 years
a policeman attached to the 6th Precinct

of the City of New York, being duly sworn, deposes and says, that on Sunday the 18 day
of March 1883, in the City of New York, in the County of New York,

at premises 249 Canal
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,

Henry Tenker [now here]
did then and there expose for sale and did sell, caused, suffered and permitted 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 in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 18 day of March 1883 as required by law.

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

Sworn to before me, this 19 day
of March 1883

John Crook

Arthur J. White
POLICE JUSTICE.

0812

BAILED

No. 1, by Michaela Ventila
Residence 169 Elm Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court - Street District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Crow vs. Henry Jensen

1. Henry Jensen
2. _____
3. _____
4. _____

Offence, Violator's Excise Law

Dated 19 March 1883

Phyllis Magistrate.

John Crow Officer.

John Jensen Officer.

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

No. 169 Street,
MAR 20 1883
DISTRICT ATTORNEY
OFFICE

Michaela Ventila

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 Henry Jensen

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 19 March 1883 Andrew J. [Signature] Police Justice.

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

Dated March 19 1883 Andrew J. [Signature] 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

0813

Sec. 108-200.

192 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Henry Jenkins

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Germany

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

Answer. 169 Elm St. about 3 years

Question. What is your business or profession?

Answer. Bar tender

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

Answer. I am not guilty

Henry Jenkins

Taken before me this

day of

March 1922
Charles J. Smith
Police Justice.

0814

BOX:

97

FOLDER:

1053

DESCRIPTION:

Tinlin, Bridget

DATE:

03/20/83



1053

08 15

B 189

Counsel,
Filed *20* day of *March* 188*3*
Pleads *Not Guilty* to

THE PEOPLE
vs.
191
B
Bridge Siding
Grand Larceny, Robbery, degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney
22 May *27*, 188*3*
Arrested & Convicted. vs.
A True Bill,
Sentence suspended
Geo. C. Fisher
Foreman.

0816

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bridge Eulin

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

Bridge Eulin

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

The said Bridge Eulin

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 14th day of March in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one pocket book of the value of one dollar, two gold coins of the United States of the kind known as half-eagles, of the value of five dollars each, three promissory notes for the payment of money, the same being then and there due and unsatisfied, of the kind known as United States Treasury notes, of the denomination and of the value of five dollars each, five promissory notes for the payment of money, the same being then and there due and unsatisfied, of the kind known as United States Treasury notes, of the denomination and of the value of two dollars each, and divers coins of the United States of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and fifteen cents

of the goods, chattels and personal property of one Alexander Sackhart 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.

John McLean District Attorney

0817

Cont of Annual Sessions

The People v. E.

apt

Bradley Tomlin

officers

0818

Court of General Sessions
The People vs. }
vs. }
vs. }
vs. }
vs. }
Bridget Timlin }

City and County of New York ss.

Kathleen E. Brown
being duly sworn says. I reside in the
City of New York at No 313 W 22^d Street
I know Bridget Timlin the above named
defendant and have known her ever
since her arrival in this county some
nine or ten months since she was
employed by me as a servant in my
family immediately upon her arrival
here. She remained in my employ for
a period of about seven months after
which she was employed by Mr & Mrs
Wm. K. Ransing until they left the
city a period of about two months since
then she has been without employment.
While living with me she was industrious
and faithful in the discharge of her
duties and entirely trustworthy she
had frequent opportunities to extract
money from my purse which at
times contained several hundred
dollars had she desired or chosen
so to do ~~and~~ that more or two

0819

occasions I thoughtlessly left my pocket-book lying around and forgot it. She found it and brought it to me with the money intact making at the time some pleasant remark in regard to my carelessness. While she was with me I trusted her with my purse without hesitation feeling that the money was as safe with her as myself. When she left the employ of Tom McKee Rankin she received from them a good testimonial as to character. She is alone in this country, young and inexperienced and friendless. She now has as I am informed a brother and sister on their voyage to this country whose hearts ~~would~~ be almost broken ~~if~~ they upon their arrival here ~~to~~ find their sister in prison. I am fully convinced that the offence of which she has been convicted is her first and only offence against the law - that it was committed without premeditation or forethought & that she is truly penitent therefor. I understand that she voluntarily returned the purse stolen when asked in regard to it and also the contents thereof to the owner intact. I have so much faith in the penitence and a future good conduct

0820

of the girl that if through the clemency
of the Court sentence can be suspended
I cheerfully promise that I will again
take her into my employ and aid and
assist her in leading a life of honesty
and integrity. I have no motive in
thus appealing to the clemency of the
Court in her behalf but the redemption
of the girl believing as I do from what
I know of her character and disposition
that the lesson which she has been
taught and the punishment which
she has already endured will be the
means of causing her in the future to
lead a better life and to become a better
woman.

H. R. Brown

From before me
this 28th day of March 1883
Wm. Moser Jr
Dep. Clerk Genl. Sess.

0821

BAILED.

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court 2 District 2

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Elizabeth Beckwith
102 W. 80th St.
Brooklyn

Offence Grand Larceny

Dated March 15 1883

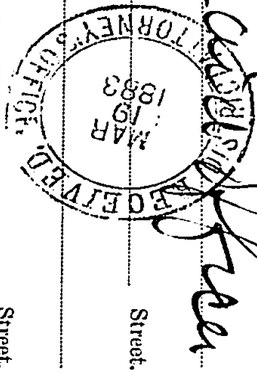
W. A. Hatcher Magistrate

William A. Hatcher Officer

Central Office Precinct

Witnesses *Robert S. Fisher*

No. _____ Street _____
 No. _____ Street _____



No. _____ Street _____
 \$ 1000 to answer

Ans

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 Bridges Peilem

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

Dated March 15 1883 *Hugh Gorman* Police Justice.

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

Dated _____ 188_____ Police Justice.

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

Dated _____ 188_____ Police Justice.

0822

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bridget Tulin 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. Bridget Tulin

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Ireland

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

Answer. 191 Elizabeth St. Ireland about one week

Question. What is your business or profession?

Answer. Penman

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

Answer. I did not open the pocketbook but I stole it

Bridget Tulin
x
mark

Taken before me this

day of

March 1888

Joseph J. ...

Police Justice.

0823

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 124 East 13

Elizabeth Lockhart
aged 36 years Occupation none

being duly sworn, deposes and says, that on the 14 day of March 1883

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 and from said premises*

the following property, viz:

*One pocketbook containing
good and lawful money consisting
of two gold coins of the denomination
and value of five dollars each,
three bills of the denomination
and value of five dollars each
five bills of the denomination and
value of two dollars each and
several coins of various denominations
and values to the amount of one
dollar and fifteen cents in
all to the amount and value of
thirty six dollars and fifteen cents*

the property of *deponent and her husband
Alexander Lockhart*

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 *Bridget Tulin (now known)*

*from the fact that said pocketbook
containing said money was on
a table in a room on the first
floor of said premises. That
said Bridget entered said
room and immediately after
she left deponent discovered
that said property was stolen
Deponent caused the arrest*

Suzanne M. ...
Police ...

0824

of said Bridgman by Officer
William F. Hinds of the Central
Office and while in the custody
of the Officer she acknowledged
she stole the pocket-book
containing the money and
returned the same to depositary
in the presence of said Officer
Elizabeth Lockhart
Subscribed before me
this 15 day of March 1883

Hugh Germer

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

Disposition

0825

BOX:

97

FOLDER:

1053

DESCRIPTION:

Tobin, Charles

DATE:

03/28/83



1053

0026

B 27

M.C.

Counsel,

Filed day of

1888

Pleads

Not guilty

THE PEOPLE

vs.

Charles Robin

Not found

Grand Larceny, Second degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney

A True Bill.

Geo. C. Fisher
Foreman,

April 13/83

Wm. A. Atwood
Judge of the Court
W. F. L.

0027

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 Sobin

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

Charles Sobin

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

The said Charles Sobin

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 22nd day of March in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms three watches of the value of eighty dollars each, and two chains of the value of nineteen dollars each

of the goods, chattels and personal property of one Carl Gullberg 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.

John McLean
District Attorney

0828

Newton, Mass.,

April 1, 1843.

This shall certify to any
who read it that the writer,
the pastor of the Newton Baptist
Church, has been acquainted
for something over two years with
Mr. Chas. Tappan, a young man
of about 21 yrs., son of
Mr. Augustus Tappan, both residing
in this city. This young man
has secured a good character
for honesty, and I am
greatly surprised to learn that
he has been accused in
New York upon some charge
of theft. I do not think
of him capable of any such

0829

action, and am morally
certain that he is innocent.
I have known him especially
well for the last few months,
and feel assured from my
knowledge of his intentions and
actions, that at this time
he is further than ever removed
from any disposition to criminal
action. He is young and
impressionable and may have
been somewhat glib and
and unsuspecting enough to
get under false appearances
and peculiar circumstances;
but I repeat my confidence
in his entire innocence.
Doubt would be contrary both
to his antecedents and his

known papers. I cannot
believe that any circumstances
can be devised against him.
H. J. Titus

Newton Apr. 1st /83
From my personal knowledge
and acquaintance with Mr.
Chas. Jupp, the young man
above mentioned, I can most
heartily endorse all that is
therein stated by Rev. H. J. Titus.
Stephens Moore
Capt. Newton Baptist 83.

0830

Newton April 1873. I am able
to state that I have the highest
esteem for the jury, and can not
believe that any one of them could
be less upright. My personal know-
ledge of the gentlemen was such
that within written statements has
been such an unaided inducement
to rely with confidence on
their statements.

John G. Parks
Judge of the Court of the
City of Newton

1 E 8 0

Police Court of District.

238

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul J. Bullberg

Charles Tabin

1
2
3
4
Offence: Grand Larceny

Dated March 23rd 1883

Wardman Magistrate.

Wayne and Rogers Officer.

CCJ Clerk.

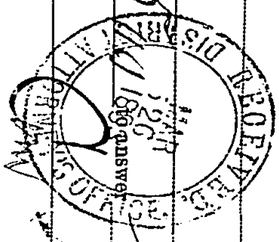
Witnesses: Carl Bullberg

John H. Montgomerie Jr.

Julius H. Rogers

Benjamin J. Rogers

No. 1180 Street, W. 4th St.
No. 1180 Street, W. 4th St.



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

Charles Tabin

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

Dated March 23rd 1883

Hugh Gardner Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0832

Sec. 198-200

50

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Tobin*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Nov. 2, Seattle*

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

Answer. *155 Lexington Avenue, about 1 day.*

Question. What is your business or profession?

Answer. *Carver*

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

Answer. *I am Guilty of the Charge*
Chas. Tobin

Taken before me this

day of *March* 1883

Hugh Bennett

Police Justice.

0833

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Detention Sergeant of No.

300 Mulberry Street, being duly sworn deposes and

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

Sworn to before me, this 23rd
day of March 1888

T. W. Rogers

Hugh J. Gorman
Police Justice.

0834

3^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 641 Montgomery Street Jersey City Karl F. Gullberg aged 19 years Jeweler
being duly sworn deposes and says, that on the 22^d day of March 1883
at the Number 155 Lexington Avenue in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true and lawful owner
of the right time.
the following property, viz:

One gold open faced stem winding
watch of the value of One hundred
dollars. one gold hunting case
stem winding watch of the value of
sixty dollars, one gold hunting
case key winding watch of the value
of seventy dollars. Two gold chains
of the value of thirty eight dollars.
Together of the value of Two
hundred and sixty eight dollars.

the property of

Karl Gullberg; but
in the care and custody of deponent.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Charles Tabini (now here)
from the fact, that said Tabini called
at the store of said Karl Gullberg
in Jersey City and requested him said
Gullberg to send to the residence
of said Tabini 155 Lexington Avenue
the afore said property, from which
he and his uncle might select some
watches therefrom, said Gullberg
sent the afore said property to said

See Affidavit in this

Henry J.

Porter for name.

1883

0835

place in charge of department, when defendant entered said premises, he was shown to said Tobiasson, who upon the pretense of showing him some said property took the same from defendant, and was leaving the said premises with said goods in his possession; when he was arrested by officer Rodgers an officer of the Central office, said Tobiasson admitted to said Rodgers that, he had taken the said property with the intention of depriving the true and lawful owner thereof, and that it was his first attempt, of any kind of larceny; and that his uncle did not reside there.

Sworn to before me
this 2^d day of March 1883

Carl F. Gullberg

Henry Gardner Peace Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID-Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

Disposition

0836

BOX:

97

FOLDER:

1053

DESCRIPTION:

Tracy, Patrick

DATE:

03/19/83



1053

0037

B 186

Day of Trial,

Counsel,

Filed 19 day of March 1883

Pleads *Guilty*

THE PEOPLE

v.s.

Violation of Excise Law.
Selling without License.

B
Savin & Snout
208 Elm St

JOHN MCKEON,
District Attorney.

A TRUE BILL.

Geo. C. Fisher
Foreman.

Pass 2 April 13/83

Heads Guilty

Wm. P. O. L.

Earl's appearance

Ed

0838

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Patricia Tracy

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

of the CRIME of *Selling Spirituous Liquors without a License*,
committed as follows :

The said *Patricia Tracy*

late of the *5th* Ward of the City of New York, in the County of
New York aforesaid, on the *nineteenth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *three*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill
of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor
to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons
at one time, to

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

JOHN McKEON, District Attorney.

0839

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court— 1⁸⁷ District.

CITY AND COUNTY }
OF NEW YORK, } ss.

0

James J Hart 34 years
of No. Policeman attached to the 14 Precinct, 14th Street,
of the City of New York, being duly sworn, deposes and says, that on the
of March 28th 1883 in the City of New York, in the County of New York, at
No. Patrick Brady Street,

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

Store open and liquors exposed without a
proper license
James J Hart
Deponent

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

Sworn to before me this 1 day
of March 1883
James J Hart
J. Murphy POLICE JUSTICE.

0840

BAILED.

No. 1, by

Henry Brewer

Residence

148 Sullivan Street

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

THE PEOPLE, &c.,

vs. THE COMPLAINANT OF

James J. Wood

147 St.

1. Victim's name

2.

3.

Date

1888

March 7

Witnesses

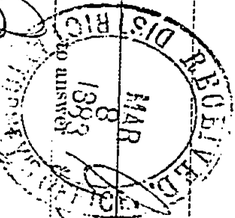
No.

No.

No.

No.

100



1884

Offence: Violation of Excise Law

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 7 1888 J. Henry Wood Police Justice.

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

Dated 7 March 1888 J. Henry Wood Police Justice.

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

Dated 1888 Police Justice.

0041

Sec. 198-200.

18th District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Patrick Tracy

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. *Patrick Tracy*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *208 Elm Street five months*

Question. What is your business or profession?

Answer. *Bar tender*

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*

Patrick Tracy

Taken before me this

day of

March 188*8*

J. Murray

Police Justice.

0842

BOX:

97

FOLDER:

1053

DESCRIPTION:

Turner, Charles

DATE:

03/13/83



1053

0843

B 100

29^m

Counsel, *J. McKeon*
Filed *Charles E. [unclear]* 1883
Pleads: *McKeon vs*

THE PEOPLE
vs.
B
Charles E. [unclear]

JOHN McKEON,
District Attorney

A True Bill.

[Signature]

Foreman.

Off. Sec. Com. 13^m
Pro. Sec. [unclear]

Rec'd 19th Feb/187

0844

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 Sumner

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

Charles Sumner

of the CRIME OF Petit Larceny committed as follows:

The said Charles Sumner

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the said day of March in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms three newspapers of the value of four cents each

of the goods, chattels and personal property of one

George

Bowman

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.

John McKeon

District Attorney

0845

182

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Rowland

vs. Charles Turner

Offence

22. The

March 3 1883

John F. ...
Magistrate.

Officer

15th Precinct

Witnesses

No. 1 of ...
Street

No. 2 of ...
Street

No. 3 of ...
Street

No. 4 of ...
Street

No. 5 of ...
Street

No. 6 of ...
Street

No. 7 of ...
Street

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

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

Dated March 3 1883 John F. ... Police Justice.

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

Dated March 6 1883 John F. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

0046

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss.

2 District Police Court.

Charles Turner

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.

Charles Turner

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

England

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

Answer.

22 Sixth Avenue about 2 Years

Question. What is your business or profession?

Answer.

Newsdealer

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

Answer.

I am not guilty of the charge

Charles Turner

Taken before me this

day of

March 1888

Wm. J. ... Police Justice.

0847

City and County of New York, ss:

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of *George Rounds*

Charles Turner

vs.

For *Petit Larceny*

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

Dated *March 6th* 18*83*

Charles Turner

J. M. [Signature] Police Justice.

0048

2

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 74 Third Avenue Street 43 Years old Newsdealer
being duly sworn, deposes and says, that on the 8th day of March 1883

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, from in front of No. 104 1/2 Washington Square
in the day after

the following property, viz:

two printed copies of
a daily newspaper called - The
New York Times, and one copy
of a newspaper called The
New York World, collectively
of the value of ten cents

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Charles Turner now here

from the fact that deponent
saw the defendant do take
steal and carry away the
property from the stoops of
the aforesaid premises where
deponent had left them for
the inmates thereof who had
ordered the same to be delivered
by deponent

George Romms

Sworn before me this

8th

day of

March

1883

Police Justice.

[Signature]

0850

**END OF
BOX**