

0392

BOX:

95

FOLDER:

1030

DESCRIPTION:

Eberstadt, Edward F.

DATE:

03/13/83



1030

0393

D. A. Phelps

Filed *13* day of *March* 1883
Pleads *Not guilty* (19)

THE PEOPLE
vs.
B
Edward S. Benstead

in the said case

JOHN McKEON,
District Attorney.

A True Bill.

Geo. L. Fisher
Foreman.

Recd Feb 19 1887

0394

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward F. Everstade

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

Edward F. Everstade
in the third degree
of the CRIME OF ASSAULT, ~~committed~~ committed as follows:

The said *Edward F. Everstade*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *third* day of *March* in the year of our Lord
one thousand eight hundred and eighty *three* at the Ward, City and County
aforesaid, in and upon the body of *John Bondin*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *kill* the said *John Bondin*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *John Bondin* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0395

103
2
191
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Andrie
50 University Place
Edward J. Oberstadt

Offence Assault and Battery.

1
2
3
4

Dated March 14 188

Magistrate
Patterson
Officer
Nichols
Precinct
Court

Witnesses

No. Street

No. Street

No. Street

No. Street

511
G.S.
Cavala



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

Edward J. Oberstadt

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 10 188 J. M. Paccioni Police Justice.

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

Dated March 10 188 J. M. Paccioni 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.

0396

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Edward J. Oberstadt

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. *Edward J. Oberstadt*

Question. How old are you?

Answer. *Thirty-eight years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *40 Broadway and 330 West 59 St.*

Question. What is your business or profession?

Answer. *Merchant*

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*
Edw. J. Oberstadt

Taken before me this

day of *March*

1888

William J. Parsons
Police Justice.

0397

City and County of New York, ss.

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of *John Ponder*

vs.

For *Assault and Battery*

Edward J. Oberstadt

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 10* 18*93*

J. M. [Signature]
Police Justice.

Edw. J. Oberstadt

0398

Sec. 151.

2 District Police Court.

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. GREETING:

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 John Condit
of No. 50 University Place Street, that on the 3rd day of March
1883 at the City of New York, in the County of New York,

he was violently **Assaulted and Beaten** by Edward J. Oberstadt

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 each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 2nd 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 4th day of March 1883

John Condit
POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Condit

vs.

Edward J. Oberstadt

Warrant-A. & B.

Dated March 4th 1883

William Magistrate.

William Officer.

The Defendant Edward J. Oberstadt
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

John Condit Officer

Dated March 3rd 1883

This Warrant may be executed on Sunday or at
night.

John Condit
Police Justice.

REMARKS.

Time of Arrest, March 3rd 1883

Native of Iran

Age, 40

Sex

Complexion,

Color White

Profession, Merchant

Married

Single, Y

Read, Y

Write, Y

40 Broadway

0399

Police Court 2^d District.

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

of No. John Ponder, aged 62 years,
50 University Place Street,
New York

on Saturday the 3^d day of March
in the year 1883, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Edmund J. Oberstadt
who struck deponent several blows
on the face knocking deponent down
and so beating deponent

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of March 1883

H. J. [Signature]

POLICE JUSTICE.

John Ponder

0400

W

Form 11,

Police Court— 2 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John Pondir
vs.
J. Oberstadt

Affidavit, A. & B.

Dated March 11th 188 3

Patterson Justice.

[Signature] Officer.

Witness _____

§ _____ to Ans. _____ Sess.

Bailed by _____

No. _____

0401

21 District Police Court.

John Caselli

vs.

Edward M. Sherstoll

TESTIMONY.

Before Hon.

J. M. Carter, J. J.

March 2nd 1883

D. C. Stewart
Stenographer.

0402

2^d District Police Court.

John Paudri

agst.

Edward J. Eberstadt

BEFORE HON.

J. M. Patterson Jr.

Justice

March 8th 1883

STENOGRAPHER'S MINUTES.

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

R. D. Ex.

R. C. Ex.

John Paudri

Frank E. Ballin

Edward J. Eberstadt

Laura C. Seltman

Stenographer.

0403

John Pordir }
Agst. Edward J. Oberstach } Assault &
Battery

John Pordir sworn and Cross
examined by Counsellor Dudley
J. Phelps.

Q Will you state the circumstances
of this assault?
A I was last Saturday afternoon
I was going along Exchange
Place and the defendant was
there and met me and said
to me you son of a bitch.
~~was~~ We met right in front
of the Farmers Loan and Trust
Company. Mr. Ballin was
with the defendant. As I
was passing the defendant
called out to me "you son
of a bitch." I turned round
and said to Mr. Ballin
you are a witness to it.
With that the defendant
struck me in the head
twice. Then a great crowd
collected and my son came
along and the defendant
ran away and ran into

0404

a garret in Wall St. I mean
an office in Wall St.

Q After your son came up from
there any more blows struck?

A I was so confused that I
don't know.

Q How many blows were struck?

A Two, in immediate succession.

The blows were first the
first, over the ^{left} eye
and right side of the head.
The first blow was over
the left eye.

Q Did you have any surgical
treatment?

A No sir. My eye was bruised.
I did not require any
medical treatment.

The second blow struck
me down against a lamp
post and my hand prevented
me from going down.

Q Did you meet the defendant?

A I was going east and the
defendant was going west.
I saw him before he
made use of the remark.

Q What was it he said?

0405

- A He said you son of a bitch.
He said it to me.
- Q How do you know?
- A He has done it several times
when nobody was present.
The new Assault men
before.
- Q On any of these other
occasions when he spoke
to you in that way did
he ever assault you?
- A No.
- Q Was that all that took
place?
- A Yes.
- Q How do you know the
dependent's remark was
addressed to you?
- A He has done it to me
several times and I went
to a lawyer and the lawyer
told me to have some one
present when the dependent
addressed me thus and then
I had my remedy. I called
on Mr Ballin and said
you have heard this and
I was immediately struck.
He looked at me when

0406

- He said you son of a bitch.
- Q When did you last have a conversation with the defendant prior to this meeting.
- Question further in
- Q How old are you?
- A I will be 62 the 9th of July next. I weigh about 120 lbs. I don't know how tall I am.
- Re Warrant
- Q He struck you first over the left eye?
- A Yes - the discoloration is there yet. He struck me next on the side of the head and knocked me against a lamp post. I did not strike him nor attempt to strike him.
- Q Did you address a word to him or give him any provocation whatever for the language he used to you or for the blows.
- A I did not.
- Q Have you suffered any physical pain since then from this

0407

Assault.
Q Have.

Q Are you still suffering from
the effects of the assault?
A Yes my arm and my head.

Q This man has repeatedly before
this applied these insulting
epithets?

A Yes sir

Q When he said you son of
a bitch he looked directly
at you?

A Directly at me.

Q And that was the epithet he
that used towards you on
many occasions?

A On many occasions

Q Was Mr Ballin in company
with him or with you?

A With him,

Q You were alone?

A I was alone,

Recross.

Q Wasn't this epithet used
~~on many other occasions~~
by many other people toward
you?

Q Counsel objects - *W.M. T. [unclear]*
Question withdrawn

Examine & interrogate me the 1st day of Nov 1883
J. M. [unclear]
Clerk of Court

0408

Fredk. E. Ballin called on behalf of the defendant, being duly sworn deposes and says.

Direct Examination?

Q Mr Ballin where do you reside?
A Belvedere Hotel;

Q what is your age?

A 33 years

Q what is your business?

A Banker -

Q Of the firm of Est Ballin & Co -
Assessors

Q Doing business in New York?
Assessors

Q Do you know Mr Pondri?
Assessors

Q Do you know the defendant Eber-
statter?

Assessors

Q Were you requested to appear
here as a witness by Mr Pondri?

Assessors

Q Now Mr Ballin will you please
state in your own language in
your own way what you saw
of this alleged assault on Saturday
last?

A I came out of my office

0409

2 About what time?

A Quarter past two, I don't know the exact minute. I started down exchange place and was just in front of Pandie's office I met Eberstatter and commenced to speak to him and I started to walk back to my office which is in the Post Building; and as I was going towards William Street, Eberstatter joined me and walked back, and we both got talking about a gentleman up town whom we both knew, and talked about him and he said he was angry at him and he was going to knock hell out of him and called him a son of a bitch. Mr Pandie just then met us and he considered that the remark was against him, and he turned around and made a remark.

2 What did he say?

A I don't know what he said, he called some up to be his witness I took a very little interest in it & took Mr Eberstatter away a few

0410

steps and then he turned again
and Mr Pandir met him again
Mr Pandir was close behind us
they commenced to cross at each
other and after we got to the
farmers loan and trust company
Mr Pandir came along and
told me I was his witness and
that Mr Eberhardt had used that
expression and then I walked
on, because I saw some broken
on the corner that I wanted
to do business with and left
them, then I saw Mr Eberhardt
going to walk still pretty rapidly
and Mr Pandir after him; that
was about all I saw.

Q This remark about a son of a
bitch was applied to somebody
else that you were talking
about?

Answer
Cross Examined

Q Who was the gentleman you
were talking about?

A A gentleman who lives in the
same hotel with myself.

Q Who was that particular gentleman?

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Q Mr Strauss.

A I was Mr Pandari in that corner position at all?

Answers

Q And just at the time Mr Eberstatter said Mr Strauss was a son of a bitch Mr Pandari came up?

A Just met us.

Q And Mr Pandari then called on you to be a witness?

Answers

Q Did you see any blows struck?

A I don't know if they reached -

I knew there arms flew out I don't know that anybody was ~~hurt~~ hit

Q Did you see anybody hit?

A I saw them strike at each other

Q Did you see Pandari strike at Eberstatter?

Answers

Q Did you see him attempt to strike?

Answers

Q And did you see attempt to strike first?

A I knew the first that got the blows, was my hat.

0412

5

Q Who did you see strike or attempt
to strike the first blow? ^{blow}

A That I cannot say.

Q Cannot remember that? It
was almost at the same time
I that is you say you saw Pandri
and Eberstatter striking out at
the same time

A Yes sir

Q And although you were with
Eberstatter at the time you could
not tell who it was that struck
the first blow.

A No sir

Q Was Eberstatter struck at all?

A That I don't know.

Q You do know that Mr Pandri
was?

A I saw Mr Pandri fall against
the telegraph post or lamp post
I don't know which one it was
they were about twenty five
feet away from me, whether
that was that blow from Mr
Eberstatter or not. - I don't know.

Q Did you see Mr Eberstatter
fall against anything?

A No sir

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Q or start back as if struck by a blow?

A He drew back

Q What did you mean by start back? If he was hit?

A That I cannot say

Q But you did see Mr Pandie fall against a telegraph post or lamp post?

A Yes sir

Q Was that from the blow?

A That I don't know

Q Did you see any arm towards Mr Pandie?

A Yes sir

Q Whose arm was it?

A Mr Eberstatter,

Q Did you not conclude that the fall of Mr Pandie against the lamp post was from the blow of Mr. Eberstatter?

A Not exactly because Mr Pandie struck at the same time and he might have slipped - they were too far away from me to see that.

Q You saw Mr Eberstatter's arm move out?

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Q Yes sir

Q And you saw Mr Pandia ~~and~~ fall against the lamp post or telegraph pole?

A Yes sir

Q Now did you conclude from seeing Mr Everstatter ~~and~~ move out and Mr Pandia fall against the telegraph pole or lamp post that his fall was the result of a blow from Mr Everstatter?

A I cannot say because some brakers ~~passed~~ passed me at the time I did not conclude it was from the blow of Mr Everstatter. It might be Mr Everstatter may have given it.

Q What did you think Mr Everstatter fell against the lamp post from?

A I thought he possibly struck or missed his footing against some thing and slipped;

Q It didn't occur to you that the moving out of the arm in the striking condition of Mr Everstatter had anything to do

0415

8

with it?

A It doesn't occur to me either way I don't pay so much attention to it so as to denote it.

Q You say you saw Mr Eberstatter
Carroll auto checked in a striking
manner towards Mr Pandir and
that Mr Pandir fell against the
lamp post or telegraph pole which
ever it was; and then I asked
you the question did you not
conclude that the reason of
Mr Pandir's falling against
the lamp post or telegraph pole
was because of the blow struck
by Mr Eberstatter?

A Yes sir; I say I think possibly
Mr Pandir's foot slipped

Q Did that occur to you that Mr
Pandir may have slipped at the
time or was it an after thought?

Q It occurs to you just now
it was after —

A It occurs to me it may have
been from the slipping

Q Did it occur to you at the
time?

A It did

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Q Then you must have been looking
my seriously at those occurrences
A I was looking at them.

Q And engaged in looking at them
you could not tell whether Mr
Eberstatter hit Mr Paudin or not

A Before Mr Paudin fell I don't
know what happened but I
noticed he fell against the
telegraph or lamp post.

Q Did you not see Mr Eberstatter
strike at Mr Paudin?

A I saw him strike at him I did not
see him hit.

Q Did you hear the blow?

A No sir

Q Have you any doubt that when
he struck at him he struck him.

A I suppose he hit him but I
didn't see him do it.

Q Have you any doubt he hit him
from what you saw?

A No sir

Given to before me
the 5th day of March 1883

Perce J. Tree

0417

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Q E F Everstadt defendant
being sworn in his own behalf
deposes and says.

Q where do you reside?

A 40 Broadway

Q what is your age?

A 38 years.

Q your occupation?

A Merchant.

Q you are the defendant in this
proceeding?

A I am

Q do you know Mr. Poudie?

A I do.

Q did you see Mr Poudie on
Saturday afternoon last?

A Yes sir

Q Now Mr Everstadt. will you
please state what occurred
immediately before you saw
him and after you met him

A I went to the custom house to
appear to an entry and as
it was pretty late I tried to get
into the custom house through
the naval office - well the
custom house was closed and
I returned to go towards Exchange

0418

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place and there I met Mr
Ballin the last witness who
putting his arm into mine says
Ed what do you think of so Ed
so) meaning Mr Strauss a gentle
man living at the Belvedere
house I says Fred I think he is
a damn son of a bitch and you
better keep away from him or
something to that effect with
that Mr Pandin turned around
and says then you call me a
son of a bitch You hear you
thief and he put up his fist
and I put mine up and tried
to ward him off with my arm
and he says come on with
that his son comes up and
says would you lick my
father and I said I will lick
you too if you dont go away
Where were you arrested?

A Right in your office -

Q Did you see Mr Pandin before
he spoke to you?

Answer

I neither you nor, Mr Ballin?

Answer

0419

12

Q Did you apply that epithet to him?
A No sir.

Q Did you strike him?

A No sir I said to him when he spoke to me I don't want anything to do with you and with that he put up his fist and I just pushed him away (that way showing) and at that time a great many people had congregated and he tried to strike me and his arm missed and I walked away.

Cross Examined

Q You hit him in the breast when he came to you?

A No sir.

Q Where did you push him?

A Where I thought I did in the eye or forehead.

Q When you pushed him in the eye and blacked his eye?

A No sir.

Q Where did you strike him?

A I don't remember whether I struck him on the side of the head.

Q Do you remember where he

0420

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struck you
a I did not strike him but he
made for made.
Q you did not blacken his eye?
A yes
Retiret
Q and you came away as soon
as ^{fast} you could?
A yes as fast as my legs
would carry me I done nothing wrong
Retiret
Q you did not do anything wrong
A yes
Q then why did you run to the
office of your counsel if you
done nothing wrong?
A I wanted to

objected to. Question withdrawn

Sworn to before me } E. F. Oberstadt
This 8th day of March 1883 }

J. W. Patterson

Justice

0421

BOX:

95

FOLDER:

1030

DESCRIPTION:

Elias, Richard H.

DATE:

03/15/83



1030

0422

B 122

Counsel, *C. McKeon*
Filed *15* day of *March* 1883
Pleads *Guilty* (26)

THE PEOPLE
vs. *B*
Richard S. Elion
vs
Richard S. Elion

Grand Larceny, Grand Jurisdiction, and
Receiving Stolen Goods

JOHN McKEON,
District Attorney.

A True Bill.

Geo. C. Fisher
Foreman.

Recd 19th Feb 1887

0423

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Richard Humphreys alias
otherwise called
Richard Humphreys*

The Grand Jury of the City and County of New York, by this indictment, accuse
*Richard Humphreys alias, otherwise
called Richard Humphreys* _____
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Richard Humphreys alias,
otherwise called Richard Humphreys* _____

late of the First Ward of the City of New York, in the County of New York, aforesaid, *on the
14th* on the day of *December* in the year of our Lord one thousand eight hundred and
eighty *two*, at the Ward, City and County aforesaid, with force and arms
*seventy two face pins of the value
of sixty five cents each* _____

of the goods, chattels and personal property of one _____
Edward Delais — 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*

0424

Police Court 2 190 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Beland
313 41 30
Richard Humphrey Elias

Offence, False Pretense

Dated February 19 1883

Magistrate.

BAILED,
No. 1, by George H. Brown
Residence 196 Broadway Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Witnesses, _____
No. _____ Street
No. _____ Street
No. _____ Street
No. _____ Street
\$ 500
Warrant of Arrest
CITATION

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 Richard Humphrey Elias 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 5 1883 [Signature] Police Justice.

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

Dated March 10 1883 [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.

0425

Supreme Court, New York.

Juni Elias

against

R M Elias

Transcript of Judgment.

Atty.

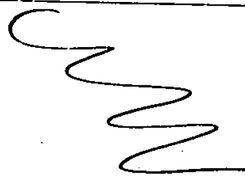
Filed

188

Maverick & Wissinger, 170 Fulton St., N. Y.

0426

Names of Parties against whom Judgments have been obtained.	Names of Parties in whose favor Judgments have been drawn.
<i>Elias</i>	<i>Jemie C. Elias</i>
<i>Richard H.</i>	

Damages and Costs.	Time of Filing.	Attorney's Name.	When Satisfied.
<i>#13343.27</i>	<i>January 16th 1883</i> at <i>10 o'clock and 13 min.</i> <i>A.M.</i>	<i>S. B. Clark</i>	

CLERK'S OFFICE, NEW YORK COUNTY, *Patrick Keenan* NEW YORK, *January 18th 1883*
WILLIAM A. BUTLER, Clerk of the County of New York, do hereby certify that the foregoing is a
correct transcript from the Docket of Judgments kept in my Office, of a Judgment rendered in the Supreme Court of the State
of New York, for said County.

WAB

Patrick Keenan
CLERK.

0427

Names of Parties against whom Judgments have been obtained.

Names of Parties in whose favor Judgments have been drawn.

Elias Richard H.

Jennie C. Elias

Damages and Costs.

Time of Filing.

Attorney's Name.

When Satisfied.

#13343.27

January 16th 18 83
at
10 o'clock and *13* min.
A M.

S. B. Clark

[Signature]

CLERK'S OFFICE, NEW YORK COUNTY.

NEW YORK, *January 18th 1883*

Patrick Keenan
WILLIAM A. BUTLER,

Clerk of the County of New York, do hereby certify that the foregoing is a correct transcript from the Docket of Judgments kept in my Office, of a Judgment rendered in the Supreme Court of the State of New York, for said County.

[Signature]

Patrick Keenan
CLERK.

0429

Belmont
John LeBuffe
John LeBuffe
Smith

0430

Sec. 198-200

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Richard Humphrey Elias 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. *Richard Humphrey Elias*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Ohio.*

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

Answer. *248 West 142nd Street (resided there 3 yrs)*

Question. What is your business or profession?

Answer. *Teacher*

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
Richard Humphrey Elias*

Taken before me this

day of

1888

Police Justice.

0431

Second District Police Court

The People vs
Edward Belais

Faise Petition

Richard S. Humphreys Esq
Julius S. Humphreys

City & County of New York ss.

Edward Belais of

No 315 West 30th Street, in the City and County of New York being duly sworn says;

That he is 34 years of age, that he is a man habitually of good mind, being a native born of the City of New York, in the City aforesaid under the name of Edward Belais, which name is composed of deponent and his brother Henry Belais.

That on or about the 24th day of October 1882 deponent went to the Store of Richard Humphreys Esq who then and there at 617 Broadway exhibited one or more signs of Richard Humphreys and was doing business under said name of Humphreys as a dealer in jewelry and diamonds.

That deponent met Henry Belais Humphreys, asked him whether his name was Humphreys, and being answered in the affirmative, deponent offered to sell him some of his goods, that said Humphreys demanded a Credit of sixty days,

0432

on which terms he Humphrey usually purchased his goods of other houses. That said Humphrey did not tell deponent that his name was Cain - which latter name was well known to deponent as a worthy of Credit, and having no means to doubt the representation of the defendant, and receiving it and using therein and because said name being also ^{displayed} on several signs on the front of said store, deponent sold and delivered to him said Humphrey, Cain ^{displayed} Humphrey, on the said 24th day of October 1882 - some receipts to the amount of the sum of fifty dollars (\$50.00) and of which said receipts deponent is now in possession, to which deponent did not object.

That thereafter still relying on said representation deponent ^{on November 2nd 1882} again sold and delivered to defendant under the name of Humphrey four dozen Cans of the amount of the sum of One hundred and forty seven dollars (\$147) and thereafter on the 10th day of December 1882, deponent on the same day, and in the same manner, sold and delivered to defendant ^{the same} four dozen Cans of the amount of the sum of One hundred and forty seven dollars (\$147) and thereafter on the 10th day of December 1882, deponent again sold and delivered to him the defendant ^{the same} four dozen Cans under same name for the sum of the amount and of the

0434

by Color of said false tokens or signs displayed
as aforesaid, with intent, unlawfully and per-
niciously to cheat and defraud by means of said
tokens or signs the respective owners or proprietors
of said stores or merchandise, ^{the property of} and to the amount
of the sum of twenty four dollars as
aforesaid, and prove that said defendant
may be dealt with as the law requires.

were to be in
the 21 day of June Edward Belais.

J. G. Buff

in witness
L

Monday July 21 2:19 PM

0435

BOX:

95

FOLDER:

1030

DESCRIPTION:

Emilio, Dini

DATE:

03/19/83



1030

0436

The Dept has
made up a return
for
D. A. L. E. L. E.
F. J.

B 188

Day of Trial

Counsel,

Filed 19 day of March 1883

Pleads

Not guilty (26)

34 THE PEOPLE

vs.

B

Dim Enidie

24 Mulhony St

Violation of Excise Law.

Violation of Excise Law.

JOHN MCKEON,

District Attorney.

A TRUE BILL.

Geo. C. Fisher

Foreman.

Part 2 April 10, 1883

F. J. E. L. E.

0437

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Dini Emilio

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

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

The said *Dini Emilio*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* 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~~ 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~~

0438

~~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

Dini Emilio

of the CRIME OF

Carrying away spirituous liquors on Sunday

committed as follows:

The said *Dini Emilio*

~~of the~~

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eleventh* 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.

0439

Police Court First District.

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

Edward Galligan aged 29 years
No. a policeman attached to the 6th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 11th day
of March 1883, in the City of New York, in the County of New York,

at premises 26 Mulberry

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,
Doni Emilio [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 11th 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 12th day
of March 1883

Edward Galligan

Andrew J. White POLICE JUSTICE.

0440

BAILED

No. 1 by James St. Michel
Residence 73 Park
Street

No. 2, by _____
Residence _____
Street

No. 3, by _____
Residence _____
Street

No. 4, by _____
Residence _____
Street

Police Court - 1st District
1903

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward S. Higgins
vs.
Demio Emilio
1
2
3
4
Offence, Violation Excess Bail

Dated 12 March 1883

Edw. White Magistrate
Edward S. Higgins Complainant
D. Higgins Officer

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ 100 Street, _____



James St. Michel

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 Demio Emilio

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 12 March 1883 Demio Emilio Police Justice.

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

Dated March 12 1883 Demio Emilio 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.

0441

Sec. 198-200.

182 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Deni Emilio

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. *Deni Emilio*

Question. How old are you?

Answer. *24 Years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *24 Mulberry St. about ten years*

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*

Deni Emilio

Taken before me this

day of

March 188*8*

Arthur J. Smith

Police Justice.

0442

BOX:

95

FOLDER:

1030

DESCRIPTION:

Enstnato, Augustin

DATE:

03/19/83



1030

0443

B 180

Day of Trial
Counsel, *R. H. Racy*
Filed 19 day of March 1883
Pleads *Intoxicated (26)*

30 THE PEOPLE
vs. *B*
Augustine Ingrate
109 Mulberry St
Violation of Excise Law.
~~Setting on~~ Sunday.

JOHN MCKEON,
District Attorney.

A TRUE BILL.

Geo. C. Fisher
Foreman.
PAID 2 APR 1883
Pharmacia
#30 fine \$5

Seat of peace
Place 111 Mulberry
St. License -
F. d.

0444

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Augustin Estruato

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

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

The said *Augustin Estruato*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* 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 McKEON, District Attorney.~~

0445

~~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

Augustin Estrada

of the CRIME OF

Carrying away Spirituous

committed as follows:

The said

Augustin Estrada

~~The said~~

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* 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.

0446

U

Police Court 1st District.

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

John Siems aged 33 years
~~is~~ a policeman attached to the 6th Precinct Police ~~Station~~
of the City of New York, being duly sworn, deposes and says, that on Sunday the 11th day
of March 1883, in the City of New York, in the County of New York,
at premises 109 Mulberry
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,
Augustin Eustrato [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 ~~foresaid~~, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 11th 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 12th day
of March 1883 } John Siems

Charles J. White POLICE JUSTICE.

0447

Police Court - 1st District. 196

THE PEOPLE, &c.,
ON THE COMPLAINT OF

J. W. Deane

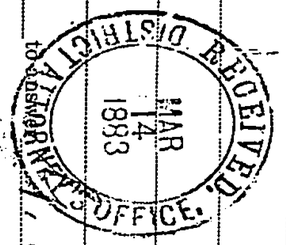
1 Augustus Estrato

Offence, Violation of
Law

Dated 12 March 1883

J. H. White Magistrate

Arthur S. Searce Officer
by Precinct



Witnesses, No. Street, No. Street, No. Street, \$ 100 Street, C. W. T.

BAILLED,

No. 1 by Hubert Fisher

Residence 238 Schermer Avenue

No. 2, by

Residence

by

Residence

No. 4, by

Residence

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 Augustus Estrato

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 12 March 1883 Arthur S. Searce Police Justice.

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

Dated 12 March 1883 Arthur S. Searce 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 1883 Police Justice.

0448

Sec. 198-200.

18 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Augustin Enstrato 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. Augustin Enstrato

Question. How old are you?

Answer. 80 years

Question. Where were you born?

Answer. Italy

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

Answer. 109 Mulberry Street two years

Question. What is your business or profession?

Answer. Beer Saloon

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

Answer. I was in the saloon but i did not see beer

Augustin ^{his} Enstrato
swear

Taken before me this

day of

January 1888

William J. ...
Police Justice

0449

BOX:

95

FOLDER:

1030

DESCRIPTION:

Esp, John

DATE:

03/07/83



1030

0450

BOX:

95

FOLDER:

1030

DESCRIPTION:

Gorman, Stephen

DATE:

03/07/83



1030

0451

[Handwritten initials]

Day of Trial
Counsel,
Filed *7* day of *March* 188*3*
Pleads

THE PEOPLE
18. 213
614 vs.
John Cox, and
Stephen Corman
20. 213
449

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN MCKEON,
District Attorney.
12 Mar 7. 1883
Book Pleas & Bonds.
A True Bill.
[Signature]
Foreman.

Each SP 2 1/2 year.

0452

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

*John Esp and
Stephen Gorman*

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

John Esp and Stephen Gorman
of the crime of Burglary in the third degree,

committed as follows:

The said *John Esp and Stephen
Gorman*

late of the ~~Seventeenth~~ *Seventeenth* Ward of the City of New York, in the County of New York,
aforesaid, on the ~~twenty eighth~~ *twenty eighth* day of ~~February~~ *February* in the year of our
Lord one thousand eight hundred and eighty ~~three~~ *three* with force and arms, at the Ward,
City and County aforesaid, the ~~room~~ *room* of

Thomas Devine

there situate, feloniously and
burglariously, did break into and enter, the same ~~being~~ *part of a* building, in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said

Thomas Devine

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *one hundred*

*and fifty pounds of lead, of the
value of four cents each pound*

of the goods, chattels and personal property of the said

Thomas Devine

so kept as aforesaid in the said ~~room~~ *room* then and there being, 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.

0453

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

John Egan and Stephen Gorman

of the crime of Receiving Stolen Goods

committed as follows:

The said

John Egan and Stephen Gorman

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

hundred and fifty pounds of lead of the value of four cents each pound

of the goods, chattels and personal property of

Thomas Devine

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said

Thomas Devine

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

John Egan and Stephen Gorman

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

JOHN McKEON, District Attorney.

0454

Sec. 212.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

Burglary and Larceny
at premises No 457 East 13 Street

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

Stephen O Gorman

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that 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 at the City of New York, *March 4* 188*3*

Hugh Gorman Police Justice

0455

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

POLICE COURT, 3rd DISTRICT.

Thomas Devine

of No. 457. East 13th Street, being duly sworn, deposes and

says that on the 4 day of March 1883

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

(number) is the person named in the
hereto annexed affidavit, and the person
who on the 28th day of February 1883
burglariously entered deponent's premises,
and feloniously took steal and carried
away a quantity of lead of the value
of six dollars, and who also struck
deponent a violent blow in the
face.
Thomas Devine

Sworn to before me, this 4 day of March 1883

of New York 1883

Stephen Gorman
Police Justice.

0456

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court - 3 District.

168

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Lewis
45 St. E. 3
John E. P.
Stephen Sherman

Offence, *Burglary*

Dated *March 1* 188*3*

Stadler Magistrate.
Wiley 14 Officer.
17 Clerk.

Witnesses, *de la affirm*

No. _____ Street,
No. _____ Street,
No. _____ Street,
Witnesses, *de la affirm*



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

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 *Feb 27* 188*3* *Stephen Sherman* 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.

0457

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

John Esp 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 Esp

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. 614 East 13th Street 2 1/2 years

Question. What is your business or profession?

Answer. Driving a cart

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 got the lead from two young
guys to sell for them I was to get
50 Cents for my trouble
John. Esp

Taken before me this

day of

March

1883

Joseph Gardner

Police Justice.

0458

CITY AND COUNTY }
OF NEW YORK, } ss.

John Kelly
aged 38 years, occupation Police officer of No.

13 Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thomas Devine

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

Sworn to before me, this 1 } John Kelly
day of March 1883 }

Joseph Quinn
Police Justice.

0459

Police Court— 3rd District.

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

Thomas Devine

of No. 457 East 13th Street, aged 44 years,
occupation a Plumber being duly sworn

deposes and says, that the premises No. 457 East 13th
Street, 14 Ward, in the City and County aforesaid, the said being a Brick

Building, a portion of the cellar
~~which~~ was occupied by deponent as a Storage Room for
Plumber Materials were BURGLARIOUSLY BROKE

and entered by means forcibly opening the lock with false
Key, fastening the door leading to said Cellar

on the Night of the 28 day of February 1883

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

a quantity of lead, say about 150 pounds
of the value of six dollars

the property of Deponent

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

John Esp (nowhere) and Stephen Gorman
not arrested

for the reasons following, to wit; That at the hour ^{between} 12
and 1 o'clock this a. m. two persons
were in the Hallway of said premises,
with deponent's property in their possession
Deponent followed said two persons
that then they drop a portion of said
property. That said Gorman struck
deponent a violent blow in the face
and both escaped, Deponent is informed

0460

by Officer John Wiley after by the
Purveyor Palen that he arrested said
John Esp. with a quantity
of lead in his possession and
deponent fully identifies said
lead as a portion of the property
stolen from deponents possession

Sworn to before me this }
2nd day of March 1883 } Thomas Devine

High Sheriff of Pennsylvania

0461

Sec. 198-200

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen O Gorman 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. Stephen O Gorman

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. 449 East 13 Street one year

Question. What is your business or profession?

Answer. Oyster opener

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
Stephen O Gorman

Taken before me this

day of March 1883

Hugh Gorman

Police Justice.

0462

BOX:

95

FOLDER:

1030

DESCRIPTION:

Evans, Edward

DATE:

03/21/83



1030

0463

2071

Day of Trial,

Counsel,

Filed 21 day of March 1883

Pleads

Antiquely (26)

THE PEOPLE

vs.

B

*Edward Evans
52 Franklin St*

Violation of Excise Law.
Selling without License.

JOHN MCKEON,

District Attorney.

12 Nov 19/83.

Miss Macquett.
A TRUE BILL.

Geo. C. Fisher
Foreman.

0464

Court of General Sessions of the Peace

and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Edward Evans

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

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

The said *Edward Evans*

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.

0465

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court—2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. The 14th Precinct Police Thomas Grey 31 yrs Street,
of the City of New York, being duly sworn, deposes and says, that on the 16th day
of March 1883, in the City of New York, in the County of New York, at
No. 52 Bleecker Street,
Edward Evans

did then and there ~~sell and caused, suffered and permitted to be sold~~ exposed for sale Lager Beer 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.

and with out having a license as
the place being open to the public
and with the bar exposed

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

Sworn to before me, this 16th day
of March 1883

Thomas Grey

Salou B Smith
POLICE JUSTICE.

0466

Police Court District. *214*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Roman Grey

1 *Edward Evans*

2

3

4

Office *Violation Excise Law*

Dated *March 16* 188*8*

Solon J. Smith Magistrate.

Roman Grey Officer.

14 Precinct.

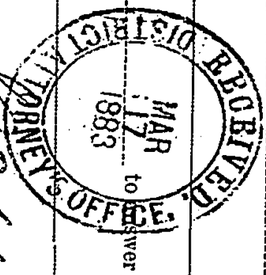
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to _____



Rosell

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 *Edward Evans*

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 16* 188*8* *Solon J. Smith* Police Justice.

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

Dated *March 16* 188*8* *Solon J. Smith* 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.

0467

Sec. 108-200.

188

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Evans

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. *Edward Evans*

Question. How old are you?

Answer. *24 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *99 Christopher about ten months*

Question. What is your business or profession?

Answer. *Liquor Dealer*

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

Answer. *I have made an application ten days ago*

Edward Evans

Taken before me this

day of

March 1888

Selden Stewart

Police Justice.