

0357

BOX:

61

FOLDER:

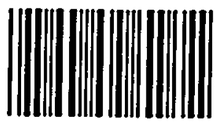
690

DESCRIPTION:

Thies, William

DATE:

02/27/82



690

0358

245

Day of Trial,

Counsel,

Filed 27 day of Feb 1882

Pleeds *Wm. J. (M...)*

THE PEOPLE

vs.

B

*William Thos*

*Wm. J. (M...)*

Violation of Excise Law.

JOHN McKEON,

District Attorney.

A True Bill

*W. J. (M...)*

Foreman

*Feb 20/82*

*Wm. J. (M...)*

*Frederick*

0359

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Thies*

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

*William Thies*

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

*William Thies*

late of the *seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* —, 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 whisky, 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 a certain person whose name is 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.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *William Thies* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *William Thies* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, 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 whisky, 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 a certain person whose name is to the Grand Jury unknown,

contrary to 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.**

0360

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

MISDEMEANOR.  
Violation Excise Laws.

Dated the \_\_\_\_\_ day of \_\_\_\_\_ 187

Magistrate.

Officers.

Witness.....

~~Filed & [unclear]~~ to Ans., G.S.

By.....

.....Street.

0361

Third District Police Court.

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

of ~~No.~~ *James Kenis*  
*17<sup>th</sup> Precinct Police* Street,  
of the City of New York, being duly sworn, deposes and says, that on the *11<sup>th</sup>*  
day of *February* 187*2*, at the City of New York, in the County of New York,  
at No. *130 East Houston* Street,  
*William Thies*

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,  
strong or spirituous liquors or wines, ~~to~~ *be* drunk in his house or premises aforesaid, in quantities less than  
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled  
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

*Said Thies having no license*

Sworn to before me, this *12<sup>th</sup>*

day of *February* 187*2*

*Merrill Otobury*  
POLICE JUSTICE  
*James Kenis*

0362

245

Sec. 214, 219, 210 & 212

245

Police Court 3 District.

THE PEOPLE, &c., vs. James Walker

James Walker vs. William Thies

William Thies

Offence, Violation of Game Law

Dated February 12 1882

Atty Magistrate.

James Walker Officer.

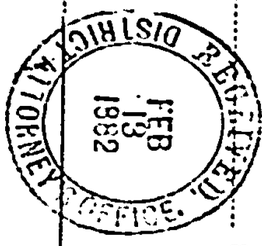
1700 Clerk.

Witnesses: Raid Olsen

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,



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

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

Dated feby 12 1882

Mercantile Police Justice.

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

Dated feby 12 1882

Mercantile 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.

0363

BOX:

61

FOLDER:

690

DESCRIPTION:

Thompson, John

DATE:

02/23/82



690

0364

BOX:

61

FOLDER:

690

DESCRIPTION:

McCabe, James

DATE:

02/23/82



690

0365

1878  
Shannon

Counsel

Filed 23 day of May

1882-

Pleads Not guilty (by)

1918 239.  
 THE PEOPLE  
 vs.  
 John Thompson  
 alias John Chobard  
 James W. Caber  
 alias Joseph Kelly  
 alias John McGowan

BENJ. K. PHELPS  
 District Attorney  
 April 17th 1882  
 Not plead at return

A TRUE BILL  
 J. H. Kelly

#1 Sec: One year. Foreman.  
 adj: 6 March 1882

#2 - 15th June  
 2nd March 10, 1882 -  
 No 2. Tried & convicted  
 1 year 1 year 3 mos.

INDICTMENT  
 Larceny of Money, &c., from the person  
 in the night time.

0366

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF  
the City and County of New York. NEW YORK,

*John Thompson* vs *John Broderick* and *James McCabe* against *Joseph Kelly*  
The Grand Jury of the City and County of New York by this indictment accuse

*John Thompson* vs *John Broderick* and *James McCabe* vs *Joseph Kelly*  
of the crime of *Attempts at Larceny from the person*

committed as follows:  
The said *John Thompson* vs *John Broderick* vs *James McCabe* vs *Joseph Kelly*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually known as dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*R. J. Ryan*

*Various coins of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of Eight Dollars*

of the goods, chattels, and personal property of one *John Margaret Ryan*, on the person of the said *John Margaret Ryan*, then and there being found, from the person of the said *John Margaret Ryan*, 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.

**BENJ. R. PHELPS, District Attorney.**

0357

Rec. 219, 219, 210 & 212

(1581)

Police Court - 4<sup>th</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Margaret Peterson  
646 2<sup>nd</sup> Avenue.

John Thompson  
James McCabe

attempted  
Offence of Larceny from Person

Dated February 19<sup>th</sup> 1882

A. S. Warner Magistrate.

J. S. Davis  
125<sup>th</sup> St  
Clerk.

Witnesses  
Frank & Davis  
125<sup>th</sup> St

No. 846 2<sup>nd</sup> Avenue Street.

No. Street.

No. 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 John Thompson, and James McCabe

guilty thereof, I order that he <sup>be held to answer at the Court of General Sessions</sup> be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison <sup>of the City of New York</sup> until he give such bail.

Dated February 19<sup>th</sup> 1882

A. S. Warner 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.

*[Faint handwritten notes and signatures at the bottom of the page]*

0368

*14th*  
District Police Court

CITY AND COUNTY }  
OF NEW YORK } ss.

of No. *348 2nd Avenue*  
being duly sworn, deposes and saith, that on the

at the *14th* day of *February* 18*77*  
in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, *and from the person of deponent*  
the following property viz.:

*One pocket book -  
Containing gold and lawful  
money to the amount and  
value of about eight  
dollars. \$8-*

the property of *deponent and her husband  
John Byrnes.*

has a probable cause to suspect, and does suspect, that the said property was feloniously taken  
stolen and carried away by *John Thompson and James*

*No. 100 1st Avenue (deponent not arrested) who then  
and there approached deponent  
in concert with each other  
as deponent was walking along  
2nd Avenue with said pocket  
book in deponent's hand  
Thompson attempted to  
take said pocket book  
from deponent. At request of Byrnes*

Sworn before me this

*14th day of February 1877*  
*J. H. Morgan*  
POLICE JUSTICE

0369

Sec. 198-200.

4<sup>th</sup>

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

John Thompson 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 Thompson

Question. How old are you?

Answer.

19 years.

Question. Where were you born?

Answer.

New York.

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

Answer.

749 - 1<sup>st</sup> Avenue - New York - 3 months

Question. What is your business or profession?

Answer.

Labourer.

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

Answer.

I know nothing about it.

John Broderick.

Taken before me, this 19<sup>th</sup>  
day of February 1882

R. P. Morgan Police Justice.

0370

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

4<sup>th</sup> DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

James M<sup>c</sup> Cabe

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.

248 or 286 East 44<sup>th</sup> St. two months.

Question. What is your business or profession?

Answer.

Ames Trading in 28<sup>th</sup> Street.

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

Answer.

I know nothing about it. I was with Thompson. And another fellow by the name of M<sup>c</sup> Coffey when we were arrested by the officers.

Taken before me, this 19<sup>th</sup>  
day of February 1882

Joseph Kelly

A. J. [Signature] Police Justice.

0371

BOX:

61

FOLDER:

690

DESCRIPTION:

Thompson, John

DATE:

02/24/82



690

0372

203

17570

Filed 24 day of Feb'y 1882

Pleas, Acquittal (27)

THE PEOPLE

vs.

SP

*Stand Securely  
from the Defenses*

*John Thomson*

*John D. Rollins*

DANIEL G. ROLLINS

District Attorney

A TRUE BILL

*C. J. Peery*

Foreman.

*March 1, 1882*

*Frederick J. Crivida*

*Charles J. Forsythe*

0373

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Thomson*

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

*John Thomson*

of the CRIME OF LARCENY (from the person)

committed as follows :

The said

*John Thomson*

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

*One watch of the value of one hundred and twenty dollars*

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

*[Signature]*  
~~DANIEL C. ROLLINS, District Attorney~~

0374

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

*John Thomson*

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

The said

*John Thomson*

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 watch of the value of one hundred and twenty dollars*

of the goods, chattels and personal property of the said

*Jacob Mussel*

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

*Jacob Mussel*

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

*John Thomson*

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

*John M. Keen*

DANIEL G. ROLLINS, District Attorney.

0375

BAILLED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 5, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,

Sec. 290, 291, 310 & 312.

Police Court, 1st District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*168*  
*154 St 255*  
*John Thompson*  
*John Thompson*  
*John Thompson*

2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Offence, *Grand Jury*  
*John Thompson*

Dated *February 22, 1882*

*J. W. H. [Signature]*  
Magistrate.

*John Thompson*  
Officer.  
26 West

*[Signature]*  
Clerk.

Witness *Samuel J. Thompson*

No. *26* Police Precinct,  
Street,



No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

*Comd. Mrs. G. J.*

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 Thompson*

guilty thereof, I order that he *held to answer the same and* ~~committed to the~~ *of the City Prison* ~~committed to the~~ *Warden or Keeper of the City Prison* ~~committed to the~~ *Warden or Keeper of the City Prison* ~~committed to the~~ *Warden or Keeper of the City Prison*

Dated *February 22, 1882* *J. W. H. [Signature]* 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.

0376

2<sup>d</sup> District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK,

*Jacob Munnell, Beer Bottler,*  
of No. *162 West 25<sup>th</sup> Street,* *aged 51 years,*

being duly sworn, deposes and says, that on the *22<sup>nd</sup>* day of *February* 188*2*  
at the \_\_\_\_\_ City of New York,

in the County of New York; was feloniously taken, stolen and carried away from the possession  
of deponent, *and from deponents person,*  
the following property, viz:

*One double case gold watch of  
the value of One hundred and  
twenty dollars*

the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by *John Thompson, now*

*here, for the reasons following, to wit:*  
*That about the hour of 5 1/2 o'clock on*  
*the morning of said day, it being in*  
*the night time, deponent was on*  
*his way from Madison Square Garden*  
*and said property was then contained*  
*in the left side pocket of the coat then*  
*worn upon deponents person and was*  
*fastened to said coat by a chain.*  
*That when deponent reached the north*

0377

Side of 26<sup>th</sup> Street between Madison and  
 5<sup>th</sup> Avenues he was approached by  
 said defendant and two other men  
 who placed themselves on each  
 side of defendant and put their  
 hands upon defendant's person asking  
 defendant if he wanted a Coach.  
 That defendant felt a tug at his  
 watch chain and said men,  
 together with said defendant, immediately  
 ran away and defendant saw that  
 his said watch had been stolen and  
 carried away. That defendant followed  
 said defendant, never losing sight  
 of him, and caused his arrest by  
 Officer Ferguson then present.  
 Sworn to before me this }  
 22<sup>nd</sup> day of February 1882 } Paul Durie

*A. D. Patterson* Police Justice

District Police Court.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

vs.

\_\_\_\_\_

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

AFFIDAVIT - Larceny.

City and County (Ct.)  
of New York

Samuel J. Ferguson, an officer  
of the 26<sup>th</sup> Precinct Police, being  
duly sworn says - that about  
the hour of 5 1/2 o'clock on the  
morning of the 22<sup>nd</sup> day of  
February 1882 deponent saw  
John Thompson the defendant  
and present, proceed through  
26<sup>th</sup> street between Madison  
and 5<sup>th</sup> Avenue by the  
Complainant, Jacob Mussel,  
now present who was about  
five feet behind said defendant.

That deponent saw said  
defendant throw something  
from his hands into an  
area way and heard a  
jingle as the article so  
thrown away struck the stones,  
and after deponent arrested  
said defendant deponent made  
search and found in said  
area way the silver watch  
now here shown

Samuel J. Ferguson

Subscribed before me this  
22<sup>nd</sup> day of February 1882  
J. M. Patterson  
Police Justice

0379

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss

2nd DISTRICT POLICE COURT.

John Thompson 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 Thompson

Question. How old are you?

Answer. 21 years of age

Question. Where were you born?

Answer. New York

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

Answer. 227 East 46th Street: 7 months.

Question. What is your business or profession?

Answer. Butcher.

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

Answer. As I was coming through 27th Street after leaving a friend I stopped at Madison Avenue at a carriage at the wheel to relieve myself and the officer came and took me to the sidewalk. the watch was found in an area - I know nothing about who took the watch - I was not in company with any one nor do I know anything of it. I desire further examination.

Taken before me, this 22nd

day of February, 1882

John Thomson

John Patterson Police Justice

0380

Testimony in the case

of  
John Thompson

filed Feb. 1882

20 Va

The People } Court of General Sessions. Part F  
 John Thompson } Before Judge Gildersleeve. March 1, 1882  
 Indictment for grand larceny from the person.  
 Jacob Mussell, sworn and examined,  
 testified. I am in the beer bottling business  
 at 166 West Twenty fifth st. I know the prisoner  
 I saw him on the 22<sup>nd</sup> of February in  
 Twenty sixth st. I came out of Marion Hall  
 and he came right on me and wanted  
 to know if I wanted a coach - there came  
 three of them; it was about three or four  
 houses from the corner of Madison Ave. I  
 told him to let me go, I did not want any  
 coach, and as soon as I said that one  
 of them took my watch; he ran away, I  
 ran after him and I fell down corner of  
 Twenty Sixth st. and Madison Ave on the  
 Park; he ran close to Twenty sixth st.  
 and Officer Ferguson caught him there.  
 The watch was in my left hand vest pocket  
 fastened on a chain; it was a gold  
 watch, I bought it from Frankel & Co Sixth  
 Ave: and 14<sup>th</sup> st; it was worth \$120. I  
 could not say that I saw the prisoner take  
 the watch; he was on my left hand side  
 when I missed the watch. Three of them  
 came around me, one took me by the  
 arm and another caught hold of me

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and said, "Do you want a coach?" The pris-  
oner had hold of me by the left hand side,  
the side on which the watch was. They said  
"I will take you home for \$1.75. I said, I  
dont want a coach. I halloed, I said, I  
dont want a coach, I want to go home!"  
They took my watch and ran away. I felt  
the hand when he turned that round,  
(pointing to the chain of the watch). Cross  
examined. I had been to the Starion ball,  
I started for home about five o'clock in the  
morning. I had no liquor the whole of the  
night, I had a few glasses of lager beer.  
I was sober; I cannot tell who took the  
watch; they were all strangers to me; it  
was done in a minute. Two men were on  
my right side and one on my left. They  
had no cabs at all; they were at the hall,  
but they went with me to the middle of the  
block. I did not strike the prisoner over the  
head with an umbrella. I told him he ought  
to be licked. I had an umbrella in my hand.  
I cannot tell where the prisoner was ar-  
rested; the officer can tell you that. I  
was not present when he arrested him.  
Samuel J. Ferguson sworn and examined.  
I am a policeman and know the prisoner

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I first saw the prisoner corner of Twenty sixth St. and Madison ave. on the morning of the 22<sup>nd</sup> of Feb. about 5:12; he was running when I saw him ahead of the complainant, who was I should judge about six or eight feet from him; he halloed, "Stop thief" I ran towards where the sound was; the complainant was running after the prisoner, and as he turned Madison Ave. and Twenty sixth St. the prisoner turned around a wagon and the complainant fell. I saw that I was about 15 feet away from him, I followed the prisoner around the wagon; he went through Madison Ave. to Twenty sixth St.; he turned the corner of Twenty sixth St. towards the Fifth Ave., and as he got by a stoop he dropped something; he was probably 15 to 20 feet ahead of me, and he ran around the cab I arrested him; he asked me what I arrested him for and I brought him back to the stoop and handed him to another officer I lit a match, I looked on the stoop and I found a silver watch where I heard this thing drop. The silver watch was taken by order of the Captain to the Property clerk. From the time the complainant fell up to the time I caught the prisoner he was trying to escape from me.

Cross Examined. My attention was first attracted to this young man about 5.30. I was sent to the Harmon Ball to regulate the coaches. I joined in the pursuit of the prisoner by the complainant. I kept him in sight and never lost sight of him until I caught him. he turned around the wheel of a carriage and I put my hand on his shoulder; he was not attending to a call of nature by the side of the carriage. I saw him throw something down on the way, I heard the noise as it struck. I took him in custody. I walked right back to the place and handed him to Officer Connolly. I never saw the man before. I could not see anything about the complainant that night that showed he was not sober. I am sure this is the young man I pursued and arrested.

John Thompson sworn and examined in his own behalf testified. I am a butcher by trade, but for the past two years I have been working with my brother buying cheap horses up at the horse market and reselling them for a few dollars profit. I have never been arrested before this. On this evening I had been to a coterie on Seventh Ave. and 26<sup>th</sup> st. I had been on my way

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home going through Twenty seventh st. to take a Third Avenue car to ride up home, I was compelled to stop at this carriage, and as I stopped there and just had got through buttoning my pants when the officer grabbed me and said, "I want you." "What do you want me for?" I said. "I will show you," he said. He took me over on the sidewalk and handed me over to another officer. He lit a match and looked in the basement steps and found a silver watch. With that he took hold of me and walked down the avenue. I asked him, "What am I arrested for?" He said, "For robbing this man of his watch." I said, "It is a mistake." He said, "We will see." The complainant struck me over the back and shoulders with his umbrella; the officer took me over to the station house. I told him it was a mistake, I was on my way home. I was not there when the complainant came out of the Marim Ball when he said that some parties said, "Do you want a cab?" I have no knowledge of seeing the complainant until I saw him in the station house. I did not throw any watch away in a basement.

I have a watch of my own which I had on my person. I could not tell the name of the coterie; the night was rather stormy. I went up there and passed a few hours. I got interested and stayed there till five o'clock at the corner of Seventh Avenue and Twenty Sixth St. The Germania Assembly Rooms. I walked up Sixth Ave. to Twenty Seventh St.

Jacob Mussell recalled. The watch that I lost was a fine gold watch.

John Thompson recalled. Cross Examined. I turned up Sixth Ave. to Twenty Seventh St. I should say I left the hall about five o'clock. I stopped at the corner to get a glass of beer. I was compelled to stop at a carriage near Madison Ave. I was not at the coterie all the evening. I was at Miners' Theatre in the early part of the evening. I went to the coterie to look at the dancing. I left the theatre about 11/2 and reached the hall about twelve. I remained there till five. I did not know a good many people there; they were all strangers to me. I paid 50 cents to go in. The first I saw of the complainant that morning was when I was walking down Madison Ave.; he came running up with an umbrella; he struck me over the

head and shoulders, I say to the officer, "What does this mean?" I was not in front of the garden that night, but when I was at Madison Avenue I noticed the streets blockaded with carriages, I surmised there was a ball going on in Gilmore's garden, I was not in that crowd, I live at 227 East Fifty Sixth St. I was just buttoning up my pants when the officer arrested me, I noticed a man run swiftly across the street as I stepped down off the curb I did not say anything to the officer; he grabbed me by the neck, I asked him what he arrested me for? He said he would show me, he lit a match, and he found a little silver watch in the basement of the American Jockey club. That watch or any other watch I had no knowledge of, I stood by the hind wheel of the cab, I was up at the horse market at Seventy fourth St. and the East River that day with my brother till 5 o'clock. I went home and had my supper and left at 7 o'clock and then went to Harry Miner's theatre, I went to the theatre alone that night. Charles A. Whitmore sworn I am in the butchering business at 45 University Place I have known the prisoner 12 years; he worked for me about four years, I have

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found him an honest, hardworking boy. Cross  
Examined. He left me about 1873 and I have  
met him casually since, say once or twice  
in the year. I think he was employed by a  
butcher named Williams, who said he found  
him a very good boy. John J. M. Thompson  
and examined. I am in the butchering  
business at 346 Third Avenue; the prisoner  
has worked for me, I have known him 14 or  
15 years, I always trusted him with all I had  
while he was in my employ. I always found  
him honest, I trusted him to collect bills.  
I saw him around the neighborhood

William Thompson sworn. I am the brother  
of the defendant; we have been working together  
for the last three years buying and selling  
horses; we trade in the horse market, I re-  
member the night he was arrested; we start-  
ed away from the horse market about 5 P.M.,  
came home and got our supper, I went  
out and left him in the house and the next  
morning I heard of his arrest; he lives  
home with his mother; he has been in the  
habit of coming home regularly; he has never  
been arrested before to my knowledge and  
have not been.

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Samuel J. Ferguson recalled. At the time you reached this cab where you arrested the accused how far in advance of you was the person whom you were chasing? Not over 15 to 20 feet at any time. I did not lose sight of the prisoner. I did not see the complainant strike him with the umbrella.

The jury rendered a verdict of guilty.  
He was sent to the State Reformatory.

0390

BOX:

61

FOLDER:

690

DESCRIPTION:

Tighe, Patrick H.

DATE:

02/16/82



690

79  
McMunday Mich 8th

Filed 10 day of July 1892  
Pleads *Indignity* *Blasphemy*

THE PEOPLE

vs. *P*

*Patrick H. Tighe*

Obtaining Goods by False Pretences

*Order for Contempt*  
*John McKern*  
District Attorney.

A TRUE BILL.

*McKern*

Foreman.

*George W. H. H.*

*Samuel H. H. H.*

0392

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Patrick H. Tighe* against

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

*Patrick H. Tighe*

of the crime of *Obtaining goods by false pretences*

committed as follows:

The said

*Patrick H. Tighe*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *twenty third* day of *July* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty one*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-  
ously to cheat and defraud one *Joseph H. Collins*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to the said *Joseph H. Collins*, that he the said *Patrick  
H. Tighe*, was then the owner of stock, fixtures, machinery, tools  
and materials, raw and in process of manufacture in a certain  
business then being conducted by him in the City of New York,  
and that the same had been inventoried and were worth the  
sum of three thousand dollars. That the business which he the  
said *Patrick H. Tighe* was then conducting and carrying on  
was paying him a large profit; and that he then had many  
orders for goods which he could not fill; that his said stock  
fixtures, machinery, tools and material were then duly insured  
to the amount of four thousand dollars; that he the said *Patrick  
H. Tighe* had never had ~~any~~ *partner* in his business; that a certain  
firm doing business under the name and style of *Ellis and O'Neil*  
had agreed to purchase immediately of him, goods to the value  
of five thousand dollars; that he then had more than five  
hundred dollars worth of toys in his said stock; and that  
he was worth the sum of twenty five thousand dollars,  
and that during the then preceding year he had made a  
profit of five thousand dollars on the sale of toys alone,

And the said *Joseph H. Collins*

then and there believing the said false pretences and representations  
so made as aforesaid by the said *Patrick H. Tighe*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Patrick H. Tighe*, divers promissory notes for the payment of money, and of the kind known as bank notes then and there due and unsatisfied of a number and denomination to the Grand Jury unknown, of the value of fifteen hundred dollars, and divers valuable securities and evidences of debt to wit: promissory notes for the payment of money then and there unsatisfied, of the value of one thousand dollars,

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Joseph H. Collins*  
and the said *Patrick H. Tighe* \_\_\_\_\_ did then  
and there designedly receive and obtain the said *promissory notes*

of the said *Joseph H. Collins*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Joseph H. Collins*

by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said *Joseph H. Collins*

of the same.

And Whereas, in truth and in fact, the said *Stock, fixtures machinery Tools and material* of said *Patrick H. Tighe* employed in his business had not been inventoried and was not worth the sum of three thousand dollars, and his said business was not paying him a large profit, and he did not have many orders for goods which he could not fill and whereas in truth and in fact the said *stock, fixtures machinery, tools and material* were not valued for four thousand dollars; and the said *Patrick H. Tighe* had had more than one partner in his business, and whereas in truth and in fact the said firm of *Lloyd and O. Neil* had not agreed to purchase immediately of him goods of the value of five thousand dollars, and there was not in his said *stock* toys of the value of five hundred dollars, and whereas in truth and in fact the said *Patrick H. Tighe* was not worth the sum of twenty five thousand dollars, and had not during the then preceding year made a profit of five thousand dollars on the sale of toys alone,

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Patrick H. Tighe* to the said *Joseph H. Collins* was and were in all respects utterly false and untrue, to wit. on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Patrick H. Tighe* well knew the said pretences and representations so by him made as aforesaid to the said *Joseph H. Collins* to be utterly false and untrue at the time of making the same.

And so the ~~jurors~~ <sup>Grand Jury</sup> aforesaid, upon their oath aforesaid, do say, that the said *Patrick H. Tighe* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Joseph H. Collins*, the said *promissory notes* -

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Joseph H. Collins*

with intent feloniously to cheat and defraud him of the same, 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.

~~DANIEL COLLINS~~ *John McKeon*  
District Attorney.

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79

Both Bunnell v  
Mr Seeloffs v  
Mr Potter v

BAILED, by  
No. 1, by Edmund J. Deary  
Residence 78 E 81st St.

No. 2, by [Signature]  
Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_

A handwritten order  
for police protection  
for 14/18/81  
John J. Keegan  
Jury

Sec. 204, 209, 210 & 211:

Police Court - 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph H. Collins  
Searsville - 122  
Patrick H. Murphy

Offence, False Pretence

Dated Nov 17 1881

B. O. Baskley Magistrate.

J. Blomley Officer.

Carroll Squard Clerk.

Witnesses  
Alfred J. [Signature]  
Alfred J. [Signature]

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

Bould

It appearing to me by the within depositions and statements that the offense therein mentioned has been committed and that there is sufficient cause to believe the within named Patrick H. Tighe

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

Dated Nov 19th 1881. B. O. Baskley Police Justice.

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

Dated Nov 19 1881 B. O. Baskley 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 \_\_\_\_\_ 1881 \_\_\_\_\_ Police Justice.



0396

J. H. Taylor

TO

Joseph K. Collins

Article of Co-Partnership.

Dated 20th July 1887

0397

Article of Co-partnership.

W. Reid Gould, Law Blank Publisher and Stationer, 168 Nassau St., N. Y.

Article of Agreement, Made the Twenty day  
of July one thousand eight hundred and Eighty one BETWEEN  
J. H. Lyke and Joseph H. Gallies both of  
the City County and State of New York

as follows: The said parties above named have agreed to become co-partners in business,  
as Base Ball Manufacturers and by these presents do agree to be co-partners together  
under and by the name or firm of -

J. H. Lyke and Company

in the buying, selling and vending all sorts of goods, wares and merchandise to the said business  
belonging, and to occupy the premises numbered one hundred  
and twenty two Fulton street <sup>N. Y. City</sup> where they  
may mutually agree upon

their co-partnership to commence on the Twenty day of July 1881  
and to continue until dissolved by and with mutual  
Consent

and to that end and purpose the said Joseph H. Gallies has  
paid to the said J. H. Lyke the sum of Fifteen  
Hundred Dollars in Cash - and given Lyke his  
notes for one thousand dollars, viz: one note  
for five hundred dollars in six months from date,  
and another note for five hundred dollars at  
twelve months from date, being in all fifteen  
hundred dollars in Cash, and notes to the amount of  
one thousand dollars for half interest in the said  
business - said Lyke contributing the bulk of said business  
to be used and employed in common between them for the support and management of the said business,  
to their mutual benefit and advantage. And it is agreed by and between the parties to these presents, <sup>no share</sup>  
that at all times during the continuance of their co-partnership, they and each of them will give their  
attendance, and do their and each of their best endeavors, and to the utmost of their skill and power,  
exert themselves for their joint interest, profit, benefit and advantage, and truly employ, buy, sell, and  
merchandise with their joint stock, and the increase thereof, in the business aforesaid. And also, that  
they shall and will at all times during the said co-partnership, bear, pay and discharge equally between  
them, all rents and other expenses that may be required for the support and management of the said  
business; and that all gains, profit, and increase, that shall come, grow or arise from or by means of  
their said business, shall be divided between them. Equally

and all loss that shall happen to their said joint business by ill commodities, bad debts or otherwise, shall  
be borne and paid between them. Equally

And it is agreed by and between the said parties, that there shall be had and kept at all times during the continuance of their co-partnership, perfect, just, and true books of account, wherein each of the said co-partners shall enter and set down, as well all money by them or either of them received, paid, laid out and expended in and about the said business, as also all goods, wares, commodities and merchandise, by them or either of them, bought or sold, by reason or on account of the said business, and all other matters and things whatsoever, to the said business and the management thereof in anywise belonging; which said book shall be used in common between the said co-partners, so that either of them may have access thereto, without any interruption or hindrance of the other. And also, the said co-partners, once in

*Every Six Months -*

or oftener if necessary, shall make, yield and render, each to the other, a true, just and perfect inventory and account of all profits and increase by them, or either of them, made, and of all losses by them, or either of them, sustained; and also all payments, receipts, disbursements and all other things by them made, received, disbursed, acted, done, or suffered in this said co-partnership and business; and the same account so made, shall and will clear, adjust, pay and deliver, each to the other, at the time, their just share of the profits so made as aforesaid.

And the said parties hereby mutually covenant and agree, to and with each other, that during the continuance of the said co-partnership, neither of them shall nor will endorse any note, or otherwise become surety for any person or persons whomsoever, without the consent of the other of the said co-partners. And at the end or other sooner termination of their co-partnership the said co-partners each to the other, shall and will make a true, just and final account of all things relating to their said business, and in all things truly adjust the same; and all and every the stock and stocks, as well as the gains and increase thereof, which shall appear to be remaining, either in money, goods, wares, fixtures, debts or otherwise, shall be divided between them. Equally

*in writing*

*The accounts on permitted  
lines no 11 & 12 on the  
other side were made  
before Execution  
Fred B. Smith  
Witness*

*D. H. Tignor*



0399

City, County and  
State of New York

On the twentieth day of July, A.D. 1881, before  
me personally, came J. H. Dyer and Joseph  
H. Collins both known to me to be the individuals  
described in, and who executed the written  
Copartnership agreement, and they severally  
acknowledged to me that they executed the same  
for the purposes therein mentioned.

Thos. Smith  
Notary Public  
N.Y.C.



0400

City and County of New York, SS:

Joseph H. Collins, being duly sworn, deposes and says that he resides in the county of Westchester, but does business at no. 122 Fulton St. <sup>3rd floor (near)</sup> in the City of New York.

That Patrick H. Tighe resides and carries on business at 702 Eighth Avenue near 45th Street in said City of New York to the best of deponent's knowledge, information and belief.

That at the time hereinafter mentioned said Tighe carried on the business of manufacturing and selling base balls, writing desks, work boxes, toys, &c. at 122 Fulton Street in the City of New York. That at said City of New York

*and to wit: deponent to buy an interest in said Tighe's business with intent to cheat and defraud deponent did designedly and to*

obtain from deponent money, personal property and valuable <sup>false</sup> things, make the following pretences, contrary to Section

53 of 2 Revised Statutes 677, and the form of the statute

in such case made and provided, to-wit: that the stock,

fixtures, machinery, tools and materials, raw and in process

of manufacture of his, said Tighe's business, was worth and

inventoried \$3,000.; that the business was paying expenses

right along, and a good deal more; that he had a good

many orders for goods that he could not fill; that there

was an insurance on said stock, fixtures, machinery, tools

and material as above of \$4,000.; that he had never had but

one partner, one Bussey; that a firm in Jersey City, Lloyd

& O'Neil, had agreed to purchase immediately \$5,000. worth

of goods; that he had made during the last year clear of

expenses \$5,000. on toys alone; that there was \$500. worth

of toys in his said stock at that time; and that he was

Negative

3 mens \$40  
#37 mens  
2 girls 5 each  
his business of  
#11 or 12  
B.H. Sallops  
Chas Potter  
R.C. Downing  
O.S. Brown  
L.B. Taylor  
R.H. Perry

worth \$25,000. And deponent says of his own knowledge that said stock, fixtures, &c. were not at the time above mentioned worth \$3000., but only \$1,200.; that the said business was not paying expenses at all; that said Tighe had no orders at all for goods; that there was not an insurance as stated by said Tighe of \$4,000., but only for \$1,000. And deponent says that said Tighe had had 5 partners from last December up to the time said false pretences were made; that said Lloyd O'Neil had not agreed to purchase any goods of said Tighe; that there was not \$500. worth of toys in said stock, but only \$33. worth. <sup>Inventory</sup> And deponent says on information and belief that said Tighe did not make the year before \$5,000. on toys alone, or a sum to exceed \$500.

and that said Tighe was not worth \$25,000., or a sum to exceed \$5,000. That said Tighe obtained from said deponent by said false pretences \$1,500. in money and notes to the amount of \$1,000., and that deponent parted with said money and notes believing said false pretences to be true and on the faith of them <sup>sworn to before us this</sup>

17 day of November, 1881. *Joseph H. Collins*  
*B.H. Perry*  
*Police Justice*

Affidavit of J.H. Collins  
showing Patrick H. Tighe  
with obtaining money on  
false pretences.  
Dated Nov 14 1881.

0402

Sec. 198-200.

*First*

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Patrick H. Tighe*

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 H. Tighe*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *313 W 44-St for 3 mos*

Question. What is your business or profession?

Answer. *Base ball maker*

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

Answer *I am not guilty*  
*P. H. Tighe*

Taken before me, this *19*  
day of *Nov* 188*7*

*B. J. Murphy*

Police Justice.

0403

BOX:

61

FOLDER:

690

DESCRIPTION:

Tillimann, John

DATE:

02/17/82



690

0404

116

Day of Trial

Counsel,

Filed 17 day of

February 1882

Pleads

Indignity (Chad 16/2)

THE PEOPLE

vs.

B

Geo. W. Williams

John W. Hester  
DEPT. K. PHILIPS

District Attorney.

Fine remitted \$100

Rufus B. Cooney  
City Judge

A TRUE BILL

W. H. Hester

Foreman.

W. H. Hester

Frank D. Dooly

Fine \$25

1 day for each \$1

Violation of License Law.

William D. Reese

0405

Court of General Sessions ~~of the Peace~~ of THE PEOPLE OF THE STATE OF  
the City and County of New York. NEW YORK,

*John Tillmann* <sup>Against</sup>

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

*John Tillmann*  
of the crime of *selling spirituous liquors without a license*  
committed as follows:  
The said *John Tillmann*

late of the *Seventeenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty eighth* day of *January* in the year of our Lord one thousand eight hundred and eighty *two*, 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 whisky, 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 ~~jurors~~ aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to *a certain person 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.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said~~  
~~late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, 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 whisky, 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 jurors aforesaid unknown, unlawfully did sell, as a beverage, to one~~  
~~contrary to 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 W. Keon*  
**BENJ. K. PHELPS, District Attorney.**

0406

Third District Police Court.

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

of the 17<sup>th</sup> Precinct Police James Nealis Street,  
of the City of New York, being duly sworn, deposes and says, that on the 28  
day of January 1882, at the City of New York, in the County of New York,  
at No. 334 6<sup>th</sup> Street,

John Fittman  
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,  
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than  
five gallons at a time, <sup>without license</sup> contrary to and in violation of the Excise Laws of the State of New York, entitled  
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 28  
day of January 1882

McConnell  
POLICE JUSTICE

James Nealis

0407

302 ground: not found  
removed

0408

Court of General Sessions, Part

THE PEOPLE

INDICTMENT

vs.

For

John Tillman

To

M. August A. Stoddles  
No. 309 Grand Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for Pleading at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on Friday the 17th day of March instant, at eleven o'clock in the forenoon.

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

DANIEL C. ROLLINS

District Attorney.

0409

Dec. 31, 1892, 210 & 212.

Police Court District. *B*

THE PEOPLE, &c.,  
BY THE COMPLAINANT OR

*John S. Kelly*  
*John Williamson*

Offence *Steal Eye Seal*

BAILED,

No. 1, by *William Simpson*  
Residence *849 East 11th St*  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Dated *January 28* 1892

*Arthur C. ...* Magistrate.

*Statis 17* Officer.

\_\_\_\_\_ Clerk.

Witnessed \_\_\_\_\_

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street.

*William S.S.*  
*Arthur C.*

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 Williamson*

guilty thereof, I order that he <sup>*shall be sworn the same as to be*</sup> be admitted to bail in the sum of *One* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he <sup>*of the City of New York*</sup> give such bail.

Dated *Jan 28* 188 *2* *Mcrouther* Police Justice.

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

Dated *Jan 28* 188 *2* \_\_\_\_\_ 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.

0410

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

*John Tillman* 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 Tillman*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *334 E 10th Street, 2 years*

Question. What is your business or profession?

Answer. *Solvent Keeper*

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

Answer. *A man Application for License*

Taken before me this *28* day of *July* 188*8* by *John Tillman*

*Mercutio* Police Justice.

0411

BOX:

61

FOLDER:

690

DESCRIPTION:

Tillman, John

DATE:

02/27/82



690

0412

249 1106  
82

Day of Trial,

Counsel,

Filed 27 day of Feb 1882

Plends *McGuire Apr 17*

THE PEOPLE

vs.

*John Tillman*

Violation of Excise Law.

*J. B. McKim*

JOHN MCKIM,

District Attorney.

A TRUE BILL  
*W. C. Casey*

Foreman

*W. C. Casey*

at Friday 11:50

17 Ward

0413

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Tillman*

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

*John Tillman*  
of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

*John Tillman*

late of the *seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *eightth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two*, 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 whisky, 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 a certain person whose name is 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.

~~SECOND COUNT.—And the Grand Jury aforesaid, by this indictment further accuse the said *John Tillman* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *John Tillman* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, 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 whisky, 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 a certain person whose name is to the Grand Jury unknown,~~

~~contrary to 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.**

0414

August N Stocklies  
318 Grand St.

~~334 6<sup>th</sup> St.~~

Proper address 318,  
Grand Street.

---

1870

0415

318 ✓

Court of General Sessions, Part *Two*

THE PEOPLE

INDICTMENT

vs.

For

*John Tillman*

To

*M. August N. Strakle*

No. *302 Grand* Street.

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

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

*John M. Keon*  
DANIEL G. ROLINS,

District Attorney.

0416

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

.....  
being duly sworn, deposes and says he \_\_\_\_\_

Subpoena, of which the within is a copy, upon \_\_\_\_\_

\_\_\_\_\_ on the \_\_\_\_\_ day of

\_\_\_\_\_, 188 by \_\_\_\_\_

\_\_\_\_\_  
Jno. J. Murray  
Sergeant Mearns  
\_\_\_\_\_

Sworn to before me, this \_\_\_\_\_ day }  
of \_\_\_\_\_ 188 }

Notary Public,  
N. Y. Co.

0417

**PART I.**

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**SUBPOENA**

FOR A WITNESS TO ATTEND THE

*Court of General Sessions of the Peace.*

The People of the State of New York,

To W. Healy

of No. \_\_\_\_\_ Street,

GREETING:

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

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of April in the year of our Lord 1882

~~DANIEL C. ROLLINS, District Attorney.~~

John McKeown

*6*  
*10*  
*OH*

0418

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

April 12 1882

People  
vs  
Jas T. Lehman } violation of  
                          } License Law.  
My Dear Fellows.

The defendant in above case  
was fined \$25 - and for violation  
of the License Law. I am informed  
the bill as above arises out  
of the same transaction. Will  
you look into it, and in accor-  
dance with your kindly nature: etc.

Very respectfully

From Jas. R. Fellows  
J. R. Fellows

0419

*11/22/18*

BAILED, *177 Bowers*

No. 1, by *George P. ...*  
 Residence *9* Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

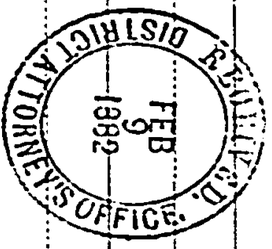
Police Court *3* District

THE PEOPLE, &c.,  
 vs.  
*John P. Pittman*  
 Offence *Viol. Exec. Law*

Dated *Feb 9* 188*2*

*Anthony* Magistrate.  
*Speck* Officer.  
 \_\_\_\_\_ Clerk.

Witnesses \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_



*Noted*

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 P. Pittman*

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

Dated *Feb 9* 188*2* *McConnell* Police Justice.

I have admitted the above named *John P. Pittman* to bail to answer by the undertaking hereto annexed.

Dated *Feb 9* 188*2* *McConnell* 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.

0420

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

MISDEMEANOR.  
Violation Excise Laws.

Dated the \_\_\_\_\_ day of \_\_\_\_\_ 187

Magistrate.

Officers.

Witness.....

Bailed \$ 100, to Ans., G. S.

By.....

Street.

0421

Third District Police Court.

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

of No. 17th Precinct Police Street,  
of the City of New York, being duly sworn, deposes and says, that on the  
day of February 1889, at the City of New York, in the County of New York,  
at No. 334 6th Street,

Jalen Tillman  
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,  
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than  
five gallons at a time, selling with out license contrary to and in violation of the Excise Laws of the State of New York, entitled  
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 8th  
day of February 1889 }  
McDonald }  
POLICE JUSTICE }  
James Kealis

0422

BOX:

61

FOLDER:

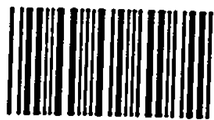
690

DESCRIPTION:

Trainer, Michael

DATE:

02/02/82



690

0423

8/11/1882 285

Counsel *H.C.*  
Filed 2 day of Feb 1882  
Pleads *Not guilty*

~~THE PEOPLE~~ BURGLARY—First Degree,

THE PEOPLE

OR

*F*  
Michael *Senior*  
alias  
John *Senior*

~~DANIEL G. ROLLINS~~  
*John McKeon*  
District Attorney.  
Retired Feb 9, 1882.  
A True BILL.

*J.G. Haven*  
Foreman.

Verdict of Guilty should specify of which count.

*W.B.*

0424

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

*Michael Trainor*  
*vs John Donovan*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Michael Trainor* otherwise known as and called  
*John Donovan*  
of the CRIME OF *Burglary (attempted)*

committed as follows:

The said *Michael Trainor*

late of the *Seventh* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *twelfth* day of *January* in the year of our Lord  
one thousand eight hundred and eighty *two* with force and arms,  
about the hour of *eleven* o'clock in the *night* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Louis Kelly*  
there situate, feloniously and burglariously did break into and enter, by means of *forcibly*  
*breaking open an outer door of said dwelling house*  
whilst there was then and there some human being, to wit, one *Louis*  
*Kelly* within the said dwelling-house, he, the said

*Michael Trainor*  
then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of *Louis Kelly*

in the said dwelling house then and there being, then and  
there feloniously and burglariously to steal, take and carry away, against the form of  
the Statute in such case made and provided, and against the peace of the People of the  
State of New York, and their dignity.

*John M. McKeon*  
~~And the Grand Jury aforesaid, by this indictment, further accuse the said~~

~~of the Crime of~~

~~committed as follows:~~

~~The said~~

~~late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the~~  
~~year aforesaid, at the Ward, City and County aforesaid, about the hour of~~  
~~o'clock in the~~ ~~time of said day, the said~~

~~of the goods, chattels, and personal property of~~

~~in the said dwelling house of one~~  
~~then and there being found~~  
~~in the dwelling house aforesaid, then and there feloniously did steal, take and carry~~  
~~away, against the form of the Statute in such case made and provided, and against the~~  
~~peace of the People of the State of New York, and their dignity.~~

~~DANIEL G. ROLLINS, District Attorney.~~

0425

Act. 204, 207, 210 & 212

Police Court - 2<sup>nd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John W. Kelly*  
*219 Madison St.*  
*Michael Trauer*  
*alias John Donovan*  
Offence: *Attempt at*  
*Burglary*

RECEIVED  
JAN 13 1888

Dated *13 January* 188*8*

*J. P. O'Brien*  
Magistrate.  
*Boerum*  
Officer.

Witness: *Geo. Deane*  
Clerk.

No. *29* *Madison* Street,  
*John S. Deane*  
No. *7* *Peoria* Street,

No. \_\_\_\_\_ Street,  
*Simon W. Kelly*  
*Committed*

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ 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 *Michael Trauer alias John Donovan* guilty thereof, I order that he be admitted to bail in the sum of *Ten* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *13 January* 188*8* *Morse* 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.

*Michael Trauer*  
*John S. Deane*  
*Geo. Deane*  
*Simon W. Kelly*

0426

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Trainor* 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 Trainor.*

Question. How old are you?

Answer.

*Nineteen years.*

Question. Where were you born?

Answer.

*In New York.*

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

Answer.

*I decline to answer.*

Question. What is your business or profession?

Answer.

*Messenger.*

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.*

Taken before me, this *13*

day of *January* 188*3*

*Michael Trainor*

*Robert Otterbourg* Police Justice.



0428

BOX:

61

FOLDER:

690

DESCRIPTION:

Traphagen, Daniel

DATE:

02/23/82



690

0429

Bail \$1300.  
G.P.G.

Mer No.  
and  
Merrins. Bail  
at \$200  
April 6/82

Wm. H. H. H.  
Merrins  
Merrins  
355 Union Ave

Pl. copy of ~~...~~  
Counselor  
Filed day of ~~...~~ 1882  
Pleas ~~...~~

THE PEOPLE  
April 10/82 vs. I  
Daniel Paphagen

*[Signature]*  
BENJ. K. PHIPPS,  
District Attorney.

22 Apr 20 1882  
Friday  
A True Bill,  
*[Signature]*

Foreman.  
*[Signature]*

INDICTMENT.  
Larceny of Money, &c., from the person  
in the night time.

0430

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

THE PEOPLE OF THE STATE OF NEW YORK,

*Samuel Traphagen* <sup>against</sup>

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

*Samuel Traphagen*

of the crime of *Larceny from the person*

committed as follows:

The said

*Samuel Traphagen*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *seventeenth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

( \$ 20.00 )

*Divers coins of a number kind and denomination to the Grand Jury aforesaid, unknown and an more accurate description of which cannot now be given of the value of twenty dollars*

of the goods, chattels, and personal property of one *Edward Griffin* on the person of the said *Edward Griffin* then and there being found, from the person of the said *Edward Griffin* 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 M. Keon*

~~John M. Keon~~ District Attorney.

135

135 Northampton

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Paul Coy. 135

Frank J. Jones

Paul Whelan - whole

playing cards -

but not need to mention

Sec. 294, 295, 210 & 212

Police Court District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Edward J. [unclear]

Paul Whelan

Charge from the person

Dated July 18 1882

Magistrate

Officer

Clerk

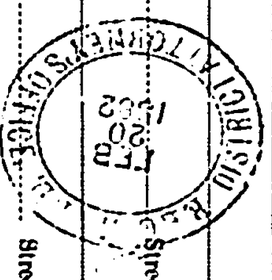
Witnesses

No. Street

No. Street

No. Street

No. Street



[Signature]

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

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ <sup>be admitted to bail in the sum of</sup> one hundred dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated July 18 1882 Edward J. [unclear] Police Justice

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

[Faint handwritten notes and signatures at the bottom of the page]

0432

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Edward Griffin

of No. 135 Washington Street, 26 years Sweeper.

being duly sworn, deposes and says, that on the 17th day of February 1882 at the premises 182 1/2 Washington St. City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from his person in the night time the following property, viz:

Four bank bills of the denomination and value of five dollars each, good and lawful money and in all of the value of twenty dollars.

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Daniel Draphagen (now here) for the following reasons to wit: Deponent was in a bar room at 182 1/2 Washington Street and was standing at the bar in said place when said Draphagen thrust his hand into the pocket of deponent's Cardigan jacket and took therefrom the above described amount of money; the said Cardigan jacket being at the time upon the body and person of deponent. Deponent thereupon caused his arrest by officer Herwin of the 27th Precinct Police.

Edward L. Griffin

Notary Public for the City and County of New York  
J. J. [Signature]  
Notary Public for the City and County of New York  
J. J. [Signature]

0433

Sec. 198-200.

*Dist.* DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Daniel Draphagen*

Question. How old are you?

Answer. *Thirty three years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *164 West St. Two 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. I was not near him and did not put my hand in his pocket and the first I heard of any money being lost was when the detective called *Daniel Draphagen**

Taken before me, this *8th*  
day of *February* 188*7*

*Salvatore Smith*  
Police Justice.

0434

BOX:

61

FOLDER:

690

DESCRIPTION:

Tromberger, German

DATE:

02/24/82



690

0435

215

Day of Trial,  
Counsel,  
Filed *24* day of *Feb* 188 *2*  
Plends

35.04 1/2  
9  
THE PEOPLE  
vs.  
*B.*  
*Samuel Rosenberg*  
Violation of Excise Law.

JOHN McKEON,  
District Attorney.  
*22 April 6. 1882*  
*Plead guilty*  
ATTORNEY  
*McKeon*  
Foreman

*Fred [Signature]*

0436

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Samuel Trumburger*

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

*Samuel Trumburger*  
of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

*Samuel Trumburger*

late of the *seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *February* in the year of our Lord one thousand eight hundred and eighty *two*, 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 whisky, 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 a certain person whose name is 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.

~~SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Samuel Trumburger* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Samuel Trumburger* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, 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 whisky, 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 a certain person whose name is to the Grand Jury unknown, contrary to 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.**

0437

BAILED,

No. 1, by Robert Allen  
 Residence 22 Leeward Ave. S.W.  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_

REV. 214, 214, 210 & 211

Police Court District

THE PEOPLE, &c.,

vs. THE COMPLAINT OF

120

Henry Weeks  
 vs. German Frankberger  
 Offence, Real Estate

Dated July 7 1882

Magistrate Charles J. Davis

Officer Charles J. Davis

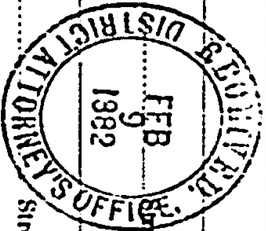
Clerk \_\_\_\_\_

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_



Charles J. Davis

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 German Frankberger

Charles J. Davis to be guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated July 7 1882 Charles J. Davis Police Justice.

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

Dated July 7 1882 Charles J. Davis 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.

0438

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

TH.

MISDEMEANOR.  
Violation Excise Laws.

Dated the                    day of                    187

Magistrate.

Officers.

Witness.....

Bailed \$ 100 to Ans., G.S.

By.....

Street.

9 1

0439

Third District Police Court.

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

of the 17th Precinct Police Street,  
of the City of New York, being duly sworn, deposes and says, that on the 4  
day of February 1887, at the City of New York, in the County of New York,  
at No. 9 Fifth Street,  
German Bombberger

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,  
strong or spirituous liquors or wine, with out license to be drunk in his house or premises aforesaid, in quantities less than  
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled  
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 4  
day of Feb 1887  
McConnell Young }  
James Walsh  
POLICE JUSTICE

0440

BOX:

61

FOLDER:

690

DESCRIPTION:

Tucker, Robert

DATE:

02/17/82



690

0441

13A

50

Day of Trial

Counsel *A. Beane*

Filed *17* day of *Feb* 188 *2*

Pleas *Not guilty (Alibi)*

THE PEOPLE

v.

*B*

*Robert Tucker*

*John H. Moore*  
BENJ. K. PHELPS

District Attorney.

Violation of Excise Law.

*Without License*

A TRUE BILL.

*W. H. Keely*

Foreman.

*John H. Moore*  
*Keely*

*Filed* *17* *Feb* *1882*

0442

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

THE PEOPLE OF THE STATE OF  
NEW YORK.

*Robert Tucker* against

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

*Robert Tucker*

*without a license* of the crime of *Selling Spirituous liquors*

committed as follows:

The said

*Robert Tucker*

~~That~~

late of the *Sixth* Ward of the City of New York, in the County of  
New York, aforesaid, on the ~~twenty eighth~~ *twentieth* day of *January* in the year  
of our Lord one thousand eight hundred and eighty *two*, 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  
whisky, 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  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons, at one  
time, to *a certain person 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.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, 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 whisky, 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 jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one

~~contrary to 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*  
**BENJ. K. PHELPS, District Attorney.**

0443

Police Court First District.

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

of No. a policeman attached to the 4th Precinct Street,  
of the City of New York, being duly sworn, deposes and says, that on the 28 day  
of January 1882 in the City of New York, in the County of New York, at  
premises No. 488 Pearl Street,

Robert Tucker [now here]  
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, contrary to and in violation of law. & without a license

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

Sworn to before me, this 29 day  
of January 1882 } Daniel Wall

W. J. O'Connell POLICE JUSTICE.

0444

Sec. 204, 205, 210 & 212.

Police Court - District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1. Daniel Wells  
2. Robert Tucker  
3. W. Excise Law

Offence, W. Excise Law

BAILIED.

No. 1, by

Thomas Brown

Residence

23 City Hall Place

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

29 Jan 1882  
W. Excise Law  
Magistrate.

W. Excise Law  
Officer.

Clerk.

Witnesses

No.

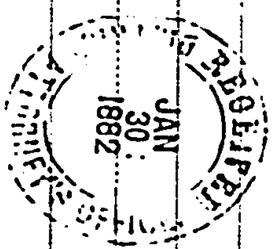
Street

No.

Street

No.

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 Robert Tucker

guilty thereof, I order that he be admitted to bail in the sum of ONE Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated 29 Jan 1882

W. Excise Law Police Justice.

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

Dated January 29 1882

W. Excise Law 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.

0445

Sec. 108-200.

186 DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Robert Tucker

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

Question. What is your name?

Answer. Robert Tucker

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York State

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

Answer. 23 City Hall place 10 years

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 nothing to say

Taken before me, this

day of

July 29 1882

Robt. Tucker

W. J. Moran

Police Justice.