

0766

BOX:

64

FOLDER:

726

DESCRIPTION:

Fay, Patrick

DATE:

04/19/82



726

No 143.

WITNESSES.

Counsel,
F. G. Day, of Newark
Plays

THE PEOPLE

INDICTMENT.
Indictment from the Superior

Patrick J. Hayes

John J. O'Brien
Master & Ronan
District Attorney.

A True Bill.

James Schantz

Foreman

Frank Dickey
R. B. Preuczel
Officer of the Es

0767

0768

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK
against

Patrick Fay

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF LARCENY (from the person)
committed as follows:

The said

Patrick Fay

late of the First Ward of the City of New York, in the County of New York, aforesaid,
said, on the enth day of April in the year of our Lord
on thousand eight hundred and eighty One, at the Ward, City and County
aforesaid, with force and arms,

one watch of the value of eighteen
Dollars

of the goods, chattels and personal property of one *John Carroll*
on the person of the said *John Carroll* then and there being found,
from the person of the said *John Carroll* 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 Carroll
DANIEL O'ROURKE, District Attorney.

0769

Church of the Transfiguration,
RECTOR,
30 MOTT STREET.

New York, April 20th 1882

To the Hon. Judge

Dear Sir:

Will you
please communicate
to my Patrick Fay
or Fahay, who is
accused of stealing
to the Catholic Bishop.
I believe this is
his first offense and
that he has been sent
to the Commission of

0770

My steps other than
ministerial are now
finished. At
least a Protestant
preacher used to bring
train under Catholic
influence. I would
not like to have
him sent to the
house of refuge
when he himself is
not allowed to enter.
Respectfully yours
Jno J. Coughlin
Protestant

Police Court Clerk District.

THE REPORTER &c.
ON THE COMPLAINT OF

John Carroll
Franklin Pennsylvania
Patrick Day

Lancaster from
Person

324

BAILLED,

No. 1, by

Residence, Street,

No. 2, by

Residence, Street,

No. 3, by

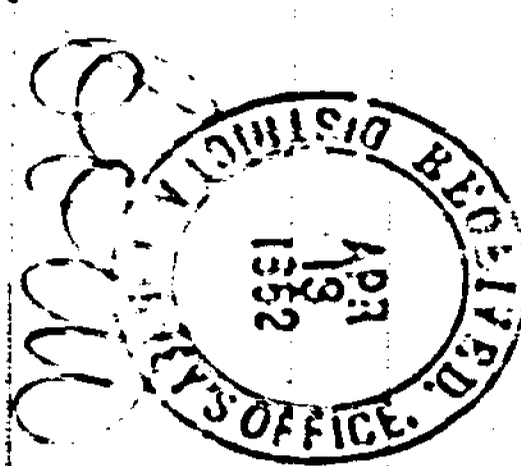
Residence, Street,

No. 4, by

Residence, Street,

Witnesses, Street,

No., Street,



Dated April 11th 1882
Solicitor Magistrate.
W.M. Whalley Officer.
Clerk.

Offence.

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

Patrick Day

be held to answer the same and
guilty thereof, I order that he ~~be confined in the city prison for a term of one hundred dollars~~ be com-
mitted to the Warden or Keeper of the City Prison until his trial.

Dated April 11th 1882

Solomon D. Smith

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1882

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1882

Police Justice.

0772

Sec. 188-200.

CITY AND COUNTY
OF NEW YORK,

Trust

DISTRICT POLICE COURT.

Patrick Day

being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that it is his right to
make a statement in relation to the charge against him; that the statement is designed to
enable him to 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 Day

Question. How old are you?

Answer. Fourteen years.

Question. Where were you born?

Answer. [Signature]

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

Answer. 60 Mott. 3 years

Question. What is your business or profession?

Answer. Paper selling

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. A boy
by the name of Bonnally took
the watch and I did not
want to be arrested so ran
away

Taken before me, this 11th
day of April 1882

Patrick Tracy

Solon B. Smith
Police Justice.

0773

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No. 138 Columbia

Street, Brooklyn^{3d}—Barker

being duly sworn, deposes and says, that on the 10th day of April 1882

at the in Chatham Street

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:

One silver watch of the value of
eighteen dollars

Served on me this 11th day of April 1882

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 Patrick Fay (now held for trial) The reason that while deponent was standing in Chatham Street said Fay came up to deponent and snatched the above mentioned watch from the vest pocket of deponent (the said vest being at the time upon the body and person of deponent) and ran away with the same. Deponent followed said Fay until he was arrested by officer Westfall of the 1st Precinct Police.

I John Carroll aff. 1882

0774

BOX:

64

FOLDER:

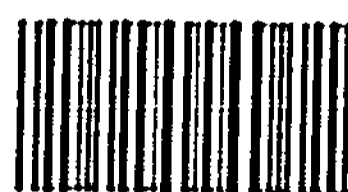
726

DESCRIPTION:

Finnegan, James

DATE:

04/06/82



726

No. 39.

Trial for
Counsel, *Oliver*
Date of trial 4th record
that - the accused
has been abated
of his name
Pleads *Not Guilty*, to

THE PEOPLE

vs. - P.

J. M. Finneran

MOTION EXCLUDING:

John P. Murphy / (Signature)
John P. Murphy
District Attorney.
X² Nov 21, 1882
Yail discharged.
A True Bill.

Forman

James A. Scott
+ af

by affidavit of the
Officer Carr original
date of trial 4th record
that - the accused
has been abated
of his name
Pleads *Not Guilty*, to

Nov 21, 1882 *John P. Murphy / (Signature)*

0776

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James Finnegan.

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

James Finnegan ^{of the crime of} keeping and maintaining
a disorderly house
committed as follows:

The said *James Finnegan*

late of the *Fourth* Ward of the City of New York, in the County of New York, on the *Thirteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *one* and on divers other days and times, between that day and the day of the taking of this Inquisition, at the City and Ward, and in the County aforesaid, did keep and maintain, and yet continue to keep and maintain, a certain common, ill-governed and disorderly house, and in *the* said house, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *the* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, to the great damage and common nuisance of the People of the said Ward, there inhabiting and residing, and of all the people there passing, to the evil example of all others in the like case offending, and against the peace of the People of the State of New York, and their dignity.

Carter & O'Rourke, J. S. McLean
District Attorney.

• 8 •

Police Court-Trial District.

THE PROSECUTOR,
OR THE DEFENDANT OR
WITNESS.

Defence Counsel
or
Prosecutor

Bailed, William Anderson
No. 1, 100.
Residence, 36 Montague St.

No. 2, 67

Residence

Street,

Mr. J. M.

Street,

Residence

Street,

Mr. A. H.

Street,

Residence

Street,

No. 1, 100.
Residence, 15 Broad St.

Street,

Mr. S. M.

Street,

Residence

Street,

Mr. A. H.

Street,

To the Clerk
of the Court
for record

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

guilty thereof, I order that he be 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 March 15 1882

Solomon Smith
Police Justice.

I have admitted the above named

to bail to appear by the undertaking hereto annexed.

Dated March 15 1882

Solomon Smith
Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1882

..... Police Justice.

0778

Police Court—Halls of Justice.

THE PEOPLE, &c.
ON THE COMPLAINT OF

James Rooney

John Doe

AFFIDAVIT—Disorderly House.

Dated March 14 1882

Ernest ^{Magistrate.}

Rooney ^{Officer.}

Witness,

✓ 4

0779

Police Court, Halls of Justice,
CITY AND COUNTY
OF NEW YORK

James Rooney
of New York, in the City of New York,
being sworn, doth depose and say, that on the 13th day of March in
the year 1882 the premises known as No. 58 New Bowery Street,
in the City and County of New York, were kept, maintained, conducted and occupied by

Tom Doe
as a DISORDERLY HOUSE, namely, as a common bawdy-house and house of prostitution, and a resort for trollops, ~~drunks~~, common prostitutes ~~and~~ ^{and} ~~other~~ ^{and} ~~evil~~ ^{and} ~~disorderly~~ ^{men} and women, ~~and~~ ^{and} ~~other~~ ^{and} ~~evil~~ ^{and} ~~disorderly~~ ^{men} and women, who, or most of whom are in the practice of drinking, ~~and~~ ^{and} ~~other~~ ^{and} ~~evil~~ ^{and} ~~disorderly~~ ^{men} and women, at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New York, residing in the neighborhood passing thereby.

Deponent therefore prays, that the said *Schmidt*
and all vile, disorderly and improper persons found upon the premises, occupied by said

Tom Doe
may be dealt with as the law in such cases made and provided may direct; and further
saith not.

• *Suborn before me, this 14th day of March 1882* } *James L. Murray*
Lawyer *Police Justice*.

0780

First District Police Court.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Dennis Rooney

WARRANT—Disorderly House.

John Smith

Dated March 14 1882

Sworn Justice.

Rooney Officer.

This warrant
may be executed
at night

Solomon Smith
Police Justice

0781

First District Police Court.—Halls of Justice.

WARRANT.—Disorderly House.

STATE OF NEW-YORK,
City and County of New-York,

To any Constable or Policeman of the City of New-York:

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices, in and for the said City, by

James Conroy
of South Street Police
that on the 13th day of March 1882
at the City of New-York, in the County of New-York, the premises known as
No. 58 New Bowery Street,
were occupied or kept by John Doe

as a disorderly house, namely, a resort for tipplers, ~~and~~ common prostitutes, ~~and~~ others, with other vile, wicked, idle, dissolute and disorderly men and women, ~~and~~, who or most of whom, are in the practice of drinking, ~~and~~ ~~quarreling~~ ~~and fighting~~ at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New-York residing in the neighborhood and passing thereby.

These are, therefore, in the name of the People of the State of New-York, to COMMAND you, the said Constable and Policeman, and every of you, to apprehend the body of the said John Doe
and all vile, disorderly and improper persons found upon the premises occupied
by said John Doe
and forthwith bring them before me,
or some other Justice for the City and County of New-York, at the First District Police Court, Halls of Justice, in
the said City, to answer the said charge, and to be dealt with as the law directs.

Given under my hand —, this

14th day of March 1882

Solomon Smith
Police Justice.

0782

Bec. 195-200.

CITY AND COUNTY
OF NEW YORK.

15x DISTRICT POLICE COURT.

James Tinegar

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 sees 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 Tinegar

Question. How old are you?

Answer.

Fifty nine years

Question. Where were you born?

Answer.

New York

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

Answer.

66 Oliver St - 4 Years

Question

What is your business or profession?

Answer.

Oyster Saloon

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

Answer.

I keep a restaurant, people come in to get something to eat and go about their business

James Tinegar

Taken before me, this 15
day of March 1882

Scow B Smith
Police Justice.

783

**Police Court, Halls of Justice,
CITY AND COUNTY
OF NEW YORK,**

Carrie G. Conner
of ~~41st Precinct Police~~ Street, in the City of New York,
being sworn, doth depose and say, that on the 15th day of March in
the year 1852 the premises known as No. ~~58 New Bowery~~ Street,
in the City and County of New York, were kept, maintained, conducted and occupied by

Occupied by
Sallie Vinegar

as a DISORDERLY HOUSE, namely, as a common bawdy-house and house of prostitution, and a resort for tipplers, ~~debauched~~ common prostitutes ~~and~~ ^{and} other vile, wicked, idle, dissolute and disorderly men and women, ~~and prostitutes~~, who, or most of whom are in the practice of drinking, ~~debauching~~ and fighting at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New-York, residing in the neighborhood and passing thereby.

Deponent therefore prays, that the said *Sallie Vinegar* and all vile, disorderly and improper persons found upon the premises, occupied by said

Deponent therefore prays, that the said Charles Vinegard and all vile, disorderly and improper persons found upon the premises, occupied by said

may be dealt with as the law in such cases made and provided may direct; and further
saith not.

0784

Court of General Session
New York County

The People
vs.
James Finnigan

I hereby certify that I have examined
the premises complained of as a
disorderly house and find that the
defendant above named has removed
from the said premises and that
the nuisance is abated.

November 21st 1859

Gilbert Carr
Detective
4th Precinct

0785

BOX:

64

FOLDER:

726

DESCRIPTION:

Flanagan, John

DATE:

04/14/82



726

0786

108 27th.

Counsel, C. E. Smith
Filed 14 day of April iss 2
Pleads Not Guilty I

THE PEOPLE v.
McKee, R.
John Flanagan

ROBBERY - First Degree.

John McLean
~~District Attorney~~

District Attorney

22 May 1982
Plaintiff guilty plea.
A True Bill

Flannery Becker

Foreman.

J. H. & J. 100. fine
22

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK

The PEOPLE OF THE STATE OF NEW YORK

against

John Flanagan

The Grand Jury of the City and County of New York, by this indictment, accuse
of the Crime of *Robbery in first degree*
committed as follows:

The said *John Flanagan*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~March~~ day of ~~April~~ in the year of our Lord one thousand eight hundred and eighty ~~one~~ at the Ward, City and County aforesaid, with force and arms, in and upon one *Wah Vuen* in the peace of the said People, then and there being, feloniously did make an assault and *One* promissory note 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: *Two* 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: *Four* 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 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 two dollars and of the value of two 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 dollar, and of the value of one dollar each: *Fifty* coins, (of the kind known as cents), of the value of one cent each: *fifty* coins, (of the kind known as two cents), of the value of two cents each: *fifty* coins, (of the kind known as five-cent pieces), of the value of five cents each: *forty* 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 five cents each, and of the marketable value of five cents each: 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: 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:

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

Wah Vuen

from the person of said *Wah Vuen* and against the will, and by violence to the person of the said *Wah Vuen* then and there violently and feloniously did rob, steal, take, and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean
DANIEL S. ROLLINS, District Attorney.

0789

Sec. 195-200

CITY AND COUNTY
OF NEW YORK,

3

DISTRICT POLICE COURT.

John Flanagan being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that it is his right to
make a statement in relation to the charge against him; that the statement is designed to
enable the court, 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 Flanagan

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York City

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

Answer.

135 Clinton Street, one year

Question. What is your business or profession?

Answer.

Gold Beater

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

Answer I was standing at the corner, the
Chairman ran against me, and I
shoved him out ⁱⁿ of the Street

Taken before me, this 10 }
day of April 1882 } John Flanagan

W. C. Givens Police Justice

0790

State of New York
City and County of New York } SS.

Wali Kuan (Plaintiff)

vs John T. Flanagan (Defendant)

Wali Kuan the witness deponent being duly sworn and examined says, My name is Wali Kuan, I am 21 years, born in China, and my business is a laundry man. On Sunday the 9th day of April 1882 at about the hour of 6.30, P.M., while I was walking through Irvington and Attorney Street in said city, I was assaulted and beaten by the defendant who struck him several blows with his clenched hands about the body and face at the same time several unknown ^{men} who were in company with said defendant pushed at deponent - seized a hold of him and also assaulted him, said defendant then seized a hold of deponent by the neck which said unknown men rifled his pockets, That after said defendant had been placed under arrest and brought to the State House I missed my train ^{about 7 o'clock} was about 5 minutes after I left the State House

0791

the Pocket Book contained twenty-five dollars and thirty-five cents. I saw my Pocket Book and money when I left ~~my~~ ^{my} ~~home~~ ^{home} on Mott Street in a Chinese grocery store where I had been making purchases of goods. There in said store I counted my money. It was about 25 minutes from the time I left said store until I was assaulted and beaten and robbed by one or defendants. I am positive that I had my money onto me at the time I was beaten and that it was taken from me at the time of the assault.

Yours before me this
11th day of April 1882 FJ
W. J. Brown
Police Justice

State of New York
City and County of New York S.S.

John King a Police Officer of the 13th Precinct Police during his service and
employed as a witness for the people
~~John King a Police Officer~~ says
that on Sunday the 3rd day of April 1882
at about the hour of 2.30 P.M.
while on duty on Burrough
Street in said city, my attention was
drawn by another officer of the 11th Precinct
Police who informed that a fight was
going on at my Post in said Street.
I went to the corner of Burrough & Attorney
Street and there saw a fight going
on. I saw Glauzan the defendant
have hold of the complainant by the
neck and at the same time striking
him with one of his clenched hands
I then placed the defendant under
arrest brought him to the Station
House where the victim complainant
~~Glauzan~~ was unable to make
himself understood, I made a charge
of Intoxication and disorderly conduct
against said defendant when he
was locked up, about five minutes

0793

after I left the Station House met
the complainant who from his actions
and what I could understand
of his language ^{said} that he had been
robbed at the time & he was acquitted
and that twenty five dollars had
been stolen from him.

I am to let you know
of today of April 1882

John King

Police Officer

0794

Police Court-Third District.

CITY AND COUNTY
OF NEW YORK

Wash Tamm aged 21 years
of No. 212 Rivington Street,

being duly sworn, deposeth and saith that on the 9th day of April
1881, at the

13th Ward of the City of New York, in

the County of New York, was feloniously taken, stolen, and carried away from the person of
deponent, by force and violence, without his consent and against his will, the following property,
viz:

gold and lawful money of the sum
of the United States consisting of
Twenty Dollars and Silver coin in all.

of the value of Twenty five ~~35/100~~ DOLLARS.
the property of defendant

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 force and violence as aforesaid, by

Jahue Flannigan (or other) and
other person unknown to deponent and
who is not arrested, for the following
reason to wit: Defendant was walking
along Rivington Street at the hour
of about 6^o o'clock P.M.; when said
Flannigan seized violent hold of
deponent's throat, held deponent
and struck deponent in the face, and
at that time said unknown person
placed his hand in deponent's
patalous pocket and did steal
said Money from the said pocket
of the patalous then worn upon deponent's
person.

Swear before me, this

10

day

of October 1881
E. C. Gandy
Police Justice.

0795

BOX:

64

FOLDER:

726

DESCRIPTION:

Flynn, James

DATE:

04/13/82



726

0796

BOX:

64

FOLDER:

726

DESCRIPTION:

Shay, Michael

DATE:

04/13/82



726

0797

Day of Trial
Counsel,
Filed 8th day of November 1882
Plaintiff / vs /
Defendant / vs /

THE PEOPLE /
vs /
James H. Kelly
Michael J. Kary
Burglary - Third Degree.
Recovering Goods.

JOHN McKEON,

Attala Co., District Attorney.

On 2^d of December 1882
This is my verdict

A True Bill.

James McKeon
J. C. Johnson
J. G. Davis, Foreman.
A. P. McNeely.

James McKeon
J. C. Johnson
J. G. Davis, Foreman.
A. P. McNeely.

0798

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James Flynn and Michael Shay

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

James Flynn and Michael Shay
of the crime of Burglary in the third degree.

committed as follows:

The said James Flynn and Michael Shay

late of the Twenty-fifth Ward of the City of New York, in the County of New York, aforesaid, on the fifth day of April in the year of our Lord one thousand eight hundred and eighty two with force and arms, at the Ward, City and County aforesaid, the Saloon of John Schwetje

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

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

One box of Tobac co of the value of one dollar and fifty cent & two gallons of Brandy of the value of ten dollars three gallons of whisky of the value of five dollars two hundred pieces of the value of twenty five cada each

of the goods, chattels and personal property of the said

John Schwetje

so kept as aforesaid in the said

Saloon

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

John McKeon
District Attorney

0799

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

of the crime of Receiving Stolen Goods.

committed as follows:

The said

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,

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

800

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Police Court District

THE JOURNAL OF

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BAILEY,

Mr. J. H. •

John C. Smith
Cost of
J. C. Smith
J. C. Smith
Michael Way
Burglary
in intent

<p><i>Residence</i></p> <p>No. 4, 63</p>	<p><i>Street</i></p> <p>High</p>
--	----------------------------------

Match Oct 1879

W. H. Green, Magistrate
J. W. Murray, Clerk.

20.

Winebrenner & Fausel of Lancaster,
Sue. 600 N. High St. C. O.
Planters Company
200 W. Penn's Pt. Lancaster.

四

Mr. Wm. Gair, Ph. S. A.
1335
Correct

Co. Open 8/22 9/21

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

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

guilty thereof, I order that he ~~shall be admitted~~ committed to the Warden or Keeper of the City Prison.

until he give such bail.  J. M. Davis
of the State of Mississippi.

I have admitted the above named
to bail to answer by the next day.

to be answered 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 _____

Police Justice

0801

The two Servants witness called
for the prosecuting witness as follows:
Cross Examination by Mr. Shanahan
What is your age?

I am 30 years of age.

Where do you reside?

I live at 103 St. Paul St. the City.

Am you the butler for Mr. O'Farrell?

Yes.

Are you now in charge of the place being
the butler but to the inhabitants of the apartment?

I came home last evening about a quarter
past 3 o'clock - not on the way home.
Was you in charge of the place on this
night or night before?

I was not on the watch. I came
home next morning about a quarter past
3 o'clock.

What time did you go out on April
8th?

About 4 o'clock in the afternoon
and you didn't return until about 2
3 o'clock the next morning!

No sir

You don't know anything about how
this place was broken open?

When I came there I saw the window
was broken.

0802

- L. You don't know who did it?
A. Sir.
L. I've kept tobacco, seaway, liquors, leather
etc. in that saloon?
A. Yes sir.
L. How many different kinds of tobacco did
you have there & how many boxes did you
have?
A. We had two boxes of tobacco, two different
kinds - one ad that (pointing to the in execu-
tion of the question) and one ad Phillips.
With whom the same money declared?
A. Sir.
L. And you smokes or both from this same
person?
A. Sir.
L. When did you receive the purchase of
the last short box that you speak of?
A. Last Friday.
L. Did you have any empty boxes?
A. Yes sir, a couple.
L. How long have you been buying tobacco
from that same person by the box?
A. About seven months.
L. Is it always delivered in boxes?
A. Yes sir.
L. What do you do with the empty boxes?
A. I burn them, throw them away or give them

0803

Answer.

L. Sir, were any of the further case to you?

A. Sir, I have

L. Sir, had there ever been any last Friday?

A. Sir, no.

L. Sir, received them?

A. Sir, did you receive the money yesterday?

L. Sir, do you know that this is one of the
times you received last Friday?

A. Sir, am not clear on that for on Friday,

L. Sir, was the address?

A. Sir, Palm of the 1415 - 3677

L. Sir, on this for?

A. Sir, Yes sir

By att:

(Continued)

L. Sir, Have you paid this address or add
dress you have received there?

A. Sir, a friend of mine called there
that day.

L. Sir, It was the only for on which you
paid that name?

A. Sir, Yes sir.

L. Sir, What did you mean by Palm

A. Sir, It was my friend's name and the
number where he lived.

L. Sir, What were the numbers?

A. Sir, No 1415

0804

- L. What time?
A. 36th Street.
L. Last night?
A. What?
L. Did your friend see you put it on
there? Was he present when you put it
on there?
A. No sir.
L. Did anybody see you put it on?
A. No sir.
L. When was it when you took your time
to before you went it in the Police Station?
A. Before I went away that day at about
7 o'clock, I didn't see it again and
I came home this morning.
L. You never put a mark on a tortoise
free?
A. No sir.
L. You don't know who took the torto-
ise?
A. No sir.
L. Or who broke into the place?
A. No sir.

P. Shandoff

I sworn before me this
7th day of April 1882

M. Patterson

Police Justice

0805

James Flynn, one of the defendant,
was sworn and testifies on
his own behalf, as follows:

Examination by Mr. Tolson

- Q. Was this property in your possession at
the time you called on Mr. Gray on the
morning of the 6th of April?
A. Yes.
- Q. When was this when you called on him.
A. At 6 o'clock.
- Q. At no other time?
- A. No.
- Q. You came there and saw this property
in your possession?
- A. Yes sir.
- Q. Did you ask him to go out with you
and sell me it?
- A. Yes sir.
- Q. Did you tell him where you got this
property from?
- A. Yes sir.
- Q. Did he know?
- A. Yes sir.
- Q. Did you ever tell ~~the~~ the officer that
it? They had committed any burglary
or stolen it from any person?
- A. No sir. When I was arrested this

0806

officer (pointing to officer who made the arrest) said "where that man with you I am going to catch him" and he asked me if I knew anything about him, who he was and I said I knew him.

Preparation of the Card

- Q. What do you mean you said?
A. I said...
Q. What time was it when you went to Sherry's house?
A. At 10 o'clock in the morning.
Q. How long was he with you in your Company; was he with you until he was arrested at half past 8 o'clock?
A. Yes sir.
Q. Did you tell him where you got that tobacco from?
A. I said.
Q. You were with him all this time and didn't tell him where you got it from?
A. No sir, I didn't.
Q. Did he ask you where you got it from?
A. No sir.
Q. You had no conversation about the

0807

to have at all - where you got it or
anything about it?

L. A. die.

L. And he was with you all this time?
C. Yes sir.

L. You were buying it or selling it?
C. Selling.

James Flynn

Born to be a criminal?
1st day of April 1882

J. H. Patterson - Coroner

0808

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK,

John
DISTRICT POLICE COURT.

Michael Shay 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?

Michael Shay

Question. How old are you?

Answer. 35 years.

Question. Where were you born?

New York.

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

Answer. 161 West 37th Street 4 Years.

Question. What is your business or profession?

Answer. Machinist

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

Answer.

I am guilty of the charge and know nothing about the charge.

Taken before me, this
day of *April*, 1887.

Michael Shee

A. M. Patterson Police Justice.

0809

Dec. 198-300.

CITY AND COUNTY
OF NEW YORK,

DISTRICT POLICE COURT.

O'Dell

~~James M. Flynn~~ 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 sees 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. Flynn~~

Question. How old are you?

Answer. 23 Years.

Question. Where were you born?

Answer. New York.

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

Answer. 1122 West 29th Street 7 months

Question. What is your business or profession?

Answer. Painter

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

Answer.

I am not guilty of the charge.

Taken before me, this

day of ~~October~~ 1883

James Flynn

Police Justice.

J. M. Patterson

08 10

FORM 10.

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

Martin Miner, aged 38.
of the 20th Precinct Police, being duly sworn, deposes and says,

that on

the City of

I, Martin Miner, aged 38.
and Michael Shay, both men
on suspicion of Committing a Burglary
in Person. No 614 West 3d Street.

Depponent is informed by Edward Schurade,
Baptizer of 614 West 3d Street that he identifies
the bag of Tobacco Leaf known as a portion
of the property taken stolen and carried away
from said premises and which deponent found
in the possession of the said Michael Shay on
a recent visit from and that the said Shay was in
Company with the said Shay who was in Martin Miner's
Gum store & store attempting to sell
the bag of tobacco.

Obion Police
Date

0811

Police Court—Second District.

City and County
of New York.

John Schuetze aged 46. Saloon keeper
of No. 654 West 34th Street,
deposes and says, that the premises No. 654 West 34th Street,
Sect. 20 Ward, in the City and County aforesaid, the said being a Saloon and Lodging
and which was occupied by defendant as a Saloon and Lodging House.

on the night of the 1st day of April 1883, the
said defendant by means of forcibly opening the rear window
leading from the yard to said premises —

on the morning of the 2nd day of April 1883 with
the following property feloniously taken, stolen, and carried away, viz:

One Box of Chewing Tobacco of the value
of One ~~so~~¹⁰⁰ dollars. A quantity of cigars
of the value of fifteen dollars. and A
quantity of Cigars of the value of
Twenty five dollars. All of the value
of Forty-one ~~so~~¹⁰⁰ dollars.

the property of defendant.

and defendant further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
~~(and carried away by James Flynn and Michael Shay)~~
~~(both New York)~~
for the reasons following, to wit: defendant recently pastured
his cattle left said premises at or about the
hour of 9 O'clock P.M. on the 1st day of April
1883. Defendant is informed by ~~they do~~ —
Schuverich that at or about the hour of 3
O'clock A.M. on the 2nd day of April he
went to said premises and discovered
that the premises had been entered
as defendant and the said property —

0812

taken & stolen and Carried away.
and that on entering said premises
the said Schuorcht heard a noise in
the yard as if some one was attempting
to get over the fence. The said ~~Sch~~^o
Schuorcht informs deponent that
he identifies the box of "Tobacco" here
shown as a portion of the property which
had been taken & stolen and Carried
away from said Premises under which
was found in the possession of the said
Tobacco as deponent is informed by
Officer ^{"mines"} -

~~John Schwart~~ - John Schwart
Sown before me
this 7th day of April 1882

~~B. D. Patterson~~ /
Police Justice

City and County of New York.

Theodore Schuorcht, age 37, Barber
634 West 34th Street being duly sworn deposes and
says that he has read and the foregoing affidavit
and that the facts stated therein on information
of deponent are true of deponent's own knowledge.

Sown before me
this 7th day of April 1882

~~T. O. Kelly~~

~~M. D. Patterson~~ Police Justice

0813

BOX:
64

FOLDER:
726

DESCRIPTION:
Foncuberta, Gabriel

DATE:
04/24/82



726

41 / 22 Court and County 1882

Day of Trial

Counsel, Mark Hurd

Filed ~~2~~ day of ~~1~~ April 1882

Pleads Not guilty.

I, Revised by
G. F. Robles
204 E. 14th St.

Served affidavit by
Jose J. Vichot
368 Becker St.

TO THE CLERK! CLERK!

SEND MR. THE JURORS IN THE CASE OF

PEOPLE

vs.

Jacob C. La.

Ben. L. March

for & cts.

District Attorney.

Patrael Henn 1/2
improving



John G. Henn

People's
Court

for & cts.

Date Jury: May 8, 1882.
Mixed & jury disagree.
A True Bill. (9 to 5 for conviction)

James McPhee
Foreman.

John G. Henn

0015

Court of General Sessions of the Peace
in and for the City and County of New York,

The People of the State of New York
against
Gabriel Hernandez, Esq.

The Grand Jury of the City and County of New York before this
indictment, do accuse Gabriel Hernandez, being of the crime
of seduction, committed as follows: That said Gabriel
Hernandez, late of the first Ward of the City of New York
in the County of New York, is aforesaid, on the ninth day
of December in the year of our Lord one thousand eight
hundred and forty-eight, at the Woods, City and County of
said, west of Eastland Avenue, near 15th Avenue, then and
there being an unmarried female of person of high character,
unlawfully and under promise of marriage did seduce and
with her, the said Sarah Gonzalez, to have a child and
covenant, under a promise of marriage thereto made by
him the said Gabriel Hernandez to the said Sarah
Gonzalez against the form of the Statute in
such case made and provided and against
the peace of the people of the State of New York
and their dignity.

John McLean
District Attorney

16

Oct 6 1962 - 1963

Police Com. Dist.

卷之三

Dr. W. C. Williams

Clark Gruber, Jr.
8/26 " Bauer & Son
Grove of Acadia,
Impression
of all characters
in water.

368 Buckeye

March 20th 1861
126 " Bauer et al.
Volume of Enclosed
Impacted Sediment
at all Hanabute

11. 2

Bauernhof
Herrn von der
Wandt.

Mr. A. D. *Ward* *Mass.*

Rebecca McIntire
126 Bauer St.
~~Hanover Street~~
Hanover Street
126 Bauer St.



It appearing to me by the within depositions and statements that the crime herein mentioned has been committed,
and that there is sufficient cause to believe the within named *Gabriel O'Meara*

guilty thereof. I order that he be admitted to bail in the sum of ~~one~~^{of the} Five Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bond.

Dated March 14th 1882 S. M. Bassett, Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

There being no sufficient cause to believe the within named

o annexed.
2. 
J. M. Patterson, Justice of the Supreme Court of the State of New York.

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

Dated January 19, 1948 at 188

0817

Sec. 103—S.C.

CITY AND COUNTY
OF NEW YORK,

DISTRICT POLICE COURT.

Gabriel Toncuberta

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

Question. What is your name?

Answer. Gabriel Toncuberta

Question. How old are you?

Answer. Twenty-five years of age

Question. Where were you born?

Answer. New York City

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

Answer. No. 18 First Street. 4 months

Question. What is your business or profession?

Answer. Cigar Master

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

Gabriel Toncuberta

Taken before me, this 13th
day of March 1884

J. M. Patterson
Police Justice.

08 18

Sarah Lymolis 3
Gale Franciscovera

March 9, 1882

Cross examination of complainant -
by counsel for defense - W. R. Gerrard
Question How old are you?
Answer 16 years.

- Q. How long have you known defendant?
A. Since I lived in Jones Street.
Q. Where did you first make his acquaintance?
A. No 14 Jones Street. I was in
the house with my mother. He was in
boarding there. I did not see him
before in the street. I do not remember
how long he had been boarding there
then. I think about 4 weeks.
Q. Do you say that he promised to marry
you?
A. Yes, sir.
Q. When did he promise?
A. Four months ago. It was the week
before New Years. I was in my own
house in Greenwich Street.
Q. Was it there and at
that time that he seduced you?
A. Yes.
Q. Where in the house were you?
A. It was in Bleeker Street, No 10 -
where he took me. He had promised

08 19

to marry me in the street. It was
four months ago.

- Q. When did he tell you?
- A. It was the week before New Years.
- Q. Where were you?
- A. I was out at my grandmother's. He asked me to go out. He coaxed me to go into No 10 Bleeker Street; said that he would marry me if I would, that no one would know it except ourselves. I said I did not want my mother to know it so he dragged me in.
- Q. At what time did he ask you to meet him?
- A. On Saturday evening.
- Q. Were you with your mother then?
- A. My mother was with me.
- Q. How many times before that had you met the gentleman and taken walks with him alone?
- A. We had met and taken walks with him - my mother and I - for three or four weeks.
- Q. Where did you meet him on that Sunday night?
- A. Corner of 14 Street and 8 Avenue.
- Q. Had you frequently walked with him up to the Park? Did your mother know it?
- A. Yes. My mother knew it.

0820

- Q. Is your father living? What is his name?
A. Yes. Mr Gonzales.
- Q. Did you go to Bleeker Street any more
A. Three or four times. The next time
on the Monday of the following week.
I also went to Prince street No 130—
I also went there to meet him.
- Q. Have you talked with your mother
about your testimony before you came
here. Who first suggested you coming
here?
- A. Yes. My mother told me to come
here and see if he would marry
me. She told me to come and
report him and see if he would
not marry me.
- Q. At the times this young man did
this did he not give you money?
- A. He gave me some money every week.
- Q. Have you kept company with
other young men?
- A. No, never.
- Q. Did you before you knew this
man, not frequently go out and
stay out late with other young
girls in the street?
- ~~Q.~~ Answer. No sir
- Q. Have you not, on one occasion
or more, before the alleged
seduction been out with one or
more girls upon the street soliciting

0821

them to go to a bed house or hold
some illicit relation

A. No, sir.

Q. Have you not been present with
other girls when they solicited men
to go to bed houses?

A. No.

Adjudicated under 2 U.S.C. § 18
March 10th 1882.

0822

Gouldis
vs
Granuberto } 3

March 10th 1882

Cross examination of Lemplmann -
continued

- Q. Where were you when the defendant asked you to go with him to the bed house?
A. corner 14 street & 9 Avenue
Q. Did you walk from there with him to No 10 Bleeker Street?
A. Yes.
Q. Do you recollect that defendant said to you within a few months past that he saw your step father with his hand under your clothes?
A. Yes, sir.
Q. Do you recollect telling defendant that Kitti Madden did it with men for two dollars?
A. I do.
Q. Were you out on the street at night with Kitti Madden?
A. Yes, sir.
Q. What did you mean by telling him that Kitti Madden did it for two dollars?
A. I meant no harm. I said it for fun.
Q. When you told Gabriel this did you believe Kitti was wrong?
A. Yes.

0823

- Q. What did your mother say to your step father in your presence some months ago about his being intimate with you?
- A. I know nothing about that.
- Q. Was there not a scene which attracted the attention of the neighbors caused by that accusation being made. Will you swear that such a thing did not occur in your presence?
- A. It did not.
- Q. Were you not at No 10 Bleeker Street for bad purposes as early as November 2^d last?
- A. ~~No~~ No. I swear I was not.
- Q. Have you talked with anyone about your testimony since the examination yesterday?
- A. No sir.
- Q. When did you first tell your mother that a man had been with you, and had intercourse.
- A. Last week.
- Q. Did you ever tell anyone before that?
- A. No
- Q. When you were out walking with Gabriel did he go to your house.

0824

- not, why?
- A. He left home on the corner. My step father did not want me to go with him at all.
- Q. How long did you remain at the Bleeker Street House first time?
- A. About an hour and a half.
- Q. Where besides your home have you staid all night or part of a night within the last six months?
- (Objected to as indefinite - Admitted)
- A. At lady's house No 480 Hudson Street - two nights - with Leatrice. Nowhere else. The name of the lady is Julia. I do not know her last name. She is colored. She lives there now.
- Q. When you left the Bleeker Street house at your first visit where did you go?
- A. Home.
- Q. Is that as true and no truer than the statements in your complaint or evidence.
- A. It is as true.
- Q. Did you not when you came out walk around the street until 4 or 4 1/2 o'clock?
- A. No.

0825

- Q. Did you not leave Gabriel on the corner of Leamore and Bleeker?
A. No.
- Q. Did you not go to 23^d Street Park last night with Kitti Madden and three men.
- Q. Didn't you tell Gabriel the next time you saw him that you did go there?
A. No.
- Q. Did your mother and step-father go out to find you and find you at Kitti Madden's that night?
A. It was another night in the same week - the next night. I went home at 8 o'clock.
- Q. Have you talked with neighbors about the misconduct of your step-father with yourself?
A. No.
- Q. When have you seen Kitti Madden?
A. Not for two or three months.
- Question by counsel for the complainant -
- Q. When Gabriel gave you money when was it and for what - after he promised to marry me, to buy things for house
- Q. How long have you known Kitti Madden - Where does she live? What does she do?
A. She lives with her mother. She makes

0826

Suspenders, I never saw her do anything indecent.

Q. When did you tell Gabriel about Kritie Madden?

A. Before we went to No 10 Bleeker Street. When did you go to 480 Hudson Street?

A. Before I went to No 10 Bleeker Street did Gabriel sleep with you there at 480 Hudson?

A. No sir. I was there alone.

Q. Did your mother visit at Kattie Madden's house?

A. Yes sir before

Q. What did you refer to when you said that Kritie did things when no boys were about?

A. I did not understand the question

I am to the name this

10 day of December 1882 of

M. G. G. Police Justice

G. G. G.

Rebecca Lomintana for the

complainant. Was examined by counsel
for defense

Q. State your name, age, occupation
and residence

A. Rebecca Lomintana, 35 years old, hornet keeper, 950 Greenwich Street.

Q. How long have you been married to Lomintana?

0827

A I cannot remember. It
may have been five or seven
years. I think about ten
years.

Q Is the complainant a daughter
of yours?

A She is, and she is not the
daughter of Quintana my
husband.

Q Were you ever married before
you married Quintana?

A No, I never was

Q How many children have you?

A I have three. Sarah 16,
Eliza 15 and the other
child dead.

Q You have walked out with this young
man - have you not?

A Yes when with my daughter.

B Was your husband aware of this
matter

A No. He knew nothing about it.

B When did Sarah first tell you
of her engagement to Gabriel?

A Four months ago. And I told
her that if he was a young man
of good character she might keep
company with him.

Engagement to him

0828

Quesada - Martinez - 1908 - Vol 1 - p 100

- Q. Didn't you speak to Gabriel and say that unless he had means he had better not pay attention to your daughter?
A. No, Sir.
- Q. Did not you and your husband one night go to look for Sarah and find her at Little Madden's?
A. No Sir.
- Q. Did you tell Sarah to come here?
A. Yes. I came to make this man marry my daughter.
- Q. Have you accused Johnstone of being intimate with Sarah?
- A. No sir.
- Q. Do you recollect an afternoon in December when Sarah was at her grandmother's. Were you in the street with Sarah and Gabriel and did you hear what they said?
A. I was with them, but did not hear what was said. They spoke apart.
- Q. Were you not aware the Gabriel gave Sarah money every week.
A. He gave her four dollars every week to buy articles to go to laundry. I do not remember how long

0829

Q.

Where did you and your daughter leave Gabriel when you walked out with him

A.

At my door steps.

Q.

Don't you know that Gabriel always left you half a bottle or so away from the house because he used to abide him the house

A.

Yes sir.

For complement

Q. Did you ever have any conversation with Gabriel about marrying your daughter - and, if so, when

A.

Yes, between Christmas and New Years and before that in December - about the 18th of December

Sure to before me this

Present

10th day of March 1882

J. D. Stetson, J. W. Foster

Adjourned until March 11th 10 A.M.
Further adjourned by Consent to
March 13/82 at 2 P.M.

21

0830

Gouldis
vs
Francesca

Rebecca Dominicana

~~testimony~~ recalled for
the Prosecution

Ques. On Friday last you testified that
you had no conversation with Gabriel
relative to the marriage, was that
correct?

Objected to on ground that question
already answered on re-direct examination.
Domestic withdrawn

Q. I'm sick that you had a conversation
with Gabriel in December last?
What was said?

Objected to and withdrawn admitted.
A. She told me that he was going
to marry my daughter.

Q. Was there any person present?
A. My husband.

Q. When did your second conversation
take place with Gabriel and what
did he say?

A. She told me that he had connected
with my daughter. I began to cry
and scold him. He replied that it
made no difference he should marry
Sarah.

By defense When was that?

A. Between New Years and Christmas.

Q. Did you on one occasion receive

0831

into your room seven men, of whom Domitana your present husband was one, and with the seven have sexual intercourse. Objected to. Excluded. Answered at request of the counsel for complainant.

- Q. No, sir.
- Q. Have you not, since you have been holding your present relations with Domitana, had sexual intercourse with one or more colored men?
- Excluded. Exceptum.
- Q. Did you not at No 316 W. Eleventh Street since Friday last say that Mrs Blifford would go down there on Monday and give us all away?
- Excluded.
- Q. Did you not say to Mrs Anna Domitana - or to any one - that Domitana had been sleeping with her daughter?
- Excluded

In front of me this 13th day of December 1882,

E. M. Galtman -
Police Justice

Robert P. Vincent

Antonio Montalini sworn as interpreter

0832

Joaquin Domínguez, for complainant
domestic slave your age, occupation and residence?

Answer. 40 years old, sugar master, 750 Greenwich Street, New York.

Q. Am I am the husband of Rebecca Domínguez? and the step-father of complainant?

A. Yes

Q. Do you know the defendant?

A. Yes. I have known him eight or ten years. I had a conversation with him relative to the marriage of ^{Sarah} Rebecca in November last, at my house. My wife was present. Gabriel told me that he was going to Shanghaik. I said all right.

Q. Did you see Gabriel a week from last Saturday and under what circumstances?

A. We went to the Barber shop together. Gabriel said he was going to buy an envelope to put money in to pay the minister for the marriage. I waited for him, but he did not return.

Q. Did the minister come to your home the Saturday night ~~and~~ ^{as} before?

A. Yes. He came to my house and Sarah. The previous Thursday Gabriel told me to engage the minister

0833

and I did so.

Q. After that Saturday did you see Gabriel?

A. At eleven the next morning my wife and I saw Gabriel. He said nothing to me then. In the evening he told me that he would get the minister ^{or himself} ~~against~~ I got him on Monday, but there was no marriage because Gabriel did not come.

Cross Examination

Q Is it not a fact that since November last, when he says Gabriel promised to marry her, she gave her money and that so long as he continued to give her money it was perfectly satisfactory and nothing was said about marriage?

A He gave her money before November, but since then she has given her money

Q How many times did you bring the minister to your home?

A One Saturday and another time on Monday. Gabriel never gave me any money to bring the minister. I am

0834

2

A Married man

Q Have you not within the last six months committed adultery with a colored woman?

A No sir.

Q Have you not paid to Joseph J. Vicksburg, within the last three months, that you had \$1.00 two nights with a colored woman, did you not pay that to Vicksburg in a豫an store last Saturday night?

A No sir, I did not.

Q Did not you on yesterday pay at 516 West 11th Street, Atlanta, Mrs Clippard round go down there (meaning to the police court) and give us all away (meaning she would say Sarah was not virtuous)?

A No, I did not pay anything of that kind.

Q Did you not pay at the same time that you would back fifty dollars for round

matter how many she give

A No, I did not his ^{his} Quantanas

Answered by me
J. E. Johnson, M.D.
Officer in Charge

Witnessed
John H. Johnson

Sarah Gorrois, recalled and
Cross examined

Q. In your examination on Friday
last you said in answer
to the question - When did
you first tell your Mother
that a man had been
with you and had intercourse.
and you said last week.
and to the further question:
Did you ever tell any one
before that? and you
answered No - Are these
answers of yours true?

A. Yes sir.

Q. Will you swear you did not
tell your Mother before that?

A. Yes sir.

Q. Will you swear that you
and your Mother did not
have a talk about it before
that?

A. Yes sir.

Will you swear your Mother
never said anything to you
about Gabriel Bedard before
you told her last week

0836

A The Queen did
Promise to begin one other {
18th of March 1882 ^{With Queen}

S.M. Queen of Police practice

- A Anna D. mother, of 815
West 4th Street, Newark and
examined for the defense
Q Do you know the Congressman
Parish Gonzales?
- A Yes Sir
- Q Did you hear ^{Mrs. Quintana} her say to
any one in your presence
that Mr. Mrs. Quintana's
husband, Elipford and Sarah?
- A She said so to myself on
one occasion about two
months ago
- Q Did you hear Mrs. Quintana
say on Friday that Mrs.
Elipford would go down
and give us any meaning-
ingless Parole at Court?
- A Mr. Quintana came into
my store and said he
was afraid Mrs. Elipford

would give them away to-morrow. Gantana and his wife were in the store and talkin' about this case and they told me to say that if any one came after Mrs Clifford to say that she had moved away as they were afraid she would give them away if found.

Cross Qd.

Q What time did this conversation occur?

A About 1 o'clock

Q Do you know what he meant by saying "givin' away".

A To her.

Q You ~~saw~~ that about a month ago Mrs. Gantana told you that Mr. Gantana slept with Sarah and complained?

A Yes sir, they had a fight up stairs and I asked what it was about and she told me.

Q Did she say when he had

0838

3

- A Left Park Chur C.
A To Sir
Q How long have you known
Sarah C.
A About five months.
Q Did you see her pretty
much daily
A I saw her quite often
during that time, she
would come into my store.
Q Did you ever hear her
commit any vicious act?
A No Sir.
Q You don't know whether she
was a virtuous girl or not?
A I do not
know it before much

13rd of March 1882

Mrs Dorothea

J.M. Parry,
Police Officer

May Clifford, of 750
Greenwich Street, New
York examined for the
defender

Q Do you know Mr. Quintana and his wife and their daughter Sarah the complainant?

A Yes sir.

Q Have you heard Mrs. Quintana say that her husband had been sleeping with his step daughter Sarah?

A I have, several times Cross examined

Q You have lived in this house about a year

A Yes sir.

Q Those remarks were made when Mr. & Mrs. Quintana were quarreling

Q You have known Sarah about a year?

A Yes sir and in the habit of seeing her daily. I never saw her do any indecent act and I know nothing of my own knowledge against her character, as far as I know she is a virtuous girl.
Re direct.

W When Mr. Quintana accused her husband of sleeping

0840

With Sarah was Sarah
present?

Q They were all present, that
Mr. & Mrs. Quantana, Sarah
and the son. I did not
hear Sarah say anything

in reply to the accusation
that his Sarah's character

A as a virtuous girl?

A I cannot tell you, I know
nothing about her; in the
neighborhood she has not
a good character but that
has nothing to do with me.

Re Cross

Q Do you know what her
character was previous to the
Pg November last?

A I know nothing about her
now to before me she {
18dy of March 1882 }

Always be offed
G.M. Patterson Police Justice

0041

Sec. 151.

Police Court District.

CITY AND COUNTY OF NEW YORK, In the name of the People of the State of New York: To the Sheriff of the County of New York, or to any Marshal or Officer of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by *Barbara Gonoles*, of No. 750 Greenwich Street, that on the 16 day of December 1881 at the City of New York, in the County of New York,

Gale O'Nancuberta did feloniously seduce said Complainant and have several connection with her and carnal knowledge of your person by means of a promise of marriage previously made to her by said defendant

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

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

Dated at the City of New York, this 5 day of March 1881.

J. M. Patterson, Police Justice.

Barbara Gonoles

Gale O'Nancuberta

Warrant-General.

POLICE COURT. DISTRICT.

REMARKS.

Time of Arrest, March 9, 1881
On the complaint of

Name of *Barbara Gonoles*
Age, 25
Sex

Age, 25
Sex

Complexion,

Color, White

Profession, Dressmaker

The defendant *Gale O'Nancuberta* taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Michael H. J. Officer

Dated March 9, 1881

This Warrant may be executed on Sunday or at night.

Witness,

Police Justice.

13 Fifth

0842

City and County }
of New York } S.
of New York

Sarah Gonolis,
of No. 754 Greenwich Street,
being duly sworn deposes and
says, - That at the City and
County of New York, on or
about the 18th day of December
1881. Gale Frances berta
did feloniously seduce deponent
and had sexual intercourse
with deponent and Carnal
Knowledge of her person by
means of a promise of marriage
previously made and entered
into between deponent and
said defendant.

That said defendant did in
words spoken to deponent promise
to intermarry with deponent
and take deponent to wife
and deponent agreed to said
proposition and relying on
said promise was persuaded
by said defendant to permit
him to have sexual connection
with deponent as aforesaid.
That said defendant fails and

0843

refuses to carry out his said
promise to marry deponent.
That deponent is of the age
of sixteen years and was
on said 18th day of December
last past was a chaste and
virtuous character.
Sworn before me this {
8th day of March 1682

Sarah Gomelis

(S. J. P.)
Sarah Patten of Newgate, Esq.

City and County of Newgate, Esq.
Rebecca Grifman, of
750 Greenwich Street, being
duly sworn deposes and says -
that she is the mother of
the complainant in the fore-
going affidavit, Sarah Gomelis;
that said Sarah is sixteen
years of age and was present
on December last a chaste
and virtuous girl and deponent
knows that griffins to said

0844

time her character for virtue
and chastity was good.
That defendant knows the
defendant named as said
appellant, Gale Pancuberta,
and has heard him promise
to marry said said Sarah
and knows that he kept
Company with said Sarah
and that it was mutually
understood between them
that they were to be
married together on the 8th
day of March instant; and
defendant heard said promise
to Mary said Sarah on or
said date named day.

That defendant heard said
defendant first promise to
Mary said Sarah on or
about the beginning of
December last, and he was
a constant visitor at this
defendant's home for the past
six months.

Sworn to before me this
5th day of March 1882

Rebecca Justice
S. M. Patterson, Police Justice

0845

BOX:

64

FOLDER:

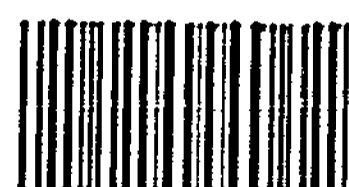
726

DESCRIPTION:

Freigh, Henriette

DATE:

04/13/82



726

No witness on,
jurisdiction of trial.
Names since the
2. Illinois Valley
1863. See affat.
reindeer

John H. F. S.
April 29th / 63

91

Day of Trial,
Counsel, C. E. P.
Filed 13 day of April 1863
Pleads Not guilty May 4/63.

THE PEOPLE

vs. John D. B.
Harrington

103 claim do

Information of Justice Law.

Apr 17 / 63

JOHN McKEON,
Pro. Atty & Corp. Dist. Attorney.
Fried & acquitted.
A True Bill.

James Mulroy
Foreman

✓

Al Grindall

0847

Court of General Sessions

of the City and County of New York.

The People of the State of New York

against
Henriette M. Deitch

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

Henriette Deitch
of the Crime or *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Henriette Deitch

late of the ~~Ward~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~1st~~ ^{15th} day of ~~October~~ ^{November} in the year of our Lord one thousand eight hundred and eighty ~~1880~~, 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 ~~Henriette Deitch~~ of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said ~~Henriette Deitch~~ 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.

0848

Third District Police Court.

STATE OF NEW YORK, {
City and County of New York, } ss.

of the Third District Police
of the City of New York, being duly sworn, deposes and says, that on the
day of April 1857, at the City of New York, in the County of New York,
at No. 103 Allen Street,
did sell, or caused, suffer or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors ~~as~~, to be drunk in his house or premises aforesaid, in quantities less than
~~having no license~~ 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 10, 1857.

Swear to before me, this
day of April 1857 }
John Roberts
Marshall Attorney }
Police Justice

0849

~~George Hines~~
~~Kid Stevens~~

310

Police Court. District.

Date, 1882, for the sum of \$100.
on the undertaking of
the Plaintiff, &c.,

MAILED, John C. Kelly
No. 1, by George C. Hines
and John C. Kelly, sum.

John C. Kelly
Plaintiff's Undertaking
for Henrietta Trueligh,
sum of \$100.

Offence,

Henrietta Trueligh

No. 2, by John C. Kelly
Residence None, Street, None,

No. 3, by John C. Kelly
Residence None, Street, None,

John C. Kelly, Esq.
District Magistrate,
Petition Officer.

100

P.P.

Clerk.



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 Henrietta Trueligh

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 April 8 1882

Mary M. Warner Police Justice.

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

Henriette Trueligh

Dated April 8 1882

Mary M. Warner Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1882

Mary M. Warner Police Justice.