

0621

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hall, James H.

DATE:

12/22/93



4943

0621

Bail fixed at One thousand
(1000) dollars *Yef*

Witnesses:

Henry Aldenbrand
Michael F Blake
Patrick J Scully
Henry Washington
William S. Young
William H. Kubie

Bailed Dec 28
By James Cunningham
118 Waverly Place

Feb 14 1894

For reasons given in case of
People v John T Hall I
recommend dismissal of
this indictment
J. Williams
Dist Atty

77 ✓ 1401

COURT OF OYER AND TERMINER.

Counsel,

Filed *22* day of *Dec* 189*3*

Pleas, *Not Guilty (20)*

THE PEOPLE

vs.

B
James H. Hall

17 Downing St

PERJURY.
[Section 86, Penal Code, and Chapter 680, Laws of
1882, section 104.]

DE LANCEY NICOLL,

District Attorney

A True Bill.

R. J. Cross Foreman.
Feb. 14, 1894
Indictment dismissed
Yef

0621

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James M. Hall

The Grand Jury of the City and County of New York, by this Indictment accuse *James M. Hall*

of the crime of Perjury, committed as follows :

Heretofore, to wit: on Tuesday, the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three (the same being the Tuesday next succeeding the first Monday of the said month of November), there was held a general election throughout the State of New York and in and throughout the said City and County of New York ;

And on the day and in the year aforesaid, and at the said election, the said *James M. Hall*, late of the City and County, being a resident of the *Sixth* Election District of the *Eight* Assembly District of the said City and County, and a voter entitled to vote at the said election in the said election district, for the purpose of voting at the said election, did personally present himself at the duly designated polling place of the said election in and for the said election district, the polls of the said election in and for the said election district being then open, and to and before *Thomas*

W. Mahan, John A. Dunning and Charles Rogers,

then and there being the Inspectors of Election of the said election district, at the said election, at a meeting of the said Inspectors of Election then being duly held in the said polling place for the purposes of the said election.

And the said *James M. Hall* did then and there desire and require of the said Inspectors of Election that he might select a person for the purpose of assisting him to receive and prepare his ballots, and who should be allowed to pass within the guard rail of the said polling place and receive his official ballots, and enter one of the voting booths of the said polling place, with him, and there assist him in preparing his ballot.

And thereupon he, the said *James M. Hall* was then and there in due form of law sworn, and did take his corporal oath, by and before the said Inspectors of Election, touching his right to select such person to assist him in receiving and preparing his ballots as aforesaid, they, the said Inspectors of Election, then and there having full and competent power and authority to administer the said oath to the said *James M. Hall* in that behalf.

And the said James M. Hall, being so sworn as aforesaid, upon his oath aforesaid, before the said Inspectors of Election, then and there feloniously, wilfully, knowingly and corruptly, did falsely swear, declare and say, that by reason of

defective equipment
he, the said James M. Hall was then and there unable to receive or prepare his ballots without assistance.

Whereas, in truth and in fact he, the said James M. Hall was not by reason of defective equipment

then and there unable to receive or prepare his ballots without assistance, as he then and there well knew.

And so the Grand Jury aforesaid do say that the said James M. Hall in manner and form aforesaid, feloniously, wilfully, knowingly, corruptly and falsely, did commit wilful and corrupt perjury; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,
District Attorney.

062

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hall, John T.

DATE:

12/22/93



4943

0625

Bail fixed at one thousand
(1000) dollars in open Court
H. H. Hesk
Rep. Clerk

Witnesses:

- Henry Hildenbrand
- Michael F. Blake
- Patrick J. Scully
- Henry Washington
- William S. Young
- William H. Keble

Feb. 14 1894

The investigation in the
Case of People v John A
Dumphy having conclusively
shown that no oath required
by law was administered
to this Defendant, & Dumphy
having been convicted of
Neglect of duty as Election Inspector
for failing to administer the
required oath, it is manifest
that this Defendant cannot
be convicted of Perjury in taking
oath was given him as an oath
by the Election officers. It is
recommended that this indictment
be dismissed
J.R. Falconer
D.A.

1410
COURT OF OYER AND TERMINER.

Counsel, J. Berlinger
Filed 22 day of May 1893
Pleads, Not Guilty (20)

THE PEOPLE
vs.

John T. Hall

16/2 Downing

PERJURY.
[Section 96, Penal Code, and Chapter 680, Laws of
1892, section 104.]

DE LANCEY NICOLL,
District Attorney

Took me out but a man must
in book write him. Court had
A True Bill. or mita

R. J. Cross Foreman.

Feb. 14, 1894
Indictment dismissed
JCS

0621

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John T. Hall

The Grand Jury of the City and County of New York, by this Indictment accuse *John T. Hall*

of the crime of Perjury, committed as follows:

Heretofore, to wit: on Tuesday, the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three (the same being the Tuesday next succeeding the first Monday of the said month of November), there was held a general election throughout the State of New York and in and throughout the said City and County of New York;

And on the day and in the year aforesaid, and at the said election, the said *John T. Hall* late of the City and County, being a resident of the *Family* Election District of the *Assembly* Assembly District of the said City and County, and a voter entitled to vote at the said election in the said election district, for the purpose of voting at the said election, did personally present himself at the duly designated polling place of the said election in and for the said election district, the polls of the said election in and for the said election district being then open, and to and before

Thomas W. Mahan, John A. Dundas and Charles J. Baugh

then and there being the Inspectors of Election of the said election district, at the said election, at a meeting of the said Inspectors of Election then being duly held in the said polling place for the purposes of the said election.

And the said *John T. Hall* did then and there desire and require of the said Inspectors of Election that he might select a person for the purpose of assisting him to receive and prepare his ballots, and who should be allowed to pass within the guard rail of the said polling place and receive his official ballots, and enter one of the voting booths of the said polling place, with him, and there assist him in preparing his ballot.

And thereupon he, the said *John T. Hall* was then and there in due form of law sworn, and did take his corporal oath, by and before the said Inspectors of Election, touching his right to select such person to assist him in receiving and preparing his ballots as aforesaid, they, the said Inspectors of Election, then and there having full and competent power and authority to administer the said oath to the said *John T. Hall* in that behalf.

And the said John T. Hall being so sworn as aforesaid, upon his oath aforesaid, before the said Inspectors of Election, then and there feloniously, wilfully, knowingly and corruptly, did falsely swear, declare and say, that by reason of

he, the said John T. Hall was then and there unable to receive or prepare his ballots without assistance.

Whereas, in truth and in fact he, the said John T. Hall was not by reason of

then and there unable to receive or prepare his ballots without assistance, as he then and there well knew.

And so the Grand Jury aforesaid do say that the said John T. Hall in manner and form aforesaid, feloniously, wilfully, knowingly, corruptly and falsely, did commit wilful and corrupt perjury; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,
District Attorney.

0621

BOX:

543

FOLDER:

4943

DESCRIPTION:

Halpin, Peter

DATE:

12/06/93



4943

0629

Witnesses:

114
COURT OF OYER AND TERMINER.

Counsel,

Filed, 6th day of Dec 1892

Pleads, *guilty*

THE PEOPLE

vs.

B

Peter Halpin

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

General Sessions
Sec 8 of 1892

FILED DEC. 15
1896

A TRUE BILL.

R. S. Cross Foreman.
Complaint sent to the Court
of Special Sessions,
Part III, Dec 18 1892

0631

Court of Oyer and Terminer

631

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Healdin

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

Peter Healdin
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Peter Healdin

late of the City of New York, in the County of New York aforesaid, on the day of *November* ¹⁹ *three* in the year of our Lord one thousand eight hundred and ninety-
, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

Peter Healdin

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Peter Healdin

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Morris Cohen

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

DE LANCEY NICOLL,

District Attorney.

063

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hamilton, Walter H.

DATE:

12/08/93



4943

Witnesses:

Court of Oyer and Terminer

217

Counsel,

Filed, 1 day of Dec 1893

Pleads,

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

vs. *Drugs*

Walter H. Hamilton

General Sessions
Dec 11 1893

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

R. S. Cross Foreman.

VIOLATION OF THE EXCISE LAW
(Illegal Sales without License,
[Chap. 401, Laws of 1892, § 81])

Uyer and Ferriner
Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Walter H. Hamilton

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

Walter H. Hamilton

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Walter H. Hamilton

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

certain

other

one Cornelius J. Sullivan and 6 persons whose names are to the Grand Jury aforesaid unknown, without

having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,

District Attorney.

0630

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hand, John

DATE:

12/05/93



4943

Witnesses:

Fredrick W Power

6.

Counsel,

Filed

~~X~~
5 day of Dec 1893

Pleads:

Guilty

THE PEOPLE

33
191 Muller
+ inclusion

John Hand

Grand Larceny, second Degree.
[Sections 528, 531, Pennl Code.]

DE LANCEY NICOLL,

District Attorney.

Part 3, December 8/93

P leads Petition Larceny

A TRUE BILL.

Pen 6 mos
Dec 11/93

B. Lockwood

Forem. dn.

0630

Police Court 1 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 175 Grand Street, aged 43 years,
occupation Machinist

Frederick W. Panser

deposes and says, that on the 20 day of November 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of the deponent, in the day time, the following property, viz:

One overcoat, and one coat of the value of thirty 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 Hand (now here) for the reason that on said date defendant see entered deponent's premises aforesaid and deponent saw this defendant take the aforesaid two coats from off a hook in said premises and go away with the same. Wherefore deponent charges the defendant with grand larceny.

Frederick W. Panser

Sworn before me, this 20 day of Nov 1893.
Charles W. [Signature]
Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Hand 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 Hand

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York

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

Answer. 240 Mulberry Street. 6 months

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty.

John Hand

Subscribed and sworn to before me this 30 day of April 1931
[Signature]
Police Justice.

0638

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

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

328 1236
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick W. Panser
vs.
John Hand

Offense
Grand Larceny

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, Nov 20 189 3

Magistrate.

Officer.

Precinct.

Witnesses Adolph Neuschotz

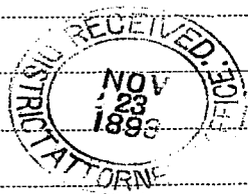
No. 175 Grand Street.

No. _____ Street.

No. _____ Street.

\$ 5.00 to answer

Committed



0640

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hand

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

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

The said

John Hand

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *November*, in the year of our Lord, one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

one overcoat of the value of twenty dollars, and one coat of the value of ten dollars

[Handwritten flourish]

of the goods, chattels and personal property of one

Frederick W. Parson

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

De Lancey Nicoll,
District Attorney

064

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hanft, Adam

DATE:

12/04/93



4943

0642

Witnesses:

19

COURT OF OYER AND TERMINER.

Counsel,

Filed, 4 day of Dec 1893

Pleads, *Guilty*

THE PEOPLE

vs.

B
Adam Haupt

*General Sessions
Dec 8 1893*

VIOLATION OF THE EXCISE LAW.
(Illegal Sales Without License.)
[Chap. 401, Laws of 1892, § 81.]

LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*R. J. Crowe
Foreman.
Part 3 Dec 18, 1893
Forfeited*

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Adam Haupt 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. *Adam Haupt*

Question. How old are you?

Answer. *64 years old*

Question. Where were you born?

Answer. *Germany*

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

Answer. *165th St Harlem River 20 years*

Question. What is your business or profession?

Answer. *Liquors*

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
Adam Haupt*

Taken before me this
day of *Sept* 189*9*
[Signature]
Police Justice.

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

Defendant

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

Dated, July 22 1893

W. J. Feltner

Police Justice.

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

Defendant

Dated, July 23 1893

W. J. Feltner

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

0644

Hayes

SELLING-WITHOUT-LICENCE. 785

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James F Morrison
vs.
Adam Haupt

Wm of Canal & Law
Offense.

1 _____
2 _____
3 _____
4 _____
Dated, *July 22^d* 189 *3*

Feltner Magistrate.
Morrison Officer.
32 Precinct.

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



No. _____ Street.
\$ *100* to answer *GS*

Bailed

BAILED,

No. 1, by *Linn Winterhalter*
Residence *558 W 120th* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Excise Violation—Selling Without License.

POLICE COURT- 5 DISTRICT.

City and County } ss.
of New York,

of No.

22nd Precinct Police

James F. Morrison

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

of July 1893, in the City of New York, in the County of New York, at

No. 165th St + Harlem River Street,

Adam Haugt (now here)

did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided

and the said defendant did then and there sell deponent three glasses of Lager Beer for which deponent paid him fifteen cents.

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

Sworn to before me, this 22nd day

of

July 1893

James F. Morrison

Chas. F. ...

Police Justice.

Excise Violation—Selling Without License.

POLICE COURT- 5 DISTRICT.

City and County of New York, ss.

of No.

32nd Precinct Police

James F. Morrison

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

of July 1887, in the City of New York, in the County of New York, at

No. 165th St + Harlem River Street,

Adam Haugt (now here)

did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority, strong and spiriluous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided

and the said defendant did then and there sell deponent three glasses of Lager Beer for which deponent paid him fifteen cents.

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

Sworn to before me, this 22nd day

of

July 1887

James F. Morrison

Police Justice.

0548

Court of Oyer and Terminer

613a

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Adam Haupt

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

Adam Haupt

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said *Adam Haupt*.

late of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to *one James F. Morrison*, and to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,

District Attorney.

064

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hanft, Adam

DATE:

12/06/93



4943

121

Witnesses:

.....
.....
.....
.....

COURT OF OYER AND TERMINER.

Counsel,

Filed,

6th day of Dec 1893

transferred to the Court of Special Sessions for trial and final disposition.

THE PEOPLE vs. 18

vs.

Adam Hanft

Ordered to the COURT of
General Sessions
of the CITY of NEW YORK,
for trial and final disposition
Dec 8 1893.

A TRUE BILL.

VIOLATION OF THE EXCISE LAW,
selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

R. J. Cross

Foreman.

Court of Oyer and Terminer

6131

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Adam Hanft

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

Adam Hanft
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Adam Hanft*

late of the City of New York, in the County of New York aforesaid, on the day of *June* *ninth* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one *John G. Steppe*

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

SECOND COUNT—

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

Adam Hanft
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Adam Hanft*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one *John G. Steppe*

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

DE LANCEY NICOLL,
District Attorney.

0650

BOX:

543

FOLDER:

4943

DESCRIPTION:

Harden, Charles

DATE:

12/07/93



4943

34



Witnesses:

Wm W Wright
officer *James Mellon*
37th Precinct

Counsel,

Filed *7* day of *Dec* 189*3*

Pleads, *Not guilty*

26
Al. W. [unclear]

THE PEOPLE

vs.

Charles Harden

2

~~*Dist. Atty.*~~

DE LANCEY NICOLL,

Dec 10 1893 District Attorney.

True & Amended
and thought

A TRUE BILL.

D. Towler

Foreman.

Pen 30 days.

Grand Larceny, *second* Degree.
[Sections 528, 531, Penalt Code.]

12

The People

Charles

Court of General Sessions. Part I
 Before Judge Caving. Dec. 20. 1873

Indictment for larceny in second degree.

Wm. W. Wright, sworn and examined

What is your business? I am a professional cook. Where do you live? New London, Conn. Were you employed in the steamer City of Boston on the 11th of December? Yes. Do you recollect where it was lying that day? Yes I do;

Pier No 40 North River in this city.

At about what time of day was it?

I should think it was about 20 minutes to one o'clock in the day time.

Did you see the defendant Charles Harder there? Yes I did. Where was he?

He was in the forward gangway on the starboard side. What was he doing at the time? He was looking over the rail. Did you say anything to him? I did not. Did you see him after that? Yes. Where was he then?

In my room, the cook's room. My room is on the port side. What was in your room? There was wearing apparel - jackets, capes, overcoats and such like; also a few cooking utensils. I employ five men, and

they owned the clothing. It was in your custody and keeping? yes. What was the value of the clothing? The least calculation is sixty dollars. You say you saw the defendant in that room? yes. How near were you to him when you saw him? I was about ten feet from him. What did you see him do if anything? He was rifling my second cook's pants pocket; he had his pants in his left hand and his right hand in his pocket. in the forward part of the room I saw him do it. Had he any right there at all? No right at all. Had you ever seen him there before? No. What did you do when you saw him doing this? I opened the door and I said, he was a damned thief. I told one of the men to go and get the policeman attached to the pier. I locked the door to keep him in. I did not go back to the state room at that time, but when I went back the defendant was not there. He got out. Mr. Nichols tried to stop him. He asked me if I would appear against him? and I said, yes. I said, "you stay here." He said, "No, I want, I have not done nothing."

Mr. Nichols followed him to the middle of the starboard side and the policeman took him - Did you have any talk with him? No. I did not, not at that time I did in the kitchen; he said he did not do anything; they could not do anything to him; they could search him; when he got out he would get square with ~~him~~.

By Counsel

You are a cook? Yes. You have never been in the old clothing business? No. By a rough guess I should say that the property was worth sixty dollars. I should judge from what I had in the room I could not value it at any less. Where were the trousers when you saw them, were they on the bed? No. They were hanging up on the right hand side where my man left them, but he (the dependant) had them in the forward part of the room and I saw him rifling the pants pocket.

But you did not see the trousers hanging up there? No I did not.

Where were the trousers when you saw him with his hand in the pocket? He was holding them in his left hand, he was not holding them up

against the door, he was rifling them in his right hand. You say you could see his hand? Yes. I could see the hand in his pants pocket. What property was in that place belonging to you? There was two suits of clothes in that room and two pairs of shoes belonging to me, and there was thirteen dollars in money. I did not take a direct inventory of the clothes. Had I known you were going to ask me I would have done so. Could you get more than twenty five dollars for your property that was there? Yes, I had two suits of clothes and two pair of shoes. Don't you make allowance for the rest of the clothes belonging to the five men? Charles E. Nichols sworn and examined, testified. What is your business? I am steward on pier No 40 of the New York line. Were you so employed on the 1st of September 1893? Yes. Did you see the defendant Charles Hadden there? Yes. What time was he there? I should judge between half past twelve and one o'clock. Where was he when you first saw him? I saw him coming out of the cook's room. There you were

on the boat "The City of Boston"? Yes. Did he break the door open or how did he come out? He opened the door and walked out I should judge. Which way did he go? He walked about five or ten feet away and left the door open. I saw him open the door. He was inside the door at the time? Yes. The door was closed when I first went in on the boat. Where were you at the time you saw him come out? I was about five or ten feet from the door. I asked him what he was doing there? and he said he was waiting for some man on the little steamer that comes in at the same pier. The cook said that he saw him taking things out of his pants pocket. He said that in the presence of the defendant. What did he say? He said he did not take a thing - he was simply waiting for the boat to come. I asked the cook, "Do you want to make a charge against him? still holding him until the officer comes?" He said he had already sent for a policeman. Did the defendant run away or attempt to get away? No, he did not.

Charles Warden, sworn and examined in his own behalf testified: Where did you work last? I made a trip on the steamer Cherokee to Florida, the Clyde line I was waiter there, and I was second steward of one of the old Dominion steamships, the Wyandote. How long were you with them? All the summer. Where were you prior to that? I was on the yacht Miranda belonging to J. J. Coleman of California I worked for him last winter until April. I was also employed on the Quarantine grounds, I had charge of the disinfectant boats under Dr. Jenkins during the cholera the Stonington and New Hampshire. I had twenty thousand dollars worth of goods Surgeon Halpin and all his men were with me. Were you ever arrested charged with any offence before this or were you ever convicted of any crime? No. This complainant says that he saw you have a pair of trousers and that you were going through his pockets, is that true? No. Explain to the jury why you went on the boat? I was out of work for the last three weeks and I went down

there to get a job of work. I saw the "Edward Clark" there which runs from the pier to Elizabethport, N. J., which hauls Singer Sewing machines. She had just pulled out to go on the east side. It was raining very hard and I thought I would go on the City of Boston to see what was doing there. I was talking to Mike a deck boy, and this fellow came by. I walked in the "glory hole," that is where all the colored help that works on the boat sleep. After I had went in I got up on the bed to see if there was anybody in there. Johnson used to be second cook on there. At that time a pair of pants dropped and I was picking them up. He slammed the door and halloed, "Thief, thief in the room." I could not get out; in about a minute somebody unlocked it and I came out. I met him and said, "If I am a thief, you must search me; come in your room and see if you have missed anything." He went in and he said, "Nothing is missing. Did you put your hand in the pocket of his trousers?" No, only picked the pants up and put them

back on the bed. I got up on the berth to look over to see if anybody was there. There was not anybody there, and just as I went the pants fell. I picked them up, he slammed the door and caused excitement and I was locked up.

Cross Examined. I was living at No 66 North st, opposite Jefferson Market. Where had you slept the night before you were arrested? I had slept in Third street, it is a nice, respectable place. I told them in the Police Court I had nowhere I could call my home. I was mad with the detective simply because he tried to make out that I had stole something. I went into this room on the boat because I knew Johnson, a fellow who used to cook on the boat. If I am not mistaken he used to work on the boat last winter. I cannot remember his first name. I last saw Johnson in New London on the same boat. I had no money on me when I was arrested.

Officer James Mallon testified that he arrested the defendant. He said the second cook told him to go in there.

The jury rendered a verdict of guilty of an attempt to commit petty larceny.

Testimony in the
custody of
Charles Harder
filed Dec.

1913
20th

0663

Police Court / District.

Affidavit—Larceny.

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

of No. Steamer City of Boston William M. Rice 140 North River Street, aged 33 years,
occupation Cook being duly sworn,

deposes and says, that on the 1 day of December 1893 at the City of New
York, in the County of New York, was feloniously ^{attempted to be} taken, stolen and carried away from the pos-
session of the deponent, in the day time, the following property, viz:

A quantity of clothing
valued at Sixty dollars

the property of deponent and others all in
deponents care and custody

and that this deponent
has a probable cause to suspect, and does suspect, that the said ^{attempted to be} property was feloniously taken,
stolen and carried away by Charles Harden now here

for the following reasons — on said date
deponent discovered the defendant in deponents
state room on the Steamer City of Boston at
pier 40 North River. The said clothing
was in said state room — deponent
saw the defendant standing in said
room with his hand in the pocket of
a pair of pants that were hanging on
a nail in said room.

The defendant ~~was~~ had no right
or business in said room — He was not a
passenger on said boat nor employed
thereon.

Wm Knight

Sworn to before me, this
day of December 1893
at New York
of William M. Rice
Police Justice.

0661

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Harden*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *no home*

Question. What is your business or profession?

Answer. *Cook*

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

*Defendant refused to sign the
above*

1888
M. J. [Signature]
Police Justice.

Police Justice.

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 50 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Dec 1 1893 James Martin Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0668

11
Police Court---

1292
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William W. Rice

Charles Harden

2 _____

3 _____

4 _____

*Attempted
Offense
Carrying*

Dated, *Dec 1* 189 *3*

Morton Magistrate.

Mallon Officer.

37 Precinct.

Witnesses *Wm Gibbons*

No. *Rice 40 N.R.* Street.

No. *Phot Michels* Street.

No. _____ Street.

No. *John H. Hulikans* Street.

§ *1000* to answer *Q. S.*

Committed

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.



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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Harden

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

Charles Harden
of attempting to commit the crime of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed
as follows:

The said

Charles Harden

late of the City of New York, in the County of New York aforesaid, on the first
day of December in the year of our Lord, one thousand eight hundred and
ninety-three, at the City and County aforesaid, with force and arms,

divers articles of clothing and
wearing apparel, of a number
and description to the Grand
Jury aforesaid unknown, of
the value of sixty dollars, and
divers other goods, chattels and
personal property, (a more particular
description whereof is to the Grand
Jury aforesaid unknown) of the
value of thirty dollars,
of the goods, chattels and personal property of one William Wright

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

De Lancey McCall,
District Attorney

0661

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hargrave, Philip H.

DATE:

12/22/93



4943

0664

BOX:

543

FOLDER:

4943

DESCRIPTION:

Giles, William J.

DATE:

12/22/93



4943

0670

BOX:

543

FOLDER:

4943

DESCRIPTION:

Maroney, Patrick J.

DATE:

12/22/93



4943

POOR QUALITY ORIGINAL

Witnesses:

James K. Blake
Henry H. ...
John D. Watson

No. 1 Bailed Dec 24/93
By Jas. Morel
134 W. 3 St.

No. 2 Bailed Dec. 24/93
By Augustus Barbaro
34 City Hall Place.

No. 3 Bailed Dec. 24/93 by
Moses Levy
98 Baxter St

1402
290
Court of Oyer and Terminer

Counsel,

Filed 22 day of Dec 1893

Pleaded, Not Guilty with leave
to the June 3rd to answer

THE PEOPLE

vs.

Philip M. Hargrave
27 1/2 Oliver
William J. Giles
Patrick J. Maroney
20 - 290 Front

DE LANCEY NICOLL,

District Attorney.

1592

A True Bill.

march 5 1894
all plea a Guilty

R. J. Carr Foreman
Each
before
fine paid in ...

[Section 41 - Penal Code]

COURT OF OYER AND TERMINER

Of the City and County of New York.

The People of the State of New York

against

Philip H. Hargrave, William J. Giles
and Patrick J. Maroney.

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

by this Indictment, accuse Philip H. Hargrave, William J. Giles
and Patrick J. Maroney of refusing to perform a duty required
of them as Inspectors of Election, by the election law, com-
mitted as follows:

Heretofore, to wit: on Tuesday, the seventh day of
November, in the year of our Lord one thousand eight hundred
and ninety-three (the same being the Tuesday next succeeding
the first Monday of the said month of November), there was
held a general election throughout the State of New York and
in and throughout the City of New York; and on the day and
in the year aforesaid, and at the said election, the said
Philip H. Hargrave, William J. Giles and Patrick J. Maroney,
all late of the said City and County, were Inspectors of
Election of the Fifteenth Election District of the Second
Assembly District of the said City and County, duly appointed,
qualified, and then and there acting as such.

And before the day of the said election a certain

political party called the Republican County Organization of the said County of New York, which had duly filed certificates of nomination of candidates for certain offices to be filled at the said election, by writing signed by the proper representative of the said organization, duly appointed one John D. Walton as a watcher to attend the polling place of the said election district on the day of the said election; and by the provisions of the election law the said John D. Walton, so being appointed as such watcher, was entitled, on the day of the said election, upon delivering the said writing to one of the ^{said} Inspectors of Election, to be present at the said polling place and within the guard rail thereof, from at least fifteen minutes before the unlocking and examination of the ballot boxes at the opening of the polls of the said election until after the announcement of the result of the canvass of the votes cast thereat, and the signing of the certificate thereof by the said Inspectors.

And on the day of the said election and after the opening of the polls of the said election in and for the said election district, but before the closing thereof, the said John D. Walton personally appeared before the said Philip H. Hargrave, William J. Giles and Patrick J. Maroney, so being such Inspectors of Election as aforesaid, at the polling place of the said election district, and did then and there produce and deliver to the said Inspectors his said written appointment as such watcher to attend the said polling place as aforesaid and did then and there desire and require that the said Philip H. Hargrave, William J. Giles and Patrick J. Maroney,

as such Inspectors of Election as aforesaid, permit him to be present at the said polling place and within the guard rail thereof, thence during the said election.

And the said Philip H. Hargrave, William J. Giles and Patrick J. Maroney, being such Inspectors of Election as aforesaid, well knowing the premises, and the duty so required of them and the right and authority of the said John D. Walton as such watcher as aforesaid, but wholly disregarding the same, then and there feloniously did refuse to permit the said John D. Walton to be present at the said polling place and within the guard rail thereof at any time during the said day, as well while the polls of the said election in and for the said election district were open as thereafter, and thence continually until after the announcement of the result of the canvass of the votes cast thereat, and the signing of the certificate thereof, by the said Inspectors; and during all of the said time did then and there feloniously exclude the said John D. Walton from within the said guard rail; against the form of the statute in such case made and provided; and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,
District Attorney.

1402

Court of Oyer and Terminer

290

Witnesses:

A. J. Sander
Michael F. Platteau
Henry H. Sander
George Malraison

Counsel,

Filed 22 day of Dec 1894

Pleady, Not guilty with leave till Jan 3/95 to answer

THE PEOPLE

vs.

Philip H. Hargrave
William J. Giles
Patrick J. Maroney

Section 418
Penal Code
The least of duty

DE LANCEY NICOLL,

District Attorney.

A True Bill.

March 5, 1894

Indictment dismissed

R. J. Cuss Foreman.

Indictment allowed matches
return first trial

195 South St.,
New York City.
March 2nd 94.

To Hon George D Barrett,
Supreme Court Justice

Hon Sir

It is
to certify that I have
known Mr Philip H
Hargrave for the past
22 years,

during which time he has
at various times & disposed
of property for me, collected
rents & acted in various of his
financial transactions, I can

your Honor commend him to your
Exalted & Judicial Consideration
as an honorable Gentleman and
one who's integrity is unquestioned
Honest trustworthy and upright

Yours Very Respectfully,

Joseph Nelson.

Court of Oyer and Terminer

The People, &c }
 against }
William Giles }
Philip Hargraves }
Patrick J. Maroney }

City and County of New York: ss
Edward Walsh being duly
sworn says. I am a Sergeant of
Police attached to 4th Precinct Station
City of New York.

That I am well acquainted with the
defendants Giles and Hargraves and
have known them about three years
said Giles ^{is} an applicant for the position
of police officer and I have personally
investigated his character which I have
found to be of the very best. There
has never been an applicant so well
spoken of during my experience as that
of William Giles the defendant.

The character of Philip Hargraves has
always been good, he has resided in
my precinct for some time and his friends
& business acquaintances all speak of him
as an honest and upright man.

Subscribed and sworn to before me this 1st day of June 1894
J. J. [Signature] Edward Walsh

0679

Court of Dyer & Termiers

The People

against

Philip Hargrave

William Giles &

Patrick J. Maroney

filed March 5, 1894

0680

New York 189

No

To BENJ. BERKOWITZ, DR.

Manufacturer of

THE HOME MADE

Shirts, Jumpers, Overalls & Co.,

Flannel Shirts a Specialty.

No. 75 & 77 CATHARINE STREET

Terms Net

New York March 1st 94

This is to certify that I had
business transactions with
William J. Jiles for the
past two years and
have always found him
to be honest in his
dealings with me and
have found him to be a
person of good moral
character

Benjamin Berkowitz

068

WM. H. NOSTRAND.

JOHN NOSTRAND.

Thos. C. Nostrand's Sons,

COMMISSION MERCHANTS,

Dealers in all kinds of Flour, Grain, Feed, Hay, &c.,

186 SOUTH STREET,

Telephone Call, Cortlandt 364.

New York,

Mar 12 1894

To Whom it may concern
This is to certify I have known
W. J. Giles for the last 5 years
always found him honest
and upright.

John Nostrand

0682

W. R. GRACE & Co.
1 & 2 Hanover Square.
NEW YORK.

Cable Address. "GRACE"
Letters. P. O. BOX 2866.

M. P. GRACE & CO London.
GRACE BROS. & CO. Lima & Callao.
J. W. GRACE & CO San Francisco.
GRACE & CO. Valparaiso.

New York, Mon 2nd 1894

To Whom it may concern
The Bearer William J. Giles I have personally known for the past fifteen years and have always found him to be straight forward and honest in all his dealings and can cheerfully recommend him to any one

Christopher C. Watson
of W. R. Grace & Co
1 Hanover Square

0683

METROPOLITAN
 HEADQUARTERS FOR
 G. A. R., S. V.,
 Railroad, Steamboat,
 AND
 FIREMEN'S
 UNIFORMS.

Cohen Brothers,
 Clothiers, * Merchant * Tailors
 AND
 Manufacturers of Uniforms.

96, 98 and 100 Catharine St., cor. Cherry,

New York, March 1 1894

To Whomsoever it may concern

This is to certify
 that We have known Wm J. Giles for
 the past 15 years and during that time
 We have known him to be a sober honest
 and industrious person and cheerfully
 recommend him to any person as such

Cohen Bros

0684

TELEGRAPHIC ADDRESS: WILPON, NEW YORK.

WILLIAMS & POYNTER,



SHIPPING MASTERS.

22 Coenties Slip.

New York, March 2nd 1894

To Whom it may concern!

We have known William Giles since he has been a child & have found him to be a person of good character and an energetic, sober & industrious person. We take great pleasure in saying that when his father died he was young in years & he faithfully supported his mother & sick sister who were left in poor circumstances. His reputation is excellent in business transactions and he is a reliable and trustworthy young man.

Williams & Poynter

City and County of New York "SS"
 William H. Assing
 being State keeper of W. B. James Slip
 being duly sworn says I have known
 William J. Giles since his childhood
 and know other people who are acquaint-
 ed with him. That his general character
 for truth and honesty has always
 been good and have never known or
 heard of his being charged with
 any offense prior to this

Sworn to before me:
 this 2^d day of March 1894
 J. H. Hoyer
 Notary Public
 N.Y. Co.

William H. Assing

Suitor of Oyer and Terminer

People vs	}
against	
Philip Hargrave	
William J. Giles and Patrick J. Maroney	

City and County of New York ss.
 James Godbold of No 18. James Slip
 New York City. being duly sworn says: I
 am engaged in business as a Shipwright
 and Blacksmith at the above address and
 have been so engaged for the past twenty
 years.

That the defendant William J. Giles
 was in my employ for the past
 three years, during which time I
 always found him to be an honest and
 industrious young man. I am also
 acquainted with other people who
 know him and they always speak
 of him in the highest of praise.
 I have never known of any charge being
 preferred against him, or his honesty
 and integrity questioned.

Signed before me	}
this 2 nd day of March 1844	
John Hoops Notary Public New York	

James Godbold

Court of Oyer & Tenure

The People

against

William J. Giles

Et al

Affidavits and
Letters of Character

Frederick House

West Alley

0688

New York March 1st 1894

to the Honorable

George C. Barrett

Justice Supreme Court

Division One & Two

Hon. Sir

I have known Philip
H. Hargrave for the past
10 years. He has consummated
several transactions for
me & I have found
him to be not only
truthful but a gentleman
whose word is unquidly
reliable.

Yours Truly

649 Lafayette St

Brooklyn

0689

3/31/894

This is to certify that I have
known the said P. J. Morney for
a number of years and have
always found him to be a
sober and honest young man

ans.

L. M. Post
Lottin Fish Market
N.Y.

0690

W. L. CARLEY,
OYSTERS & SEAFOOD,
83 & 85 FULTON MARKET.

New York, ¹⁷ March, 3rd 1894

Dear Sir, Patrick Maroney
who has worked for years
in front of my stands in
Fulton Market, and who is
the bearer, has always been
considered by me, as an honest,
steady worker, and in my
opinion, is perfectly reliable.

Very respectfully
W. L. Carley.

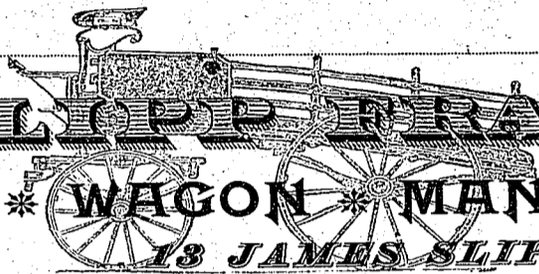
0691

Wagons and Trucks of All Kinds Manufactured
To Order.

New York March 2nd 1894

Mc

J. PHILIPP FRANK, Jr.
TRUCK * AND * WAGON * MANUFACTURER,



13 JAMES SLIP, Betw. South & Water Sts.

This is to certify that Patrick J. Murray
has been my employ for about one year
and know him to be an honest and sober man

Philip Frank

0692

Established 1849.

J. A. Shephard & Son,

Rolling Stock Manufacturers,

Nos. 99 AND 101 MARKET STREET.

New York, *March* 1894

This is to certify Patrick M^r Rooney
was in our employ for several
years we always found him
faithfull honest & sober he
left our employ of his own
accord

J A Shephard and Son

0693

ST. JAMES' RECTORY,
25 OLIVER ST.,
NEW YORK.

March 2nd 1894

To whom it may concern

This will certify that
William Giles of 64 Oliver St,
is a member of this Con-
gregation and bears a ^{very} good
reputation for Sobriety, honesty
& industry.

John Kean

Pastor

3

0694

ST. JAMES RECTORY,
25 OLIVER STREET,
NEW YORK.

March 3 1892

District Attorney Sullivan:

This is to certify that
William Giles, a member of
St James Parish, is a man
of good character and has
always been sober, honest
and industrious.

Yours etc
Peter W. Spellman

0695

St. Andrews' Church,

20 CITY HALL PLACE, N. Y.

March 3 1894

Dear Sir:-

William Giles
is personally known to me. I can state that
he is of good moral character. There are
many friends and neighbors who can testify
to this same. I hold him in such esteem
that I cannot believe him guilty of any
criminal act. Knowing that you are
just and honest in performance of duty I
feel he will be able to clear himself en-
tirely of the charge brought against him.

Yours Respectfully
(Rev.) John J. Owens.

To the

Hon. Mr. Wellman

0696

Office Sandy Hook Pilots
75 Front Street
New York City

New York, March 3-1894
To the Hon. George C. Barrett
Justice Supreme Court —
This is to certify that we
have personally known William
J. Giles for the last Ten Years
and can vouch for his character
and honesty industry and
integrity and can highly
recommend him to your
clemency in this case
knowing that he would not
intentionally do wrong

William Murphy
Edward Devlin
Frank Kelly
Patrick Walsh
Company New York Pilot Boat No 5

0697

—OFFICE OF—

JOHN BOHNET,
Butcher and General Provision Dealer,
COR. CATHARINE & MADISON STS.,

Branch of 188-190 Monroe Street,

Telephone 866 Spring.

New York, Feb 2 1894

I am personally acquaint-
ed with Mr. J. Giles
and have known him
for the past ten years
and had business trans-
acting during that time.
I always found him to
be honest in his transac-
tions with me and to be
a person of good character
and sober and industrious
habits.

J. Bohnet

0698

March 2/94
This is to certify that I
have known Wm. J. Files
since boyhood and always
found him to be honest
 sober and industrious
and have never known
him to be charged with
any wrong doing.
I would cheerfully rec-
ommend him for any
position he may desire
to fill.

John J. Mulgrew
32 Hamilton St.
Mfg of Mineral Waters

0699

C. J. Conlon,

SHIP CHANDLERY,

PROVISIONS, GROCERIES, CYLINDER, LUBRICATING OILS & RUBBER GOODS,
27 & 29 Pearl Street,

Box 211.
Maritime Exchange.

New York, *Nov 3^d* 1894

To whom it may concern

The bearer Mr William
J. Giles, I have known for the past
ten years & have always found him
to be upright, honest & industrious
& can cheerfully recommend him to
any one in need of his services

Respy
C. J. Conlon

0701

for the purpose of conducting such election, at the hour of six o'clock in the forenoon of the said day, and continued such meeting until the closing of the polls of the said election, and thereafter until the votes cast thereat had been canvassed, the result announced and the certificate thereof duly signed.

And the said Philip H. Hargrave, William J. Giles and Patrick J. Maroney, so being such Inspectors of Election as aforesaid, were then and there required by the election law, among other things, to refuse admittance within the guard-rail of the said polling place from the time of such meeting as aforesaid, until the announcement of such result and the signing of such certificate thereof, and to exclude from within such guard-rail all persons except themselves, and the poll clerks and ballot clerks of the said election district, persons admitted by them to preserve order or enforce the law, persons admitted for the purpose of voting, persons duly admitted to assist disabled voters, and persons lawfully designated by candidates to be present at such canvass; and to prevent more than one person from occupying one voting booth in the said polling place at the same time, except only in case where a voter should declare under oath to them that by reason of total blindness, loss of both hands, such total inability in both hands that he could not use either hand for ordinary purposes, or physical disability by reason of crippled condition or disease to enter the booth alone, he was unable to receive or prepare his ballots without assistance, in which case such voter might, by the election law, select a

person for that purpose who should be allowed by the said inspectors to pass within the said guard-rail and receive such ballots and to enter the said voting booth with such voter and there assist him in preparing his ballot.

Nevertheless, the said Philip H. Hargrave, William J. Giles and Patrick J. Maroney, so being such Inspectors of Election as aforesaid, well knowing the premises, then and there feloniously did omit, refuse and neglect to perform the acts so required of them by the election law as aforesaid, and then and there and especially between the time of such meeting as aforesaid, and the opening of the polls of the said election in and for the said election district and the closing thereof, did feloniously admit within the guard-rail of the said polling place, and omit and neglect to refuse admittance within such guard-rail, or to exclude from within the same one Thomas Foley, and divers other persons whose names are to the Grand Jury aforesaid unknown, not being poll clerks or ballot clerks of the said election district, or duly authorized watchers, or persons admitted by them to preserve order or enforce the law, or persons admitted for the purpose of voting, or persons duly admitted to assist disabled voters, or persons lawfully designated by candidates to be present at the said canvass; and then and there during the time aforesaid, to wit: between the opening and closing of the polls of the said election, did feloniously suffer and permit more than one person to occupy one voting booth in the said polling place at the same time, and omit, refuse and neglect to prevent more than one person from occupying one voting booth at the same time, to wit: did feloniously suffer and permit the said

Thomas Foley, and divers other persons whose names are to the Grand Jury aforesaid unknown, to pass within the said guard-rail of the said polling place and to receive the ballots of divers voters of the said election district who had not declared under oath to the said inspectors that for any of the reasons aforesaid they were unable to receive or prepare their ballots without assistance; and did feloniously allow such persons after they had received the ballots of such voter to enter the voting booths in the said polling place with such voters (they the said voters not having made such declaration under oath as aforesaid, to the said inspectors), and to occupy such voting booths at the same time with them; 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.

DeLancey Nicoll,

District Attorney.

0704

BOX:

543

FOLDER:

4943

DESCRIPTION:

Harms, William

DATE:

12/06/93



4943

0705

Witnesses:

7070
COURT OF OYER AND TERMINER.

Counsel,

Filed,

Pleads,

6th Dec 1893

Whitely 14

THE PEOPLE

vs.

B
William Harms

VIOLATION OF THE EXCISE LAW.
Selling, etc, on Sunday.
[Chap. 401, Laws of 1892, § 32.]

General Sessions

Dec 8th 93

DE LANCEY NICOLL,

District Attorney.

I hereby consent and desire that
this case against me be sent to the
Court of Special Sessions for trial
and final disposition.

Dated *Dec 18 93*

R. J. Cross Foreman

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William Hearns

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

William Hearns

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *William Hearns*

late of the City of New York, in the County of New York aforesaid, on the 21st day of May 1891, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

William Hearns

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William Hearns*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

Thomas P. Mc Guire

DE LANCEY NICOLL,

District Attorney.

070

BOX:

543

FOLDER:

4943

DESCRIPTION:

Harper, Gussie

DATE:

12/15/93



4943

154

Witnesses:

Michael Walsh

Counsel,

Filed 15 day of Dec 1893,

Pleads,

Guilty

THE PEOPLE

vs.

Gussie Harper

Dec 21/93
Discharged in her own

DE LANCEY NICOLL,
District Attorney.

Grand Larceny, 1st Degree.
From the Person.
[Sections 538, 539, Penal Code.]

A TRUE BILL.

B. Lockwood

Part & Dec. 21/93 Foreman.
280

I am satisfied
that is not
sufficient testimony
to put defendant
to trial - I would
rather recommend
her discharge upon
her own recognizance

Wm. J. Adams.
Dist. Atty.

Dec. 22nd 93

Police Court 2 District. Affidavit—Larceny.

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

of No. 44 West End St Street, aged 25 years, occupation Carpenter being duly sworn,

deposes and says, that on the 2 day of December 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Good and lawful money to the amount of four dollars \$4.00

the property of Deponent

and that this deponent had a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by George Harper (mother) for the following reasons, to wit: That deponent saw the defendant feloniously take said and carry away the said property from deponent's right hand.

M Walsh

Sworn to before me this 2 day of December 1893 at New York Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Gessie Harper 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.

Gessie Harper

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

144 West 27 St 2 weeks

Question. What is your business or profession?

Answer.

Domestic

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.

Am not guilty
Gessie Harper

Taken before me this
day of
April 1913

Police Justice.

071

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

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

Dated Dec 3 1893 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0712

Police Court--- 5 1289 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Walsh
44 N 23rd Ave
Lucas Harper

of
office
of
Mr. [unclear]

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Dec 3 1889

Rock Magistrate.

Laughran Sullivan Officer.

23 Precinct.

Witnesses Call Officer

No. _____ Street.

\$ 1000 to answer GS

Can *GH*



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Gussie Harper

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

Gussie Harper

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

The said

Gussie Harper

late of the City of New York, in the County of New York aforesaid, on the second day of December, in the year of our Lord, one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

the sum of five dollars in money, lawful money of the United States of America, and of the value of five dollars

of the goods, chattels and personal property of one Michael Walsh on the person of the said Michael Walsh then and there being found, from the person of the said Michael Walsh 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.

Michael Walsh
De Lancy Nicoll,
District Attorney

0714

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hart, Daniel

DATE:

12/15/93



4943

0715

Witnesses:

John O'Rourke
6th Precinct

Counsel,

Filed

day of

189

Pleas,

1892

15 day of *Dec* 189*3*

THE PEOPLE

vs.

D
Daniel Harb

Attorney at Law
Burglary in the Third Degree.
[Section 498, Penal Code.]

28
53 Barren
Chimney

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. J. Wood
Dec 18/93 Foreman.
Plenty Guilty
S. P. 2 years.

0718

Police Court— District.

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

Samuel Rosenberg

of No. 64 Bay and Street, aged 38 years,
occupation merch ant being duly sworn

deposes and says, that the premises No 74 Bay and Street,
in the City and County aforesaid, the said being a Three story frame
building the store floor of
and which was occupied by deponent as a store
and in which there was at the time a human being, by name

attempted to be
were BURGLARIOUSLY entered by means of forcibly taking off the
two padlocks on the front door of said premises
opening an Bay and Street

on the 10 day of December 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

tailors trimmings of the value of about
ten thousand dollars

the property of Deponent

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

Daniel Hart

for the reasons following, to wit: that deponent securely fastened and
locked said premises - including the said front
door with two pad locks on the 9th day of
December 1893. Deponent is informed by
Officer John O'Rourke of the 6th Precinct
that on the said 10th day of December at
about 330 A. M. he found the defendant at
the door of said premises, one pad lock was off
said door and the said O'Rourke found out

0718

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Policeman of No. 6th Precinct

John O'Rowke

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Samuel Rosenberg and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me this, 10 day of Dec 1898

John O'Rowke

Samuel Rosenberg
Police Justice.

0710

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Hart 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 Hart

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. New York City

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

Answer. 53 Brewery, 2 years

Question. What is your business or profession?

Answer. Shoe-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 guilty

Daniel Hart

Taken before me this

day of Dec 1893

Police Justice.

0720

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* Hundred Dollars,..... and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Dec 10* 189 *3*

[Signature] Police Justice

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

Dated..... 189

..... Police Justice.

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

Dated..... 189

..... Police Justice

072

Police Court--- / 1316 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Rosenberg
64 Bayard
Daniel Hard

Offence
Barney

1
2
3
4

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Dec 10 189 3

Needle Magistrate.
John O'Rourke Officer.

Witnesses John O'Rourke Precinct.
6th Precinct Street.

No. Street.

No. Street.

No. Street.



to answer

attest
Barney

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Daniel Hart

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

Daniel Hart
of attempting to commit
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Daniel Hart*

late of the *6th* Ward of the City of New York, in the County of New York aforesaid, on the
tenth day of *December*, in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one *Samuel Rosenberg*

attempt to
there situate, feloniously and burglariously *did* break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said

Samuel Rosenberg in the said *store*
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.

Wm. Launcey Nicoll,
District Attorney

072

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hart, John

DATE:

12/04/93



4943

0724

Witnesses:

18
COURT OF OYER AND TERMINER.

Counsel,

Filed,

4 day of Dec 1899

Pleads,

THE PEOPLE

vs.

John Hart

General Sessions
Dec 8 & 9, 1899

~~VIOLETION OF THE EXCISE LAW.~~

~~Selling, etc., on Sunday.~~

~~[Chap. 401, Laws of 1892, § 32.]~~

By LANCEY NICOLL,

District Attorney.

SUPREME COURT PART 1,

December 22 1899

A TRUE BILL INDICTMENT DISMISSED.

R. J. Cross

Foreman.

FILED DEC. 15

1899

0729

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

John Hart

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 Hart

Question. How old are you?

Answer.

52 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

170. St + Hartum Run 8 yrs

Question. What is your business or profession?

Answer.

Retired Fireman

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

Answer.

I am not guilty and demand a trial by jury

John Hart

Taken before me this 24 day of July 1897
[Signature]

Police Justice.

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

Alfred Smith

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

Dated, July 24 1897

Thos. J. Sullivan Police Justice.

I have have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated, July 24 1897

Thos. J. Sullivan Police Justice.

There being no sufficient cause to believe the within named

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

Dated, _____ 189 _____

Police Justice.

072

Selling on Sunday, 801

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James F. Morrison
John Herb

Offense
Ad. Ex. crim. cov.

1
2
3
4

Dated, July 24 1893

Fritter Magistrate.

Morrison Officer.

32 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 100 to answer

Bailed



BAILED,

No. 1, by James Peilly
Residence 1412 Amsterdam Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0728

Excise Violation—Selling on Sunday.

POLICE COURT, 5th DISTRICT. ¹⁹¹⁶

CITY AND COUNTY } ss:
OF NEW YORK, }

of No. 94 and " 11" James F. Morrison
Puck Police Street, of the
City of New York, being duly sworn, deposes and says, that on SUNDAY, the 23rd
day of July 1893, in the City of New York, in the County of New York,
at premises No. 170th Street and Harlem River Street,

John Hart (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and
provided.

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

Sworn to before me, this 24 day James F. Morrison
of July 1893,
John Hart Police Justice.

0720

Court of Oyer and Terminer

633

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hart

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

John Hart

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *John Hart*, —

late of the City of New York, in the County of New York aforesaid, on the *23rd* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

James F. Morrison

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

SECOND COUNT—

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

John Hart

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Hart*, —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

James F. Morrison

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

DE LANCEY NICOLL,

District Attorney.

0730

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hartge, Richard

DATE:

12/06/93



4943

0731

72

Witnesses:

.....
.....
.....
.....

COURT OF OYER AND TERMINER.

Counsel,

Filed,

6th day of Dec 1893

Pleas,

Wynne

THE PEOPLE

vs.

B

Richard Hartge

VIOLATION OF THE EXCISE LAW.

selling, etc., on Sunday.

[Chap. 401, Laws of 1892, § 32.]

General Session

Dec 8th 93

DE LANCEY NICOLL,

District Attorney.

SUPREME COURT PART 1,

A TRUE BILL December 22 1899

INDICTMENT DISMISSED.

R. J. CURRY

Foreman.

MAILED DEC. 15 1899



0732

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Richard Hartge

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Germany

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

Answer.

2258 Second Ave 5 months

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
If held demand trial by
Jury R Hartge*

Taken before me this *5* day of *July* 189*3*
John J. Quinn

Police Justice.

0733

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

Defendant

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

Dated *Nov 5* 189*3* *Thos Justice* Police Justice.

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

Defendant

Dated *Nov 6* 189*3* *Chas Justice* Police Justice.

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

Dated..... 189..... Police Justice.

0731

*Arrest until Mon
6/9 3 or 2 P.M. J*

Selling on Sunday, *5 7 1888*
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Smith
vs.
Richard Hartge

*Office
Clk of Ct. Cal*

BAILED,
No. 1, by *Edward Springmeyer*

Residence *522 W 119* Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated *Nov 5* 189 *3*

Feitner Magistrate.

Smith Officer.

28 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

3/10 to answer *GS*



Bailed

0739

Excise Violation—Selling on Sunday.

POLICE COURT, 5 DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss:

George Smith
of No. 28 Macinck Street, of the
City of New York, being duly sworn, deposes and says, that on SUNDAY, the
day of November 3, 1893 in the City of New York, in the County of New York,
at premises No. 2258 Second Ave
Richard Hartge (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and
provided.

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

Sworn to before me, this 5 day } George Smith
of Nov 3, 1893 }

Richard Hartge
Police Justice.

0731

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Richard Heartge

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

Richard Heartge

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Richard Heartge*

late of the City of New York, in the County of New York aforesaid, on the ⁵ day of *November* in the year of our Lord one thousand eight hundred and ninety-~~three~~ *three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

Richard Heartge

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Richard Heartge*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

George Smith

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

DE LANCEY NICOLL,

District Attorney.

073

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hartman, William

DATE:

12/12/93



4943

~~12/13/93~~

Witnesses:
James A. Kauer
5th Precinct

Counsel,
Filed 12/13/93 day of Dec, 1893.
Pleads, Guilty

20
73
THE PEOPLE
vs.

William Hartman

Burglary in the Third Degree.
[Section 498, Penal Code]

Dec 14/93
DE LANCEY NICOLL,
District Attorney.

Pleads Guilty
Pen one year.
A TRUE BILL.

The Harris
Foreman.

0730

Police Court— / District.

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

August Gutheil

of No. 204 East 70 Street, aged 40 years,

occupation Manager being duly sworn

deposes and says, that the premises No 411 Broadway Street,

in the City and County aforesaid, the said being a four story building
the basement and 1st floor

and which was occupied by R. J. Kriete as a Bar-room and storeroom

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking a
light of glass on the side of the door leading
into the said basement

on the 6 day of December 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Liquor valued
at about twenty dollars

the property of Rudolph T. Kriete and in deponent's care & custody
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

William Hartman (now here)

for the reasons following, to wit: at about the hour of 6.30 o'clock
P. M. on December 5th 1893 deponent secured
locked and fastened the doors and windows of said
place and the windows of said place were intact
said property was in said place - deponent went
away - Deponent was informed by officer Kane
of the 5th Precinct that on the morning of December
6th 1893 - He heard the noise of glass falling
and he saw the defendant go down the stairs

of said basement and when he (the officer) arrived at said place he saw the defendant in said place and discovered that the glass near the door had been broken

August Gutheil

Sworn to before me
This 6th day of December 1893

Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
Burglary _____
Degree _____

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:
\$ _____
\$ _____
\$ _____
\$ _____
\$ _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

CITY AND COUNTY }
OF NEW YORK, } ss.

James S. Kane

aged _____ years, occupation *Police officer* of No. _____

5th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *August Gutheil*

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

Sworn to before me this, *6* day of *Dec*, 189*3* } *James S. Kane*

[Signature]
Police Justice.

0742

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Hartman 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. *William Hartman*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *72 Greenwich St 5 weeks*

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*

William Hartman

Taken before me this

6

day of *December* 1893

James J. [Signature]
Justice

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

Defendant

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

Dated *Dec 6* 189*3* *Leumann* Police Justice

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

Dated..... 189..... Police Justice.

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

Dated..... 189..... Police Justice

75 1306
Police Court--- / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Guthrie
204th E. 70th
William Hartman

Offence Burglary

1
2
3
4

BAILED,
No. 1, by _____
Residence _____ Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Dated Dec 6 1893

Meade Magistrate.

Kane Officer.

5 Precinct.

Witnesses Call Officer

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G.S. 27



Committed

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Hartmann

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

William Hartmann

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

William Hartmann

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *sixth* day of *December*, in the year of our Lord one thousand eight hundred and ninety-*three* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of one *Rudolph J. Kriete*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said

Rudolph J. Kriete in the said *building*

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.

*De Lancy Nicoll,
District Attorney*

0748

BOX:

543

FOLDER:

4943

DESCRIPTION:

Harvey, George P.

DATE:

12/22/93



4943

Witnesses:

officer Michael Sweeney
Central Park Police

Counsel

Filed

20th Dec 189

Pleads,

not guilty 26

THE PEOPLE

vs.

B

George B. Harvey

SODOMY.

[Sec. 308, Penal Code, as amended by Chapter 935, Laws of 1892.]

Part 2 - Jan. 16, 1894

on motion of Dist Attorney
deft. discharged on his own recognizance.

DE LANCEY NICOLL,

District Attorney.

Part II
Jan 9

A TRUE BILL.

Jan 8 P. 1.

B. Lockwood

Foreman.

Got papers in case of
jaccoloni tried & convicted
in Part I Jan 8/94

Call other one

I have examined into
this case with great care
and find that the de-
fendant is a boy of
good family, able &
willing to support him
that he had a previous good
character that at the time
of the crime charged he
was going to school where
his family is now anxious
to send him. That the
only witness for the people
the officer who was in the place
at the time asserts that the
crime was committed against
the will of the defendant who
appeared to want to be released
The S.P.C. case was in the following re-
spects: The defendant was
arrested when he was 17 years of age
of 78 Albany Street

0741

The New York Society for the
Prevention of Cruelty to Children

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, December 27 1893

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

The People
against
Vincent Jaccolin } Notice of Prosecution

To the District Attorney of the
City and County of New York,

Sir. This Society is interested in the prosecution of
the above defendants, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0749

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

Report Against Cruelty

NOTICE OF PROSECUTION
BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

075

Court Sessions
General Sessions

The People
vs
George Harvey

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

No. 297 FOURTH AVENUE,
(Corner East 28d Street.)

New York, Dec 20 1893

CASE NO. 775-5-8 OFFICER Moore
DATE OF ARREST Dec 19 1893
CHARGE Indecency

AGE OF CHILD 14 yrs
RELIGION Protestant
FATHER George
MOTHER Mattie
RESIDENCE 176 East 81st St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Society
has no record of boy ever
having been arrested before.
He has been a pupil in the
Teachers College at 79 University
Place since Sept 1892, where he
has an excellent character. Boy
has a comfortable home. Parents
very respectable.

All which is respectfully submitted,

To Wm V atty.

H. E. Stocking.

*Court of
General Sessions*

The People
vs
George Henry

PENAL CODE, §

Prisoner

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles Wilde Police Justice
of the City of New York, charging Marcell Jaccotou & Charles Harvey Defendant
with the offence of Crime against nature

and he having been brought before said Justice for an examination of said charge, and it having been
made to appear to the satisfaction of said Justice that said examination should be adjourned to some other
day, and the hearing thereof having been adjourned,

WE, Charles P. Harvey Defendant of No. 176 East 87th
Martha A. Harvey Street, by occupation a School Boy; and
of No. 176 East 82nd Street,
by occupation a Keypunch Surety, hereby jointly and severally undertake
that the above-named Charles P. Harvey Defendant
shall personally appear before the said Justice, at the 5th District Police Court in the City
of New York, during the said examination, or that we will pay to the People of State of New York the
sum of Ten Hundred Dollars.

Taken and acknowledged before me this 14th day of December 1893
G. P. Harvey
Martha A. Harvey
W. P. [Signature] Police Justice.

0753

City and County of New York, ss.

Martina A. Kearney
for

the within named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Twenty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and

that his property consists of a House and Lot at No. 942 Columbus Avenue in the City of New York said property being of the value of Eight Thousand Dollars net all debts and Encumbrances. Deponent further says that she charges her separate Estate with the full payment of this Bond.

Sworn to before me this 11th day of August 1891
Police Justice

Martina A. Kearney.

District Police Court

Undertaking to Answer.
THE PEOPLE, & C.,
ON THE COMPLAINT OF
vs.

Taken the 11th day of August 1891

Justice.

0754

Police Court, 5th District.

(1852)

City and County } ss.
of New York, }
of the Central Park Police Street, aged 31 years,
occupation Park Police officer Being duly sworn, deposes and says,
that on the 12th day of December 1893, at the City of New
York, in the County of New York, he arrested

Vincent Jaccaloni and George P Harvey
(both now here) at about 4:30, P M on said
date in the Central Park at about 104th Street
for the following reasons to wit; That said Harvey
was sitting on a Bench in the Park and said
Jaccaloni was standing in front of him
that said Harvey had said Jaccaloni's
penis in his mouth and that he did
then and there have carnal knowledge of
his said Jaccaloni's person,

therefore charges said Harvey with carnally
having connection with said Jaccaloni
with his mouth and also charges the
said Jaccaloni with permitting the same
to be done and that they did then and
there commit a crime against nature in
violation of section 303 of the Penal Code
of the state of New York. He therefore asks
that each of said defendants be held
for said felony and dealt with as the law
directs.

Michael J. Sweeney

Sworn to before me this
13th day of December 1893

M. W. Police Justice

0759

Sec. 198-200.

5th District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George P. Harvey 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. *George P. Harvey*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New Hampshire*

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

Answer. *176 East 81st Street - 3 years.*

Question. What is your business or profession?

Answer. *School Boy*

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.*

G. P. Harvey.

Taken before me this *13th* day of *November* 189*9*
[Signature]
Police Justice.

0758

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

Vincenzo Jaccoloni

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. *Vincenzo Jaccoloni*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *Astoria, 3 years*

Question. What is your business or profession?

Answer. *Labour*

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.*

Vincenzo Jaccoloni
his
man

Taken before me this

day of *November* 189*9*

[Signature]
Police Justice.

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 _____

Defendants

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

Dated, December 13 189 3 *Mar. Veldke* Police Justice.

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

Dated, Dec 20 189 3 *Mar. Veldke* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

1866. 1853
Police Court, 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Sweeney
vs.
Vincent Jacoboni
George P. Harvey
3
4
(Separate
Indictments)

Offense, *Common Law*

Dated December 13th 1893

Chas. Meda Magistrate.

Michael Sweeney Officer.

Paul Poliet Precinct.

Witnesses 16 E. Stock Night

No. 297 4th Street

Brown apt Joe deini
No. 1001 1st Street

No. 509 Each G.S. Street

to answer 7:15 AM 14th

1000 bail each

2 P.M. 20th No 1 - Conn

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by Marshall A Harvey
Residence 176 E 81st Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George P. Hawney

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

indictment accuse *George P. Hawney*

of the CRIME OF SODOMY, committed as follows:

The said *George P. Hawney*

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

twelfth day of *December*, in the year of our Lord one thousand

eight hundred and ninety- *three*, at the City and County aforesaid,

in and upon one *Vincent Jaccodoni*,

a - male person, then and there being, feloniously did make an assault, and

Jaccodoni, the said *Vincent Jaccodoni*, then *with the said George P. Hawney*

and there feloniously did carnally know *with the mouth*, 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.

(2049)

Deane H. Hill,
District Attorney

0760

BOX:

543

FOLDER:

4943

DESCRIPTION:

Harvitt, Joseph

DATE:

12/04/93



4943

copy of address to [unclear] 114 and [unclear] 1142

Court of Oyer and Terminer.

1297

Witnesses:

Bailed by
Andrew A. Harman
153 Murray St.

Counsel,

Filed

day of

Dec

1897

Pleaded

THE PEOPLE

vs.

NA

JOSEPH HARVITT.

ENTERED
T. J. W.

Femal Code.]

Misdemeanor.

41, W,

[Section

DE LANCEY NICOLL,

District Attorney.

While there may have been a technical violation of the law upon which this indictment is based, still the case is such that in its very nature - in addition to its antiquity no conviction can be had. I therefore recommend that this indictment be dismissed

Oct 8/98

I concur

John A. [unclear]
[unclear]

S. S. Blake
Asst Dist Atty

Ordered to the COURT of
General Sessions
of the COUNTY of NEW YORK
for trial (Entered in the minutes)
Dec 7 1898
True Bill

P. H. Oct 14/98
on motion of Dist. Atty.
Indictment dismissed
M. T. M. G.
Foreman.

City and County of New York 255.

Joseph Harritt being sworn says. I live No. 216 E Bway. ~~have~~
I lived in 272 E Bway Nov. 8th 1893.
I do not know what assembly dis-
trict I was born in Russia and
have never become a citizen of
the U. S. Previous to Nov 8th 1893.
I was asked to become a candidate
for member of the Assembly. I re-
plied that I could not as I
was not a citizen. I did not
know that I was a candidate
for the office of member of Assembly
until after the election was had
and after I had been indicted by
the Grand Jury of this County.

I never spent any money to aid
my election. I did not know I was
a candidate. I knew I could not
be a candidate as I was not a
citizen.

Sworn to before me } Joseph Harritt
This 10th June 1895 }
Patrick A. Delehanty
Notary Public 155
N.Y. Co.

0763

Joseph Parrott.

0764

My office is now in Room 107,
8th floor, Stewart Building, 280
Broadway, N. Y.

JOHN FENNEL.

Court of General Sessions of the Peace

The People of the State of New York } against Charles Joffland }

City and County of New York, Charles Joffland being duly sworn, says: I live at No. 377 Eighth Street in the city of New York and have resided there since November 1894. Before that time, to wit: from October 1893 to November 1894 I lived at No. 108 Amsterdam in said city.

In November 1893 I was indicted for not having rendered an account of my election expenses as candidate for delegate to the Constitutional Convention in the 12th Senatorial District.

This was the first intimation I had that I had been a candidate. I don't know whether I lived in the district I was voted for. I did not know that I had

COURT OF OYER AND TERMINER,
Of the City and County of New York.

.....

THE PEOPLE OF THE STATE OF NEW YORK,

--against--

JOSEPH HARVITT.

.....

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,
by this indictment, Accuse JOSEPH HARVITT, of a
Misdemeanor, committed as follows:

The said JOSEPH HARVITT, late of the City of New York, in the County of New York aforesaid, having been a candidate voted for by the electors of the Fourth Assembly District of said City and County, at the general election, held throughout this State and in the said City and County of New York, on the Eighth day of November, 1893, to wit: a candidate for the office of Member of Assembly for the said Assembly District, and being by law required within ten days after such election to file in the office of the Clerk of the said City and County an itemized statement in the form and containing the matter provided by law, showing in detail all the moneys contributed or expended by him, directly or indirectly, by himself or through any other person, in aid of his election to the said office at the said election, unlawfully did wholly neglect to file such statement as so required by law as aforesaid, within ten days after the said election;

A G A I N S T the form of the statute in such case made and provided, and against the peace of The People of the State of New York, and their dignity.

DE LANCEY NICOLL,

District Attorney.

0761

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hawkins, Mary

DATE:

12/22/93



4943

0769

Court of Special Term

326
Hawkins Dec 19

Witnesses:

Counsel,

Filed, 22 day of Dec 1893

Pleads,

THE PEOPLE

vs.

B
Mary Hawkins.

VIOLATION OF THE EXCISE LAW.
(Illegal Sales/Without License.)
[Chap. 401, Laws of 1892, § 31.]

107

Original to the Court of
Special Term
of the COUNTY of NEW YORK,
District (Entered in the Minutes)

Dec 22 1893
[Signature]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL
[Signature]

[Signature]
Foreman.
12/19/94

0770

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK,

Mary Hawkins

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

Question. What is your name?

Answer. Mary Hawkins

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. W.D.

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

Answer. No 147 West 53 Street & about 3 months

Question. What is your business or profession?

Answer. Domestic

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

Answer. I am not guilty and demand a trial by jury. Mary Hawkins

Taken before me this

Mary Hawkins
189

Police Justice.

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 Alfordant

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

Dated May 21 1893 W. M. Mahon Police Justice.

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

Dated May 25 1893 W. M. Mahon 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.

0770

SELLING WITHOUT LICENCE. 598
Police Court--- 4 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Martin McConnell

Mary Hamilton

Agency
The Western Bank

1
2
3
4

Dated May 21 1893

M. McConnell Magistrate.

M. McConnell Officer.

22 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.



\$ 100 to answer S.S.

100 paid S May 23 2 P.M.
DU May 25 2 P.M.

BAILED,

No. 1, by Joseph Wallace

Residence 306 E 119 Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0773

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Samuel F. McMahon a Police Justice of the City of New York, charging Mary Hawkins Defendant with the offence of Viol of the Excise Law

and she having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Mary Hawkins Defendant of No. 147 W 53 @
Street; by occupation a Domestic
and Joseph Wallack of No. 206 E 119 St
Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that the above named Mary Hawkins Defendant shall personally appear before the said Justice, at the 4th District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of One Hundred Dollars.

Taken and acknowledged before me, this 21 @

day of May 1893
Samuel F. McMahon POLICE JUSTICE.

Mary Hawkins
Wallack

0774

CITY AND COUNTY }
OF NEW YORK, } ss.

John M. ...
Palace Justice
1893

Sworn to before me, this 27

Joseph Wallack
the within named Bail and Surety being duly sworn, says that he is a resident and *Free*
holder within the said County and State, and is worth *Five* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of *a house and lot situated at*
No. 508 Broome St. and worth Five Thousand
Dollars free and clear.

Wallack

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

Excise Violation—Selling Without License.

POLICE COURT— 4th DISTRICT.

City and County } ss.
of New York, }

of No. 147 West 153rd Street, Manhattan Police Matthew McConnell Street,
of the City of New York, being duly sworn, deposes and says, that on the 17 day

of May 1893 in the City of New York, in the County of New York, at
No. 147 West 153rd Street, Mary Hawkins (now here)

did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided

and defendant purchased
one small bottle of champagne
and paid said defendant
the sum of five dollars therefor

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

Sworn to before me, this 21 day } Matthew McConnell
of Manhattan 1893 }
W. M. ... Police Justice.

0771

Oyer and Terminer
Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against *Mary Hawkins*

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

Mary Hawkins

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said *Mary Hawkins*

late of the City of New York, in the County of New York aforesaid, on the *17th* day of *May* — in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

one Matthew Mc Connell and to certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,
District Attorney.

077

BOX:

543

FOLDER:

4943

DESCRIPTION:

Hazard, Otis L.

DATE:

12/08/93



4943

Witnesses:

.....
.....
.....
.....

Court of Oyer and Terminer

Counsel,

1893

Filed,

8 day of Dec 1893

Pleads,

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

Part 2. Sec. 17. 1893

Otto L. Hayward

General Sessions

Dec 11 1893

VIOLATION OF THE EXCISE LAW.
selling, etc., on Sunday.
[Chap. 401, Laws of 1892, 88]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. D. Cross Foreman.

Clyde and Yermine
Court of ~~General Sessions of the Peace~~
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Utic S. Hazard

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

Utic S. Hazard

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Utic S. Hazard

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

Utic S. Hazard

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Utic S. Hazard

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,

District Attorney.

078

BOX:

543

FOLDER:

4944

DESCRIPTION:

Heillsmann, William

DATE:

12/06/93



4944

0781

Witnesses:

48
COURT OF ~~NY~~ AND TERMINER.

Counsel,

Filed, *6* day of *Dec*, 189*3*

Pleads, *Guilty*

THE PEOPLE

vs.

B

William Heilermann

VIOLETION OF THE EXCISE LAW.
selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

*Opposed to the COURT of
General Sessions
of the COUNTY of NEW YORK
Dec 20 93*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. D. CURR

Foreman.

of Special Sessions,

Part III, *Dec 20 1893*

Court of Oyer and Terminer

631

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Hellmann

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

William Hellmann

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

William Hellmann

late of the City of New York, in the County of New York aforesaid, on the *third* day of *September* in the year of our Lord one thousand eight hundred and ninety-~~three~~, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

William Hellmann

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William Hellmann

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,

District Attorney.