

0260

BOX:

512

FOLDER:

4664

DESCRIPTION:

Fares, Tommaso

DATE:

02/13/93



4664

Witnesses:

Onofrio Santangelo

There complaint in this case cannot be found (See aff filed)

Without his testimony no conviction can be obtained.

I therefore recommend the discharge of the defendant upon his own recognizance.

March 14th 93.

Vernon M. Davis
Clerk.

Counsel,

Filed

day of

189

Plead,

THE PEOPLE

vs.

B

Thomas J. Jones

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

March 8th 1893

A TRUE BILL.

Wood Edgell
Foreman.

Rank 2 March 14/93
Bail Discharged

0261

0262

Police Court— District.

CITY AND COUNTY } ss,
OF NEW YORK,

of No. 178 Mulberry Street, aged 38 years,
occupation Carpenter being duly sworn, deposes and says, that
on the 31 day of January 1889 at the City of New York,
in the County of New York,

he was violently **ASSAULTED** and **BEATEN** by Vincenzo Parisi
who struck him on the head
with a hammer

without any justification on the part of the said assailant.

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

Sworn to before me, this 2
day of February 1889 at New York
John M. Ryan Police Justice.

0263

1503

POLICE COURT.....DISTRICT.

City and County of New York, ss.

THE PEOPLE
vs.

On Complaint of *Cudrino Santangiles*
For *Assault*

Tommaso Pariso

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

Dated *July 10* 189*3*

John Ryan

Commr. Farese

Police Justice.

0264

Sec. 151.

POLICE COURT, _____ DISTRICT.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned one of the Police
Justices for the City of New York by *Onofrio Santangiles*
of No. *78 Mulberry* Street, that on the *31* day of *January*
1893 at the City of New York, in the County of New York,

he was violently **Assaulted** and **Beaten** by *Yuccio Parisi*

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

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

Dated at the City of New York, this _____ day of _____ 1893

John Ryan POLICE JUSTICE.

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-A. & B.

Dated.....1893

Ryan Magistrate.

Thomas Officer

The Defendant *Thomas Paris*

taken, and brought before the Magistrate to answer the within charge, pursuant to the command contained in this Warrant.

Edward J. Connor Officer.

Dated.....1893

This Warrant may be executed on Sunday or at night.

Police Justice.

30 yrs
W
Italy
Bookkeeper
in
yes
83 Hildbury St
having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Police Justice

The within named

0266

Sec. 198-200.

1888

District Police Court.

City and County of New York, ss:

Amasso Paris

being duly examined before the undersigned 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.

Amasso Paris

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

Italy

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

Answer.

87 St. Mulberry St.

Question. What is your business or profession?

Answer.

Bookkeeper

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**Amasso Paris*

Taken before me this
day of *September* 1888

John H. Ryan
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
Free Three Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, Feb 2 189 3 John J. Ryan Police Justice.

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

Dated, Feb 2 189 3 John J. Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

W A 150
Police Court--- District.

THE PEOPLE & C.,
ON THE COMPLAINT OF

Quofio Santangelco
78 Mulberry St.
Samuel J. Russo

Offense *Assault*

2.....
3.....
4.....

Dated *Feb 2* 189*3*

Magistrate.

O'Connor Officer.
1. D. 6. Precinct.

Witness *Quofio Santangelco*

No. *78 Mulberry* Street.

Michael Angelo Greco
78 Mulberry
No. Street.

No. *300* to answer *S.D.*
\$.....

Bailed *11/2*

BAILED,
No. 1, by *Vincenzo De Vito*
Residence *83 Mulberry Street.*

No. 2, by.....
Residence Street.

No. 3, by.....
Residence Street.

No. 4, by.....
Residence Street.

0269

1703

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York *Not found*
To *Indifris Scutauquiles*
of No. *78 Mulberry* Street *gone away*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *14* day of *MARCH* 189*3* at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Thomas Farese
Dated at the City of New York, the first Monday of *MARCH*
in the year of our Lord 189*3*

DE LANCEY NICOLL, District Attorney.

0270

GLUED PAGE

1714

General Sessions.

PEOPLE

Santángiles

vs.

Maso Faresse

City and County of New York, ss:

William Gallagher being duly

sworn, deposes and says: I reside at No. *207 West*

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the *13* day of *March* 189 *3*

I called at *78 Mulberry St* in the City of New York

the alleged *place of residence* of *Orlando Santángiles* the complainant herein, to serve him with the annexed subpoena, and was informed by the housekeeper that he had gone away and would not come back any more.

I made inquiries in the neighborhood of various parties who had known him with the same result.

I had on other occasions made two personal services on him but on the last two times it was on the calendar I have been unable to find him.

Sworn to before me, this *14* day of *March* 189 *3*

William Gallagher
Subpoena Server.

Forthindsey
Conserved
Attorney

Court of General Sessions.

THE PEOPLE, on the complaint of

Andrés Santangiles

vs.

Ymnaso Farese

Offense

DE LANCEY NICOLL,
District Attorney.

Affidavit of

William Gallagher
Subpoena Server.

FAILURE TO FIND WITNESS.

0271

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas James

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

Thomas James

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Thomas James

late of the City and County of New York, on the *thirty first* day of

January in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, in and upon one

Onofrio Santangelo

in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault; and the said

Thomas James

with a certain

hammer

which

the said

Thomas James

in *his* right hand - then and there had and held, the same being then and there
a weapon and an instrument likely to produce grievous bodily harm, *hammer*, the said
Onofrio Santangelo then and there feloniously did wilfully and
wrongfully strike, beat bruise and wound, 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Thomas J. Jansel

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Thomas J. Jansel

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

Crispian Santangiles

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Thomas J. Jansel*
the said *Crispian Santangiles*
with a certain *hammer*

which

the said

Thomas J. Jansel

in

his
head

right hand then and there had and held, in and upon the

of

him

the said

Crispian Santangiles

then and there feloniously did wilfully and wrongfully strike, beat,

bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Crispian Santangiles*

to the great damage of the said

Crispian Santangiles

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.*

0274

BOX:

512

FOLDER:

4664

DESCRIPTION:

Farrell, Patrick

DATE:

02/08/93



4664

Witnesses:

Officer Black

8th prot

Chung Ching

Cont-I

Feb 15 1893

respectfully recommended
that the defendant
be discharged on
his own recognizance
Ad Harding
and

Leander

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Patrick Farrell

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W.D. Bagwell
Foreman.

Feb 15/93

Fried & Co. required

[Section 40, Criminal Code]
Burglary in the
degree.

Police Court—2 District.City and County } ss.:
of New York,of No. 350 Hudson Street, aged 28 years,occupation Store Keeper being duly sworndeposes and says, that the premises No 350 Hudson Street,
in the City and County aforesaid, the said being a three story brickbuilding and brother
and which was occupied by deponent as a store and lodging room on 1st floor
and in which there was at the time a human being, by name Chung Shauk,
and that an attempt was made to enter said premises
were BURGLARIOUSLY entered by means of forcibly attempting to
try open the shutters of the rear windows
of said premiseson the 4 day of February 1883 in the PM time, and the
following property feloniously taken, stolen, and carried away, viz:a quantity of
groceries of the value of more than
one hundred dollars \$100.belonging toowner of 350 Hudson12ththe property of Deponentand 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 byPatrick Farrell (nowhere)for the reasons following, to wit: Deponent slept in the said
store, in the back part, and the said
premises were securely locked and
closed by deponent, and the rear windows
were fastened by a bolt. Deponent
was awakened by a noise of some
one attempting to break open the
rear window of said store. Deponent
looked out through a hole in the

near window shutter and saw these
 boys there, deponent is informed by
 officer James A. Black now here that
 he saw these boys at said time, attempting
 to break open the said rear window
 of deponents store and that he
 chased them and immediately arrested
 the defendant Farrell, who was one
 of said boys engaged in said attempt
 at burglary of deponents premises
 aforesaid

Chung Ching

SWORN TO BEFORE ME

James A. Black 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.

0278

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 27 years, occupation James A. Black of No. 8
Ormet Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Chin, Ching
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this 4 day } James A. Black
of Ormet 1897 }
Ed. Hoffman Police Justice.

0279

Sec. 198-200.

District Police Court.

City and County of New York, ss: "

Patrick Farrell

being duly examined before the undersigned 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.

Patrick Farrell

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Scotland

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

Answer.

47 Wall St - 2 years

Question. What is your business or profession?

Answer.

laborer

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

Answer.

I am not guilty
Patrick Farrell

Taken before me this
day of *June* 1894

Police Justice.

[Signature]

0280

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

James A. Black
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, Nov 4 1897 [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 offense within mentioned, I order he to be discharged.

Dated, _____ 189 _____ Police Justice.

028

Police Court--- District. 147

THE PEOPLE, &c.
ON THE COMPLAINT OF

Chung Shauk

Joe A. Black

Daniel K. Ward

3

4

Dated Feb 4 189

Hogan Magistrate.

Black Officer.

Precinct.

Witnesses off Hogan Hogan

No. 84 Precinct Street.

No. Street.

No. Street.

\$ 500 to answer 75.

(107)

attest
B...

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

Patrick Farrell

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

Patrick Farrell
attempting to commit the crime of
of the CRIME OF BURGLARY in the *first* degree, committed as follows:

The said

Patrick Farrell

late of the *Eighth* Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *February* 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, the dwelling house of one

Chuy Ching

there situate, feloniously and burglariously did ^{attempt to} break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said

Chuy Ching

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away,

the said Patrick Farrell
being then and there aided by
an accomplice actually present,
whose name is 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.

Wm Lancy McCall,
District Attorney.

0203

BOX:

512

FOLDER:

4664

DESCRIPTION:

Feinberg, Samuel

DATE:

02/21/93



4664

0284

Witnesses:

Leah (Hager)
Appraiser
1st floor

When examination of the
case I have reached the
conclusion that it is
to try this case, as no evi-
dence can be had in my opinion.
The complainant states that the
person who took the pocket book
approached her, & she was
what she did not see her face &
can't identify a party to the
theft as the person. A
police officer saw her run-
ning, & he did not apprehend her
until the defendant was in the
car when he saw running away.
I suggest that the defendant be
discharged.
March 1st 1899
Wm. H. H. H.
S. H. H. H.

N. J. Long

Counsel,
Filed 21 May of 1898
Pleads Guilty
THE PEOPLE
vs.

Samuel Seiberg

Grand Larceny, (From the Person.)
(Sections 528, 530, Penal Code.)
Degree.

Dr LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. Tard
March 3rd 1899
Foreman.
On Recommendation of Dist. Atty.
indict. dis. 1899
W. H. Tard

Police Court—3—District.

1912

Affidavit—Larceny.

City and County { ss.
of New York, }

of No. 255 Henry Street, aged 22 years,
 occupation Keep House being duly sworn,
 deposes and says, that on the 16 day of July 1893 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession,
 and person of deponent, in the night time, the following property, viz:

A Pocket Book containing
One dollar and twenty cents
\$ 1.20
1.00

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
 from deponent by the said person and carried away by Arnold Freuberg (number)

from the fact that at about
 the hour of 9 P.M. on said date,
 deponent was at the corner of Clinton
 and Essex Streets with said pocket
 book in his hand and deponent was
 approached from behind by said defendant
 who snatched said pocketbook from
 deponent's hand and immediately
 ran away. Deponent is informed by Officer
 Morris Schwartz of the 12th Precinct that
 he knows the said defendant and
 that he saw him running away from
 deponent immediately after deponent gave
 the alarm and that he since arrested

Sworn to before me, this

189

Police Justice.

the said defendant. Dependent thereupon
 accuses the said defendant with having
 taken both and carried away said
 property from defendant's possession and
 person. and prays that he may be held
 until as the law directs

From & before me this } Leah Harris
 17 day of February 1893 }

Attest

Julius Foster

0287

Sec. 198—200.

3

1882
District Police Court.

City and County of New York, ss:

Samuel Feinberg 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.

Samuel Feinberg

Question. How old are you?

Answer.

15 Years

Question. Where were you born?

Answer.

New York

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

Answer.

65 West 10th Street. H. G. W.

Question. What is your business or profession?

Answer.

Tobacco Shopper

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
Sam Feinberg.

Taken before me this

July 17 1893

Police Justice.

0288

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

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, May 17 1893 W. D. M. L. Police Justice.

I have 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.

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Police Court,

3

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Leah Harris
Annul Penitentiary

2

3

4

Dated,

Feb 17
McMahon
Schwartz

1893

Magistrate.

Officer.

12 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000 to answer

Can

721

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Feinberg

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

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

The said

Samuel Feinberg

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

the sum of one dollar and twenty cents in money, lawful money of the United States of America, and of the value of one dollar and twenty cents and one pocketbook of the value of twenty-five cents -

of the goods, chattels and personal property of one *Leah Harris* on the person of the said *Leah Harris* then and there being found, from the person of the said *Leah Harris* 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

0291

BOX:

512

FOLDER:

4664

DESCRIPTION:

Ferber, Jacob

DATE:

02/27/93



4664

Witnesses:

Off in room
2nd floor

229

Counsel,
Filed
Pleads,

July 3
day of
1893

THE PEOPLE

vs.

P
Jacob Serben

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DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

July 3
Foreman
Henry Day
Pen one

Police Court—

District—

City and County { ss.:
of New York,

David Simonstein

of No. 71 Ridge.

Street, aged 40 years,

occupation Shirt maker

being duly sworn

deposes and says, that the premises No. 71 Ridge

Street, 13 Ward

in the City and County aforesaid the said being a brick building

where the 3rd floor

and which was occupied by deponent as a shirt factory

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

were BURGLARIOUSLY entered by means of forcibly opening the door
of said premises by a false keyon the 18th day of February 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of unfinished shirts of
the value of about ten dollars
\$ 10 ⁰⁰/₁₀₀

the property of H Berustan an son in the care and custody of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Jacob Terber (now here)

for the reasons following, to wit: that deponent securely locked
and fastened the doors and windows of
said premises at the hour of 8 AM
on said date. Then at the hour of 10
AM on said date deponent found
the door of said premises open and
the deponent was in said premises
and in the act of removing said
property. Deponent carried the arrest

of defendant ^{officer} by ^{Mr} Moran that said
Officer found a number of keys on
the person of defendant

therefore charges the defendant
with Burglary and says that he
is well to answer ^{Dr. J. M. B.}
David Bernstein

Sum to before me
this 18th day of Octbr 1893

Wm Mead
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
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 1893 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1893 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 1893 Police Justice.

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated 1893 _____

Magistrate.

Officer.

Clerk.

Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

0295

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss: ,

Jacob Ferber 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. *Jacob Ferber*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *10 Years*

Question. What is your business or profession?

Answer. *Cloak Maker*

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

Answer. *I am not guilty*
Jacob X Ferber
Mush

Taken before me this

day of *July* 1882*Wm. J. ...*
Police Justice.

0296

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

Lee 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 18 1893 W. W. W. Police Justice.

I have 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.

194

Police Court, 3 District.THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lina Amm...
71 Ridge
Jacob Ferber

2
3
4

Offense, *Carrying*

BAILED,

No. 1, by _____
 Residence _____ Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Dated, *July 18* 189 3*Meads* Magistrate.*Moran* Officer.*12* Precinct.

Witnesses *Carroll & Jones*
 No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *Ly*

Com

Brady
PO

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Ferber

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

Jacob Ferber

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

The said

Jacob Ferber

late of the *13th* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*three* in the *day* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *factory* of one *David Dimenstein*

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 *David Dimenstein* in the said *factory* 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.

SECOND COUNT—

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

Jacob Ferber

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Jacob Ferber

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

*twenty shirts of the value of
fifty cents each, and two hundred
pieces of linen of the value of
five cents each piece*

of the goods, chattels and personal property of one *David Dimenstein*

in the

factory

of the said *David Dimenstein*

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

De Lancey Nicoll
District Attorney

0300

BOX:

512

FOLDER:

4664

DESCRIPTION:

Feraro, Charles

DATE:

02/24/93



4664

Witnesses

Thomas Nolan
Marion Kelly

Commissary

Filed

day of

Prison

guilty of

THE PEOPLE

vs.

P

Charles Feraro

Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DALLANCEY NICOLL,

District Attorney.

A TRUE BILL.

Forfeiture.

Edward J. Conover

Magistrate

Ed. J. Conover

1903

44/93

THE PEOPLE,

COURT OF GENERAL SESSIONS, PART 1.

vs.

BEFORE JUDGE FITZGERALD.

CHARLES FERARO.

Wednesday, March 8, 1893.

Indicted for ASSAULT in the FIRST DEGREE.

THOMAS L. DOLAN, sworn and examined, testified:

Where do you live? No. 48 Prince street. Were you living there on the 5th of February? Yes. What was your business? Express driver, for Fitzgerald's express. How long have you been so employed? About nine months. Do you recollect the night of the 5th of February last? Yes, it was Sunday night. Where were you that Sunday night, at half-pasteight o'clock? I was standing in front of 24 Prince street. Was any one with you? A young lady, Mamie Kelly. No. 24 Prince street was her home? yes. What were you doing there? I was talking to this young lady. Did you see the defendant? The defendant passed by and looked at me, and I didn't pass no remarks. Then what did he do? He turned back and stabbed me in the head and side, without any cause, and when I fell he stabbed me in the side too, and he ran. When he struck you in the head what did you feel? I didn't feel it right away. Was it simply a blow, or was it some sharp instrument? It was a sharp instrument, it went right through my hat (showing the hat). And this is the cut in the coat (showing the coat to the jury). The inside shirt my mother has got, and she is in court. This is the shirt I had on (showing the shirt). Did you bleed? I bled in my head and in the side, I felt the pain until I got down to the station house. Were you bleeding from the wound on the side, and from the wound in the head? Yes. Have you got any mark on your head of that wound? Yes (showing the mark). What did

the defendant do immediately upon striking you in the side? He ran right away. What did you do? I got up and ran after him, but I didn't feel any pain right away. Did you see where he went to? Yes; he ran up Mott street as far as 260, and ran up stairs. How near were you to him when he ran up the stairs into 260 Mott street? I was about twenty feet away from him. Were you that distance from him the whole time from the place where you were assaulted to the place where he ran in? Yes. He was right in sight of you, as near as that to you? Yes. When what did you do? I hallooed, I screamed "Help" at once. Did the officer come up? Yes, Officers Carey and Butler ran right up. I let Officer Carey go up first and he ran right after him and he caught him on the third floor, I was up on the second floor and he was brought down. Did you say anything to him or he to you? No, nothing whatever, only he said that I said a bad word to him. When the officer asked him what did he do it for, he said I said a bad word to him. Do you recollect what the word was? Yes, he said I called him a son of a bitch. Then what became of the defendant, where did he go? They brought him down to the station house. Did you go down? Yes. What happened down there? I was put in a room, and they rung up for an ambulance at the St. Vincents Hospital, and the doctor came and he dressed me, and they carried me to the ambulance. You were brought up to St. Vincents Hospital; how long were you there? From Sunday until Tuesday, nine days. Did you suffer pain during that time? I have pains, I suffered something dreadful, it pained me all the time. Did you see the defendant after that night? No, I didn't see him until we appeared in court, down in the Tombs Police Court.

2 Did you say anything to him or he to you then? No, I didn't

say nothing to him, nor he didn't say nothing to me. But you made a complaint then and there against him? Yes. You said that Mamie Kelly was with you at the time; but were there any other persons there, did you see any other persons there? No, none whatever; I didn't pass no remarks about anybody else. How long had you been standing with Mamie Kelly before this alleged assault? Between five and ten minutes. You had known Mamie Kelly for some time, had you? Yes. Had you known this man before that night? No, I didn't know him. He walked by you? He passed me by and looked at me, and I didn't pass no remarks to him. Nothing was said by any one? No. And he stabbed you, as you mentioned? Yes, that is it, he stabbed me without any cause.

CROSS EXAMINATION:

About what time was it that night? About half-past eight. You were standing at the corner of Prince and Elizabeth streets? In front of 24, between Mott and Elizabeth. You were there with a young lady named Mamie Kelly? Yes. How long have you known her? Four years. Are you engaged to be married to her? No. How old are you? Seventeen past. You were doing nothing at all when this defendant passed by you? Nothing whatever. He came from Mott and went towards Elizabeth, and then he turned back and stabbed me in the head. With a sharp instrument, do you say? No, I didn't see it. How do you know it was a sharp instrument? It cut through my hat and clothes. He attacked you? Yes. Did he attack Mamie Kelly as well? No, only me. Did you do anything in order to provoke this assault? I did not do anything to him whatever. So you allowed him to stab you? I didn't know he was going to stab me; I didn't have any expectation of anybody going to stab me, for I didn't do any-

thing for anybody to stab me. He stabbed me in the head first, and then I fell back on the step. There were three or four young fellows with you that night? None whatever. Do you mean to tell this Court and Jury that you were all alone with Mamie Kelly, and that this defendant, without any provocation whatever, passed by you the firsttime without saying anything, and on his return, which was immediately afterwards, stabbed you; is that right? I mean to say that is right. Did you ever meet this defendant before? No, never met him before, only in court. You never saw him before that night? No. When you followed this defendant, after he had stabbed you, did anybody else follow him? I was the only one followed him until I hallooed, and then when I hallooed a crowd came and Officers Carey and Butler came running up. Were any of your friends among the crowd? I didn't pass any remarks, I don't know. Is it not a fact that when this Italian passed by you, you were in company with two or three young fellows, and that you called the other Italians, who passed ahead of him, names, and one of the party said, "Look at that little 'ginnea,'" and when he looked at you you punched him in the head and knocked him down, and then threw yourself on him, and it was then that this defendant defended himself? Nothing like that happened whatever.

MAMIE KELLY, sworn and examined, testified:

Where do you live? No. 24 Prince street. You know Thomas Dolan, the complainant in this case? Yes. Do you recollect Sunday night the 5th of February? Yes. Where were you that night about half-past eight o'clock? I was at the door of our house, 24 Prince street, the door entering upon the street.

Was the complainant there with you? Yes, he was standing at the door with me; we were talking. What happened while you and he were talking there? This Italian boy passed, and he turned around and looked at us, I kept on talking, I did not pass any remarks whatever. He turned back and he comes over and he looks Thomas Dolan in the face, and gives him a crack in the head that knocked him down, I was up to him; I didn't know what the boy done it for, because he (the complainant) didn't do anything while I was there. So he punched him in the side, and kept him down there, and all of a sudden he gave him a jab and he ran away, up Mott street, and Tom. Dolan ran after him. I didn't see any more of the two of them. The defendant hit the complainant, with his right hand, on the head. Did you see anything in his right hand? No, I didn't see anything in his right hand at all. What happened to Dolan when he was struck upon the head? He fell right down, he fell on his right side, I was standing near him. When he was on his side did you see what the defendant did? He gave him one punch, like that (showing). From the time that you first saw the Italian until he fell on his side, did you hear Dolan, your friend, say anything? No, nothing at all. The following Tuesday I went up to see him, in Saint Vincents Hospital. The defendant was not there? No. Did Tom Dolan, your friend, make any shout when he was struck? I cannot remember, because I was too dumfounded, I couldn't speak at all, I didn't know what reason the boy had to come up to him at all. You were not assaulted there? No. What happened after the defendant struck your friend in the side, what did the defendant do? He jumped up and ran, and Tom Dolan jumped up and ran after him. And that was the last you saw? Yes, that was the

last I saw, when he ran up Mott street. Then you next saw your friend where? On Tuesday, in Saint Vincents Hospital. He was in bed. Do you know how long he was there? From my knowledge he was there from Sunday night till the following Tuesday. Tuesday morning a fellow came up and told me that I was summoned to go down to court. Did you go down to court? Yes, I did -- not that Tuesday, but Wednesday morning I went down. Did you see the defendant there then? Yes, we seen him Wednesday morning. Did you hear him (the defendant) say anything? I didn't hear what he said, I was not listening; he gave his statement, though; I don't know what he said. When you saw your friend in the hospital did you notice any wound upon his head? He had his head bandaged up. Did you notice his side? No, he had his side covered up with the bed-clothes, I couldn't see his side.

CROSS EXAMINATION:

You have known Mr. Dolan four years, have you not? Yes. Of course you are intimately acquainted with Dolan? Yes, talk to him whenever I see him, standing at the door, never had any quarrels with him. Are you engaged to him? No. It was about eight o'clock that evening? About half-past eight. How long had you been at that door? I was there between five and ten minutes. Had you seen this Italian pass by? He passed right by and never said a word, and we never said a word to him; he turned around and looked at us, but we didn't pass no remarks. There was nobody in our company at the time, only ourselves; I am quite sure of that. Had you seen other Italians in company with this defendant? No, I didn't. This defendant was alone that evening? I couldn't say, he might have been passing with somebody else, but he passed by and stood and looked at us; somebody else

might have been with him, in front, but I didn't notice. Will you swear that there was not any Italian ahead of him? No, I will not swear, because I don't know, I might be telling a lie. Weren't you in company with two or three young fellows? No. Didn't this young fellows brother, whom you were with, pass some remarks, and call this man (the defendant) a "ginnea," and another bad word? No, they didn't, I am quite sure of it, they never said a word, there was nobody at the door. It was without provocation that this man struck Dolan? Yes, without any provocation at all.

MICHEAL J. CAREY, sworn and examined, testified:

I am a police officer of the 10th precinct. Do you recollect the Sunday night of the 5th of February? I do. Where were you? I was standing on the North side of Pirnce street, opposite No. 24, about half-past eight o'clock. What happened that you saw? While Officer Butler and I were in conversation I heard a shout, I looked on the opposite side and saw a man rising from the ground and another running. The man that rose from the ground started and followed the man that was running. They turned into Mott street, and I followed; they went up Mott street to 260, and the one that was in the lead turned into 260 and ran up to the third flight of stairs and into a room, and from that room into a bedroom. I arrested him in the bed-room. The defendant is the man who ran from Prince street. Did you say anything to him? I took him down stairs and met the complainant, Dolan, on the landing below. Officer Butler asked him why he had stabbed him; he stated that Dolan had called him an Italian son of a bitch; he asked him was that all, and he said yes. Was Dolan there then? Yes, he recognized this man as the man

that stabbed him. I asked him was this the man that had stabbed him, and he said yes. He told me that the defendant had stabbed him in the head and in the side. I took him to the station house and had a complaint entered against Feraro and sent Dolan to Saint Vincents Hospital; he was there nine days. When he came out, what was done, did you see him? Yes, Dolan came out, and the next day after coming out he came to the Tombs Police Court and made a complaint against Feraro, and Feraro was held by the Judge. Did you have any further conversation with Feraro, other than what you have testified to? At the Tombs Police Court I asked him what he did it for; and he said this man had called him that name, and that he stabbed him with a stick that he had in his hand. Did you search him at any time? I searched him when I got him to the station house that Sunday night. Did you find anything? No. Can you describe the condition of Dolan when you saw him that Sunday night? Dolan was bleeding from a wound in his head. After taking him to the station house the surgeon examined him, I saw a stab wound on the left side, a stab in his head. Did you see blood? Blood on his shirt and part of his vest, I believe, was stained with blood.

CROSS EXAMINATION:

Did you meet this defendant before at any time? Not to my knowledge before that night. You arrested him at his residence, did you not? I believe it is his residence; he claims it as such. Did he make any resistance to your arrest? No. Did he ever deny to you that he stabbed this complainant? No, he didn't deny -- that is, he denied stabbing him with a knife. He said he stabbed him with a stick? Yes. Will you swear that this defendant speaks English as well as you do? No, he doesn't speak English as well as I do; he speaks

broken English. Do you remember whether this defendant said anything else to you aside from what you have testified? No. He merely said that this Dolan had called him a son of a bitch? Yes. And that for that reason he had stabbed him; did he say that exactly in these words? That is what he claimed. He didn't say that Dolan not only called him a son of a bitch, but after being attacked he defendaned himself? No, he made no claim of being assaulted at all, to my knowledge.

THE CASE FOR THE DEFENCE.

ANNIE MARIA MARANO, sworn and examined, through the Interpreter, testified:

How old are you? I am twenty-two years old. Are you married? Yes. Do you know this defendant? Yes; he belongs to the same place where I came from. Do you remember what occurred on the 5th of February, of this year? I do. Where did you meet this defendant that night? I saw the prisoner at Prince street, opposite No. 22. Tell all about what you saw? We were walking on Prince street, myself and two men. One of them is your husband? Yes. What is the name of the other? The other man is Bracco; we were walking on the street when I saw four loafers, and amongst them was that boy there (pointing to the complainant). Those four people were following us and calling us "ginnea" Italians, and then the prisoner at the bar came close, and he was attacked by the four of them, calling him bad names. The defendant at the bar was thrown on the ground by those four people, and then I heard that he was arrested. I saw the four loafers running after him and catching hold of him, and threw him on the

ground, and then I didn't see anything more. What became of you and the other two men? When I saw this row I pulled my hisband, and we went about our business, then we went away. What became of Bracco? Bracco came with us also.

CROSS EXAMINATION, by District Attorney:

Did you see Dolan, the complainant, on the ground? I didn't see the complainant on the ground, but I saw the defendant knocked on the ground. Did you see that young girl over there, Mamie Kelly? Yes, I did. She was there at the time that you saw the defendant on the ground? I saw them while he was having a row with the loafers; she was standing there. How near were you to them? About twenty feet. Did you see the defendant, Feraro, run away? Yes, I did, and the loafers were running after him. How many men were running after him? Three. Did you know any of them? No. Do you recognize Dolan, the complainant, as one of the men that was running after him? Yes, I have recognized him. You knew this defendant that night? I had never seen him before. I thought you stated in your examination that you knew him in Italy? I knew him by sight, he came from my own place. You knew him as somebody you had seen in Italy? Yes. You had these two men with you, your husband and some one else? Yes. You saw this man knocked down in the street, is that it, and being beaten by those loafers, as you call them? Yes. Did you or your husband or Bracco say anything at that time, or do anything? No, I didn't want my husband to meddle in the business, being afraid that he would be arrested. You did not call for police or anything? No. You walked away and left him? Yes, we walked away and then the police officers came. When you passed by, did the loafers make any remark to you or your husband? Yes, they insulted us, calling us

"ginnea" Italians. Did they call you anything else? No.

VINCENT BRACCO, sworn and examined, testified:

What is your business? I am a coal vendor. Do you remember the 5th of February? Yes. State your story, what you saw that day of the occurrence between this defendant and this complainant, Dolan? We were on Mott street, myself and a friend of mine, with his wife. That is the previous witness's husband? Yes. We were on the way to visit a friend of ours on Prince street, and on our way we met three loafers and a young woman, and whilst we were walking we heard us called "ginneas" and son of a bitch, and we went on about our business. After we had walked four or five steps we saw the defendant at the bar following us, and the three men; we heard him calling him son of a bitch and "ginnea." Then the defendant at the bar he says, "You look like gentlemen, what are you ill-treating me in such a way for?" And then they followed him and commenced beating him, and then we heard some shouts; then we saw the defendant at the bar on the ground, and the other ones were striking him with their fists. After he was on the ground and I saw them kicking him blows, he got up and ran away. Was he followed by anybody? The other three men followed him, ran after him. Among them, did you see that young lady, with the three or four? Yes; I seen that young woman there also.

CROSS EXAMINATION, by District Attorney:

Where were you going that night? I was going to visit a countryman of mine, named Amna. Where does he live? No. 20 Prince street. Did you see him? No, because we didn't go there afterwards; after this fight we were frightened and we went back. Nobody offered to hit you? No. What fright-

ened you? I have seen this young man assaulted by those loafers, and we were frightened and went back. Did you see Officers Carey and Butler there? After we came back, I saw them when he was arrested. Did you hear them say that they ran after these two people, Dolan and Feraro? No, I didn't. What time of night was this? About half-past seven and it was on Sunday. When did you first know that you were going to be a witness here? The day before yesterday. Who came to you? The father. How long have you known the father? About a year. How often would you see him? I saw him very often, as I work on a coal wagon. Did you tell his father that you had seen this, or did he ask you to come here of his own volition? The defendant at the bar knew that I was present, and he knew me; and then he told his father, and the father called me. How do you know that the defendant that you were present? We knew each other before. Did you try to help your friend, the defendant? No, I didn't, because we were frightened. Do you carry a knife? No. Were you there when the policemen made the arrest? When he was arrested I was not present, but then we met the police officers when they arrested the defendant. Did you see him going to the station house? Yes. How many of you were there at that time when you saw him going to the police station? I can't say, there were lots of people, a crowd. How many policemen were there at that time? Two. Was there any one with the policemen? There were several people, whom I didn't know. Did you speak to the policemen that time? No, I didn't. Did you go to the police station? No. You knew this man, the defendant, didn't you? Yes. Had you met him often before that night, and did you know where he lived? Yes. Whom did he live with at that time? He lived with a man named Agnello

Feraro. Did you know where his father lived? The father of the defendant lives in the same house with Agnello Feraro. Did you go and tell his father about this? No, I didn't. Did you ever tell his father anything about it until he came and asked you? No. Although you knew all this time that this man was arrested? No, I didn't. Where did you go that night, after this trouble was over? I returned to my own house, 270 Mott street. What became of this man and his wife? They went to their home, 160 Mott street.

By Counsel: You were in my office last night, were you not, and you told me what you knew about this case, did you not?
Yes.

VITO SICA, sworn and examined, testified:

Where do you live? #260 Mott street. Are you a married man? Yes. That woman is your wife (pointing to the female witness)? Yes. Do you know this defendant? I know him. Do you remember on the 5th day of February, when you were in Prince street? Yes. How long are you in this city? Pretty nearly a year. What is your business? Laborer. Where do you work? Uptown New York, I work for Billy Reilly. You can talk pretty good English, can't you? Not much; I was going to No. 20 Prince street to find a friend of mine, I saw that fellow (the complainant) at 22. Was anybody with the complainant? Yes, two men, and that lady. I was ahead and my wife was before me, and he called me a bastard. John Feraro was there too. The complainant called me and John Feraro "guinneas," John Feraro was thrown on the street, and after, the fellow, the two men and the complainant, fell on top of him. I stopped and looked on; I would have liked to have gone to separate them, but my old woman wouldn't let me

go; she said, "You will get arrested too, for going over there." I saw John Feraro run away, and those three men followed him. That is all I know about it. Were these the three men that had used that language, that called you the "guninea" and the other name? Yes. Was this man the officer that ran after him? Yes, that is the man got hold of him. Was the other officer there? He came after this man. Carey was the first officer, and Butler was the other, following and running after him? Yes. Where was the complainant, was he running too? Yes, he was running too. Were they the three men that you saw running after him, those two officers and that complainant? There were two other young men with him who were not officers, and then the officers ran afterwards. How many men did you see running altogether, including the officers? There were three men and two officers. The officers were in citizen's clothes. Had you had occasion to meet this complainant, Dolan, before? I saw him around Mott and Prunce streets all the time. Do you know the other two? No. When this defendant was followed, was he followed by a crowd of people? Yes, there was a crowd, there were lots of people, children and grown up people. You are a friend of this defendant, you know him as well as his father, don't you? Yes.

CROSS EXAMINATION, by District Attorney:

Do you live in the same house as the defendant does? Yes. Did you see the defendant when he was under arrest that night? I saw him when he was taken up by the police officers. Did you know at that time what the defendant was arrested for? Yes, I knew the defendant and that was the reason I didn't want to go inside, because, as I was present, I might have been arrested also. What was it that the defendant was ar-

rested for? He was arrested for a quarrel that he had with the complainant, but I don't know if it was a fight with fists or anything else. Why didn't you go with the police officers and the defendant to the police station, and tell what you saw? I had no business to go there. Is that the only reason for not going? Yes. Who first asked you to come here and testify for this defendant? It was the defendant that called me and asked me to come here. I went to see him last Thursday, at the Tombs; the defendant sent for me; he said, "Come to court and tell exactly what happened."

JOHN (not Charles) FERARO, THE DEFENDANT, sworn and examined, through the interpreter, testified:

How old are you? Seventeen years old. What is your business? Boot-blackening. With whom were you employed at the time of your arrest? On board a ferry-boat, Rocco Marino. Do you know this complainant, Dolan? Yes, but I only know him since we had this row. You didn't know him before? No. What time was it on the 5th of February that you met Dolan? Between half-past seven and eight o'clock. Was Dolan in company with anybody? There were three males and one woman, that girl (pointing to Mamie Kelly). Do you see the other two in court? Even if they were here, I wouldn't be able to recognize them, I don't know if they are or not. You saw Dolan at the station house and at the Police Court, and that is the reason why you remember him? Yes. State what happened between yourself and these young fellows on the 5th of February? I was walking on Prince street with two friends of mine, and a woman. That is the witness who has just testified? They are the two witnesses and the woman; they were walking ahead of me, and I was walking behind them, as my

foot was paining me; when we got to Prince street we met the three young men and the woman, and they commenced insulting us, saying the words, "Here comes the pigs, the "guinneas" and the sons of bitches of italians." They went and they accosted me, and I told them, "Why are you using such bad language, we have doneing to you." The other man caught me by the neck and punched me in the eye, and they threw me on the ground. Then they commenced kicking me. Then I had a broken knife which I used to take out the dust and clean the shoes in shining them -- I carried that knife in my pocket because I had already been robbed once before. While this row happened I had it in my hand, I was cutting a piece of wood with it. Where were you beaten once before? I was attacked on Broadway and Spring street, about half-past eight o'clock in the evening. Did you mean to kill this complainant at the time that you defended yourself, when you were down? No, I have done it just to defend myself, not to be killed myself. Were you in fear of your life at the time you were knocked down and kicked? Yes.

CROSS EXAMINATION, by District Attorney:

Had you ever seen these other men before? No. Did any of them have any weapon or knife in their hands? No, it was night and I couldn't see. Did you see any weapon? No, I did not. Did you say that one of them caught you by the throat? Yes. Were there any marks upon your throat at any time afterward, that you know of? I was cut on my forehead and a blow got on my forehead. Did you call for help? It was done in a very short time; I didn't call for help. Were your other three friends there at the time? They were walking ahead of me. Did you ever tell before to-day that you had been knocked down by three people? Yes, I did. Where-

abouts did you tell that? I related the story to my lawyer. Did you tell the officers who arrested you that you had been assaulted by three men? Yes, I did, at the time of my arrest. What did you say to Officer Carey? I said, "This man caught me by the neck and gave me a punch and knocked me down in the street, and he came down with two more men and kicked me all over; I told Officer Carey that. Where were you going that night? I was going to visit a countryman of mine, with those two men and that woman. They were walking ahead of me, I formed part of that party but I was walking behind them. You stated that you were employed by a man of the name of Marino; is that man in court? No, he is not. Were you ever arrested in your life time, either here or in the old country? No, never. Were you ever in trouble before? No. You have always worked during the time you have been in this country, and you were employed at the time of your arrest? Yes. How big a blade did this knife have? The blade was about two inches. What did you do with that knife? When I fell that night it went out of my hand and I couldn't find it any more. Look at Officer Carey; didn't you tell him, the the Police Court, that you stabbed this man with a stick? I didn't know at the time that it was called a knife; I learned it afterwards. Why did you carry the knife at eight o'clock on Sunday night? Because I just had finished my work. You were working on that Sunday, were you? Yes.

REBUTTING EVIDENCE.

OFFICER CAREY, recalled:

How far were you distant from these people at the time it took

place? The width of the street. You saw this woman that was on the stand here, and you saw these other witnesses to-day here? Yes. Did you see them there at that time? I did not. Did you see any woman there? I saw no woman except that young lady, Miss Kelly. Did you at any time see the defendant knocked down upon the ground? No. How were you dressed? I had a long frieze ulster on. Immediately upon your seeing what you testified to, the assault, what did you do? I ran after Dolan and Feraro. I had no conversation with the defendant at the police station except to make the complaint. With reference to the knife, when was that conversation? That was on the second flight of stairs, 260 Mott street. Did he at any time tell you that he had a knife with him, or say that he had thrown the knife away? No. Did you see at the time Dolan got up and ran after the prisoner, was there anybody else running after him? There was not a soul but the two. You had your back turned to these people? No, I was turning, sideways. You witnessed everything, did you not? I saw these two men and heard the shout, and that attracted my attention to the opposite side. At the time these two were running was there not a crowd running? If they were they were behind me, I didn't see them; I saw Dolan and Feraro running together. I heard no conversation across the street. You were standing there five minutes previous to the trouble? About five minutes. I was on the north side of the street, I was in conversation with Officer Butler. Did you notice the condition of the defendant, and his appearance? Yes. There were no marks on him, and no marks on his clothing; they were in as good order as they are now.

THOMAS A. BUTLER, sworn and examined, testified:

What is your business? Police officer? What precinct? The 10th precinct. Do you recollect the night of the 5th of February, 1893? Yes. What day of the week was it? Sunday. About half-past eight o'clock where were you? Standing on the north side of Prince street, I think it was 21 Prince street. Was there any one with you at the time? Yes, Officer Carey. What happened while you were there that attracted your attention? We heard a shout; he says to me, "What's up?" I was standing with my back turned to him, I turned around and I seen one stumble and get up, regain his feet, and follow the man that was running ahead of him. So he went in pursuit of him. Where was this that you have testified to? Directly opposite, across the street, 24 Prince street. You saw the man stumble and fall down? Yes. Did you see anybody else there at the time, besides these two men? I saw that young lady, Mamie Kelly; then the complainant ran after the defendant. You have seen this Italian woman that left the stand, and you saw the other witnesses? Yes. Did you see them there at that time? No. Did you see no other woman in the near neighborhood to this transaction? No. What did you do when you saw these people run away? I and Officer Carey followed them; we ran as quick as we could. Did you overtake them? I overtook Dolan, he fell on the stairs of 260 Mott street from exhaustion. Subsequently you saw the defendant, Feraro, brought down? Yes. Did you hear him state anything? Yes. What did you hear him say? Just as soon as Officer Carey brought him down from the floor above he says to him, "What did you stab this boy for?" He says, "He called me a bad name, he called me an Italian son of a bitch." Did he tell then of

two or three men knocking him down? No. Did he at any time, in your hearing, state that? No. Were you present in the police station? Yes. Did you hear him make any statement there? No. Did he at any time thereafter make any statement to you about that knife? He forgot his language, he couldn't speak a word when he got to the station house. Did he state anything about a stick of wood? In the following morning he said that he stabbed him with a piece of wood. How far is 24 Prince street from the corner where this Italian said that he stumbled and fell, where they threw him down? It is, I should judge, about 45 feet, the corner of Mott street. Did he speak broken English to you? Yes. Can you swear that aside from yourself, Officer Carey, the girl and Mr. Dolan there were no other people on that block; are you willing to swear that? No. Nothing else attracted your attention, you didn't look behind you? Yes, I looked behind me. Why did you look behind, if your prisoner was running ahead? When Officer Carey and I started there were people following, they ran to see what was the matter, I suppose. You didn't hear the two Italians speak, in conversation, the man and woman, about going along, not to be mixed in any trouble? No. You could hear across the street in case they spoke? Yes. You did not hear anything except shouting; is that all? That's all. Prince street is usually a very dark street on Sunday evening, is it not? Yes, it it.

MAMIE KELLY, recalled:

You saw this Italian woman upon the stand this afternoon; did you? Yes. Did you see her there that night, at the time this assault took place? No, I did not? Did you see

any woman there? I did not see a woman passing at all, no woman whatever. You saw this other Italian witness who took the stand and testified that he was there at the time and saw you? Yes. Did you see him there that night? No, I did not. About how long did you remain there after your friend, Tom Dolan, ran away after this man? I couldn't say how long, I must have been there about half or three-quarters of an hour. Did you see Officer Carey pursue the complainant and the defendant? I seen Tom Dolan, and he ran up Mott street, I didn't notice anybody running at all, because I was too much frightened; I didn't know what to make out of it, but I stood at the door. You didn't see these two men run after him then, did you? No. You did not notice two officers following, did you? No, I didn't notice them at all, I was too much frightened to notice anybody. Did you see the officer, before the disturbance, standing on the other side of the street, before the stabbing? No, I didn't, because there is wagons standing in front of the lamp-post; I was turned sideways. How long have you lived there? I am living there since I was born, never lived in any other street -- the very same house, and the very same rooms.

The Jury rendered a verdict of GUILTY of ASSAULT in the SECOND DEGREE.

0323

BT

IN THE UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

vs.

THE UNITED STATES OF AMERICA, Plaintiff,
vs.
JOHN J. GARRANO, Defendant.

Subscribed and sworn to before me this 27th day of February, 1943.

Notary Public for the State of New York.

My commission expires on the 27th day of February, 1944.

Witness my hand and the seal of my office this 27th day of February, 1943.

Notary Public for the State of New York.

My commission expires on the 27th day of February, 1944.

Testimony in the
Case of
Charles Garrano
filed
Feb. 27, 1943

(X)

Police Court— District.

1931

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

of No. 48 Prince Street, aged 27 years,
occupation Cybernetician being duly sworn,
deposes and says, that on the 5 day of February 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Charles Ferraro
who cut and stabbed against
on his left side with some
sharp instrument then and
style held in the hands of said
Ferraro

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant.

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

Sworn to before me, this 15 day
of February 1893

Thomas L. Dolan

A. J. White Police Justice.

0325

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Charles Ferraro 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 a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Charles Ferraro

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Italy

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

Answer.

260 North St. 1 1/2 years

Question. What is your business or profession?

Answer.

Boat-Black

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
Gerraro

Taken before me this

day of October 1893

Police Justice.

St. Vincent's Hospital
February 8th '93-

This is to certify that Thomas L. Dolan
is in this Hospital and is unable
to appear in court -

L. L. Weeks M.D. -
House Surgeon -

St. Vincent's Hospital
Feb. 6, 1893

This is to certify that Thomas
Lolan is a patient in this hospital
suffering from st. wound of chest
and head. He will be unable to
appear in appearance court for some
time.

E. L. Wells M.D.
House Surgeon

0328

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

Michael J. Carey
 of No. 10 1/2 Preserv. Street, aged 36 years,
 occupation Police officer being duly sworn deposes and says,
 that on the 5 day of February 1883
 at the City of New York, in the County of New York,

He arrested Alan Ferrero
 (man here) charged with having
 cut, and stabbed one Thomas Nolan
 about the head and face. And from the
 effects of the injuries so inflicted on
 said Nolan he is now confined
 at St Vincent's Hospital. And defendant
 was fully identified by said
 Nolan as the person who cut
 and stabbed him. And defendant asks that
 said defendant be committed to await
 result of inquest. Michael J. Carey

Sworn to before me this

of February 1883 day

Police Justice.

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Carey
vs.
Allen Jones

AFFIDAVIT.

*Respectfully
Thommas R. Quinn*

Julio 211

Dated *Feb 6 93* 188

Ryan Magistrate.

Officer.

Witness, _____

Disposition, _____

2500 E. Feb 8 10am
12 15 10am

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 Agundau

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, July 16 1893 A. J. White 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.

033

Police Court---

207
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thos. L. Dolan
248 Prince
Males Terano

2 _____
3 _____
4 _____

Offense

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *Feb 10* 189

Magistrate.

Camp No. 10 Officer.

Witnesses *Manne Kelly*

No. *24 Prince* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *G.S.*

Feb 10 9 30
Cork

11

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

----- x
THE PEOPLE OF THE STATE OF
NEW YORK

-against-

JOHN FERRARA
----- x

City and County of New York, SS:

Rocco Marasco, being duly sworn de-
poses and says: I am a real estate dealer and have con-
tracts with ferry boat companies to engage boot-blacks
on their boats. That John Ferrara the defendant above
named was in my employment as a boot-black on one of the
ferry boats for about two years. That during said time
said Ferrara has strictly attended to his business and
has been industrious, sober and peaceful.

Sworn to before me this

Rocco Marasco

10th day of March 1893.

David Ferrara
Notary Public,
N. Y. Co. 13.

NEW YORK
IN AND FOR THE CITY AND COUNTY OF
COUNTY OF GENERAL SESSIONS OF THE PEACE

COURT OF GENERAL SESSIONS OF THE PEACE
IN AND FOR THE CITY AND COUNTY OF
NEW YORK

----- x

THE PEOPLE OF THE STATE OF
NEW YORK.

-against-

JOHN FERRARA

----- x

City and County of New York, SS:

Pietro Alvino, being duly sworn, deposes and says: I am a money broker and have an exchange office at No. 286 Mott Street in the City of New York. I have known John Ferrara the above named defendant for about two years; during which time I have frequently met him and have found him to be an industrious, sober and peaceful lad.

Sworn to before me this
10th day of March 1893.

Pietro Alvino

David Ferro
Notary Public,
N. Y. Co. 13

0334

IN AND FOR THE CITY AND COUNTY OF
COURT OF GENERAL SESSIONS OF THE PEACE

COURT OF GENERAL SESSIONS OF THE PEACE
IN AND FOR THE CITY AND COUNTY OF
NEW YORK

----- x
THE PEOPLE OF THE STATE OF NEW YORK
NEW YORK

-against-

JOHN FERRARA
----- x

City and County of New York, SS:

Rocco M. Aguglia, being duly sworn,
deposes and says: I am a liquor dealer and reside at No.
284 Moot Street in the City of New York. I am acquainted
with the parents of John Ferrara who are very respectable
people and have known John Ferrara the defendant herein
for a number of years. That during this length of time
said Ferrara has always been a sober, industrious, trust-
worthy and peaceful lad.

Sworn to before me this
10th day of March 1893.

Rocco M. Aguglia
mark

David Ferraro
Notary Public,
N. Y. Co. 13.

COURT OF GENERAL SESSIONS

THE PEOPLE &C.

-against-

JOHN FERRARA

A F F I D A V I T S.

John Palmieri,
Defendant's Attorney,
362 Broome Street,
N. Y. City.

0335

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 Ferars

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

Charles Ferars

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Charles Ferars

late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Thomas L. Nolan* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *Thomas L. Nolan* with a certain ~~knife~~ *sharp instrument to the Grand Jury aforesaid unknown*

which the said

Charles Ferars

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent

him

the said

Thomas L. Nolan

thereby then and there feloniously and wilfully to kill, 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Charles Ferars

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Charles Ferars

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas L. Nolan* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Thomas L. Nolan*

with a certain

~~knife~~ *sharp instrument to the Grand Jury aforesaid*

~~unknown~~

which the said

Charles Ferars

in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Charles Ferraro

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Charles Ferraro*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the said *Thomas*
L. Dolan in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault, and *him* the said

with a certain ~~knife~~ *sharp instrument* *Thomas L. Dolan* the Grand Jury aforesaid/
unknown,

which *he* the said *Charles Ferraro*

in *his* right hand then and there had and held in and upon the *body and*
side of *him* the said *Thomas L. Dolan*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said

Thomas L. Dolan

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.

0338

BOX:

512

FOLDER:

4664

DESCRIPTION:

Ferberer, Martin

DATE:

02/02/93



4664

Witnesses:

Counsel,

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

vs.

Martin, Frederick

May 21 93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John A. Allen

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Ferberer

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

Martin Ferberer

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

The said

Martin Ferberer

late of the City of New York, in the County of New York aforesaid, on the -- 1st -- day of -- *January* -- 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

Martin Ferberer

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

The said

Martin Ferberer

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

Ambrose W. Hussey
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.

0341

BOX:

512

FOLDER:

4664

DESCRIPTION:

Ferrigan, Peter

DATE:

02/27/93



4664

Witnesses:

Officer Brown

8th Prec.

L. Lamon

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

23

136 Charlotte

vs. Longchroun

Sater Ferrigan

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John J. Ford

Foreman.

Subscribed 6/93

Reads J. L.

Pen 6 months

[Section 489, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

0342

Police Court—2 District.

City and County } ss.:
of New York,

of No. 136 Charlton Street, aged 30 years,
occupation Barber

deposes and says, that the premises No 136 Charlton Street,
in the City and County aforesaid, the said being a two story brick
building

and which was occupied by deponent as a store on first floor
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the
side
front door with a false key

on the 5th day of February 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity
of barbers tools of the value of
about seventeen dollars

\$ 17

the property of Deponent.

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

Peter Ferrigan (now dead)

for the reasons following, to wit: The said premises were
left in charge of Deponent's stepson
Lawrence Leeson (now dead) who informs
deponent that he left the said property
securely locked and closed in the
premises aforesaid, about the hour of
3 o'clock P.M., and that the said
premises were found open about three
hours thereafter, and the said door

unlocked, and the said property missing; and that about one week thereafter the Defendant brought the whole of the said stolen property to said premises and offered to sell the same to said Lawrence Lemon, and deponent further submits Defendant for the reason that about one week before the said property was stolen the Defendant had possession of a Key to the aforesaid door of said premises, being the said door which was found open. The Defendant then pretended that he had found said Key and he fitted the said Key to said door in the presence of said Lemon. Deponent therefore charges Defendant with committing the said burglary.

Done to before me this
22nd day of February 1883

John Redrochis

Robert Jackson

Given Signature

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.
Burglary

Dated 1883

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0345

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 16 years, occupation Barber of No. 126 Chatter

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of James Bigatone

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

Sworn to before me, this 21 day }
of June 1897 } Lawrence Lemon

John P. Boechis Police Justice.

0346

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Peter Ferrigan 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. *Peter Ferrigan*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *136 Chalton St. 10 years*

Question. What is your business or profession?

Answer. *Louphoreman*

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 -*
Peter Ferrigan

Taken before me this

21

day of

*June*188*8**John J. Sullivan*
Police Justice.

0347

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 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 February 21 1893 John H. B. Smith 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.

209

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Piquette
136 Charlton
Peter Yerrigan
2
3
4
Bunglar
Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 21* 1893

Voakes Magistrate.

Brown Officer.

8 Precinct.

Witnesses *Lawrence Lomon*

No. *136 Charlton* Street.

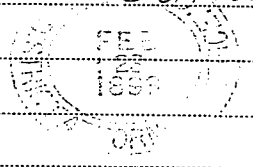
No. Street.

No. Street.

No. Street.

No. *500* to answer *P.S.*

CDK *put* *P.V.*



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Ferrigan

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

Peter Ferrigan

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

The said

Peter Ferrigan

late of the *Eighth* Ward of the City of New York, in the County of New York aforesaid, on the
fifth day of *February*, in the year of our Lord one
 thousand eight hundred and ninety- *one*, in the *day* time of the same day, at the
 Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
 one *James Pignatone*

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 *James*
Pignatone 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.

SECOND COUNT—

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

Peter Ferrigan

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Peter Ferrigan

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

*divers barbers tools of a
number and description to the
Grand Jury aforesaid unknown,
of the value of seventeen dollars*

of the goods, chattels and personal property of one

James Pignatone

in the

store

of the said

James Pignatone

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

THIRD COUNT:

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

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

The said *Peter Ferrigan*

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

divers barbers' tools of a number and description to the Grand Jury aforesaid unknown, of the value of seventeen dollars

of the goods, chattels and personal property of *James Pignatone* -

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *James Pignatone*

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

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

DE LANCEY NICOLL,
District Attorney.

0352

BOX:

512

FOLDER:

4664

DESCRIPTION:

Flint, Charles A

DATE:

02/16/93



4664

Witnesses:

Charles W. Hummel

Officer McCarthy

John J

after an interview
with the complainant
& upon seeing his
withdrawal - he
was to blame & I
think it is doubtful
whether a comic
team could be had
dependant's character
is good - Jack had
the defendant be
discharged on his
own recognizance
March 16th G. L. H.
1893 A. D. C.

138
C. W. Hummel

Counsel,

Filed 16 day of May 1893

Pleas, March 17/93

THE PEOPLE

vs.

P

Charles W. Hummel

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John J. Test
March 16/93
Foreman.
Discharged his own
recognizance

0353

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Charles A. Flink

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

I did not desire to make any charge, but the police officers who arrested defendant told me I must make a charge against the defendant. Under these circumstances I made the charge. I wish to withdraw the charge against Charles Flink the defendant for the reason, we were both drunk at the time of the trouble. We have both been friends for many years, & that good friendship I wish to remain with up both, as I feel I ought to take some of the blame for being drunk myself. Perhaps I was as much to blame as defendant

Terre Hammarlund

City and County of New York:

Theodore Anderson
being duly sworn, deposes and says
that he knows Charles Fleming, the
defendant in the within action,
and has known him for the past
Ten (10) years - or over, and during
that period of time, he has known
him to be an honest, peaceable and
sober man, and that during the
space of three years, and while
in the employ of Adams Express Co.
he had every chance, to know the
character of said Charles Fleming
and he further says - he has no
hesitation in saying that he is
a decent and respectable man.

Sworn to before me this } Theodore Anderson
27th day of February 1898 }
J. H. C. McGuire
Clerk of Courts
N. Y. Co.

0356

Police Court— District.

1931

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

of No. 14 Greenwich Street, aged 32 years,
occupation Expressman, being duly sworn,
deposes and says, that on the 9th day of February 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Charles A. Flink
(now here) who cut and stabbed
deponent on the head with a
small knife, then and there
held in the hand of said Flink
inflicting a dangerous wound
as described in the certificate
attached

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant.

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

Sworn to before me, this 10 day

of February 1893

E. T. Hammarlund
Police Justice.

Feb 9th, 1893-

To whom it may concern:

This is to certify
that Mr. Fred Hammarland
was treated by me for a
stab wound in the region
of left temple from
which I extracted a portion
of knife blade about
one inch in length.

The injury is
in dangerous proximity
to temporal Artery. Attended
with more or less injury to
bone.

Respectfully
F. L. Merrill M.D.
18 Fremont St

0358

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Charles A. Flunk

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Sweden

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

Answer.

16 Greenwich St.

Question. What is your business or profession?

Answer.

Copier

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

Answer.

I am not guilty. I acted purely in self defense

Charles A. Flunk

Taken before me this

day of *February* 189*9*

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 Law

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, July 10 1893

Dated, July 10 1893 John H. [Signature] Police Justice.

Dated, July 10 1893 John H. [Signature] Police Justice.

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.

1881

Police Court--- District. 179

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nia Hammerland
Charles H. Flint

Offense
Assault

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

2.....

3.....

4.....

Dated, *February 10* 189*3*

Ryan Magistrate.

McCarthy & Walton Officer.

2 Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

No. Street.

\$ *500* to answer *G.S.*

C

Amended

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 C. Flint

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

Charles C. Flint

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Charles C. Flint

late of the City and County of New York, on the *11th* day of *February* in the year of our Lord one thousand eight hundred and ninety-*and nine*, at the City and County aforesaid, in and upon one

Jessie H. Hammond

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said

Charles C. Flint

with a certain *knife* which *he* the said

Charles C. Flint

in *his* right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, *he*, the said *Jessie H. Hammond* then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* bruise and wound, 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Charles W. Flint

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Charles W. Flint

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

Frederick Hammarland

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Charles W. Flint*
the said *Frederick Hammarland*
with a certain *knife*

which

the said

Charles W. Flint

in *his* right hand then and there had and held, in and upon the
head of *him* the said *Frederick Hammarland*

then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab*
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Frederick Hammarland*
and to the great damage of the said *Frederick Hammarland*
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.*

0363

BOX:

512

FOLDER:

4664

DESCRIPTION:

Flynn, Stephen

DATE:

02/06/93



4664

0364

BOX:

512

FOLDER:

4664

DESCRIPTION:

Morse, George E

DATE:

02/06/93



4664

Stephen W. Flynn
Counsel Assigned.....
Sex.....
Age..... *41*
Nativity..... *N.Y. City*
Residence..... *618 St. Nicholas Ave*
Occupation..... *Bartender*
Married or Single.....
{ Education..... *High School*
{ Religious Instruction..... *Catholic*
Parents Living..... *no*
Temperate or Intemperate..... *no*

John George
Witnesses
Filed *6* day of *Feb* 1899
Pleads, *Not guilty*
THE PEOPLE

(Sections 217 and 218, Penal Code)

vs.
Stephen W. Flynn
and
George E. Moore
(2 Cases)

DE LANCEY NICOLL,
District Attorney.
Part 2. Jan'y. 20th 1899
No 1. Pleads Assault 3rd Deg.
A True Bill.
My 7 men
W. E. Egell
Foreman.

Part 2 Feb'y. 17 1899
On Motion of Dist. Atty.
Indictment returned
as to *George E. Moore*
accused. *W. E. Egell*

In the within case, it appears
that a material witness for the State
has died, his former attorney has
died, and he claims to be at a
disadvantage by the delay of trial.
The complainant consents that
a plea of assault be accepted
from the defendant in this case and
that the defendant be discharged
on his own recognizance in the
this case of the like date. On
view of the foregoing I recommend
that the plea of assault in 3rd
degree.

Dated January 20, 1899
Wm. E. Egell
Dist. Atty.

I concur in the above
recommendation upon
the grounds mentioned
Jan'y. 20 1899
Wm. E. Egell
J. D. G.

Stephen W. Flynn

Age 41
City New York
Residence 618 St. Nicholas Ave
Occupation Bartender
Married or single Single
Place of birth New York
Place of birth instruction no
Place of birth living no
Place of birth cooperate no

Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code)

Counsel,
Filed day of Feb. 1899

Pleas, *Not guilty*
THE PEOPLE

vs.

Stephen W. Flynn
and
George E. Morse
(2 Cases)

DE LANCEY NICOLL,

District Attorney.

Part 2. Jan. 20th 1899.

No 14 Pleas Assault 3rd Deg.

A TRUE BILL.

Charles E. Edgel
Foreman.

Part 2. Feb. 1st 1899

On motion of Dist. Atty.

Indictment returned

as to deft. George E. Morse

deceased. *W. H. M.*

Witnesses,

John Lange

In the within case, it appears
that a material witness for the defense
-out has died, his former attorney has
died, and we claim to be at a dis-
advantage by the delay of trial.
The complainant's consent to that
a plea of assault be accepted
from the defendant in this case and
that the defendant be discharged
on his own recognizance in the
same case of this like date. In
view of the foregoing premises
that the plea of assault in 3rd
degree.

Dated January 20th 1899

Wm. H. B. Byrne
D. At. Dist. Atty.

I concur in the above
recommenda-
tion upon
the grounds mentioned
Jan. 20 1899

John C. Clifton
J. C. Clifton

0367

19 II-1897.

NEW YORK, March 14, 1898A Transcript from the Records of the Deaths Reported to the
Department of Health of the City of New York.

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK.

CERTIFICATE AND RECORD OF DEATH

No. of Certificate,

George E. Morse29126

I hereby certify that I attended deceased from Sept 14, 1897 to Sept 20, 1897
that I last saw him on the 20 day of Sept, 1897, that he died on the
20 day of Sept, 1897, about 5 o'clock A. M. or P. M., and that to best of my
knowledge and belief, the cause of his death was as hereunder written:

Chief Cause, Tubercular Meningitis Duration of Disease,
Contributing Cause, Althou

Sanitary Observations,

Witness my hand this 16 day of Sept, 1897Place of Burial, Holy Cross (SIGNATURE),Date of Burial, Sept 22, 1897 C. J. Burke M. D.Undertaker, J. Smith RESIDENCE, 1744 Mad. AvResidence, 1467 1st Av

Date of Death.	Full Name.	Age in years, mos. and days.	Color.	Single, Married or Widowed.	Occupation.	Birthplace.	How long in U.S. If foreign born.	How long resident in New York City.	Religion.	Father's Name.	Father's Birthplace.	Mother's Name.	Mother's Birthplace.	Place of Death.	Last place of Residence.	Class of Dwelling (A tenement house is one in which there are more than two families.)	Direct cause of Death.	Indirect cause of Death.	Date of Record.
<u>Sept. 20, 1897.</u>	<u>George E. Morse</u>	<u>45 years</u>	<u>W</u>	<u>Widower</u>	<u>Musicians</u>	<u>Mo. & S.</u>	<u>—</u>	<u>16 years</u>	<u>—</u>	<u>Charles Morse</u>	<u>England</u>	<u>Caroline Morse</u>	<u>England</u>	<u>St. Joseph's Hospital</u>	<u>44 St. St. N.Y.</u>	<u>—</u>	<u>Althou</u>	<u>—</u>	<u>Sept 21, 1897.</u>

A True Copy.

Eugene W. Scheffer
Acting Chief Clerk.

NOTE.—In issuing this transcript of record, the Department of Health of the City of New York does not certify to the truth of the record transcribed, The seal of the
Department of Health attests only the correctness of the transcript, and no inquiry as to the facts reported have been provided for by law.

Count of General Sessions - Part-2.

The People

vs
Stephen M. Flynn and
George E. Moore

City and County of New York, vs:

Stephen M. Flynn, being sworn, says that he is one of the defendants: that George E. Moore, jointly indicted with deponent, died in St. Joseph's Hospital on the 20th day of September, 1897., as appears by certificate of the Department of Health of the City of New York, No. 29126- which is hereto annexed: that deponent was well acquainted with said George E. Moore and visited him in said Hospital during his last illness and knows that the George E. Moore named in the annexed death certificate is identical with the George E. Moore jointly indicted with deponent for Assault and one of the defendants in the above entitled action.

Sworn to before me this
14th day of March, 1898

Stephen M. Flynn

Witness. Reteturus.

Notary Public (No. 31.)

New York County.

Police Court— 4 District.

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

of No. 108 Western Boulevard Street, aged 34 years,
occupation Saloon Keeper being duly sworn
deposes and says, that on 1st day of January 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph B. Morse
and Stephen W. Flynn (brothers and
acting in concert) who did unlawfully
and feloniously cut and stab
deponent with a knife then held
in the hands of said defendants
the said defendant Morse cutting
deponent in the left shoulder and
the said defendant Flynn cutting
deponent in the right side and

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant

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

Sworn to before me, this 25 day }
of January 1893 }

John. Moje

John Ryan Police Justice.

0370

Sec. 192.

4 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before David F. McMahon a Police Justice
of the City of New York, charging George E. Morse Defendant with
the offence of Assault

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, George E. Morse Defendant of No. _____

and Georg Wundtken Street; by occupation a _____ of No. 2158 5th Avenue

Street, by occupation a Merchant Surety, hereby jointly and severally undertake
that the above named George E. Morse Defendant

shall personally appear before the said Justice, at the _____ 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 Twenty
Hundred Dollars.

Taken and acknowledged before me, this _____

day of _____

January 1813
W. McMahon POLICE JUSTICE.

Geo. E. Morse

Georg Wundtken

CITY AND COUNTY }
NEW YORK, } ss.

Sworn to before me this
11th day of
March 1891
George W. Mindelken
Police Justice.

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 Forty 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 house and lot of land

situate at No 3158 Fifth Avenue
in the City of New York of the value
of Twenty Thousand Dollars free and
clear of all encumbrances

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Underlying to appear
during the Examination.

Taken the 11 day of March 1891

Justice.

George W. Mindelken

0372

Sec. 192.

✓ District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel J. McKeon Justice
of the City of New York, charging Stephen N. Flynn Defendant with
the offence of Assault

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, Stephen N. Flynn Defendant of No.

and Peter J. Clancy Street; by occupation a Mr. East 80
of No. 778 East 80

Street, by occupation a Quota Administrator Surety, hereby jointly and severally undertake
that the above named Stephen N. Flynn Defendant

shall personally appear before the said Justice, at the 7 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 Twenty
Hundred Dollars.

Taken and acknowledged before me, this 22 day of May 1893

D. McKeon POLICE JUSTICE.

0373

CITY AND COUNTY } ss.
OF NEW YORK,

day of *March*
1881
Police Justice.

Sworn to before me, this

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 *Home and lot of land*

situate at No. 228 East 80th Street
of the value of Eight Thousand
Dollars free and clear of
all encumbrances

P. J. Clancy

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 18

Justice.

New York N.Y.

Presiding Justice
Fourth District Court,

I hereby
certify that Mr. Noje and Mr. Klost
are in my opinion past the probability
of any dangerous complications
arising.

Respectfully

W. B. Goldens

107 West 63rd

Jan 21 1899

New York N.Y.

Providing Justice

Fourth District Court.

I hereby
certify that Mr. Morje and Mr. Klodt
are unable to appear in court today.

This condition today is very good
and I think they are past the danger
of the most serious complications that
would be likely to arise, ^{but} there is
still a possibility of erysipelas develop-
ing in the wound.

Respectfully

W.C. Folger

#107 West 63 St

Jan 19 1893.

New York N.Y.

Presiding Justice

Fourth District Court.

I hereby
certify that Mr. Moje and Mrs.
Klodt are unable to appear in
court today.

Their condition today is good
but I could not pronounce them
out of danger as yet.

Respectfully,

W. B. Holden M.D.

#107 West 63rd St.,

Jan. 17, 1893.

New York N.Y.

Presiding Justice,
4th District Court,

I, hereby,
certify that Mr. Mojic and Mr. Klodt
will not be able to appear in Court
today.

Their wounds are not dangerous
unless some complication should set
in. I think by tomorrow it will be
possible to tell whether inflammation
will or will not develop.

Respectfully

W. B. Goldsmed.

#107 West 63rd -

Jan 16/1893.

New York N.Y.

To whom it may concern,

I hereby
certify that Mr. John Maje & Mrs.
Wm Klott are not able to appear
in court today.

Respectfully

W.B. Holdbrook

107 West 63rd

Jan. 15/1893

1853

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 4 DISTRICT.Thomas Andersonof No. The 74 Precinct Street, aged years,
occupation Officer being duly sworn, deposes and saysthat on the 14 day of January 1893at the City of New York, in the County of New York, he arraigned

George C. Morse and Stephen Flynn
both workers, on complaint of William
Klatt and John Hoyle, who charged the
defendants in deponent's presence with
having assailed each of them with a knife.
Deponent further says that the complainants
are unable to appear in court to make formal
complaint as he annexed certificate from
and deponent therefore asks that the de-
fendants be held to await the result of such
inquiries

Thomas Anderson

Sworn to before me, this

day

of 14th1893Charles W. Stanton Justice

Police Court, 11 District.

30 THE PEOPLE, Etc.,

ON THE COMPLAINT OF

Geo. E. Morse

Stephen W. Flynn

Dated

May 15 1892

John M. Magistrate.

Anderson Officer.

Witness,

Disposition,

AFFIDAVIT

Committed without
bail default result of
inquest C11578
4 Jan. 17: 2 P.M.
do 19: 2 P.M.
2000 bail 4 Jan. 25: 2 P.M.

0381

Police Court—14 District.

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

of No. 235 West 66 William Block
Street, aged 28 years,
occupation Barber being duly sworn
deposes and says, that on 14 day of January 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph C. Moore
and Stephen W. Flynn (both men and
acting in concert) from the fact that
the said defendant Flynn did
willfully and feloniously cut and
stab deponent in the neck and
head with a knife then and there
held in the hand of said Flynn and
the said defendant Moore did strike
deponent several violent blows with his
clenched hand and also clamped
deponent with an open knife in his hand
wherefore deponent charges the
said defendants

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant

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

Sworn to before me, this 25 day }
of January 1889 }

J. M. Ryan
Police Justice.

0382

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Stephen A. Flynn*

Question. How old are you?

Answer. *32 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *861 Amsterdam Avenue. 2 Years*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty*
Stephen H. Flynn

Taken before me this

25

day of *January* 18*92*

W. J. Sullivan

Police Justice.

0383

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK,

4 District Police Court.

George E. Morse

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

Question. What is your name?

Answer.

George E. Morse

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

New York City

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

Answer.

172 West 65 St. 6 months

Question. What is your business or profession?

Answer.

Musician

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

Geo. E. Morse

Taken before me this

day of

189

Police Justice.

0304

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 they be held to answer the same, and they 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 they give such bail.

Dated, May 28 1892 W. H. Johnson Police Justice

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

Dated, Feb 19 189 W. H. H. H. H. Police Justice

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

Dated, 17th Aug 1893 W. C. Head Police Justice

330
Police Court--- District 139

THE PEOPLE &c.,
ON THE COMPLAINT OF

Wm. K. Modt
Stephen H. Flynn
George O. Moore

Offense *False Imprisonment*

BAILED,

No. 1, by *John J. Clancy*
Residence *228 East 80* Street.

No. 2, by *George H. Henderson*
Residence *2158 5th Ave* Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *May 31* 189
W. H. Mahan Magistrate.

Dr. Holden Officer.
23 W 63 Precinct.

Witnesses, *David Walsh*
Exchange Place Room (18) Street.

No. *7. W. 65th* Street.
F. Spedre - 31 W. 65th

No. *Ernest Mayson - 63 W. 65th* Street.
Woo Eack

* *to answer*
Ex Jany St. 20pm
W. H. Bailed
to 2. Court

0386

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer. *George E. Morse*

Question. How old are you?

Answer. *36*

Question. Where were you born?

Answer. *New York City*

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

Answer. *617 1/2 West 65th St. Bronx*

Question. What is your business or profession?

Answer. *Musician*

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 -*
Geo. E. Morse

Taken before me this

day of

John J. [Signature]
1893

Police Justice.

0387

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Stephen H. Flynn 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. *Stephen H. Flynn*

Question. How old are you?

Answer. *32 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *861 Amsterdam Avenue. 2 Years*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer.

*I am not guilty,
Stephen H. Flynn*

Taken before me this

day of

May

1893

Police Justice

0300

Guilty thereof, I order that ~~he~~^{they} be held to answer the same, and ~~he~~^{they} 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 ~~they~~^{he} give such bail.

Dated. May 27 1893 W. W. Whelan Police Justice.

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

Dated, January 24 189

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

Dated, Oct 11 189

0389

**POOR QUALITY
ORIGINAL**

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 Arfendur

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Twenty 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, July 31 1892 W. D. [Signature] Police Justice.

I have admitted the above-named Stephen W. Flynn

to bail to answer by the undertaking hereto annexed.

Dated, July 31 1892 W. D. [Signature] Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, July 1 1892 W. D. [Signature] Police Justice.

307 139
 Police Court... District.

THE PEOPLE, &c.
 ON THE COMPLAINT OF

John Moore
108 W. 1st St.
Wm. C. Moore
Alfred W. Flynn

Offense

Assault

BAILED,

No. 1, by *John W. Wendell*

Residence *2154 5th* Street.

No. 2, by *Peter J. Clancy*

Residence *228 East 80* Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *July 25* 189 *3*

Ryan Magistrate.

Cludson Officer.

24 Precinct.

Witnesses *Dr. Holden* *23 West 63rd St.*

No. Street.

No. Street.

No. Street.

\$ *1500* to answer *G.S.*

2000 E. 3rd St. 3rd Fl.
By 2- Bailed
to 1- Comm.

Court of General Sessions at the City of New York

IN SENATE

THE PEOPLE

against

STEPHEN N. FLYNN
and
GEORGE E. MORSE.

This indictment which was filed February 6th, 1893, is pending as to defendant Morse only.

It appears from the certificate of death hereto annexed, and the affidavit of the defendant Flynn thereto attached, that the defendant Morse departed this life September 20th, 1897.

I therefore recommend that as to the defendant Morse, the bail be discharged.

New York, January 31st, 1899.

Mark J. Lawrence

Assistant District Attorney.

THE PEOPLE

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Stephen W. Flynn
and George E. Morse

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

Stephen W. Flynn and George E. Morse

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Stephen W. Flynn and George E. Morse, both

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of January in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of one William Blodt in the peace of the said People then and there being, feloniously did make an assault, and him the said William Blodt with a certain knife

which the said Stephen W. Flynn and George E. Morse in their right hands then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent him the said William Blodt thereby then and there feloniously and wilfully to kill, 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Stephen W. Flynn and George E. Morse

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Stephen W. Flynn and George E. Morse, both

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said William Blodt in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said William Blodt

with a certain knife

which the said Stephen W. Flynn and George E. Morse in their right hands then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Stephen W. Flynn and George E. Morse

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Stephen W. Flynn and George E. Morse*, both

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *William Klodt* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *William Klodt* with a certain *knife*

which *they* the said *Stephen W. Flynn and George E. Morse* in *their* right hand then and there had and held, in and upon the *head and neck* of *him* the said *William Klodt*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

William Klodt

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.

Witnesses:

Am. Road

For the reasons stated on the
from case with this of like date
I recommended that the defendant
be discharged on his own recognizance
that if necessary may require the
complaint may be available.
Dated January 20th 1899.

Thomas F. Dyone

I renew in the above re-
communications upon the
grounds mentioned

Jan. 20. 1899.

J. D. McCallane
A.D.A.

Counsel,

Filed

Pleas,

1893

THE PEOPLE

vs.

B
Stephen R. Flynn
and
George E. Morse
(2 Cases)

Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Part 2. Jan. 20th 1899.
On motion of Dist. Atty. Deft. No 1-
discharged on his own recognizance

A TRUE BILL.

W. A. Eggle
Foreman.

Part 2. Feb. 1st 1899

On motion of Dist. Atty
Indictment returned as to
deft. George E. Morse
Accused *W. A. Eggle*

County of General Sessions of the Court

THE PEOPLE

against

STEPHEN N. FLYNN
and
GEORGE E. MORSE.

*****Q*****

This indictment, which was filed February 6th, 1893, is pending as to defendant Morse only.

It appears from the certificate of death hereto annexed, and the affidavit of the defendant Flynn thereto attached, that the defendant Morse departed this life September 20th, 1897.

I therefore recommend that as to the defendant Morse, the bail be discharged.

New York, January 31st, 1899.



Assistant District Attorney.

THE PEOPLE

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Stephen W. Flynn
and *George E. Morse*

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

Stephen W. Flynn and George E. Morse

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Stephen W. Flynn and George E. Morse*, both

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*three*, with force and arms, at the City and County aforesaid, in and upon
the body of one *John Hoje* in the peace of the said People
then and there being, feloniously did make an assault, and *him* the said
John Hoje with a certain *knife*

which the said *Stephen W. Flynn and George E. Morse*
in *their* right hand, then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *John Hoje*
thereby then and there feloniously and wilfully to kill, 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Stephen W. Flynn and George E. Morse

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Stephen W. Flynn and George E. Morse* both

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
John Hoje in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *John Hoje*

with a certain *knife*

which the said *Stephen W. Flynn and George E. Morse*
in *their* right hand, then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

— Stephen W. Flynn and George E. Morse —

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Stephen W. Flynn and George E. Morse

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the said ~~John~~
John ~~Proje~~ — in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault, and ~~him~~ the said

with a certain ~~knife~~ — *John Proje* —

which ~~they~~ the said Stephen W. Flynn and George E. Morse

in ~~their~~ right hand. Then and there had and held, in and upon the

— ~~shoulder~~ — of ~~him~~ the said *John Proje*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said

— *John Proje* —
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.

0398

BOX:

512

FOLDER:

4664

DESCRIPTION:

Ford, James

DATE:

02/01/93



4664

Witnesses:

Victor J. J. J. J.

Counsel,

Filed

Pleads,

day of July 1893

THE PEOPLE

vs.

James Ford

Grand Larceny, (From the Person.)
[Sections 528, 529, Penal Code.]

Dr. LANCEY NICOLL,
District Attorney.

Indictment

A TRUE BILL.

J. Catlin

Foreman.

Henry R. P. J. J.

Pen one yd.

0400

Police Court

District.

Affidavit—Larceny.

City and County
of New York, ss:

Victor Fortwangler

of No. 3 William Street, aged 63 years,

occupation Restaurant Keeper being duly sworn,

deposes and says, that on the 28th day of January 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:

One gold watch of the value of
Two hundred and thirty five 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 James Ford (now here,

for the reasons that while deponent was passenger on a surface car on East Fourteenth Street and had said watch in a pocket of the vest then worn on his person and the watch was attached to a chain fastened to the vest and deponent with other passengers was on the rear platform of the car and the defendant came from the interior of the car and pushed himself passed deponent and deponent feeling a movement in the region of his vest pocket discovered that said watch had been

Sworn to before me, this

of

189

Police Justice.

wrung from the chain and deponent
 seized defendant who had the watch
 in his hand.

Sworn to before me } v. *James [illegible]*
 this 29 January, 1893 }

Thos. [illegible]

Police Justice

0402

City and County of New York, ss:

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

Question. What is your name?

Answer. *James Ford*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *363 W. 30 St. 2 years*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty*
James Ford

Taken before me this *23* day of *March* 189*3*

189

Police Justice.

0403

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, *July 27* 189*3* *Ampl. Lee* Police Justice.

I have 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.

122

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Victor Fortwengler
James Ford

Randall
Officer

Dated, Jan 29 1893

Koch Magistrate.
McCarthy Officer.
14 Precinct.

Witnesses
No. _____ Street.
No. _____ Street.

No. 1000 LS Street.
to answer

Law

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

G L

No. 5 THE PEOPLE, &C.

vs.

James M. Coker
G LNo. 1 THE PEOPLE, &C.

vs.

Jas Odell
Michael Hummer
G L

James Ford
Born New York
Occ. Trader
Married No
Single Yes
Residence 363 W 30th
St. City
Parents No

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Ford

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

James Ford

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

The said *James Ford*

late of the City of New York, in the County of New York aforesaid, on the *28th* day of *January*, 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,

*one watch of the value
of two hundred and thirty
five dollars*

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

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

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

The said

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

*one watch of the value of
two hundred and thirty-five
dollars*

of the goods, chattels and personal property of one *Victor Fortwengler*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Victor Fortwengler*

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

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

DE LANCEY NICOLL,

District Attorney.

0409

BOX:

512

FOLDER:

4664

DESCRIPTION:

Fox, Charles

DATE:

02/21/93



4664

Witnesses:

Officer Schuch
1441
proct

Counsel,

Filed

21

day of

July

1893

Pleads,

THE PEOPLE

vs.

Charles Fox

Grand Larceny, Second Degree.
[Sections 523, 524, Penal Code.]

Dr LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John A. Lark
Drenan.
July 23/93
Henry D. Lark
27th Ave. N.Y.

0411

Police Court—3 District.

1912

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 58 William Navy Bldg Street, aged 24 years,
occupation Writer

deposes and says, that on the 15th day of February 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:

One Coat - Valued at -
Thirty-two dollars

\$ 32 ⁰⁰/₁₀₀

the property of Deponent

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

from the fact that said property was in the reading room of Carter Union this City. Deponent is informed by Albert Dressel that he saw the defendant take said coat from said place and then leave said place. That witness caused the arrest of defendant by officer De Beek who found said coat in the possession of defendant.

Harry Bale

Sworn to before me, this

16 day of July 1893

Police Justice.

0412

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged Albert Drussell years, occupation Fireman of No. Cooper Union
Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Harry B. Lee
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 16 day }
of May 1897 } Albert Drussell

Thos. R. Lee Police Justice.

0413

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss:

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

Question. What is your name?

Answer. *Charles Fox*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Denmark*

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

Answer. *41 B'nery 3 days*

Question. What is your business or profession?

Answer. *Wacker*

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*
Nels & Peter Larsen

Taken before me this

day of

Charles Fox

Police Justice.

0414

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, *May 16* 189 *3* *Chapman* Police Justice.

I have 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.

041

198

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry B. Lee
Offense, Larceny
1st 2nd 3rd 4th

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, February 16, 1893

Rich Magistrate.

McKinnon Officer.

14th Precinct.

Witnesses Albert Dressel

No. 9 Cooper Union Street

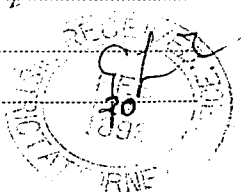
Call the office

No. John McEwen Street.

No. 150 Broadway Street.

\$ 1000 to answer 7-5

Can



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 Fox

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

Charles Fox

of the CRIME OF GRAND LARCENY IN THE

second

DEGREE, committed

as follows:

The said

Charles Fox

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

one coat of the value of thirty-two
dollars

of the goods, chattels and personal property of one

Harry P. Lee

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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Charles Fox

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Charles Fox*

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

one coat of the value of thirty two
Dollars

of the goods, chattels and personal property of one

Harry P. Lee

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

Harry P. Lee

unlawfully and unjustly did feloniously receive and have; the said

Charles Fox

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

DE LANCEY NICOLL,

District Attorney.

04 18

BOX:

512

FOLDER:

4664

DESCRIPTION:

Friedmann, Louis

DATE:

02/02/93



4664

Witnesses:

Counsel,

Filed,

Plends,

1893

THE PEOPLE

vs.

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 82.]
Selling, etc., on Sunday.

13

Louis Friedman

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Transferred to the Criminal Specifyingman.
Sessions for trial and final disposition.

Part 2...N.A. 4.7.1893

0420

Court of General Sessions of the Peace

2067

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Louis Friedmann

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

Louis Friedmann —

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

The said *Louis Friedmann*,

late of the City of New York, in the County of New York aforesaid, on the *22nd* day of *January* 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

Louis Friedmann —

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

The said *Louis Friedmann*,

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 *Charles A Place* —

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.

0421

BOX:

512

FOLDER:

4664

DESCRIPTION:

Frosh, George

DATE:

02/09/93



4664

*Strictly Confidential**My Dear Sir:*

I am desirous of obtaining a good, shrewd Agent in your locality to sell my "Goods." I enclose herewith a newspaper clipping which gives information that could be desired, and which explains itself. Thinking a position to safely handle my goods, I have concluded to write you. If you don't care to invest in this enterprise, I hope you will excuse the trouble I have taken in making the proposition. If you have been unsuccessful in your business, I can supply you with goods with which you can pay off your debts and start free and clear again. You can purchase mortgages, etc. An opportunity like this to make an independent fortune has never crossed your path before and in all probability never will again as long as you live. It is intended that one man should have millions of dollars and another should not. I don't throw away this chance to get rich. Others have grown rich in this way, no one knows how. Why not help yourself? If you have not the money to purchase my goods, I would consent to your taking some confidential friend in with you, provided, of course, he is trustworthy and could get the money. You can both come on together and make the deal. However, I'd be very foolish to take any one in with you if you could raise the money yourself. If you conclude to embrace this "golden chance" and my business should suit you, it will be absolutely necessary for you to come on and see me in person. I only deal face to face with my customers. Experience has taught me that this is the safest and most satisfactory way for both. When we meet me you see what you are buying and I see who I am dealing with. Ultimately we both feel better satisfied. I do not ask nor expect to be paid one cent until you have examined my entire stock, selected what you want, and the goods are in your possession. You must carry the goods away with you, and if you desire it I will see you in safety out of this city. I can't consent to send goods either by express or mail. I know it is quite a journey for

Strictly Confidential

My Dear Sir:

I am desirous of obtaining a good, shrewd Agent in your locality to sell my "Goods." I enclose herewith a newspaper clipping which gives all the information that could be desired, and which explains itself. Thinking you are in a position to safely handle my goods, I have concluded to write you. If you don't care to invest in this enterprise, I hope you will excuse the trouble I have taken in making the proposition. If you have been unsuccessful in your business, I can supply you with goods with which you can pay off your debts and start free and clear again. You can purchase mortgages, etc. An opportunity like this to make an independent fortune has never crossed your path before and in all probability never will again as long as you live. It is never intended that one man should have millions of dollars and another nothing, so don't throw away this chance to get rich. Others have grown rich and you, no one knows how. Why not help yourself? If you have not the money to purchase my goods, I would consent to your taking some confidential friend in with you, provided, of course, he is trustworthy and could keep a secret. You can both come on together and make the deal. However, it would be very foolish to take any one in with you if you could raise enough money yourself. If you conclude to embrace this "golden chance" and my business should suit you, it will be absolutely necessary for you to come on here and see me in person. I only deal face to face with my customers. Experience has taught me that this is the safest and most satisfactory way for both. When you meet me you see what you are buying and I see who I am dealing with consequently we both feel better satisfied. I do not ask nor expect to be paid one cent until you have examined my entire stock, selected what you want, and the goods are in your possession. You must carry the goods away with you, and if you desire it I will see you in safety out of this city. I can't consent to send goods either by express or mail. I know it is quite a journey for

0424

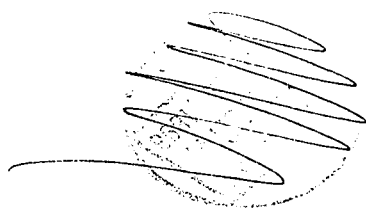
No. 57	New York, Jan. 13 th 1893
	The Bank of New Amsterdam <small>BROADWAY COR. 40TH STREET.</small>
	Pay to the order of <u>Deane</u>
	<u>Twenty five</u> ⁰⁰ / ₁₀₀ Dollars
<u>\$25.00</u> <small>100</small>	<u>Haas & Moeller</u>

Arthur & Bennett New York

0425

E. G. S.

U. B. S. Mann



Strictly Confidential

My Dear Sir:

I am desirous of obtaining a good, shrewd Agent in your locality to handle my "Goods." I enclose herewith a newspaper clipping which gives all the information that could be desired, and which explains itself. Thinking you are in a position to safely handle my goods, I have concluded to write you. If you don't care to invest in this enterprise, I hope you will excuse the liberty I have taken in making the proposition. If you have been unsuccessful in your business, I can supply you with goods with which you can pay off all your debts and start free and clear again. You can purchase mortgages, etc. An opportunity like this to make an independent fortune has never crossed your path before and in all probability never will again as long as you live. It was never intended that one man should have millions of dollars and another nothing, so don't throw away this chance to get rich. Others have grown rich around you, no one knows how. Why not help yourself? If you have not the ready money to purchase my goods, I would consent to your taking some confidential friend in with you, provided, of course, he is trustworthy and could keep a secret. You can both come on together and make the deal. However, you would be very foolish to take any one in with you if you could raise enough money yourself. If you conclude to embrace this "golden chance" and my business should suit you, it will be absolutely necessary for you to come on here and see me in person. I only deal face to face with my customers. Experience has taught me that this is the safest and most satisfactory way for both. When you meet me you see what you are buying and I see who I am dealing with consequently we both feel better satisfied. I do not ask nor expect to be paid one cent until you have examined my entire stock, selected what you want, and the goods are in your possession. You must carry the goods away with you, and if you desire it I will see you in safety out of this city. I can't consent to send goods either by express or mail. I know it is quite a journey for

My Dear Sir:

I am desirous of obtaining a good, shrewd Agent in your locality to handle my "Goods." I enclose herewith a newspaper clipping which gives all the information that could be desired, and which explains itself. Thinking you are in a position to safely handle my goods, I have concluded to write you. If you don't care to invest in this enterprise, I hope you will excuse the liberty I have taken in making the proposition. If you have been unsuccessful in your business, I can supply you with goods with which you can pay off all your debts and start free and clear again. You can purchase mortgages, etc. An opportunity like this to make an independent fortune has never crossed your path before and in all probability never will again as long as you live. It was never intended that one man should have millions of dollars and another nothing, so don't throw away this chance to get rich. Others have grown rich around you, no one knows how. Why not help yourself? If you have not the ready money to purchase my goods, I would consent to your taking some confidential friend in with you, provided, of course, he is trustworthy and could keep a secret. You can both come on together and make the deal. However, you would be very foolish to take any one in with you if you could raise enough money yourself. If you conclude to embrace this "golden chance" and my business should suit you, it will be absolutely necessary for you to come on here and see me in person. I only draw face to face with my customers. Experience has taught me that this is the safest and most satisfactory way for both. When you meet me you see what you are buying and I see who I am dealing with consequently we both feel better satisfied. I do not ask you to expect to be paid one cent until you have examined my entire stock, selected what you want, and the goods are in your possession. Your mind carry the goods away with you, and if you desire it I will see you in safety out of this city. I can't consent to goods either by express or mail. I know it is quite a journey for

Truly Confidential

0428

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before me, a Police Justice

of the City of New York, charging

the offence of

Penal Code

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, George Frank

Defendant of No. 411-52

Street, by occupation a Henry Thompson

and George Frank

Street, by occupation a George Frank

that the above named

shall personally appear before the said Justice, at the

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

Hundred Dollars.

Taken and acknowledged before me, this

day of May 1892

John J. Murphy Police Justice.

George Frank Defendant

Henry Thompson Defendant

0429

CITY AND COUNTY } ss.
OF NEW YORK,

day of May 1891
at New York Police Justice.

Sworn to before me, this

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 House lot 411 West 52nd St worth nineteen thousand dollars over all encumbrances

Henry Lippinger

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Underlying to appear during the Examination.

Taken the 18 day of May 1891

Justice.

City, County and State of New York, ss:

Anthony Constock of 41 Park Row, New York City, being duly sworn, deposes and says that he is Chief Special Agent of the New York Society for the Suppression of Vice.

That on the 18th day of December, 1908, at the city, county and state of New York, *George Froese* - here present, did unlawfully print, utter and publish a certain circular, purporting to be a bill, advertising, offering or purporting to advertise or offer for sale, loan, exchange, gift, or for distribution, or to furnish, procure or distribute certain counterfeit paper money or other token of value, or to purport to be counterfeit paper money or other token of value, and further by publishing certain papers hereto annexed, all of which, assist and abet in a scheme or device offering or purporting to offer for sale, loan, gift, exchange or distribution certain counterfeit paper money or token of value called "Goods", which as one or device is commonly called "green articles", "paper goods", "bills" - "spurious treasure notes", "green paper goods", and "the goods that are not goods at all".

That defendant entered the premises of defendant of 409 Third Avenue, in the city of New York, on December 18th, 1908,

and there saw the said *George Froese* - sending a circular to the said defendant and also to the defendant and made part of this complaint - papers, copy of which hereto annexed, were being struck off and printed, and defendant saw the said *George Froese* feed the press and saw copies of the said circular fall

from the press printed in the manner and form in which they
 are printed, and further dependent any taken from the press
 and a copy which all circumstances are printed, and dependent
 further any taken from the press and a copy which all circumstances
 are taken from the press and a copy which all circumstances are taken
 from the press and a copy which all circumstances are taken from the press.

Edmundson, John W., before me, ::
 this 17th day of October, 1907. ::

Anthony J. Smith

John W. Edmundson
 Police Officer

POOR QUALITY
ORIGINAL

22340

The presiding magistrate
is authorized to hear and
determine this case in my
absence and to accept bail.

Police Justice.

BAILED,

No. 1, by Harry Zippinger
Residence 241 West 52 Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court--- District.

THE PEOPLE, vs.

ON THE COMPLAINT OF

Antonio Bontade
41 West Ave
George M. M.
1 _____
2 _____
3 _____
4 _____
Offense Joe 527
Rural Code

Dated, Dec. 19 1902.

Magistrate.

Officer.

Precinct.

Witnesses Antonio Bontade

No. 41 West Ave Street.

No. _____ Street.

No. _____ Street.

to answer

\$1000 24, Dec. 22, 2 P.M.
28. 2 P.M.

Jan 5-2 P.M.
Jan 10-2 P.M.
Jan 16-2 P.M.

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 _____ Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of New York, until he gives such bail.

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

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

Dated, _____ 189

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

-----:-
The People of the State of)
New York)
against)
George Frosh)
-----:-

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse George Frosh of the crime of print-
ing a letter, writing, circular and paper purporting to
advertise and offer for sale and distribution counterfeit
paper money, and purporting to give information, directly,
where, how, of whom and by what means, counterfeit paper
money could be procured and had, committed as follows:

The said George Frosh late of the City of New York,
in the County of New York, aforesaid, on the sixteenth day
of December, in the year of our Lord one thousand eight
hundred and ninety-two, at the City and County aforesaid,
did feloniously print a certain letter, writing, circular
and paper purporting to advertise and offer for sale and
distribution counterfeit paper money, and purporting to give
information, directly, where, how, of whom and by what means,
counterfeit paper money could be procured and had, which
said letter, writing, circular and paper is as follows,
that is to say:

"Strictly Confidential.

My Dear Sir:

I am desirous of obtaining a good, shrewd Agent
in your locality to handle my 'Goods'. I enclose herewith
a newspaper clipping which gives all the information that
could be desired, and which explains itself. Thinking
you are in a position to safely handle my goods, I have

0434

END RECEIPT OF THE DEEDS OF

concluded to write you. If you dont care to invest in this enterprise, I hope you will excuse the liberty I have taken in making the proposition. If you have been unsuccessful in your business, I can supply you with goods with which you can pay off all your debts and start free and clear again. You can purchase mortgages, etc. An opportunity like this to make an independent fortune has never crossed your path before and in all probability never will again as long as you live. It was never intended that one man should have millions of dollars and another nothing, so dont throw away this chance to get riches. Others have grown rich around you, no one knows how. Why not help yourself? If you have not the ready money to purchase my goods, I would consent to your taking some confidential friend in with you, provided, of course, he is trustworthy and could keep a secret. You can both come on together and make the deal. However, you would be very foolish to take any one in with you if you could raise enough money yourself. If you conclude to embrace this 'golden chance' and my business should suit you it will be absolutely necessary for you to come on here and see me in person. I only deal face to face with my customers. Experience has taught me that this is the safest and most satisfactory for both. When you meet me you see what you are buying and I see whom I am dealing with consequently we both feel better satisfied. I do not ask nor expect to be paid one cent until you have examined my entire stock, selected what you want, and the goods are in your possession. You must carry the goods away with you, and if you desire it I will see you in safety out of this city. I cant consent to send goods either by express or mail. I know it is quite a journey for you to make, but look at the immense profits to be made with no risk whatever, and as far as expences are concerned I always make a liberal allowance to cover them. Make up your mind to come on at once. I know you will always look back at your trip to see me with pleasure and profit. My goods are first class in every particular, and as fine as the newspaper article speaks of. Your own good sense should tell you I can have no object in misrepresenting the quality of my stock and bring you on here on a fool's errand, for I ask no money in advance and trade only on the terms above mentioned, namely, dont ask nor expect to be paid one cent until you have examined my entire stock (consisting of hundreds of thousands of dollars), selected what you want, and the goods are in your possession. My prices are as follows: Three hundred and fifty dollars buys four thousand dollars in my goods; five hundred dollars buys seventy five hundred dollars; six hundred and fifty dollars buys thirteen thousand five hundred dollars, and one thousand dollars buys twenty eight thousand dollars. The more you invest the cheaper you get the goods. Three hundred and fifty dollars worth is positively the smallest amount I will sell under any consideration, as I wont do a retail business, it would let too many into the secret. If you will invest six hundred and fifty or one thousand dollars, I will agree to give you the exclusive State right. Now, if you wish to do business with me you must obey the following instructions and do only as I tell you:

First to write to me, and if you do I shall refuse to receive it, and furthermore all business relations between us will end. Don't forget this, please, and remember I mean exactly what I say.

First --- Don't as long as you live ever write me a letter; if you do I shall refuse to receive it, and furthermore all business relations between us will end. Don't forget this, please, and remember I mean exactly what I say.

Second --- If ever you wish to come on here and see me, send a telegram, a copy of which is herein enclosed; send this telegram as it reads, and is signed on enclosed slip. Remember, send no letters; telegrams only received.

Third. - On receipt of your telegram I will send you full instructions how to meet me and what hotel to stop at, then no mistake will be made in finding me. Don't think of coming on to meet me without first telegraphing me for instructions, which be sure to follow.

Now allow me once more to caution you not to write letters. You must be guided by my advice; if you do you are bound to succeed. No such thing as fail. Act square; be true and honorable; do me no harm, and you will never regret it. You can make money faster and easier by dealing in my goods than you ever dreamed of before in your life.

Others profess to have these goods, but I tell you candidly no one can furnish you the goods, same quality as my stock. You are at liberty to take my word or not for this, but if I find you are disposed to write or telegraph any and every one who may offer you these goods, I don't want to trade with you. I shall send other letters to you, so if you do not do as I ask, and open correspondence with others, I am liable to know it and won't trade with you under any consideration.

Yours very truly in honor and confidence,"

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.

Witnesses?

Anthony DuStock

(301)

The Defendant DuStock
was an Employee
of Eugene Martin as
indicated upon the
face of Martin's Affidavit
was a witness for the
People - and Martin was
Committed - and
Therefore all three of
all three circumstances
Remains upon his plea
of guilty - and the
Court
May 20-90 - A.D.

#76

AA 101

Counsel,

Filed

Pledges

1892
day of
Pledges

THE PEOPLE

vs.

George DuStock

DE LANCEY NICOLL,

District Attorney.

Paul DuStock

A TRUE BILL.

W. J. Edwards

Foreman.

W. J. Edwards

Advertising pamphlet mortgage
[See 527 Grand County]

[Faint handwritten notes at the top of the page]

0437

BOX:

512

FOLDER:

4664

DESCRIPTION:

Frosh, James H

DATE:

02/24/93



4664

0438

Witnesses:

Chas Beckman

275
Counsel, *W. H. H. H. H. H.*
Filed *24* (day of *Feb*) 189*3*
Pleads, *13*

19 THE PEOPLE
524 448
664 vs. *2*
James H. Froch
(2 cases)

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]
(Indorsement, etc.)

DE LANCEY NICOLL,
District Attorney.

3

A TRUE BILL.

J. J. S. Ford
Foreman.

Sep 2 - Dec 7, 1893
Plends guilty. 44
Chas. Ref. 16

0439

Police Court

2

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Richard Reuter

of No. 449 24th Avenue Street, aged 35 years,

occupation Druggist being duly sworn,

deposes and says, that on the 19th day of January 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 of the United States to the Amount and Value of nearly Five Dollars \$21-

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 James H. Frost

(nowhere) Defendant obtained the said money from deponent on said date upon the false representation that the check herewith annexed was good, and deponent deposited the said check in the Bank of New Amsterdam for collection, and the said check was returned from said bank with a record by a notary attached marked "No account" and the same was not paid, and deponent charges that Defendant intended to defraud deponent by means of said check of the sum of twenty five dollars.

Richard Reuter

Sworn to before me this

of

January 1893 day

John H. McArthur Police Justice.

0440

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James H. Frost

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

337 W. 45 7 years

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I have nothing to say

James H. Frost

Taken before me this

day of

May 189*7*

189*7*

John J. McLaughlin

Police Justice.

0441

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

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

Dated Feb 10 18 93 John W. Woolley 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 offense within mentioned, I order he to be discharged.

Dated..... 18..... Police Justice.

212

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Ruetes
449 10th Ave
James H. Frost

Office
Lawyer
Mig

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Feb 19 1899

Voorhis
Magistrate.

Hay & Curry
Officer.

20 Precinct.

Witnesses F. L. Millington

No. 389 - 8 - Ave Street.

No. _____ Street.

No. _____ Street.

500 TO HISW _____

Coon
J. S.
2000

LAWRENCE P. MINGEY,
ATTORNEY AND COUNSELLOR.
No. 54 WALL STREET.

NEW YORK, March 15th 1893.

To Hon: Rufus B. Cowan.
Judge General Sessions
Court House.
N.Y.

Dear Sir: I have been requested to state what I know concerning the character of James W. Frost, now awaiting trial before you for forgery. I do not know of any previous act against him, although I have known him for some time past.

I have believed him to be of good character until I learned of the charge of forgery against him.

I am not in every manner interested in his case.

Respectfully,
Lawrence P. Mingey



STATE OF NEW YORK
 Assembly Chamber

Albany Feb 13th 1893

Dear Judge

In behalf of James H. Frost
 who will be placed on trial
 before you this morning, I can
 say, that I have personally known
 him since infancy" and, until
 the present time, could always
 refer to him as an honest and
 faithful young man: if in any
 manner, he has been lead from
 the path of honesty, by the induce-
 ment of "money" or otherwise, and
 of which I am unaware until he
 has been tried" I would most
 respectfully ask that you extend
 to him the "mercy" of the Court on
 account of the respectability of his
 Parents and the youth of himself

I am Respectfully Yours
 To Hon Judge Cowing Wm J. McNamee

0445

Telephone Call, 39th St., 240.

OFFICE OF
ABHM. AYRES.
Iron Works,

Nos. 502-520 W. 45TH ST. NEAR TENTH AVE.,

New York, March 15th 1893.

Hon. Judge Cowing

*This is to certify that
I have known Jas. K. Frost, who is to
appear before you on Thursday for trial,
since 1887, has been honest & upright
in his transactions with me.*

*I sincerely ask your Honor to be
as lenient as possible.*

*Your obedient servant
Abhm Ayres.*

0446

ROBERT MILLER.
JOHN MILLER.

TELEPHONE CALL, 1492, 38TH ST.

ROBERT MILLER & SON.

Furniture, Carpets, Bedding and Oilcloth,

643 & 645 8th Ave., and 303 W. 41st St.

New York, Mar 16th 1893
Hon Judge Cowing
Dear Sir
James H Frost was well
known around the 17th
Assembly District and
also favorably to his
Character before the
charges now pending before
you - If you can
consistently suspend
sentence we think that
he will in future be
all right to society and
that he will not come
before you again
Yours respectfully
Robert Miller & Son

(413 or 42)

New York March 15
The Honorable Judge Cowing.

The undersigned
humbly begs to make a state-
ment in behalf of the defen-
dant James Frost. I have
known the aforesaid defendant
for a number of years during
which time we have had
frequent business transactions
in which he proved himself a
man of undoubted integrity.

Trusting his youth and past
good Character may appeal
to the clemency of the Court

I am very respectfully

J. W. Donald

0448

JERRY,

WITH

JAMES FAY,

DEALER IN

Modern & Antique Furniture, Bronzes, Paintings, &c.

Furniture Bought, Sold & Appraised.

328 WEST 42nd STREET, bet. 8th and 9th Avenues,

Upholstering in all its Branches.

New York, March 15 1893
 Hon. Rufus B. Cowing Dear Sir

I have known Mr. James H. Frost since childhood. he is a child of very respectable parents. I was their neighbor for many years and this is the first time I have known of any of the family being in any trouble. I will kindly wish him if he is released I will willingly give him employment

Yours
 James Fay

0449

Telephone Call, 473 39th St.

OFFICE OF

✱ Jacob Eiler, Jr., ✱

Dealer in all kinds of

KINDLING ♦ WOOD.

YARD & FACTORY, 543 and 545 WEST 38th STREET

New York, March 15 1887

Hon. Judge Cowley

Dear young
man that appeared before you
on Thursday, on trial name
James H. Frost

I have known him
since childhood, to have been
an honest young man and
upright in all his doing
with me and always kept
in touch of home and I
ask you to be as lenient
as possible

Yours obedient servant
Jacob Eiler, Jr.

House of Representatives U.S.

Washington, D. C. March 14th 1893

Hon. Judge Cowing

Dear Sir,

Permit me to say
of - James H. Frost. who
will be tried before you
this day - that I have
known him for years
as a most respectable
young man. Thoroughly
reliable in every particular
and cannot understand why
he committed himself as
he has done.

I feel that your
kindness and leniency
to him will be a blessing,
and hope that you will

act, as your heart has
always prompted, and
extend all possible
convenience to him in
his misfortune,

I am very sincerely
Yours

John Quinn
557 W. 51st St.

Office of Justice of the
REVENUE
JUDICIAL DISTRICT COURT
 No. 919 S 4th St. N. Y. C.

Thomas E. Murray, Justice.

New York, May 15th 1893

Hon. Rufus B. Channing,
 Judge General Session,

My Dear Sir:-

The brother of
 James H. Frost who was
 recently arraigned before
 you charged with the crime
 of Forgery in the second
 degree, & who I am informed
 will plead guilty on the 16th
 of this month, requests me
 to state to you what I have

0453

will make an earnest effort
to live an upright life
hereafter.

Yours Respectfully
Wm. M. M. M.

of the defendant.

I have known the defendant for some time past & have always looked upon him as a respectable & honest young man.

I have never heard of his being charged with a crime before, & firmly believe that this is his first offense.

His family is entirely respectable, his father being a business man in this City.

I am informed & I believe that the defendant regrets his appearance, & that if mercy is shown him

0455

Office of Justice of the
PREVENTIVE
JUDICIAL DISTRICT COURT

N. 212 S. 4th Ave. Apt. 54 #255 St.

Thomas E. Murray, Justice.

Thomas E. Murray, justice.

New York: May 15th 1893

Sam. Cooper & B. Channing.
Judge General Sessions

May Dear Sir -

The brother of
 James & the Frank who was
 recently arraigned before
 you charged with the crime
 of Forgery in the second
 degree, & who I am informed
 will plead guilty on the 16th
 of this month, requests me
 to state to you what I have

will make an earnest effort
to live an upright life
hereafter.

Yours Respectfully
Marion

0457

7	No 63	New York Jan. 19 th 1893
	The Bank of New Amsterdam	
	BROADWAY COR 40 TH STREET.	
	Pay to the order of James H. Frost	
	Twenty five ⁰⁰ / ₁₀₀ Dollars	
	\$ 25 ⁰⁰ / ₁₀₀	John W. Kehoe

Atty & Bonnell New York

United States of America, } ss.
STATE OF NEW YORK.

On the 30 day of January 1893 at the request of the New York County National Bank, I, LEWIS L. PIERCE, a Notary Public, duly admitted and sworn, dwelling in the City of New York, did present the original ~~note~~ ^{check}, hereunto annexed at Bank of New Amsterdam

and demanded payment, who refused to pay the same. *Chas C*

Whereupon, I, the said Notary, at the request aforesaid did Protest, and by these presents, do publicly and solemnly Protest, as well against the Drawer and Indorsers of the said ~~note~~ ^{check}, as against all others whom it doth or may concern, for exchange, re-exchange, and all costs, damages and interest already incurred and to be hereafter incurred, for want of payment of the same.

This done and protested in the City of New York aforesaid.

In Testimonium Veritatis,

Lewis L. Pierce
Notary Public.

*Cheek
Note*

Amount,

\$25⁰⁰

John W. Kehoe

FOR

Richard Reuter

New York, July 20 1893

LEWIS L. PIERCE,
Notary for the New York County National Bank,
OFFICE,
Cor. 14th Street and Eighth Avenue,
NEW YORK.

Fees, \$ 75

Notices, etc., 50

\$125

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 2151

occupation

Charles Beckmann
 Eighth Avenue, aged 37 years,
 being duly sworn,
 deposes and says, that on the 13th day of January 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:

Twenty-five Dollars, good and lawful
 money of the United States

\$25.00
 100

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 James A. Frost

(Now here) from the fact, that on said date, defendant presented a check hereto annexed, dated January 13, 1893 purporting to have been drawn by Haase & Mueller to the order of bearer for the aforesaid said sum of money to deponent and informed deponent that said check had been endorsed by one E. J. Robus, whose name appears on the back of said check and asked deponent to cash the same: that relying on the statement of defendant and seeing the name of said Robus endorsed on said check deponent paid defendant the sum of Twenty-five Dollars: that the check was returned of no account and of no value and deponent is informed by said

Proves that he did not endorse said check
and ~~that~~ he did not authorize defendant
nor any other person to endorse said
check and knows nothing whatever about
said check. Therefore deponent prays
that the defendant may be dealt with
according to law.

Sworn before me this }
20th day of February 1893 } Charles Beckmann
John Petkovich
Police Justice

0462

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 54 years, occupation Edward J. Robus of No. 723 89th Avenue Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Charles Beckman and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 20 day } E. J. Robus
of Feb 1893 }

John P. P. P. Police Justice.

0463

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

James H Frost 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.

James H Frost

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

N. S.

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

Answer.

557 W 45 St 3 years

Question. What is your business or profession?

Answer.

Clark

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 jury trial James H Frost*

Taken before me this

20

day of

July

1883

John J. McArthur
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

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 February 20 18 93 John H. Wood 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.

Police Court--- 2 District. 213

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Beckmann
2151 28th St. S.W.
James H. Frost

Offence
Dist. Larceny

2 _____
3 _____
4 _____

Dated Feb 20 1893
Voorhe Magistrate.
Hay & Camp Precinct.

Witnesses Geo. P. Flannery
No. 556 Andon Street.

E. J. Robins
No. 723 Andon Street.

Thos. A. Rode
No. 247 5 Ave Street.

590 to answer
A. Bowne
131 E 36

Handwritten notes:
J. L. Smith
J. L. Smith
J. L. Smith

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0466

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James W. Frost

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

James W. Frost
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

James W. Frost

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of *January*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 63 New York, Jan. 19th 1893
The Bank of New Amsterdam
Broadway Cor 40th Street
Pay to the order of James W. Frost
Twenty five ⁰⁰/₁₀₀ — Dollars
\$25⁰⁰/₁₀₀
John W. Kehoe

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.

SECOND COUNT.

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

James W. Frost

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

James W. Frost

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 63 New York, Jan. 19th 1893

The Bank of New Amsterdam
Broadway Cor 40th Street.

Pay to the order of James W. Frost

Twenty five⁰⁰/₁₀₀ — Dollars

\$25⁰⁰/₁₀₀

John W. Kehoe

the said

James W. Frost

then and there well knowing the same to be forged, 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.

Witnesses:

Edward Kay
2nd Street

176

Counsel, *De Lancey Nicolli*
Filed day of *July* 1893
Pleads, *Not guilty* by

THE PEOPLE

vs.

James H. Frost
(2 cases)

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLLI,
District Attorney.

March 6, 1893. Indict.
Mar 7, 1893 U.S.
A TRUE BILL.

J. H. Tarkenton
Foreman.

March 7/93
Indict
Pleads Guilty on another
individual

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James N. Frost

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

James N. Frost
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

James N. Frost

late of the City of New York, in the County of New York aforesaid, on the *Thirteenth* day of *January* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, having in *his* custody a certain instrument and writing, in the words and figures following, that is to say:

No. 57

New York, Jan. 13th 1873

The Bank of New Amsterdam
Broadway cor. 40th Street.

Pay to the order of Beamer

Twenty five ⁰⁰/₁₀₀

Dollars

\$25⁰⁰/₁₀₀

Haase and Moeller:

The said

James N. Frost

afterwards, to wit: on the day and in the year aforesaid, with intent to defraud, at the City and County aforesaid, feloniously did forge, on the *back* of the said *instrument and writing* a certain instrument and writing commonly called an *endorsement* which said forged instrument and writing commonly called an *endorsement* is as follows, that is to say:

E. J. Robino

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.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said *James W. Frost* of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *James W. Frost* late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain instrument and writing, in the words and figures following, that is to say:

No. 57 New York, Jan. 13th 1893
The Bank of New Amsterdam
Broadway Cor 40th Street.
Pay to the order of Bearer
Twenty five, 00 — Dollars
\$25.00 Haase and Moeller

on the *back* of which said instrument ^{and writing} there was then and there written a certain forged instrument and writing commonly called an *Endorsement* which said forged instrument and writing, commonly called an *Endorsement* is as follows, that is to say:

E. J. Robus

with force and arms, the said forged instrument and writing then and there feloniously did utter, dispose of and put off as true, with intent to defraud, *he* the said *James W. Frost* then and there well knowing the same to be forged, 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.

0471

BOX:

512

FOLDER:

4664

DESCRIPTION:

Fuchslacher, William

DATE:

02/02/93



4664

Witnesses:

Alfred Smith

Counsel,

Filed,

day of

1893

Pleads,

April 14

THE PEOPLE

vs.

B

William Fuchsstocker

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

DE LANCEY NICOLL,

District Attorney,

A TRUE BILL.

J. Catron

Foreman.

Dec 11, 1893

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 Fuchelacker

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

William Fuchelacker

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

The said

William Fuchelacker

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *January* 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 Fuchelacker

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 Fuchelacker

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.