

0850

BOX:

415

FOLDER:

3837

DESCRIPTION:

Tallon, Lawrence

DATE:

10/06/90



3837

0051

9

Witnesses:

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

Counsel

Filed *6* day of *Oct* 189*0*

Pleas, *Not guilty*

THE PEOPLE

vs.

Lawrence Gallon

April 7
Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

VIOLATION OF EXCISE LAW.
(SELLING TO MINOR).
[Section 290, Penal Code, sub. 8.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Arthur Little

Foreman.

0052

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Lawrence Talton

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

accuse

Lawrence Talton
of a MISDEMEANOR, committed as follows:

The said

Lawrence Talton

late of the City of New York, in the County of New York aforesaid, on the
twelfth day of *September* in the year of our Lord
one thousand eight hundred and ninety *_____*, at the City and County aforesaid,

certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one

Lizzie Nugent who was then and
there a child actually and apparently under the age of sixteen years, to wit: of the age of

seven years, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

JOHN R. FELLOWS,

District Attorney.

0853

BOX:

415

FOLDER:

3837

DESCRIPTION:

Taylor, Joseph

DATE:

10/29/90



3837

306

Witnesses :

P. H. McHugh

Counsel,

Filed 29th day of Oct. 1888

Pleads Not Guilty - 30

THE PEOPLE

vs.

B

Joseph Taylor

ASSAULT IN THE THIRD DEGREE

(Section 210, Penal Code)

JOHN R. FELLOWS,

District Attorney.

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

Part 2 of the Penal Code, 1891.

A True Bill.

Andrew Little

Foreman.

Was bail notified in this case? Yes

Jan 8, 1891

0855

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Taylor

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

Joseph Taylor

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

The said *Joseph Taylor*,

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *August*, in the year of our Lord one thousand eight hundred and eighty *nine* at the City and County aforesaid, in and upon the body of one *Peter W. McHugh* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *in* the said *Peter W. McHugh*, did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Peter W. McHugh*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOYS,

District Attorney

0856

BOX:

415

FOLDER:

3837

DESCRIPTION:

Taylor, Joseph

DATE:

10/30/90



3837

0857

316

Witnesses :

Catharine Hasselt
Officer M^r Lee

Counsel,
Filed 30 Oct 90 day of 1890
Pleads Guilty

THE PEOPLE

vs.

B
Joseph Taylor

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code).

JOHN R. FELLOWS,

District Attorney.

Jan 9th 1891

A True Bill.

Andrew Little
Foreman.

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

Part 2. Jan 9th 1891.

0058

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Taylor

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

Joseph Taylor

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

The said *Joseph Taylor*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *August* in the year of our Lord one thousand eight hundred and ~~eighty-nine~~ *at* the City and County aforesaid, in and upon the body of one *Catherine Hassett* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *her* the said *Catherine Hassett* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Catherine Hassett* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney

0859

BOX:

415

FOLDER:

3837

DESCRIPTION:

Timayenis, Plutarch J.

DATE:

10/07/90



3837

0860

646.

19
H. M. B. (initials)

Witnesses ;

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

Counsel,

Filed

day of

1890

Pleads

THE PEOPLE

vs.

Plutarch D. Timayenis

Grand Juror, First Degree.

(DWELLING HOUSE.)

[Sections 538, 530 — Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Oct. 17. 1890

Pleads P.L.

Sen suspended.
Oct 17/90

22

Part I

October 14 1890 The complainant cannot swear that the value of the article stolen is even \$25. She will not swear to any value. I therefore recommend that a plea of P.L. be taken. Compt. and defts family have been intimate for several years.

J. D. Macdonna
D.A.D.

0861

Police Court— 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Mrs Beals

of No. 118 W. 94 Street, aged 29 years,
occupation none being duly sworn

deposes and says, that on the 26 day of July 1890 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 Pin containing three
pearls of the value of Fifty
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 Plutarch J. Timony is

deponent says that said property
was lying in the mantle piece
in her room in premises No 118
W. 94th Street in said City
when he entered and
immediately after said
deponent leaving she

Sworn to before me, this
18 days
Public Justice.

missed said property
 Dependant says that said
 defendant was the only person
 in said place from the time
 she saw said property until
 she missed the same

Dependant further says
 that she is informed by
 Cecilaine Coburn that said
 defendant acknowledged
 and confessed in the presence
 and hearing of Willis F
 Park that he took said
 property and offered a
 ticket representing said
 property to her for sale

Sworn to before me
 this 19 day of Sept 1890
 Police Justice
 Maria Beato

0863

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, N.Y.

Plutarck D. Timayens

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. *Plutarck D. Timayens*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Greece*

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

Answer. *Grand Central Hotel 3 days*

Question. What is your business or profession?

Answer. *Column Buyer*

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

Answer. *I am not guilty*

P. J. Timayens
H. J.

Taken before me this

day of

1897

John J. ...

Police Justice.

0864

Sec 151.

Police Court 2 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:*

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 Mira Beals
of No. 118 W. 94 Street, that on the 26 day of July
90 at the City of New York, in the County of New York, the following article to wit:

one gold Pin containing
three pearls

of the value of fully Dollars,

the property of Complainant
w^a Plutarck J. Murray taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Plutarck J. Murray

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 every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 2 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 19 day of Sept 1890

So [Signature] POLICE JUSTICE.

005

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

..... Magistrate

..... Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

[Signature] Police Justice.

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.

Dated 188

Police Justice.

The within named

0855

\$500 bail for Ex
Sept 24/90

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

Police Court-- 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alvina Beards
216 W 115 St
District Attorney
Murray

W 1461
District
14/61

1
2
3
4
Offence _____

Dated Sept 24 1890

Samuel C. C. Magistrate
Officer

Witness Esteban S. Cohen

No. 255 W 25 Street _____

No. W. F. Park (5) Street _____

No. _____ Street _____

No. _____ Street _____

\$ your to answer _____ Street _____



Cave 57 X 1

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 Seven 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 September 24 1890 John Sherman 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.

New York Oct 19th 1890 -
 Hon. Judge Cowing
 Court of General Sessions.
 New York City.

Dear Sir

Permit me to address you in reference
 on behalf of P.T. Timaynis who as I understand pleads
 guilty to Petty Larceny Oct 16th before you - for stealing
 a pearl scarf pin from Mrs Mira Beck & whom as I have
 been told you have remanded for gaol.

This man comes from one of the best families
 of Smyrna Asia Minor is married to a very fine lady,
 daughter of a prominent man in Savannah Ga. he has
 3 children one of which was born within two weeks.

This man is not a criminal I have known him for a great
 many years having gone to school with him. While I do not
 believe in influencing justice, I desire to inform you
 that this man's mind is affected, he loses his head on
 certain subjects & that on account of opium smoking
 as I am informed (whether true or not I cannot tell) still I know
 this, that larceny is in his family.

His brother only a few years ago committed suicide
 for a mere trifling, one of his uncles his mother's brother died
 in an insane asylum a raving maniac, & another uncle
 attempted to stop a train wiper & all was instantly
 killed, & eventually this man will also become an

0861

inmate of a lunatic asylum, I think the disgrace
brought upon himself & his confinement in the Tombs has
been sufficient punishment & that the ends of justice
have been fully satisfied. If you look over the entire case & the
evidence you will see that the amount involved is but a
trifle. I am certain he did not realize what he was doing,
it being his first offense I am inclined to believe that
he will never do anything unlawful again his brother
J. J. Timonyanis of the Mirror Publishing Company
is ready to look after him & find him a suitable place
in view of the facts. I suggest that mercy be shown
him & another opportunity given him to redeem himself.

If you cannot consistently with your duty suspend
sentence I trust you will inquire as to his situation as
possible.

I am this writing this letter out of pity for this man
I have seen him but 3 times in eight years.

Yours truly
J. M. Catron
131 East 76th St.

0869

DIRECTIONS.

137 The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

138 When you arrive at the witness room, hand this Subpcena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

To Off. Parker with Leave 20
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 30 day of September 1890, at the hour of 10½ 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

John Huttley
Dated at the City of New York, the first Monday of September in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

The Grand Jury calls witnesses in whatever order its Foreman Pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpcena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill, when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

J. W.

0871

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.
When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

208

To Officer Roberts With Seal
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 30 day of 1890 at the hour of 10 1/2 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

Josie Ryan

Dated at the City of New York, the first Monday of _____ in the Year of our Lord 1890.

JOHN R. FELLOWS, District Attorney.

Will pay on
26 inst. Come on Tuesday next.

0872

The Grand Jury calls witnesses in whatever order its Foreman Pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpcena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill, when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

0873

DIRECTIONS.

137 The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

138 When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

209.

To Officer A Roberts with Leave

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 30 day of September 1890 at the hour of 10½ 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

Annice Marshall

Dated at the City of New York, the first Monday of September in the year of our Lord 1890.

JOHN R. FELLOWS, District Attorney.

*No Grand Jury on 26 visit
Come on Tuesday next.*

0074

The Grand Jury calls witnesses in whatever order its Foreman Pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpcena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill, when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

508

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

20

In the Name of the People of the State of New York.

To *Off. Roberts with Leave*
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York. at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *30* day of *September* 1890, at the hour of 10½ 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

Annie Darroll

Dated at the City of New York, the first Monday of *September* in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

The Grand Jury calls witnesses in whatever order its Foreman Pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpcena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill, when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

Roberts vs. Sells
Postponed until
5th of October

Sgt. A. J. Thomas

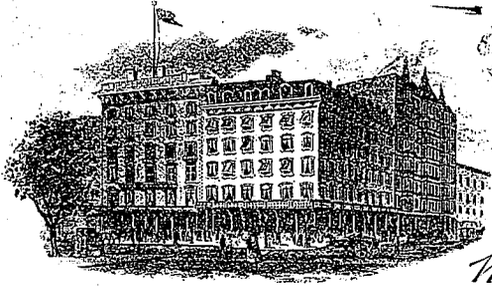
0077

TORN PAGE

HOFFMAN HOUSE,
BROADWAY,
MADISON SQUARE,
NEW YORK.

Mrs. Lebowitz
255 W 25th
Apt 5

0878



Hoffman
House.

New York, 189

Madison Square.

Windy morning
Dear Mr. Esb...
It will not be
necessary for you
to appear at
any time as I
shall not prosecute
Your sincerely
W. Dea.

0879

Tomb's

1849

Judge R. ...
Dear Sir

Permit a despairing
prisoner who, to-morrow, will be
brought before you for sentence,
to beg for your indulgence and for
your pardon, for the sake only of
a pure beloved young wife, now lying
dangerously ill, one thousand
miles away from me and who is ignorant
of my present disgraceful position
and whom I fear, shall love, as the
shock of my disgrace will strike her.

My record in my own country
& my nine years residence in the
United States, has been entirely
unblemished. Spare me, therefore,
the fearful remorse which will, for
life, brand me for being the cause

0000

of a beloved wife's death and of the disgrace which will be brought to my three innocent babies, the oldest and yet 4 years old & the youngest only 2 weeks, since it came in this world.

Pardon me! This appeal comes from the bottom of a broken heart; I knelt, last night, and prayed God fervently to save me from the disgrace of a prison's garb and He inspired me to address this earnest appeal to your indulgence. Let me leave these depraved surroundings, among which, I have been living for the last 26 days & let me return to the purifying atmosphere of my fireside. It was in a moment of folly that I did what I did. It is the first time that I forgot myself. Pardon me, and let me return to the right path on

which I have always trodden and believe in my sincere repentance for the folly committed & for which I shall, by my future conduct, fully atone.

Listen to this earnest appeal of mine, which comes from the recesses of my heart and my gratitude will be life long, for having saved me from a disgrace which I consider, worse than death itself.

Yours Respectfully
P. F. Tompkins

00001

118 N. 24th St. -

Sept 20th

John R. Fellows
Dist. Atty

Dr Sir

It is unfortunate for Mrs
Bates to learn the news
this morning to appear before
Grand jury this morning at
10-30 am as notified; can
it be postponed for 2 or 3
days until she can appear?
Please return answer by
message - Mrs. Bates is
quite sick. My best regards
after to morrow. M. Oct. 11th -
Address Mrs Bates 216 N. 34th St -

0882

Mira Beals

P. J. Turayen

0883

NEW YORK OCTOBER 22nd, 1890.

Hon. Rufus B. Coving,

Judge of the Court of General Sessions.

Your Honor:-

I earnestly appeal to you, if possible, to suspend punishment in the case of my brother, P. T. Timayenis. I keenly feel Your Honor this stigma attached to our name on account of the act which he has committed. This is his first offense and I sincerely believe that if another chance is given to him he will become a good man and a good citizen. I am the Manager of the Minerva Publishing Co. and if punishment is suspended, I will deem it my duty to take care of him, to aid him, to give him every opportunity in life to redeem himself. But if punishment is passed upon him it will not be possible for me to procure for him employment for the fact of his having been condemned will thwart my best efforts. Let Your Honor be merciful in this case and I as well as my family will never forget the kindness shown.

Very respectfully

J. T. Timayenis
Manager
The Minerva Publishing Co.
10 W. 23^d

0884

CITY AND COUNTY }
OF NEW YORK, } ss.

Eulalie J Osborn

aged *40* years, occupation *Occp. Furnished rooms* of No. *255 W 25* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Mura Beals* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *19* day of *Sept* 188*9* } *Eulalie J Osborn*

Da J. C. Bennett
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Plutarch T. Timayenis

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

Plutarch T. Timayenis
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said *Plutarch T. Timayenis*

late of the *Twelfth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty sixth* day of *July* - in the year of
our Lord one thousand eight hundred and ~~eighty~~ *ninety*, in the night time of the same day,
at the Ward, City and County aforesaid, with force and arms,

*one pin of the value of
fifty dollars*

of the goods, chattels and personal property of one *Mira Beale*
in the dwelling-house of the said *Mira Beale*

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

*John R. Fellows,
District Attorney.*

0007

BOX:

415

FOLDER:

3837

DESCRIPTION:

Tuomey, James

DATE:

10/06/90



3837

12

Witnesses

Counsel,
Filed, *1* day of *Oct* 18*90*
Pleads, *Not guilty*

THE PEOPLE,
vs.

B
James Tuomey

ADULTERATED MILK.
(Chap. 183, Laws of 1885, Section 1, as amended
by chap. 577, Laws of 1886, Section 1; Section 186,
Sanitary Code, and Section 575 of the N. Y. City
Consolidation Act of 1892.)

JOHN R. FELLOWS.

District Attorney.

Part 2 Nov 20

A True Bill.

Audron Little

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

Part 2 Nov. 25th 1890.

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 Tuomey

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

James Tuomey

(Chap. 183, Laws of of a MISDEMEANOR, committed as follows:
1885, § 1, as amended
by Chap. 577, Laws of
886, § 1.)

The said

James Tuomey

late of the City of New York, in the County of New York aforesaid, on the
third day of *July* in the year of our Lord
one thousand eight hundred and eighty ~~ninety~~ *ninety*, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk (the same not being skimmed milk produced in the said County),
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:

(§186, Sanitary Code

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

James Tuomey
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *James Tuomey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale, three quarts of milk which had been and was then and there watered, adulterated, reduced and changed by the addition of water and other substances to the Grand Jury aforesaid unknown, and by the removal of cream, against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of said code, which is as follows, that is to say:

“No milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept, or offered for sale at any place in the City of New York; nor shall any one keep, have or offer for sale in the said city any such milk.”

Which said section and ordinance above set forth was, by a certain resolution, duly passed and adopted by the said Board of Health and by said Health Department, at a meeting thereof duly held in said city on the twenty-third day of February, 1876, added to and made a part of the said Sanitary Code aforesaid, and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and which said Sanitary Code so amended and altered was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section and ordinance above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0891

BOX:

415

FOLDER:

3837

DESCRIPTION:

Turner, James

DATE:

10/22/90



3837

0892

209 Berlinga a

Witnesses;

P. D. Toole

Officer Nugent

Counsel,

Filed

day of

18

Pleads

THE PEOPLE

40 Philadelphia
Salmon

James Turner

Grand Larceny, Second Degree.
[Sections 528, 537 Penal Code]

JOHN R. FELLOWS,

District Attorney.

Oct 27. 1890

A True Bill.

Andrew Little

Part III October 29/90 Foreman.

Pleads - Petit Larceny
Pen 14. R.M.

0893

Police Court _____ District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Patric Love

of No. 141st Street, aged 23 years,
occupation Barman being duly sworn,
deposes and says, that on the 14th day of October 1890 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 day time, the following property, viz:

Gold and lawful money of the
United States consisting of
Bank notes and bills and
miscellaneous property of the value of
Thirty one 50/100 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 Turner (name recd) for

the reasons following to wit, That
deponent is informed by James Arce
of St. Rexter Street that without the
show of 2 o'clock pm on the afternoon
of said day he was in the parlor of
Rexter Street and that he saw the depon-
dant who was seated and complainant
who was drunk came into said parlor
together and had a drink, and that complain-
ant and deponent then went into
the water closet of said parlor together
and complainant remained in said
water closet and deponent came out,
and in about 5 minutes thereafter returned

88097-10-1890
1890
District Justice

The said witness closed where complainant still was
 then I heard money rattling and a noise from
 complainant, who pulled the ^{and} complain-
 ant and dependant came out together, and
 complainant had his arms around dependant
 neck, and complainant passed down on his
 knees, and dependant let him down & he fell
 on the floor and as complainant wanted to
 get up I saw that the left hand pocket
 of complainant's pants was turned inside
 out and I saw the business to stay there until
 I got an officer, and he said I wanted to buy
 a cigar and would not let him ^{and} take him
 he could get what he wanted in here and
 officer came and I said to the dependant you
 have robbed that man ^{and} he said no I didn't
 all the money I have got is \$2.50 dollars and
 that is mine, and the other people in the
 place said you lie you would lose his
 money and I took the pocket of dependant he
 said I have some more money and he
 pulled out a roll of \$20 bills and about
 40 or 50 dollars in silver and I said to him
 how is it you said you only had \$2.50 dollars
 and he said I was afraid to show my money
 in here and I said no will not take your money
 we will hold it until an officer comes,
 when the officer came we gave him the money
 and he counted it and it was \$11 dollars and
 some odd cents and the complainant said
 he had a \$20 bill also which was afterwards
 found in said water closet. making in all
 together the sum of \$31.50 dollars. wherefore
 deponent charges said dependant with
 the money aforesaid

Sworn to before me 189 }
 this 15th day of October '90 }

F. C. Toole

Police Justice

0895

CITY AND COUNTY }
OF NEW YORK, } ss.

aged Louis Crocco years, occupation Green of No.

St Baxter Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Patric O Toole

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

Sworn to before me, this 15
day of March 1888

W. J. [Signature] Police Justice.

Louis Crocco

0896

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Turner 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 Turner*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Philadelphia 6 months*

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*

James Turner

Taken before me this *10* day of *October* 189*7*
[Signature]
Police Justice.

0097

Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Almer C. ...
No. of Arrestment

1. *James ...*
2. *James ...*
3. *James ...*
4. *James ...*

Offence *James ...*

Dated *October 15 1890*

James ...
Magistrate

James ...
Officer

James ...
Precinct

James ...
Witness

James ...
Street



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

James ...

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 *Oct 15 1890* *James ...* Police Justice

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

Dated *18* *James ...* 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* *James ...* Police Justice

James ...
James ...
James ...

0898

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, DISTRICT.

Frank J. Nugent

of No. 14th Street, aged 37 years,
occupation James' apprentice, being duly sworn deposes and says,
that on the 14th day of October 1880

at the City of New York, in the County of New York, He arrested James Turner, an the complainant of Patrick O'Toole charged with larceny from the person and that said deponent has good and sufficient reasons to believe that said complainant who has no home in this city will not appear at the trial at the Court of General Sessions as a witness against said deponent and he therefore asks that said complainant be committed to the house of detention in default of bail Frank J. Nugent

Sworn to before me, this 15th day of October 1880

Police Justice.

0099

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 Turner

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse James Turner of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said

James Turner

late of the City of New York, in the County of New York aforesaid, on the 14th day of October in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day-time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of thirty

\$31.50

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of thirty

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of thirty

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of thirty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of six dollars and fifty cents

3

of the goods, chattels and personal property of one Patrick O'Connell then and there being found,

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

JOHN R. FELLOWS, District Attorney.