

05 14

BOX:

12

FOLDER:

153

DESCRIPTION:

Cooke, Henry

DATE:

05/28/80



153

0516

Spent

Pen

✓

H. Cooke

Sunday Jugglery

Return to
W.F.

0517

2

March 28. 1880

Same as Indict No 1 except
as to date ~~March 28. 1880~~
which in this instance is
Sunday Mch 28/80. ~~that~~
~~water here was turned into some~~

3rd Indictment
Same as 1st except date which
is here Sunday Apr 11. 1880

4th Indict⁺
Same as 1st Indict except date
which is here Sunday Mch 21/80

0518

Police Department of the City of New York,

Precinct No. 117 West

Copy

New York, April 12th 1880

George W. Dilks

Inspector 2^d District

Sir

In compliance with instructions received from you, we, on Sunday evening April 11th 1880 visited the Standard Theatre, to witness and report to you the performance of "Professor Cook" in exposing spiritualism, an account of which, as seen by us, please find annexed.

Respectfully

Roundman Henry T. Barlow
Detective Michael J. Hogan

At about 8³⁰ P. M. after a great deal of uneasiness on the part of the audience, expressed by clapping of hands and stamping of feet, "Professor Cook" appeared on the stage, and delivered a Lecture, the purport of which, was to show the electricity of the human system, as applicable to spiritualism. After the lecture, the professor poured into Comm. Goblet, what was called "the wine and water trick" and consisted of pouring wine or water from a

0519

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

common rather pitcher, into goblets, held in the hands of a Committee of six, who had previously been selected from the audience. The professor then offered to learn this trick to members of the audience provided a class of ten or more was formed, at the rate of three dollars for each member of the class.

A lady assistant then came on the stage, and after having been blindfolded was put into what was termed a trance, or mesmerized, by the Professor, and then proceeded to answer questions which had been written by different persons in the audience, on pieces of paper, which were retained in their possession.

Another lady assistant was then tied in a cabinet to rings screwed into the woodwork, then of by means of bandages placed upon her wrists, and around her neck. Upon the doors of Cabinet being closed, bells were rung, tamborines played, and other noises made. The doors were then opened, and the hand audience pronounced by the Committee as being tied in the same manner as previously done by them.

The professor was then tied by ropes to a chair and placed in the cabinet, and almost immediately thereafter, hands were visible above the top of the cabinet.

0520

3
Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

and the coat which the professor handed on when entering the Cabinet, was thrown out upon the stage.

Bells were rung, rings rattled, & other noises heard. Upon opening the Cabinet, the Professor was found bound to the chair, minus his coat, and the knots pronounced untouched. The Professor then, in the presence of the audience, tied and untied himself by slipping his hands, and head through the bands of ropes.

A lady assistant was then tied by the wrists in the Cabinet to iron rings, the doors closed, and almost immediately a tambourine & mouth harmonica were played upon, bells rang, and other noises made.

The doors were then opened, and the lady pronounced tied, as before entering the Cabinet.

One of the Committee then sat at a table with the Professor, and they tied two slates together, and the Committeemen held the slates under the tablecloth of the table. After some time, the slates were produced untied, and the sentence "Spiritualism is a fraud, and should be suppressed" was found written there on.

The Professor then exposed the trick, by

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Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

producing duplicate slates, and explaining
the sentence had been prepared about two
hours before the meeting, and the slates changed
under the table.

0522

Police Department
of the City of New York.
Office of Superintendent.
300 Mulberry Street.

New York, May 14th 1889

Moses Clark Esq
Sifu

The accompanying papers are
copies of reports made to me by Officers detailed
to witness the performances of Professor H. Cooke at
the Standard Theatre on the evenings of Sunday
March 21st and 28th, and April 4th and 11th,
1889.

I have directed the witnesses to
be in attendance at the Grand Jury room on
Tuesday next at 11 AM

Very Respectfully,
George W. Dicks
Inspector

City and County of New York; ss

The jurors of the people of the State of New York, in and for the body of the City and County of New York, upon their oath, present:

That on the *Twentyfirst* day of *March* in the year of our Lord one thousand eight hundred and eighty (the said *Twentyfirst* day of *March* being the first day of the week commonly called Sunday) at the City of New York in the County of New York aforesaid, Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did knowingly, intentionally and unlawfully exhibit and show in a certain building called the Standard Theatre within the City and County aforesaid, to the public and to a great multitude of persons then and there being a certain performance of jugglers and jugglery, wherein he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did then and there exhibit and perform divers tricks of sleight of hand and divers deceptive feats and practices by one which it was made to appear and he the said Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, that he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, had changed water into wine, and wine into water, and by another of which certain hands were made to appear and seemed to appear above the top of a certain wooden case, structure and cabinet immediately after the said Henry Cooke whose

0524

464
Day of Trial,

Counsel,

Filed 28 day of May 1850

Pleads

THE PEOPLE

vs.

Newcomb

No. Sunday Law

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. J. Carey

Foreman.

0525

CORRECTION

0526

City and County of New York; ss

The jurors of the people of the State of New York, in and for the body of the City and County of New York, upon their oath, present:

That on the *Twentyfirst* day of *March* in the year of our Lord one thousand eight hundred and eighty (the said *Twentyfirst* day of *March* being the first day of the week commonly called Sunday) at the City of New York in the County of New York aforesaid, Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did knowingly, intentionally and unlawfully exhibit and show in a certain building called the Standard Theatre within the City and County aforesaid, to the public and to a great multitude of persons then and there being a certain performance of jugglers and jugglery, wherein he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did then and there exhibit and perform divers tricks of sleight of hand and divers deceptive feats and practices by one which it was made to appear and he the said Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, that he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, had changed water into wine, and wine into water, and by another of which certain hands were made to appear and seemed to appear above the top of a certain wooden case, structure and cabinet immediately after the said Henry Cooke whose

0527

City and County of New York; ss

The jurors of the people of the State of New York, in and for the body of the City and County of New York, upon their oath, present:

That on the *Twentyfirst* day of *March* in the year of our Lord one thousand eight hundred and eighty (the said *Twentyfirst* day of *March* being the first day of the week commonly called Sunday) at the City of New York in the County of New York aforesaid, Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did knowingly, intentionally and unlawfully exhibit and show in a certain building called the Standard Theatre within the City and County aforesaid, to the public and to a great multitude of persons then and there being a certain performance of jugglers and jugglery, wherein he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did then and there exhibit and perform divers tricks of sleight of hand and divers deceptive feats and practices by one which it was made to appear and he the said Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, that he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, had changed water into wine, and wine into water, and by another of which certain hands were made to appear and seemed to appear above the top of a certain wooden case, structure and cabinet immediately after the said Henry Cooke whose

0528

THE JUDGES OF THE PEOPLE OF THE STATE OF NEW YORK, IN
CITY AND COUNTY OF NEW YORK: 22

real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, who was then and there placed there-in, the hands and wrists of him the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, immediately theretofore were made to appear to be securely and tightly bound and fastened with cords and no other person than the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke then and there appearing to be in or about said case, structure ^{and} ~~as~~ cabinet, a more particular description of which said performance of jugglery tricks, feats and practices and of each and all of them is to the jurors aforesaid unknown and cannot now be given; 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.

Benjamin K. Phelps,

District Attorney.

0529

444
Day of Trial,

Counsel,

Filed 28 day of May 1850

Pleads

THE PEOPLE

vs.

Henry Cooke

No. Sunday Case

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. J. May

Foreman.

0530

Police Department of the City of New York,

Precinct No. 129Copy.New York, March 23^d 1880George W. Nicks.Inspector 2^d DistrictSir,

In compliance with your orders relative to the Lecture, or rather Performance given in Standard Theatre on Sunday evening 21st inst. I would respectfully report that Deut Sergeant Oliver Times of my command to witness the same the following is a synopsis of his observations.

Professor Cook appeared on the front of the stage at 8⁰⁰ P.M. at his back, and about the center of the stage stood an open apparatus resembling a Cabinet with a small round table in the center, covered over with a red cloth; on this stood an earthen pitcher, and six glass tumblers.

The Professor commenced by announcing his intention to expose the mystifications of Spirit mediums by performing himself all the wonders they attribute to supernatural agencies, and illustrating to his audience how some of them were performed.

He then requested the audience to appoint a Committee of half dozen gentlemen to come upon the stage and assure themselves that no deception was practiced, and that there was

0531

Police Department of the City of New York,

Precinct No. _____

New York, _____

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no collusion with others,

This being done, the Professor proceeded to perform Mrs Holmes famous change of water to wine, in the execution of which that medium he said had profanely proclaimed that she would "discount" the miracle at Casa of Galilee.

Mr Cook then handed each of the Committee a glass, and taking a pitcher, poured wine or water into their glasses from the same vessel. The transformation was executed in different ways and explained to be a mechanical trick.

Then Miss Crawford was announced. The lady, it was explained, would allow herself to be bound after the manner of mediums, and when closed in the Cabinet, would produce all their alleged spiritual manifestations.

The Committee were called upon to bind her with muslin bands in all sorts of knot, and in all sort of ways, she being fastened, both hand and neck to the wall of the Cabinet, and on closing its doors, there arose a twanging of banjos, and throwing of bells, and human fingers appeared above the Cabinet, and all the wonders of the medium displayed, after which Miss Crawford was found securely bound as she had been left.

Then one of the Committee was asked to go

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Police Department of the City of New York,

Precinct No. _____

New York, _____

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blindfolded into the cabinet, and hold the lady's neck ligatures with one hand, and place the other on her head. The cabinet closed, there was the usual noise and rapping, the doors being again opened Miss Crawford was subjected to a close inspection by the members of the Committee but was found as securely fastened as before.

Professor Cook then transferred an iron ring from his head to the arm of each of the Committee who were blindfolded while they held both his hands; showed the audience how to do the trick themselves.

Next Miss Crawford gave her second sight performance, announcing questions written on slips of paper in all parts of the House, and answering them satisfactorily after the conclusion of this Mr Cook performed the Saviourport Brothers difficult feat of loosening himself instantly from a multitude of ligatures, and then on the Theatre being darkened Miss Crawford from the cabinet was shown as a materialized spirit a moment after to resolve herself into her own flesh and blood.

The performance closed at 10³⁵ P.M.

0533

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

The audience with a few slight exceptions
was quiet, & orderly throughout.

Respectfully
M. C. F. Ryghood
Captain 29th Precinct

City and County,
of New York } 55

The jurors of the people of the State of New York in and for the body of the City and County of New York upon their oath present.

That on the fourth day of April in the year of our Lord one thousand eight hundred and eighty (the said fourth day of April being the first day of the week commonly called Sunday) at the City of New York in the County of New York aforesaid Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did knowingly intentionally and unlawfully exhibit and show in a certain building called the Standard Theatre within the City and County aforesaid, to the public and to a great multitude of persons then and there being a certain performance of jugglers and jugglery, wherein he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke did then and there exhibit

and perform divers tricks of sleight of hand and divers deceptive feats and practices by one which it was made to appear and he the said Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, that he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, had changed water into wine, and wine into water, and by another of which certain hands were made to appear and seemed to appear above the top of a certain wooden case, structure and cabinet immediately after the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, who was then and there placed therein, had been so placed therein, the hands and wrists of him the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, immediately theretofore were made to appear to be securely and

tightly bound and fastened
 with cords and no other person
 than the said Henry Cooke whose
 real name is to the jurors aforesaid
 unknown but who is here designated
 as Henry Cooke then and there
 appearing to be in or about
 said case structure and cabinet,
 a more particular description of
 which said performance of juggling
 tricks, feats and practices and
 of each and all of them is to the
 jurors aforesaid unknown and
 cannot now be given 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

Benjamin K. Phelps
 District Attorney

0537

393

Day of Trial,

Counsel,

Filed 28 day of May 1850

Pleads

THE PEOPLE

vs.

Henry Cooke

Vis. Thursday June

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Henry Cooke

Foreman.

0538

Police Department of the City of New York,

Precinct No. 29"Copy"New York, March 31st 1880

George W. Dicks,
Inspector 2^d District

— Sir —

In regard to the Performance of Professor W. Cooke at Standard Theatre. I would report that the second of the series which he proposed to exhibit in New York took place on Sunday evening 28 inst.; as on the former occasion I detailed Sergeant Oliver Sims to witness and report the proceedings, the following is a summary of his observations.

Professor Cooke, made his appearance at 8¹⁵ P.M. On the center of the stage stood an open cabinet, with a small table in the center covered with a red cloth; on it stood an earthen pitcher with six glasses, apparently the same as that used on the preceding Sabbath, and was such as usually compose the paraphernalia of a mesmerizer. Mr Cooke on coming forward, announced his intention to continue the exposition of spirit mediums whose boasted miracles he characterized as being a compound of jugglery, sorcery, and magical arts, with a slight admixture of science. At the request of the Professor a Committee of six Gentlemen were then selected by the

0539

Police Department of the City of New York,

Precinct No. _____

New York, _____

188

audience to go upon the stage for the purpose of examining the various tests and appliances.

The first was performed by the Professor himself by changing the water into wine, by pouring both those liquids into glasses in the hands of the Committee from the same vessel.

The members of the Committee next examined the Cabinet, after which Miss Crawford and Leyton were bound by the hand and neck to the rail of the cabinet. This being declared a favorite spiritualistic test, the doors closed, the sounds of music and ringing of bells were heard, and hands exhibited over the cabinet.

The doors being opened, both ladies were found securely fastened; their cards were placed before them and soon exhibited with poetry written on them.

Then Professor Cooke performed the cabinet test by having himself bound by strong cords, to a chair, and being placed in the cabinet, and the doors closed, there followed the usual noises and ringing of bells together with a display of hands above the cabinet; then next his head and bust appeared and soon after came forth upon the stage unbound. — Then reentered the cabinet and in

0540

Police Department of the City of New York,

Precinct No. _____

New York, _____

188

a few moments appeared tied as fast as before. He next appeared before the audience and illustrated the manner by which it was done, showing it to be a mere trick.

He then related to his auditors, the way by which he exposed and confounded a number of spiritual mediums who some time ago held a meeting in Cleveland, Ohio, by performing himself the same feats, without the aid of spirits.

Miss Crawford then gave her "Phenomenal Question" test, i.e., questions written by the audience in all parts of the house, and concealed, received from her intelligent and satisfactory answers.

In the course of the performance, playing-cards were introduced, and placed in the hands of the Committee. At the moment a card was selected by an individual it was promptly named by Miss Crawford, although her back was turned and her eyes closed. This lady was again bound by muscle bands to the wall of the cabinet, and then quickly stepped forth entirely free from the ligatures, this feat was explained by Professor Coke as a mere trick. The performance closed at 10¹⁵ P.M. The audience was not as large as on the previous occasion and was quite orderly.

Respectfully, Wm. G. F. Bingham, Captain 24 Precinct

0541

City and County of New York; ss

The jurors of the people of the State of New York, in and for the body of the City and County of New York, upon their oath, present:

That on the *Eleventh* day of *April* in the year of our Lord one thousand eight hundred and eighty (the said *Eleventh* day of *April* being the first day of the week commonly called Sunday) at the City of New York in the County of New York aforesaid, Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did knowingly, intentionally and unlawfully exhibit and show in a certain building called the Standard Theatre within the City and County aforesaid, to the public and to a great multitude of persons then and there being a certain performance of jugglers and jugglery, wherein he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did then and there exhibit and perform divers tricks of sleight of hand and divers deceptive feats and practices by one which it was made to appear and he the said Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, that he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, had changed water into wine, and wine into water, and by another of which certain hands were made to appear and seemed to appear above the top of a certain wooden case, structure and cabinet immediately after the said Henry Cooke whose

0542

real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, who was then and there placed therein, the hands and wrists of him the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, immediately theretofore were made to appear to be securely and tightly bound and fastened with cords and no other person than the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke then and there appearing to be in or about said case, structure ^{and} of cabinet, a more particular description of which said performance of jugglery tricks, feats and practices and of each and all of them is to the jurors aforesaid unknown and cannot now be given; 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.

Benjamin K. Phelps,

District Attorney.

0543

392

Day of Trial,

Counsel,

Filed 28 day of May 1850

Pleads

THE PEOPLE

vs.

Henry Cook

The Sunday Law

BENJ. K. PHELPS,

District Attorney.

A True Bill.

(Henry Cook)

Foreman.

0544

Police Department of the City of New York,

Precinct No. 117 W. 1st St."Copy"New York, April 5th 1880.George W. Dink.Inspector 2^d District

— Sir. —

In accordance with your instructions, I, in company with Detective Michael J. Hogan, proceeded to the Standard Theatre, for the purpose of witnessing and reporting upon the advertised exposure of Spiritualism by Professor W. Cooke on the evening of the 4th instant.

At 8¹⁰ P.M. Mr. Cooke, appeared upon the stage. A committee of six were selected from among the audience at the request of Mr. Cook.

Upon the stage stood a cabinet with opened doors, in which stood a covered table, holding bells, glasses and a lighted candle. On one side of this stand or table, and upon the floor of the cabinet stood another pitcher. Mr. Cook then gave to each gentleman of the Committee a plain white glass into which he poured from the pitcher what the Committee pronounced to be wine and water. The professor held together with his fingers two of these glasses, one containing water and the other wine. he passed his other hand across the two when the wine turned to water.

Miss Crawford appeared. Her wrists were tied together behind her and to an iron ring fastened

0545

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

to wall of the cabinet. The doors being closed, bells were rung almost immediately, and a tambourine & mouth harmonica was played up. The doors being opened the Committee pronounced the knots untouched.

The doors were again closed & almost immediately opened by the professor when a man's hat was found upon her head and the contents of a glass of water which had been placed in her lap was gone.

The next performance was executed by her lady companion Miss Leyton whose wrists were tied to iron rings fastened to either side of a wooden post, secured to floor of cabinet. The doors being closed, immediately were heard the usual noises supposed to be made by spirits, hands appeared above the doors, and when the doors were opened a man's coat which had been placed in cabinet was found upon her body.

Mr Cook was hand-cuffed and placed in the cabinet but immediately appeared with the cuffs in his hands.

Miss Crawford next exhibited her power of 'second sight' by answering questions written by the audience and returned by them.

Mr Cooke blind-folded one of the Committee and seating him opposite to him in the cabinet said he would place in the gentleman's arm an iron spring which had been placed in Mr Cooke's

0546

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

head without that gentleman observing the Professor removing his hands from those of the gentleman, which trick was done before the audience.

Mr Cooke then went into the cabinet, taking small pieces of rope and a chair. The doors were closed and in a few moments he appeared tied to the chair. The cords that bound his wrists were untied by the Committee and retied. Mr Cooke then was placed again in the cabinet and before the doors were tightly closed hands appeared above the top of the cabinet. this trick he said was one performed by the Samsonite Brothers.

The performance ended at about 10¹⁵ P.M. without confusion or disorder.

Respectfully

Roundsmen Wm. Shirk

Detective Michael Hogan

0547

City and County of New York; ss

The jurors of the people of the State of New York, in and for the body of the City and County of New York, upon their oath, present:

That on the ~~twenty eighth~~ *day* of *March* in the year of our Lord one thousand eight hundred and eighty (the said *Twenty Eighth* day of *March* being the first day of the week commonly called Sunday) at the City of New York in the County of New York aforesaid, Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did knowingly, intentionally and unlawfully exhibit and show in a certain building called the Standard Theatre within the City and County aforesaid, to the public and to a great multitude of persons then and there being a certain performance of jugglers and jugglery, wherein he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, did then and there exhibit and perform divers ~~tricks~~ tricks of sleight of hand and divers deceptive feats and practices by one which it was made to appear and he the said Henry Cooke, whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, that he the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, had changed water into wine, and wine into water, and by another of which certain hands were made to appear and seemed to appear above the top of a certain wooden case, structure and cabinet immediately after the said Henry Cooke whose

0548

real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, who was then and there placed there-in, the hands and wrists of him the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke, immediately theretofore were made to appear to be securely and tightly bound and fastened with cords and no other person than the said Henry Cooke whose real name is to the jurors aforesaid unknown but who is here designated as Henry Cooke then and there appearing to be in or about said case, structure ^{and} ~~as~~ cabinet, a more particular description of which said performance of jugglery tricks, feats and practices and of each and all of them is to the jurors aforesaid unknown and cannot now be given; 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.

Benjamin K. Phelps,

District Attorney.

0549

BOX:

12

FOLDER:

153

DESCRIPTION:

Cornetta, Angelo

DATE:

05/11/80



153

0550



52

18
11/11

Counsel, R. M. Racy

Truly

Filed 11 day of May 1880

Pleads Not Guilty 12.

Beating—Homicide of the degree of Man-
slaughter in the
Degree.

THE PEOPLE

vs.

P

Angelo Corinetta

RENJ. K. PHELPS,

District Attorney.

A True Bill.

John H. Racy

June 7, 1880

Foreman.

Shad H. and 4 ds

S. P. Two 1/2 hrs.

Daniel Cash

Bury 1st day

S. P. 6 yrs.

0551

Coroner's Office

CITY AND COUNTY }
OF NEW YORK. } ss.

Angelo Cornetti being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Angelo Cornetti

Question.—How old are you?

Answer.—

33 yrs

Question.—Where were you born?

Answer.—

Italy

Question.—Where do you live?

Answer.—

95 Crosby St.

Question.—What is your occupation?

Answer.—

Organ-grinder

Question.—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I am not guilty

Angelo Cornetti

Taken before me, this 14th day of April 1891

CORONER.

0552

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
27	Years.	Months.	Days.	Ireland	Monroe
				Baltimore Corp.	April 10 1880
				95 Crosby	

Wm. S. John W.S.
John Wm. S. Crosby &
John Wm. S. Crosby &
Mayford 95 " "
Wm. S. Crosby " 0792 "

HOMICIDE.

AN INQUIRY

On the view of the body of

Thomas Corbett

whereby it is found that he came to
her death by the hands of
August Corbett

Original taken on the 14th day
of April 1880

Thomas C. King
Coroner.

Committed to Prison 1880
Died
Discharged
Date of death 1880
1880

1880
1880
1880

0553

Richd. C. Jordan M.D.
Anne Helen 85 Broadway St.
Mellie Pellice " " "
Mary Ford 95 " "
Nattie Bartlett " 092 " "

Inde 87 1880

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Emma Cornette

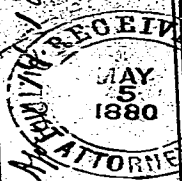
whereby it is found that she came to her Death by the hands of

Angelo Cornette

Inquest taken on the 14th day of April 1880

Thomas C. Keay Coroner.

Committed April 17th 1880
Bailed
Discharged



Date of death April 11th 1880

Empld. acc May 5th 1880

MEMORANDUM.

AGE	PLACE OF NATIVITY	WHERE FOUND.	DATE When Reported.
27 Years Months Days	Ireland	Morgue	June 1880

George Harkness 95 Broadway

0554

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the *Cornum Office*
 No. *40 E. 14th* Street, in the *15th* Ward of the City of
 New York, in the County of New York, this *14th* day of *April*
 in the year of our Lord one thousand eight hundred and *eighty* before
THOMAS C. KNOX, Coroner,
 of the City and County aforesaid, on view of the Body of

Emma Cornett now lying dead at
Turquoise Upon the Oaths and Affirmations of
Eight good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Emma Cornett came to her death, do,
 upon their Oaths and Affirmations, say: That the said *Emma Cornett*
 came to her death by

*Cornia from Meningeal Apoplexy caused
 by blows inflicted by Angelo Cornetti on
 18th day of April 1880 in number 95 Crosby St.
 and that death was accelerated by her habits
 of intemperance*

In Witness Whereof, We, the said Jurors, as well as the **CORONER**, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

Robert Mills
Borg B. Van Buren
H. D. De Vries
C. H. Peas
C. Cornelison
L. Mond

William Mathers
Harry Haagen

Thomas C. Knox
CORONER, S. S.

0555

Coroner's Office.

TESTIMONY.

Mary Ford of 95 Crosby St being sworn says
 I have lived in 95 going on a month. I
 have known deceased going on 3 years. I
 have lived in the same room for about a
 year that was 3 years ago. She lived in 90
 before she got acquainted with Cornette. I
 have visited her nearly every day in her
 house. I saw him beat her the night
 before ~~she~~ ~~he~~ ~~beat~~ her. She looks sick
~~the day on the 9th of April.~~ He quarrelled
 with her and he hit her with his hand.
 I was lying on the bed when they came in.
 She was ~~beating~~ abusing him. I told her
 not to abuse him. Then he struck her.
 He hit her on the side of her head. The next
 morning about 10 o'clock she came into
 my room crying and showed me her
 leg where she said he hit her with the
 cane. She showed me her face scratched.
 About $\frac{1}{2}$ an hour after I went into her
 room and she was washing at the tub.
 She complained of not feeling well. I left
 the room and did not go in until Cornette
 came after me when I picked up deceased
 and placed her in the bed. After the 1st
 fit she was unconscious all the time. There
 was an interval between the fits during which

Taken before me,

this 14 day of April 1880

Thomas C. Knox

CORONER.

0556

2

Coroner's Office.

TESTIMONY.

time she seemed to sleep. When she was
 going to take a fit she would open her
 eyes and fall right into a fit. When the
 Ambulance came the 1st time the doctor
 said she was drunk. no one refused
 to have her taken away. I saw her off and
 on until she was taken away by the ambulance.
 That time that he struck her was the only time
 I ever saw him strike her. She was
 a prostitute. Connette was an organ-
 grinder. He has not gone out many
 times this winter with his organ.

Connette asked me to go into his room
 when she was sick. the colored girl
 came in after me. the colored girl
 stopped with me. She never spoke to ^{any} ~~one~~
 one after the 1st fit. She said to him
 before the 1st fit. Angeline don't you
 want something to eat.

Mary Ford 1

Taken before me,

this 14 day of April 1880

Thomas C. King CORONER.

0557

(1)

Coroner's Office.

TESTIMONY.

Annie Wilson being sworn says. I live at 85 Crosby St. I knew the deceased well for the last 3 years. I lived with her two years myself in Crosby St back of a lager beer saloon between Prince and Spring.

She never was married to Cornette. She lived with him as his mistress. He lived with her when I lived with her. He was always never raised his hand to her when I lived there. Thus last 3 or 4 weeks I have seen him kick her in the street. I seen him knock her down and beat her with a stick.

He passed down the street and hid behind a ^{tall} barrel. Opposite my door I pointed to her that he was hiding behind a bale of rags. He caught her and beat her with the stick. I identify the stick in the possession of the Coroner as the stick he hit her in the head with. He ~~and~~ kicked her when she was down.

That was the day before she died. That very night she took the fits. When she had the fits she was unconscious. She could sit up and look around. Blood came out of her mouth. but she did not seem to know any thing. She would drink heavy. Cornette never knew knowledge supported her.

Taken before me.

this 14th day of April 1880

Thomas C. King

CORONER.

0558

(2)

Coroner's Office.

TESTIMONY.

She lived by prostitution. I was present when she was taken away in the ambulance. She had 24 fits before the ambulance came. She was asleep when she went into the ambulance. She had a sighing respiration. She frequented Henrys Grocery Store most. to get liquor or anything there. a few doors below where I live. on the east side of Crosby St. I know of no ill feeling between Corrette & Campbell. The husband is an organ-grinder. he has not for some time gone out with his organ. I never knew her to have any fits before. He beat her because she made no money for him by prostitution. She never offered to strike him she was too little to do that. She was following him in the street when he struck her but was not taunting him. He has paid the rent of the house

Amie Wilson

Taken before me,
this 14th day of April 1880

Thomas C. Knapp, CORONER.

Coroner's Office.

TESTIMONY.

Hattie Badell being sworn says I live at 92 or 95 Crosby St. back of Anthony Allains.

I know deceased for 2 years. I lived in the same place as she did. She lived in the front of 95 & I lived in the rear.

She looked on this street for her living. Anthony Cornetti lived with her 2 years. I used to go in their rooms once in a while to see her. I saw him one day but he was in the back side of the head with his fist because she cursed him. She drank very hard ever since I have known her. She was most always intoxicated. The man Cornetti only went out twice this winter with his organ. The rest of the time he sat in the lager beer saloon in the front. I supposed that he lived off the prostitution of her body. I never saw him strike her but that once.

I was in her house the day was taken away I was in from 12 o'clock to 10 at night.

I went because he came in my place and asked a girl who was there to go in and see her as she had taken a fit. The girl asked me to go with her. I went in and saw her lying on the bed on the floor by the stove. When I went in the wash boiler was lying

Taken before me,
this 14th day of April 1880

Thomas C. Kury CORONER.

Coroner's Office.

TESTIMONY.

by her side. One hand was working and blood was running out of her mouth. Mary Ford lifted her up and ~~up~~ put her on the bed. She continued in the fits she would stop working but did not know any one could answer her one. She said after the 1st fit. do you want anything to eat. Cornette said no. 20 minutes after that she had another fit. He went for a doctor. when told to by one of the girls. He gave the doctor a dollar. The doctor said he could do nothing and recommended her removal to the Hospital.

Cornette and a woman went to the Station house for the Ambulance. He staid waiting on her until the ambulance came.

The 1st time the ambulance came the doctor refused to take her away saying that she was intoxicated and that they did not take intoxicated people in the ambulance.

Another ambulance came at 10 o'clock that night and took her away. She had sighing breathing when she would lay quiet this change in her breathing took place after 9 o'clock P.M.

Heathie Goodtill

Taken before me.

this 14th day of April 1880

Thomas C. King CORONER.

0561

Coroner's ^{Felice} Office.

TESTIMONY.

Nellie Fellice - Being sworn says I reside at 85 Crosby St. I knew the deceased Mrs Cornette. I saw her last the night before she died. I saw her in the street and was talking to her. I knew her about 1 yr & 8 mos. She used to visit me and told me of her relations with her husband.

The night I saw her, she was under the influence of drink and told me that her head had been hurt and her face was bruised and her lip was cut. She said her head was cut. She said she called her husband names and that he struck her with a stick. She said that she had been struck by her husband the night before she died. She was

always drunk when she complained to me of her husband. I saw her the day of her death about 9 1/2 AM. She was coming out of the Lager Beer Saloon of

Campbell 97 Crosby St. I spoke to her she did not seem to be intoxicated. That time she complained of her head that it ached her. About 2 PM. her husband came to my house and told me his wife had a fit and I went to see her. He said Emma is very sick. want you to for the doctor - I can't talk good english.

Taken before me,
this 14th day of April 1880

Thomas C. Knapp CORONER.

Coroner's Office.

TESTIMONY.

I went to the room she was in the fit. there was blood coming out of her mouth. she was lying on a little bed she would lay still and then have a fit. she would work in the fit for 5 minutes. she could then talk when she recovered. but she would fall back again.

When she came out of one fit she said to her husband Angeline don't you want some thing to eat. she then fell back. He said no - keep still. I left her and went to my house 2 or 3 times, when the ambulance came first she refused to go. She went away in the ambulance was told at 10 o'clock. I last saw her alive at 7 P.M. In the morning early I heard her say. You will kill me sometime. I will keep sober. that was before the fits came on I never saw her in a fit before.

She was always when I saw her half drunk.

I have seen her husband strike her at times. I saw him strike her with the stick or rather he would poke her in the side.

The stick shown me looks like the stick that the husband used to have.

Mellie Galiger

The reason why he struck her in the side. was that the deceased was a woman of the town and became

Taken before me, she would not be so long enough to earn money, he beat her this 14th day of April 1880

Thomas C. King CORONER.

0563

TESTIMONY.

Philip E. Smlar M.D. being sworn says I made an autopsy on the body of the deceased and found a laceration on the left side of the head over the Temporal bone. on removing the skull cap an extravasation of blood was found between the brain and the dura mater extending over the whole left hemisphere of the Cerebrum.

Heart normal

Kidneys (Granular degeneration)

Liver. Marked degeneration

In my opinion death is due to meningeal Apoplexy ~~from a blow on the left side of the skull~~.

P. E. Smlar M.D.

Sworn to before me
this 10th day of April

1889

Thomas C. King

CORONER.

0564

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.	
27	Years.	Months.	Days.	<i>Ireland</i>	<i>Morgue</i>	<i>April 10th 80</i>

Bellum Harp.
95 Crosby St

Philip E. Indiv. ill.

K.

9th 8th
April 10th 1880

AN INQUISTION

On the VIEW of the BODY of

Anna Cornett

whereby it is found that she came to
her Death by (Hanging)

Asphyxiation caused by
strangulation inflicted by

Angelo Cornett
April 8. 1880

Original taken on the 14th day
of April 1880
before

THOMAS C. KNOX, Coroner.

Deaf of death April 10
1880.

0565

K.

9 No. 87

And Over.

1880

AN INQUISITION

On the VIEW of the BODY of

Emma Cornett

whereby it is found that she came to
her Death by Hanging

Apoplexy caused by
blows inflicted by

Angelo-Cornett

April 8. 1880

Inquest taken on the 14th day
of April 1880
before

THOMAS C. KNOX, Coroner.

Date of death April 10
1880.

Philip E. Jordan M.D.

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
27 Years. Months. Days.	France	Marysville	April 18-80

Bellevue Hospital
95 Broadway St.

0566

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *Angelo Cornetta* —

late of the City of New York, in the County of New York, aforesaid, on the
Eight day of *April* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Emma Cornetta* —
in the peace of the said people then and there being, feloniously and wilfully did make
an assault, and that *he* the said *Angelo Cornetta* —

her the said *Emma Cornetta* —

then and there feloniously and wilfully did with great force and violence pull, push,
cast and throw *her* the said
down unto and upon the ground then and there, and that *he* the said —

Angelo Cornetta —

her with both the hands and feet of *him* the said

Angelo Cornetta —

then and there, and whilst *she* the
said *Emma Cornetta* was so lying and being upon the ground,
her the said *Emma Cornetta* in and upon the neck,
head, stomach, breast, belly, back, and sides of *her* the said *Emma Cornetta*
then and there feloniously and wilfully, divers times, with great force and violence, did
choke, strike, beat, kick, and wound, and that *he* the said *Angelo Cor-*

netta —

him the said *Angelo Cornetta* — with both the hands, feet, and knees of

and whilst *she* the said *Emma Cornetta* — was so lying
and being upon the ground as aforesaid, *her* the said *Emma Cor-*
netta — in and upon the neck, breast, belly, head, stomach, back, and
sides of *her* the said *Emma Cornetta* then and there
feloniously and wilfully did, with great force and violence, choke, strike, push, press,
and squeeze, giving to *her* the said *Emma Cornetta* —
then and there, as well by the choking, pulling, pushing, casting and throwing of
her the said *Emma Cornetta* — down
unto and upon the ground as aforesaid, and by the choking, striking, beating, and
kicking of *her* the said *Emma Cornetta* whilst *she* was so
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,
breast, belly, back and sides of *her* the said *Emma Cornetta*

0567

as aforesaid, and also by the choking, striking, pushing, pressing, and squeezing of
the said Emma Cornetta whilst she the said
Emma Cornetta was so lying and being upon the ground as aforesaid,
in and upon the neck, head, belly, breast, back, stomach, and sides of her
the said Emma Cornetta with the hands, knees, and feet of her
the said Angelo Cornetta.

in manner aforesaid, several mortal bruises, lacerations, and wounds in and upon the
neck, head, belly, breast, stomach, and sides of her the said Emma
Cornetta of which said several mortal bruises, lacerations, and
wounds, she the said Emma Cornetta from the said Eighth
day of April until the fourth
day of April in the same year, at the said Ward,
City and County last mentioned, did languish, and languishing did live; on which last-
mentioned day she the said Emma Cornetta
of the said several mortal bruises, lacerations, and wounds, did
then and there die.

And so the Jurors aforesaid, upon their Oath aforesaid, do say: THAT he
the said Angelo Cornetta

he the said Emma
Cornetta in manner and form and by the means aforesaid, feloniously
and wilfully did kill and slay, 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.

BENJAMIN K. PHELPS, District Attorney.

0568

BOX:

12

FOLDER:

153

DESCRIPTION:

Cosgrove, John

DATE:

05/20/80



153

0569

245

Day of Trial

Counsel

Filed *24* day of *May* 188*0*.

Pleads

THE PEOPLE

vs.

B

John Cogrove

Violation of Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. P. May

Foreman.

Post pro May 24. 1880

please 1st Court

Fred H. J. J.

0570

POLICE COURT—FIRST DISTRICT.

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

Fredrick E. Fisher

a Policeman of 14 Police Precinct, being duly sworn, deposes and says, that on the 18 day of January 1880 at the City of New York, in the County of New York,

Sunday

John Cosgrove now present
at No. 146 Mulberry Street, (a place for the public sale of intoxicating liquors), did keep said place open, and did expose for sale, and did sell, or give away, intoxicating liquor, or wine, viz.: Raw Beer to be drank as a beverage, in violation of the Excise Law.

Wherefore deponent prays he may be held to answer according to law.

Fredrick E. Fisher

Sworn to, this 19 day of January 1880
before me,
P. J. Smith
Police Justice.

0571

245

81

Police Court—First District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Fredrick E. Froh

vs.

John Casgrove

ATTEST—VIOLATION OF EXCISE LAW.

Dated *Jan 19* 18*80*

73 St. Buxley Justice

Frohn 14 Officer.

WITNESS:

\$ *100.* to answer at Court of General Sessions.

Bailed by *Patrick Haran*

No. *84 Mulberry* Street.



0572

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John Cogrove
fourteenth Ward of the City of New York, in the County of
New York, aforesaid, on the *eighteenth* day of *January*, in the year
of our Lord one thousand eight hundred and eighty , at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Frederick E. Fisher
; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

John Cogrove
late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

Frederick E. Fisher
contrary to the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0573

BOX:

12

FOLDER:

153

DESCRIPTION:

Costello, George

DATE:

05/20/80



153

0574

26
Day of Trial
Counsel,
Filed 20 day of May 1888
Pleads *W. D. Gentry (2)*

Violation of Excise Law.

THE PEOPLE

vs.

B

George Costello

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Wm. H. Coney

Foreman.

0575

POLICE COURT—FIRST DISTRICT.

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

John J. Harley
a Policeman of *14th* Police Precinct, being duly sworn, deposes and says, that on
Sunday, the *14th* day of *March* *1880* at the City of New York,
in the County of New York,

George Costello now present
at No. *182* *Chatham* Street, (a place for the public sale of intoxicating
liquors), did keep said place open, and did expose for sale, and did sell, or give away, intoxicating
liquor, or wine, viz.:

to be drank as a beverage, in violation of the
Excise Law. *and did there & there place a*
disorderly & parties were fighting
Wherefore deponent prays he may be held to answer according to law.

John J. Harley

Sworn to, this *15* day of *March* 1880

before me,
John J. Harley
Justice.

0576

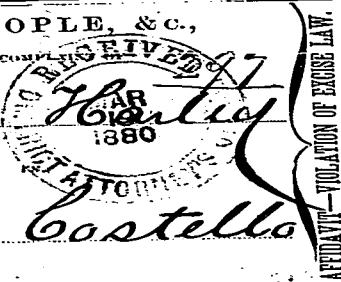
261

Police Court—First District.

THE PEOPLE, & C.,

ON THE COMPLAINT

John J. Harley
George Costello



Dated 15 Mch 1880

B. O. Baxby Justice

Harley 17 Officer.

WITNESS:

a man was cut
+ another shot
in the premises

\$100 to answer at Court of General
Sessions.

Bailed by James Naughton

No. 34 Pell Street.

0577

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

George Costello

late of the *sixth* Ward of the City of New York, in the County of
New York, aforesaid, on the *fourteenth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *—*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

John J. Hardy

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

George Costello

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

John J. Hardy

contrary to the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0578

BOX:

12

FOLDER:

153

DESCRIPTION:

Costello, Lawrence

DATE:

05/20/80



153

0579

229

D. G. M.

Day of Trial

Counsel,

Filed *20* day of *May* 18*90*.

Pleads *Not Guilty (21)*

THE PEOPLE

vs.

B
Lawrence Costello

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

(H. J. Carey)

Foreman.

0580

First District Police Court.

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

of No.

the 14th Precinct Police Max Junker

day of

at No.

April 22nd 1880, at the City of New York, in the County of New York,
202 West
Lawrence Castello now present Street,
did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors
viz: ale beer
or wine, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to
and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An
Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this
day of April 1880

J. H. Williams
POLICE JUSTICE.

Max Junker

0581

202 Rector. St. Ireland

229

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

May Junker

vs.

Lawrence Costello

WISDEMEANOR,
Selling Liquor, &c. without License.

Dated the 22 day of April 1880

Kilbuck Magistrate.

Junker Officers.

Witness

Bailed \$ 100 to Ans.

By Francis McKeena

118 Mulberry Street.

0582

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Lawrence Costello

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty-second* day of *April* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Max Junker

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

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

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.~~

BENJ. K. PHELPS, District Attorney.

0583

BOX:

12

FOLDER:

153

DESCRIPTION:

Cowley, Michael

DATE:

05/21/80



153

0584

247

Day of Trial

Counsel,

Filed 21 day of May

1880

Pleads

THE PEOPLE

vs.

7th May 24

Violation of Excise Law.

B

Michael Crowley

BENJ. K. PHELPS,

District Attorney.

Aug. 12/80

Remanded & discharged by
Spencer Smyth.

A TRUE BILL.

(May 24, 1880)

Foreman.

Part No: May 25, 1880

forwards & entered

0585

Police Court, Fifth District.

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

William O'Donohue
of No. *2172* *Second Avenue* Street,
of the City of New York, being duly sworn, deposes and says, that on *Sunday the 30th* day
of *November* 187 *9* in the City of New York, in the County of New York,
At *No 2025 Third Avenue*
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage, *Michael*
Cowley (now here) did then and there expose for sale, and did sell, caused, suffered and
permitted to be sold and given away, under his direction or authority, strong and spirituous liquors, wines, ale and beer,
being intoxicating liquors, to be drunk in the house or premises aforesaid, contrary to and in violation of law; and did not
keep said place closed on said *day* as required by law.

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

Sworn to before me, this *1* day }
of *December* 187 *9* } *William O'Donohue*
J. H. Ketchum POLICE JUSTICE.

0586

287
POLICE COURT, FIFTH DISTRICT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Wm. O. Donohue 223
2172 2nd Ave
vs.

Violation of Exhise Law.

Michael Enoley

Dated 1st day of Dec 1879

Kievela Magistrate.

Witness,



Bailed \$ 100 to Ans

By Michael F. Buckley
2043 3rd Avenue Street.

John Waters
69 New Bowery

0587

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Michael Cowley
late of the *twelfth* Ward of the City of New York, in the County of
New York, aforesaid, on the *thirtieth* day of *November* in the year
of our Lord one thousand eight hundred and *eighty seven*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

William Donahue

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

Michael Cowley
late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

William Donahue

contrary to the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0588

BOX:

12

FOLDER:

153

DESCRIPTION:

Craven, Michael

DATE:

05/25/80



153

0589

295

Day of Trial

Counsel,

Filed 25 day of May 1880

Pleads.

THE PEOPLE

28.

Violation of Excise Law.

Michael Cronen

BENJ. K. PHELPS,

District Attorney.

Part for May 25. 1880

pleads guilty

Filed 25 - p. d

A True Bill

(Signed) [Signature]

Foreman.

AND THE COURT:

0590

Fourth District Police Court.

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

of No. 51 West 132nd Street, *Sidney H. Franklin*

of the City of New York, being duly sworn, deposes and says, that on the 2nd day of March 1880, at the City of New York, in the County of New York,

at No. 720 - 11th Avenue - Street, *Michael Craven, now present.*

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

Sworn to before me, this 2nd day of March 1880, *Sidney H. Franklin*
B. C. W. M. J.
Police Justice.

0591

194. Jan 29 58
Police Court, Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sidney Honcklein
51 or 132nd St
against
Whitney 26/

MISDEMEANOR.
Selling Liquor &c, without License.

Michael Caven

Dated the 20th of March 1880



Magistrate.

Grier Officer 22-1

Witness

Bailed \$ 100 to Ans. G.S.

By Thomas Mallon
558 West 51st Street.

0592

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Michael Craven

late of the *twenty second* Ward of the City of New York, in the County of
New York, aforesaid, on the *first* day of *March* in the year
of our Lord one thousand eight hundred and eighty *—*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Sidney H. Conklin

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

contrary to the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0593

BOX:

12

FOLDER:

153

DESCRIPTION:

Crow, Andrew

DATE:

05/25/80



153

0594

3/6 PM May 26

Day of Trial

Counsel,

Filed 25 day of

May 1880

Pleads

THE PEOPLE

vs.

May 26

B

Andrew Crow

Violation of Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

May 26

Foreman.

0595

POLICE COURT—FIRST DISTRICT.

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

Martin Keogh

Policeman of *the 14* Police Precinct, being duly sworn, deposes and says, that on *the*
Monday the 23 day of *April* 18*80* at the City of New York,
in the County of New York.

Andrew Shaw now present
at No. *6 East Broadway* Street, did expose for sale, or sell, give away or
dispose of strong or spirituous liquor, wine, ale, or beer, viz.: *Beer*
between the hours of 1 and 5 o'clock, in the morning, in violation of the Excise Law.

Wherefore deponent prays he may be held to answer according to law.

Martin Keogh

before me,
John J. Smith
Police Justice.

0596

316 240

Police Court—First District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Martin Rerph
4 vs.
Andrew Crow

AFFIDAVIT—VIOLATION OF EXCISE LAW.

Dated April 14 1880
B. H. Bixby Justice

WITNESSES:



\$ 100 to answer at Court of General Sessions.

Bailed by Jeremiah Murphy

No. 43 Catharine Street.

Corn

0597

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Andrew Crow

late of the *Seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *third* day of *April* in the year
of our Lord one thousand eight hundred and eighty *—*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Martin Keogh

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said*

Andrew Crow

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one

Martin Keogh

contrary to the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0598

BOX:

12

FOLDER:

153

DESCRIPTION:

Cuddy, Josephine

DATE:

05/06/80



153

0599

Day of Trial,

Counsel,

Filed 6 day of May 1880.

Pleads Not Guilty (7)

THE PEOPLE,

BIGAMY.

Josephine buddy

Augustine H. P. P.

District Attorney.

A True Bill.

May 10 1880

Foreman.

Part two May 10. 1880
pleads guilty

Pen one year

0600

Church of the Holy Name,
97th St. & 10th Ave.

New York, April 30. 1880.

Hereby Certify that Jacob
Boothlaas & Josephine Stöckel
were duly married before me at
this Church on the 28th day of
April 1880 - the witnesses to the
Ceremony being Charles D. Senor
& Morris Cowen.

James M. Sullivan
Pastor, Ch. of the H. Name

0601

POLICE COURT—SECOND DISTRICT.

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

of 425 West 16 Street, being duly sworn, deposes
and says that on the 25 day of April 1875
at the City of ~~New York~~, in the County of ~~New York~~, Boston, Massachusetts
setts - deponent was lawfully
married to Josephine Fischer
(now present) by Father Callahan
of said City of Boston -
Deponent was informed by
Jacob Brooklaar of No 99 - 1st
street of this city that on the 28th
day of April 1880 the said
defendant was married to said
Brooklaar at West 9th street
in said City of New York - Depo-
nent charges that said defendant
knew at the time of her marriage
to said Brooklaar that deponent
was then living - and that she had
not been legally released from
the marriage contract with
deponent -

Sworn to before me } James Cuddy
this 1st day of May 1880 }

R. W. M. M.
Police Justice

0602

POLICE COURT - SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Crowley

Josephine Cuddy

Dated *May 1st* 1880

Witnesses,

Jacob Bookless

292 Bowery

or 199 First Street

Charles F. Seenley 100th Street

Morris Power 9th & 10th Avenues

Committed in default of \$1000 surety.

Bailed by

No. Street.

Crowley

0603

Police Court—Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Josephine Buddy being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to her states as follows, viz.:

Question.—What is your name?

Answer.—

Josephine Buddy

Question.—How old are you?

Answer.—

22 years

Question.—Where were you born?

Answer.—

Boston

Question.—Where do you live?

Answer.—

Houston Street

Question.—What is your occupation?

Answer.—

Cigar maker

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I say nothing.

Josephine E. Buddy

Taken before me, this

day of

July

18

Police Justice.

0604

POLICE COURT—SECOND DISTRICT.

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

Morris Powers
 of *100th Street near 10th Avenue* Street, being duly sworn, deposes
 and says that on the *28* day of *April* 18*80*
 at the City of New York, in the County of New York,

deponent was
 present at the Corner of *9th Street*
 and *10th Avenue* in this city and
 witnessed the marriage between
Jacob Brooklar and *Josephine*
Fischer the defendant in the within
 complaint. that said marriage
 ceremony was performed by
Rev Father Gallagher of this city

Morris Powers
 Sworn to before me this
1st day of May 1880 } *Morris Powers*
D. W. Mott
 Police Justice

City and County of New York } ss.
Charles R. Sear of *100th Street* between
9th and 10th avenues being duly sworn
 says deponent was present and
 witnessed the marriage of the parties
 above named at the time and place
 named in the foregoing affidavit

Charles R. Sear
 Sworn to before me this
1st day of May 1880 }
D. W. Mott
 Police Justice

0606

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *Josephine Buddy*

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

on the *twentyfifth* day of *April* ——— in the year of our Lord one
thousand eight hundred and *seventy five* at the *city of Boston*
County of Suffolk in the State of Massachu-
setts —

did marry *James Buddy*
and *him* the said *James Buddy*
did then and there have for *her husband* and that the said *Josephine Buddy*
afterwards, to wit, on the *twenty eighth* day of *April* —
in the year of our Lord one thousand eight hundred and *seventy* *Eighty*
at the *the city County and State of New York* —

with force and arms, did feloniously marry and take as *her husband*
one *Jacob Boockelaar* —
and to the said *Jacob Boockelaar* —
was then and there married, the said *James Buddy* —
being then and there living and in full life, 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.

Benjamin K. Sheple

~~BEARER~~, District-Attorney.

0607

BOX:

12

FOLDER:

153

DESCRIPTION:

Cunningham, Thomas

DATE:

05/20/80



153

0608

Counsel

Filed

day

of

May

1880

Plends

at

the

Court

of

the

County

of

the

State

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THE PEOPLE

vs.

I

BURGLARY—Third Degree,
and Larceny.

Thomas Cunningham

vs. the name

of the County

of the State

of the County

of the State

of the County

of the State

of the County

of the State

of the County

of the State

of the County

of the State

of the County

of the State

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of the State

of the County

of the State

of the County

of the State

of the County

A True Bill.

(Signed) *Wm. H. May*

Foreman.

Part No May 21. 1880.

Pleas Burg 3 up

Pen 2 1/2 years,

0609

Police Court, Second District.

City and County } ss.
of New York, }

James Guzzalo
 of No. *69 South Washington Square*, being duly sworn,
 deposes and says, that the premises No. *69 South Washington Square*
 Street, *15* Ward in the City and County aforesaid, the said being a *dwelling*
house and which was occupied by deponent as a *Wine and Sagar*
store were **BURGLARIOUSLY**
 entered by means of forcibly severing the nosings
 of the *bolts* on the front door leading
 into and connecting with said *back*
 door on the *night* of the *14* day of *May* 18*80*
 and the following property feloniously taken, stolen, and carried away, viz.:

Seven Bottles containing Olive Oil
together of the value of Eight dollars
and Two Hundred Sagar together
of the value of Twelve dollars and
in all of Twenty dollars

the property of *deponent and Louis Jorio* copartners
 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 *Thomas Cunningham*

for the reasons following, to wit: *that on the said date*
at the hour of 3.30 O'clock A.M.
deponent deponent securely bolted
and fastened said door - deponent
was informed by Officer Moore

0610

that on the said date at the hour of
about 3.40 A. M. the said Officer
found the said door open and
saw the said defendant in
said store coming from the rear
of said store toward the said
front door.
Defendant therefore charges said
defendant with the said felony

Sworn to before me this }
14th day of May 1880 }
J. D. McArthur
Police Justice

City and County } S.S.
of New York }
Thomas A. Moore of the 15th
Precinct - being duly sworn says
deponent on the 14th day of May
1880 at the hour of 3.40 P. M. he
found the front door of premises No.
69 South Washington Square forced
open and also found the within
named defendant in the rear part
of the Saloon in the Basement
of said premises

Thomas A. Moore

Sworn to before me this
14th day of May 1880

J. D. McArthur
Police Justice

0611

Police Court—Second District.

CITY AND COUNTY OF NEW YORK.

Thomas Cunningham being duly examined before the ^{on oath at request of} Just Council undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—

Thomas Cunningham.

Question.—How old are you?

Answer.—

Twenty Three years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

37 Eldridge Street

Question.—What is your occupation?

Answer.—

Stonecutter

Question.—Have you anything to say, and if so, what relative to the charge here preferred against you?

I am not guilty of the charge

I was in 6th Avenue with some friends from 6th Avenue down I went to several places to get a drink and all places were shut up. I came to this place and opened the door there was a light in the place and I walked in, there was no person in the place and I walked out of it and when I came out the officer was there. The officer said this looks suspicious what I was doing there. I told the officer I was looking for a drink the officers then arrested me. I tried to get away from the officer.

Thomas Cunningham

Sworn before me, this

14

day of May 1890

Police Justice.

Richard

0612

POLICE COURT-Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Gadda
69 South Washington
Square

Thomas Cunningham

OFFENSE-Burglary and Larceny.

Dated *May 14* 188*0*

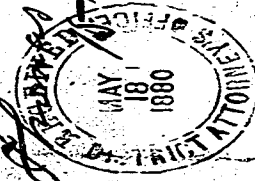
Kilgobbs Magistrate.

Moore Officer

Clerk.

Witnesses,

James Gadda
James Gadda



Committed in default of \$ *100* bail.

Bailed by

No.

Street.

Carroll

0613

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas Cunningham

late of the ~~fifteenth~~ ^{fourteenth} Ward of the City of New York, in the County
of New York, aforesaid, on the ~~fourteenth~~ ^{fourteenth} day of ~~May~~ ^{May}
in the year of our Lord one thousand eight hundred and ~~seventy~~ ^{eighty} with force
and arms, at the Ward, City and County aforesaid, the ~~stone~~ ^{stone} of
~~James Sazello~~ there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said
~~James Sazello~~ then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

Seven bottles of oil (of the kind
commonly called Olive Oil) of the
value of one dollar and ~~fourteen~~ ^{fourteen}
cents each

Two hundred Segars of the value
of six cents each

7-98

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

James Sazello

so kept as aforesaid in the said

Stone

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

BENJ. K. PHELPS, District Attorney.

06 14

BOX:

12

FOLDER:

153

DESCRIPTION:

Curry, Michael

DATE:

05/04/80



153

06 15

No 2 Hoobarff
Filed 4 day of May 1870
Pleads Not Guilty 5

THE PEOPLE

Therby vs.
Michael Barry

Felious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

(May 11, 1870)

Foreman.

0616

CITY AND COUNTY } ss.
OF NEW YORK, }THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :That *Michael Curry*.

late of the City of New York, in the County of New York, aforesaid, on the
twenty seventh day of *April* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *John Salmon*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John Salmon*
with a certain *fork*
which the said *Michael Curry*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *John Salmon*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Michael Curry*
with force and arms, in and upon the body of the said *John Salmon*
then and there being, wilfully and feloniously did make an
assault and *him* the said *John Salmon*
with a certain *fork* which the said *Michael Curry*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *John Salmon*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Michael Curry*

with force and arms, in and upon the body of *John Salmon*
in the peace of the said people then and there being feloniously, did make another
assault and *him* the said *John Salmon*
with a certain *fork*
which the said *Michael Curry*

in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John Salmon* with intent *him* the

06 17

said *John Saluon* — 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Michael Curry* —

with force and arms, in and upon the body of the said *John Saluon* then and there being, wilfully and feloniously, did make another assault and *him* the said *John Saluon* with a certain *fork* which the said *Michael Curry* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *John Saluon* — against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

BENJ. K. PHELPS,
District Attorney.
Filed 4th day of May 1872
A True Bill.
Michael Curry
Foreman.

THE PEOPLE
Michael Curry
P.
Felonious Assault and Battery.

Filed 4th day of May 1872
Pleas set back 5
1102
Michael Curry

0618

BOX:

12

FOLDER:

153

DESCRIPTION:

Cyriacks, Brunne

DATE:

05/20/80



153

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243

Day of Trial

Counsel,

Filed *20* day of *May* 188*0*

Pleads

THE PEOPLE

vs.

Violation of Exercise Law.

11 *12* *13* *14* *15* *16* *17* *18* *19* *20* *21* *22* *23* *24* *25* *26* *27* *28* *29* *30* *31* *32* *33* *34* *35* *36* *37* *38* *39* *40* *41* *42* *43* *44* *45* *46* *47* *48* *49* *50* *51* *52* *53* *54* *55* *56* *57* *58* *59* *60* *61* *62* *63* *64* *65* *66* *67* *68* *69* *70* *71* *72* *73* *74* *75* *76* *77* *78* *79* *80* *81* *82* *83* *84* *85* *86* *87* *88* *89* *90* *91* *92* *93* *94* *95* *96* *97* *98* *99* *100* *101* *102* *103* *104* *105* *106* *107* *108* *109* *110* *111* *112* *113* *114* *115* *116* *117* *118* *119* *120* *121* *122* *123* *124* *125* *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* 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*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* *1001* *1002* *1003* *1004* *1005* *1006* *1007* *1008* *1009* *1010* *1011* *1012* *1013* *1014* *1015* *1016* *1017* *1018* *1019* 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*1163* *1164* *1165* *1166* *1167* *1168* *1169* *1170* *1171* *1172* *1173* *1174* *1175* *1176* *1177* *1178* *1179* *1180* *1181* *1182* *1183* *1184* *1185* *1186* *1187* *1188* *1189* *1190* *1191* *1192* *1193* *1194* *1195* *1196* *1197* *1198* *1199* *1200* *1201* *1202* *1203* *1204* *1205* *1206* *1207* *1208* *1209* *1210* *1211* *1212* *1213* *1214* *1215* *1216* *1217* *1218* *1219* *1220* *1221* *1222* *1223* *1224* *1225* *1226* *1227* *1228* *1229* *1230* *1231* *1232* *1233* *1234* *1235* *1236* *1237* *1238* *1239* *1240* *1241* *1242* *1243* *1244* *1245* *1246* *1247* *1248* *1249* *1250* *1251* *1252* *1253* *1254* *1255* *1256* *1257* *1258* *1259* *1260* *1261* *1262* *1263* *1264* *1265* *1266* *1267* *1268* *1269* *1270* *1271* *1272* *1273* *1274* *1275* *1276* *1277* *1278* *1279* *1280* *1281* *1282* *1283* *1284* *1285* *1286* *1287* *1288* *1289* *1290* *1291* *1292* *1293* *1294* *1295* *1296* *1297* *1298* *1299* *1300* *1301* *1302* *1303* *1304* *1305* *1306* *1307* *1308* *1309* *1310* *1311* *1312* *1313* *1314* *1315* *1316* *1317* *1318* *1319* *13*

0620

Third District Police Court.

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

of the 4th Dist Police William Thompson Street,
of the City of New York, being duly sworn, deposes and says, that on the Sunday first
day of February 1880, at the City of New York, in the County of New York,
at No. 11 Catherine St Street,
Brunswick

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

Sworn to before me, this 1st
day of February 1880

William Thompson
My Comm. Expires POLICE JUSTICE

0621

243 / 4



Police Court—Third District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Thompson

vs.

Minnie Reynolds

MISDEMEANOR.
Violation Excise Laws.

Dated the 1 day of Feb 1880

Murray Magistrate.

Thompson Officers.

Witness

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

By

Norman Sneyer
14 Catherine St.

0622

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Brunne Cyriacks

late of the *ninth* Ward of the City of New York, in the County of New York, aforesaid, on the *first* day of *February* in the year of our Lord one thousand eight hundred and eighty *one*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to one

William Thompson

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said*

Brunne Cyriacks

late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to one

William Thompson

contrary to the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.