

00 19

BOX:

238

FOLDER:

2318

DESCRIPTION:

Jaeger, Philip

DATE:

11/26/86



2318

POOR QUALITY ORIGINAL

0020

X302B

Counsel,
Filed, 26 day of *Nov* 1886

Pleas, *Not Guilty*

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1880, Sec. 5).

THE PEOPLE

vs.

R

Philip Jaeger
303-1 Ave

RANDOLPH B. MARTINE,
District Attorney.

(21/13-7/79)

A True Bill.

[Signature]

Par. 14 June 10/87 Foreman.

Complainant sent to Special

Witnesses:

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

POOR QUALITY ORIGINAL

0021

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard George

The Grand Jury of the City and County of New York, by this indictment
accuse *Richard George* —

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Richard George,*

late of the City of New York, in the County of New York aforesaid, on the *31st* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*six*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open; 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.

RANDOLPH B. MARTINE, District Attorney.

0022

BOX:

238

FOLDER:

2318

DESCRIPTION:

Johnson, Henry

DATE:

11/26/86



2318

POOR QUALITY ORIGINAL

0023

X2880

Counsel,
Filed 26 day of Nov 1886
Pleads with entry 34.

Witnesses:

THE PEOPLE

vs.

Henry Johnson

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

R. B. Martine
Dec 14/86. Foreman.
Wm. H. H. Zoley
S. A. Luce & Co.

POOR QUALITY ORIGINAL

0024

Police Court, 5 District.

City and County of New York, ss.

John M. Waddle of 10th Street, aged 26 years, occupation Cadyman, being duly sworn, deposes and says, that on the 29th day of September 1886, at the City of New York, in the County of New York,

Henry Johnson (now here) did feloniously make false and utter a certain instrument or writing which purports to be an Order signed by Old Henry Johnson known as No. 27 and now in State Prison for his back pay amounting to Five (\$5) dollars. And the fact that on said date the said defendant presented to deposit the order hereto attached in the back pay of said Johnson No. 27. deposit. During the said order to the genuine gave to the said defendant the said sum of money. That the said defendant admitted and confessed in depositions given that the said order was false, forged and fraudulent and that he did receive the money thereon and appropriated it to his own use. Defendant therefore charges that the said defendant did feloniously make false and utter the said order with the intent to cheat and defraud Knappman. Defendant's employee said money being in defendant's care and charged as Cadyman - Defendant therefore prays that the said Johnson may be dealt with as the law directs.

John M. Waddle sworn to before me this 27th day of November 1886

M. H. White Police Justice

POOR QUALITY ORIGINAL

0025

Sec. 100-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Henry Johnson

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

Question. What is your name?

Answer *Henry Johnson*

Question. How old are you?

Answer *19 Years*

Question. Where were you born?

Answer. *Maryland*

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

Answer. *Washington D C*

Question. What is your business or profession?

Answer *Laborer*

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

Answer. *I am guilty of the charge*

Henry Johnson
mark

Taken before me this

day of *November* 1888

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0027

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Johnson

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

Henry Johnson

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

The said *Henry Johnson*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty fifth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing,

which said forged *instrument and writing* is as follows, that is to say:

New York
Sept 29 1886
Mess. Knappan & Hede
Will please
let Henry Johnson #294 have
the full amount of my June 20
September Henry Johnson 294
Witness
Henry Johnson #294

with intent to defraud, 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.

POOR QUALITY ORIGINAL

0020

SECOND COUNT:

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

- Henry Johnson -

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

The said *Henry Johnson,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing,

which said forged *instrument and writing.*
is as follows, that is to say:

*New York
Sept 29 1886
Mess Chapman & Co
Will please
let Henry Johnson #297 have
the full amount of my fine for
September
Henry Johnson 297
Witness my hand
Henry Johnson No. 297*

with force and arms, and with intent to defraud, the said forged *instrument and writing*
then and there did feloniously utter, dispose of and put off as true, *he* the said
Henry Johnson, then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0029

BOX:

238

FOLDER:

2318

DESCRIPTION:

Johnson, William

DATE:

11/24/86



2318

POOR QUALITY ORIGINAL

0030

2269 B

Counsel,
Filed 24 day of Nov. 1886

Pleas, *Arquely City*

THE PEOPLE

vs.
R

William Johnson

Attorney

RANDOLPH B. MARTINE,
District Attorney.

Buyers in the second Degree.
and Grand Jurors first Degree.
[Sections 498, 506, 528, 530]

A True Bill.

[Signature]

[Signature]

[Signature]

D.P. 3 years
[Signature] 10

Witnesses:

Witness lines

POOR QUALITY ORIGINAL

0031

Police Court 2 District.

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

of No. 113 Haverly Place Street, aged 66 years,
occupation Clerk being duly sworn.

deposes and says, that the premises No 113 Haverly Place Street,
in the City and County aforesaid, the said being a 4 Story Brick

Dwelling House
and which was occupied by deponent as a Dwelling House
and in which there was at the time a human being, by name Hiram

Wheeler and family and some friends
were BURGLARIOUSLY entered by means of forcibly wrenching
and breaking the basement
window fastenings and thus
securing an entrance to said
Dwelling House

on the 17 day of November 1886 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Several Silver
and Plated Knives, (2) Silver
Plated Sugar Duster, one overcoat,
one jacket, 2 Table cloths, Several
napkins, Sheets, Blankets, Knives
forks, Spoons and two Pipes, of
the total value of Forty Dollars
(\$40.)

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

William D. Hanson (now here)

for the reasons following, to wit:

at about ten o'clock
on the night of Nov 17th 1886,
Deponent, securely locked, posted
and effectually closed said house
before retiring for the night; at
about five o'clock a.m. of the 18th
of Nov 1886, Deponent was awakened
by Allen A. Jones of the 15th Precinct,
who informed deponent that he

Arrested the said William Johnson while he was coming out of Deponents house, laden with Deponents property, herein described; for which reason Deponent charges said Defendant with Burglariously entering said dwelling, and feloniously taking, stealing and carrying away said property, and asks that he be now dealt with as the Law directs

Sworn to before me
 this 18th day of Nov 1886

Hiram Wheeler

J. M. Patterson Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Burglary _____
 Degree _____

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0033

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert Jones
aged *73* years, occupation *Policeman* of No.

the 15 Green Street, being duly sworn/depotes and
says, that he has heard read the foregoing affidavit of *William Wheeler*

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

Sworn to before me, this *18th*
day of *Nov* 188*8* *Robert A. Jones*

John Patterson
Police Justice.

POOR QUALITY ORIGINAL

0034

Sec. 19—209.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer.

William Johnson

Question. How old are you?

Answer.

54 Years of age

Question. Where were you born?

Answer.

New York (State)

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

Answer.

No Home

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I have nothing to say

W. Johnson

Taken before me this

day of *Sept* 188*8*

W. J. Waters Police Justice.

POOR QUALITY ORIGINAL

0035

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

Case No. 30
 Police Court District
 1741

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 J. Wheeler
 113 Ave of the Americas
 William Johnson
 Plaintiff

Dated Nov 18th 1886

William Johnson
 Officer

Witnesses
 No. 100
 Street
 No. 100
 Street



No. 1500
 Street
 to answer
 Conrad

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

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

Dated Nov 18 1886 William Johnson Police Justice.

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

Dated _____ 1886 _____ Police Justice.

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

Dated _____ 1886 _____ Police Justice.

POOR QUALITY ORIGINAL

0036

Arnoux, Ritch & Woodford,

18 Wall Street,

WILLIAM H. ARNOUX,
THOMAS G. RITCH,
STEWART L. WOODFORD,
HALEY FISKE,
C. N. BOVEE, JR.,
W. H. C. WALLACE.

New York, Dec. 6th 1881

Dear Mr. Martine:

Enclosed is letter from one of my old soldiers. If his story is true & this his first offense, I hope you will send him (as he begs) to Penitentiary & not to State Prison. Pray

do this for what he did no other. If his story is untrue & he is a confirmed criminal, of course I cannot suggest variance from your rule.

Very truly,

Hon. R. J. Martine,
Dist. Atty.
Stewart L. Woodford

Arnoux, Ritch & Woodford,

18 Wall Street,

WILLIAM H. ARNOUX,
THOMAS G. RITCH,
STEWART L. WOODFORD,
HALEY FISKE,
C. N. BOVEE, JR.,
W. H. C. WALLACE.

New York, Dec. 6th 1881

Mr. Wm. Johnson,
City Prison-

Dear Sir: Yours of November 29th received. I have written Dist. Atty. Martine, asking him if your story is true & this is your first offense, to send you to Penitentiary & not to State Prison.

It is sad that a good soldier should be in such a fix & I am indeed sorry for you.
Your old Colonel,

Stewart L. Woodford

POOR QUALITY ORIGINAL

0030

Thomas G. Smith, as he said, to
 make a statement regarding
 received from the subject of
 liquor that in 1862 during
 a house was broken into
 in the night of 4 April the
 went into the room and
 did not try to run away
 from the men but was
 write no chapters why do I
 write and what is in
 place you would understand
 a service in camp. I was to go
 to aid me in this my trouble,
 how I dare to do it is beyond
 conception knowing as I do
 your high sense of honor but
 General this is my first time
 to be behind the lines, and
 I am nearly crazed at the

thought of the danger I have
 in a moment of madness
 brought upon myself & my
 little ones - to prove to you
 that I am one of the old regts.
 I would like to recall an incident
 in the 1st Regt (Co. C) under command
 of Capt Benedict Cooper on Sept 8th
 1862 at Captain Hill's battle where
 died of your first Lieut. W. H. Hill
 was promoted to be 1st & second
 Lieut. Horace Gardner a brevet
 Lieut. he afterwards resigning. A
 Stanton, Lieut. orderly of the
 who had been advanced to
 a Lieutenantcy was assigned to
 Co. C. so smooth for that do you
 remember when at Honey Hill
 my cap was shot from my head
 and fell at your feet & you
 even noticed and your remark

POOR QUALITY
ORIGINAL

0039

although I am sure you will
it showed how you would
every detail. I do not expect to pick
up the case on a case to make
it is your right. I have never
to it and never will again when
on the skirmish line at the neck
outside the woods do you remem-
ber a man who got up from
the line determined to have a
shot at the Johnny's anyhow but
whom you threatened to shoot
when he would be down with
that man was myself. I merely
state these few incidents to let you
see I am what I represent.
Not expecting freedom from pun-
ishment for the crime I have
been let into for I acknowledge
it is but just that punishment
should be meted out to such
men and ask you General for
the sake of times gone by,
for the sake of the years

POOR QUALITY
ORIGINAL

0040

5

I am proud to boast were spent
under your Leadership will you
at least give me a letter
to Judge Gilman please sign
whom I expect to see in
a few days that testimony be shown
me so that I may be sent to
the Institution & not to the
Sing? I have as yet been
unable to secure counsel as
I have not means to do it with
although a friend promised last
week to see me some in this
but I have not saw him since.
The beaver is my landlady with
whom I board & has been
doing what she could for
me but that of course is

POOR QUALITY
ORIGINAL

0041

but after all the time
since I met you I
can not find it in your
heart to let me know
more of you. I wish
to know you more
with you in Virginia who
I met at the War with
Major Plant of the
of Lewis & Clark. Benjamin
Harris - through to Charles
& home in July 1835 who
never shirked his duty and
never had a complaint
made against him, may
God bless you for your
kindness.

Respect yours

Wm Johnson

Co. 6 - 127th Regt. I. L.

POOR QUALITY ORIGINAL

0042

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
William Johnson

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

William Johnson
of the CRIME OF BURGLARY IN THE *second* DEGREE, committed as follows:

The said *William Johnson*,

late of the *Fifth* Ward of the City of New York, in the County of New York
aforesaid, on the *seventeenth* day of *November*, in the year
of our Lord one thousand eight hundred and eighty-*six*, with force and arms, about the
hour of *twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

Thomas Wheeler,

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit:

The said Thomas Wheeler,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *Thomas Wheeler*,

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

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

POOR QUALITY ORIGINAL

0043

SECOND COUNT—

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

William Johnson

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

The said *William Johnson,*

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

five napkins of the value of one dollar each, two sugar buckets of the value of one dollar each, one success of the value of quarter dollar, one jacket of the value of ten dollars, two table-cloth of the value of five dollars each, ten napkins of the value of fifty cents each, five bed-sheets of the value of two dollars each, five blankets of the value of four dollars each, ten knives of the value of one dollar each, ten forks of the value of one dollar each, ten spoons of the value of one dollar each, and two pipes of the value of one dollar each

of the goods, chattels and personal property of one

William Wheeler,

in the dwelling house of the said

William Wheeler,

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

Randolph B. Smith
District Attorney.

0044

BOX:

238

FOLDER:

2318

DESCRIPTION:

Johum, Joseph A.

DATE:

11/09/86



2318

POOR QUALITY ORIGINAL

0045

No. 64
1311-10-110

Counsel,
Filed 9 day of Nov 1886
Pleads, Michiey in

RECEIVING STOLEN GOODS

vs.
Joseph A. Johnson
115 H. St.

THE PEOPLE

vs.

Sept 27/86
RANDOLPH B. MARTINE
District Attorney

A True Bill.

[Signature]
Foreman.
[Signature]
[Signature]

Witnesses:

Lebons B. Miller
Gustav Hilgart
Off. Stanley C.O.

Bound by
Augustus Perber
88 State Street

[Section 550, Penal Code]

POOR QUALITY ORIGINAL

0046

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph J. Johnson

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

Joseph J. Johnson

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

The said *Joseph J. Johnson*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *June*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, with force and arms,

Received and retained in his possession and control
of the value of one dollar and
eighty cents,

of the goods, chattels and personal property of one *Edward B. Miller*
of the County of New York, City and County of New York

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

Edward B. Miller,

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

Joseph J. Johnson,

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

RANDOLPH B. MARTINE,
District Attorney.

0047

BOX:

238

FOLDER:

2318

DESCRIPTION:

Jones, Joseph

DATE:

11/19/86



2318

0048

BOX:

238

FOLDER:

2318

DESCRIPTION:

Jones, Joseph

DATE:

11/19/86



2318

POOR QUALITY ORIGINAL

0049

8218B

Counsel, *J Mitchell*
Filed *14* day of *Nov* 188*6*
Pleads *Not guilty*

THE PEOPLE

vs.

Joseph Jones

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

RANDOLPH B. MARTINE,

Pr Chy 4488 District Attorney.

Bail discharged.

A True Bill.

Alan J. J. Foreman.

Jan 24 1886

Witnesses:

There is a mistake in this case too

Police men of the

name of Kelly

have been sub-

stanced and neither

know any thing

about the case or

therefore I ask that

the defendant be

discharged on his

own recognizance

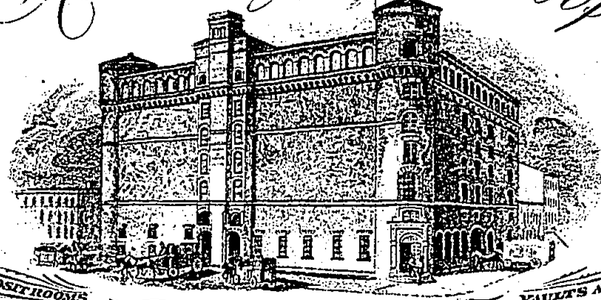
Jan 24 1886

S. L. A. S. A.

POOR QUALITY ORIGINAL

0050

Absolutely Fire Proof



*James on Barclay's 204
"Furniture" 204*

SAFE DEPOSIT ROOMS

The Manhattan Storage and Warehouse Co.

Vaults and Boxes

John D. Gibney

Lexington Ave. 41st & 42nd Sts.

OVER

**POOR QUALITY
ORIGINAL**

0054

THE
MANHATTAN STORAGE & WAREHOUSE CO.

LEXINGTON AVENUE, 41st TO 42d STREETS,
OFFICES, LEXINGTON AVENUE, CORNER OF FORTY-SECOND STREET,
NEW YORK CITY.

Offers superior advantages and unequalled security for the storage of Household Furniture, Pictures, Pianos, Mirrors, Bronzes, Statuary, Bric-a-Brac, Trunks, Carriages, Merchandise, and articles of every description, in open storage and in private rooms, of various dimensions.

The Board of Fire Underwriters has fixed a lower rate of insurance than on any other building in New York City.

Safe Deposit Boxes at reduced prices—five dollars per year and upward.

Vaults especially constructed for the safe keeping of Silver Trunks.

Goods packed and boxed with care, and transported in Company's own vans and trucks.

Pamphlets containing full details can be obtained on application at any of the Offices of the Mutual District Messenger Company.

LAWRENCE WELLS, *Pres't.* HENRY ROHLAND, *Treas.*

TRUSTEES:

ADRIAN ISELIN, JR.	ADDISON CAMMACK.
RICHARD T. WILSON.	WILLIAM R. TRAVERS.
HENRY A. HURLBUT.	J. COLEMAN DRAYTON.
JOHN J. MCCOOK.	WILLIAM JAY.
M. BAYARD BROWN.	LAWRENCE WELLS.

TELEPHONE CALL, 39th STREET, 267.

[OVER.]

POOR QUALITY ORIGINAL

0052

Police Court 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. the 19th Precinct Office Patrick Kelly Street, aged 27 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 15th day of August 1886 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Joseph Jones (now here)
who seized hold of deponent by the neck
and kicked him on the legs while
deponent had in his custody another
wisoner whom he was taking to the
Station House charged with disorderly conduct
without any justification on the part of the said assailant

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

Sworn to before me, this 16th
day of August 1886

my corner Police Justice
Patrick Kelly

POOR QUALITY ORIGINAL

0053

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer

Joseph Jones

Question. How old are you?

Answer

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

233 East 49th Street. 15 years

Question. What is your business or profession?

Answer

clerk

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

Answer.

I am not guilty. Joseph Jones.

Taken before me this

day of *August* 188*8*

Ray

Police Justice.

POOR QUALITY ORIGINAL

0054

BAILED,
 No. 1, by Antoine & Schuy
 Residence 233 E 49th Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

X 218 B 1343
 Police Court 4 District
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Patrick Kelly
Joseph Jones
 3 _____
 4 _____
 Offence Assault
1st & 2^d degree

Dated August 16 1886
Wm. J. Dwyer Magistrate.
Patrick Kelly Officer.
 Precinct. 19th

Witnesses
 No. _____ Street.
 No. _____ Street.
 No. 570 Street. B.S.
 to answer GMU
Paul &

NEW YORK
 DISTRICT OFFICE

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

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

Dated August 16 1886 Wm. J. Dwyer Police Justice.

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

Dated August 16 1886 Wm. J. Dwyer Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0055

JOHN O'BYRNE.
ROBERT O'BYRNE.

LAW OFFICE OF
JOHN O'BYRNE.
STEWART BUILDING,
Entrances: 280 Broadway and
53 Chambers Street.

To ~~Mr. Parker~~
The People
vs
Jos A. Johnson

New York, June 24 1887

To the Hon. Circuit Court
Dear Sir

The arrest of Jos A. Johnson
by August Berbet has removed
to 1443 Washington Avenue
where notice is to be sent.
If you send to my office
I will commute with Johnson
whenever his case is on the
calendar

Yours truly
John O'Byrne

POOR QUALITY
ORIGINAL

0056

People
Joseph A. Johnson
[Faint handwritten text]

POOR QUALITY ORIGINAL

0057

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Joseph Jones

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

Joseph Jones

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

The said *Joseph Jones*,

late of the City of New York, in the County of New York aforesaid, on the
19th day of *August*, — in the year
of our Lord one thousand eight hundred and eighty-*nine*, at the City and County
aforesaid, with force and arms feloniously made an assault in and upon one

Patricia Kelly

then and there being a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful

*apprehension of a certain person to
the Grand Jury aforesaid unknown
upon a charge of disorderly conduct,*

and the said *Joseph Jones*,

him, the said *Patricia Kelly*

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent

then and there and thereby to prevent and resist the lawful *apprehension*
of *the said unknown person*, as aforesaid,

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.

RANDOLPH B. MARTINE,

District Attorney.