

0454

BOX:

290

FOLDER:

2763

DESCRIPTION:

Stanley, Anthony

DATE:

12/22/87



2763

POOR QUALITY ORIGINAL

0455

Counsel,

Filed, 22 day of Dec 1887

Pleads, *Guilty*

THE PEOPLE

vs.

vs. H. W. H.

Anthony Stanley

Jan 4 1888
RANDOLPH B. MARTINE,

District Attorney.

Pr Day 9/88

Ind remitted Pr

A True Bill. Pen 8 md.

[Signature]

Foreman.

Jan 9/88
[Signature]

Grand Larceny, second degree [Sections 528, 581 and 560, Penal Code].

Witnesses:

[Blank lines for witness names]

POOR QUALITY ORIGINAL

0456

COURT OF GENERAL SESSIONS OF THE PEACE:
City and County of New York.

-----x

The People	:	
	:	
vs.	:	Before,
	:	
Anthony Stanley	:	Hon. Rufus B. Cowing,
	:	
Indicted for Grand Larceny in the	:	and a Jury.
Second Degree.	:	
	:	
Indictment filed, December 1887.	:	

-----x

Tried, January 9th., 1888.

APPEARANCES:

Assistant District Attorney Bedford, for the People;
Mr. Jacob Berlinger, for the Defence.

GEORGE ATWATER, testified that he was a truck-
driver, and that he was driving a truck on the

2.

15th. of December. He was at the corner of Courtland and Washington Streets and he had on the truck 5 half chests of tea, they were valued at \$30 a chest. The chests were in his custody. He saw some of the tea in the possession of the defendant on the following day. He was out last before that day about half past three on the 15th.. He permitted no one to take it from the truck.

UNDER CROSS-EXAMINATION. He testified that he missed the tea at the corner of Courtland and Washington Streets. It was about half past three o'clock on the afternoon of the 15th. of December. He saw it again in the morning in the station house. He got the value of the tea from the house that employed him to cart the tea.

OFFICER DANIEL BOYLEN testified that he was attached to the Second Police Precinct. He arrested Stanley on the evening of the 15th. of December in

**POOR QUALITY
ORIGINAL**

0458

3.

a hall-way. It was about five minutes to four o'clock. It was in the hall-way of No. 36 Washington Street. About three blocks from the corner of Courtland and Washington Streets. He saw the defendant coming into the hall-way with the tea-- with a chest of tea, and he followed him and the two men got to the head of the stairs, one flight up, and they put it ina closet, and when he got there they went into the yard and into the cellar, and he , the witness, went in after them and could not find them and he went outside and fifteen minutes afterwards, they came out of the same cellar and walked down towards No. 26 Washington Street. He followed them, and they went into a stable. He went down as far as Battery Place and got his side partner and they came back up Washington Street and Stanley and Nagle crossed the street and went into Callahoun's Soda Water Bottling establishment, and about 5 minutes later, Stanley passed up Washing

**POOR QUALITY
ORIGINAL**

0459

4.

ton Street, and when he saw him, the witness crossed to the other side of the street. Then a police officer in citizen's clothes came along, and he, the witness, told him about the matter. and they went into the hall-way and waited to see if they would come for the tea, and Stanley came in just as they were taking the tea out of the closet, and Officer Welsh was there, and he told the officer to hold Stanley, and he, the witness took the tea down stairs and left it in the store and waited for the other man. The other man came around. The other man came around and he, the witness, called him over and he said, " Go to----- you have got to give me a chase first before you will get me" So, he, the witness, gave him a chase and ran him into the hall-way of No. 38. There was a way of crossing into West Street and it was impossible to catch him. The defendant said that he knew nothing about the tea. He, the witness, saw him

**POOR QUALITY
ORIGINAL**

0460

5.

assist in taking it up stairs.

UNDER CROSS -EXAMINATION He testified that the man with the defendant was intoxicated and the defendant was helping him to carry it upstairs. The man with the defendant had the chest of tea on his back, and the defendant was holding it on. It was a very wet day, and he, the witness, had a rubber overcoat buttoned down to his feet, otherwise he would have caught the defendant at once. He believed that he didn't work in that neighbourhood. He believed that the bottling establishment was at No. 24. He believed that the defendant worked in that bottling establishment. He said that he was in the building where he, witness, saw him to deliver a message from Mr. William Callahoun, the man next to the bottling establishment.

ATWATER identified the tea in the Station House.

**POOR QUALITY
ORIGINAL**

0461

FOR THE DEFENCE. ANTHONY STANLEY testified that he lived at No. 26 Washington Street, and that he lived there with a man for whom he worked, William Calahoun. He had nothing to do with the stealing of the tea. He was in the building where the officer said that he saw him on an errand. He had quitted work at four o'clock on that day, and he was met by a gentleman who accosted him and asked him if he knew where a man named Michael Harne lived and he said yes, and he asked him if he would not go upstairs and ask his wife if he, Harne was in, and he said, "Yes" and, when he got up the first flight of steps, the officer accosted him and asked him if he knew anything about the tea, and he said, "No" and the Officer said, "Where are you going" and he said, "On an errand", and the officer said to the other officer, "You had better take him" and the other officer put handcuffs on him and he was taken to the station house. All that day he was working for William Callahoun who kept

POOR QUALITY ORIGINAL

0462

7.

the bottling establishment. He had worked for him for three weeks.

UNDER CROSS-EXAMINATION. He testified that he had not been in State prison. He was not tried and convicted of robbery before Recorder Smyth on the 5th. of September 1884 he pleaded guilty. He was with another man and he was charged with taking away a watch as a pickpocket, and the other man took it. He, the witness, was only an accomplice. He was only with the man at that time when the deed occurred. He pleaded guilty, because he saw no chance for him. He didn't help to take the chest of tea upstairs. He didn't put a hand on it. He didn't see it going up stairs, or at all until after he was arrested.

-----000-----

POOR QUALITY
ORIGINAL

0463

The People

v

Anthony Stanley

Indicted for Grand Larceny
in the Second Degree

Indictment filed Dec 17/97

Filed Jan'y 9/1898

Before

Hon. Rufus B. Rowing
and a Jury

7

POOR QUALITY ORIGINAL

0464

1st

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

George Atwater of No. 221 South Street, aged 22 years, occupation Brick Driver being duly sworn

deposes and says, that on the 15th day of December 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Two half chests of Tea together of the value of Sixty Dollars

the property of D. A. Sheffield in the care and custody of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Anthony Stanley (now here) and another man by the name of Pineagle now arrested from the fact that deponent missed the aforesaid property from a truck in deponent's charge on the corner of Canal and Washington Streets and deponent is informed by Officer Daniel Poylan of the 2nd Precinct Police that he found a half chest of Tea in the possession of the deponent and the said other man not now arrested in the hall way of premises no. 36 Washington Street and deponent subsequently seen saw the said half chest of Tea and identified the same by the trade mark and number on the chest

George Atwater

Sworn to before me, this 16th day of December 1887
of Police Justice.

POOR QUALITY ORIGINAL

0465

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Boylan

aged *29* years, occupation *Police Officer* of ~~No.~~

The 2nd Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George Atwater*

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

Sworn to before me, this *16th*
day of *December* 188

Daniel Boylan

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0466

Sec. 198-200.

152

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Anthony Stanley 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. *Anthony Stanley*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *46 Washington St 3 months*

Question. What is your business or profession?

Answer. *Drive a Soda Water Wagon*

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

Answer. *I am not guilty*
Anthony Stanley

Taken before me this
day of *December* 1888

161

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0467

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

Police Court
 District
 15-2991

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

George A. Stewart
 1221 Broadway
 Attorney at Law

1
 2
 3
 4
 Offence Grand Larceny

Dated Dec 16th 188

Wilbert Magistrate

Officer
 Precinct

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

100 ATTORNEY'S OFFICE
 DEC 15 1887
 RECEIVED
 DISTRICT

Committed

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

Dated Dec 16th 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0468

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Anthony Stander

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

Anthony Stander

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

The said *Anthony Stander*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *29th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

*Two metal chests of
the value of thirty
dollars each.*

of the goods, chattels and personal property of one *F. A. Sheffield.*

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

POOR QUALITY ORIGINAL

0469

SECOND COUNT—

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

Anthony Standery

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

The said *Anthony Standery*

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, with force and arms,

Two money orders of the value of fifty dollars each,

of the goods, chattels and personal property of one *F. A. Sheffield,*

by ~~a~~ certain ~~persons~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *F. A. Sheffield,*

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

Anthony Standery

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.

0470

BOX:

290

FOLDER:

2763

DESCRIPTION:

Stanton, Joseph

DATE:

12/21/87



2763

POOR QUALITY ORIGINAL

04771

318
J. O. Ryan
R. W. Pennington

Counsel,
Filed 21 day of Dec 188
Pleads Not Guilty (22)

THE PEOPLE,
vs.
Joseph Stanton
VIOLATION OF EXCISE LAW.
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and page 1989, Sec. 5.]

RANDOLPH B. MARTINE,
District Attorney.
Presented by Consent to Ch. of
A True Bill, S.S. for trial.

Accepted
W. L. 25 - Park 2. Dec 21 1888
A. J. 10
BX

WITNESSES:

POOR QUALITY
ORIGINAL

0472

Court of General Sessions, PART *Two*

THE PEOPLE

vs.

For

INDICTMENT

Joseph Stanton

To

M. *Patrick Cronin*

No. *208 E. 35th*

5-25-1st ave

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *November* the *21st* day of instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0473

Pat^l Cronin
208 E 35

342

Pat^l Cronin in
St. Vincent Hospital,
Sene. Joseph Stanton
at 525 1st Ave.
if she can be found
at his address.

525 1st Ave. Get
report in full
294-30

Patrick Cronin is
in the hospital
so write to his
mother by mail from
Stanton and
found with Mrs. Clark
at 525 1st Ave. Left
Stanton at Springfield
left a bill of \$15 for
board, Mrs. Clark has
no knowledge of his
parents whereabouts

**POOR QUALITY
ORIGINAL**

0474

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Joseph Stanton
Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Francis D. Freeman* —

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

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant 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 defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, 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 then and there 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.

0475

BOX:

290

FOLDER:

2763

DESCRIPTION:

Staudt, Peter

DATE:

12/21/87



2763

POOR QUALITY ORIGINAL

0475

374

Counsel,
Filed, *Dec 21* 1887
Pleads, *Nov Smith (2)*

THE PEOPLE,
vs.
B
Peter Standt
806 E. Howard
St. Louis

VIOLETION OF EXCISE LAW
(Keeping Open on Sunday)
(Ill Rev. Stat, 7th Edition, page 1889, Sec. 6)

RANDOLPH B. MARTINE,
District Attorney.

14

A True Bill.

Alfred W. ...
Fidelity & ...
Foreman.
Heard, Guilty
Fined \$30
Paid

Witnesses:

POOR QUALITY ORIGINAL

04777

Excise Violation-Keeping Open on Sunday.

POLICE COURT- 5 DISTRICT,

City and County }
of New York, } ss.

of No.

Emanuel Meyer
the 13th Street Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 4 day

of December 1887 in the City of New York, in the County of New York,

Peter Standt (now here)

being then and there in lawful charge of the premises No. 306 East Houston
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 5 day }
of Dec 1887 } Emanuel Meyer

[Signature] Police Justice.

0478

POOR QUALITY ORIGINAL

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Staudt 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. *Peter Staudt*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No 304 East Houston st. 6 years*

Question. What is your business or profession?

Answer. *Bar Keeper*

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

Answer. *I am not guilty and I demand a trial by Jury.*

Peter Staudt

Taken before me this *5* day of *July* 188*7*
[Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

0480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Peter Staudt
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant 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 defendant late of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*seven*, 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.

0481

BOX:

290

FOLDER:

2763

DESCRIPTION:

Stearnes, Solomon

DATE:

12/13/87



2763

POOR QUALITY ORIGINAL

0482

141 A

Counsel, *Frederick*
Filed, *13* day of *Dec* 188*7*
Pleads, *Not guilty (14)*

Grand Larceny *1st* degree
[Sections 528, 580 Penal Code]

THE PEOPLE

vs.

18
16
14

Solomon Stearnes
(material for another
complaint inside)

dec 21 11 00 AM
RANDOLPH B. MARTINE,
Johnston District Attorney,
By 7th day 6, 1888

pleads guilty

A True Bill. S. P. S. *M. S.*

Alfred Lawrence

Foreman.

0483

POOR QUALITY ORIGINAL

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Fredrick Kaffeman

of No. 192 Broadway Street, aged 23 years,

occupation Manufacturer being duly sworn

deposes and says, that on the 12 day of July 1887 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the day time, the following property viz:

Three diamond lace pins of the value of Five
Hundred and Eighty eight dollars ^{and}

Three diamonds of the value of Nine
Hundred and Eighty dollars all

of the value of Fifteen Hundred and
Sixty Eight dollars

\$1568.

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,

and carried away by Solomon Sterne

Deponent says that said defendant came
to his place of business No 192 Broadway

and represented that he had a purchaser
who desired to purchase said property

and requested deponent to give him
the same, and he said defendant then

and there stated to deponent that he
would ^{return} said property or the value thereof

on the 13th day of July 1887

Deponent says that said defendant
has not returned said property or the

value thereof and charges said defendant
with feloniously taking stealing and
carrying away the same

Fred Kaffeman

Sworn to before me, this 21 day of July 1887
J. W. McLaughlin Police Justice

0484

POOR QUALITY ORIGINAL

Sec. 151.

First District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Frederick Claffeman

of No. 192 Broadway Street, that on the 12 day of July 1887 at the City of New York, in the County of New York, the following article to wit:

Three diamond lace pins and Three diamonds

of the value of Fifteen hundred and sixty eight Dollars, the property of Complainant

was taken, stolen, and carried away and as the said complainant has cause to suspect, and does suspect and believe, by Solomon Stern

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 1st DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 21 day of July 1887
Paul Pfeiffer POLICE JUSTICE.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Claffeman
vs.

Solomon Stern

Warrant-Larceny.

Dated July 21 1887

Samuel O Kelly
Magistrate

Chas Dush
Officer

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Paul Pfeiffer Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0485

POOR QUALITY ORIGINAL

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Solomon Steine

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. US

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

Answer. 116 E 34 St - 3 years

Question. What is your business or profession?

Answer. Agent

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

Answer. I have nothing to say and
am not guilty of the charge
Solomon Steine

Taken before me this 6
day of Dec
1887
Samuel J. McCall
Police Justice.

0485

POOR QUALITY ORIGINAL

Police Court - 1 District. M 2234

THE PEOPLE, & C.,
ON THE COMPLAINT OF

7 Medical Detachment
192 Broadway
1 Betman Block
2
3
4
Offence. Grand Larceny

Dated Dec 6 1887

Daniel O'Reilly Magistrate.

Oliver Officer.

Witnesses
\$3000 E. Sec 9, 1887
9 1/2 a M
No. 120 W
\$2500 to answer
Committed



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 Syndent

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 25 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Dec 9th 1887 Daniel O'Reilly Police Justice.

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

Dated _____ 1887 _____ Police Justice.

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

Dated _____ 1887 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0487

VI.

B' Dec/87

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

October 1, 1890.

Sir:

Application for Executive clemency having been made on behalf of Solomon Stern ----- who was convicted of grand larceny in the county of New York --- and sentenced Jan. 6, 1888, to imprisonment in the Sing Sing Prison,----- for the term of eight years, ----- I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, you will forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams.

Private Secretary.

Hon. John R. Fellows,

New York City.

**POOR QUALITY
ORIGINAL**

0488

*Ans. Nov. 6/90
Loring*

POOR QUALITY ORIGINAL

0489

Department of Public Utilities and Correction.

CHARLES E. SIMMONS, Pres't., THOS. BRENNAN, HENRY H. PORTER, Com'rs.

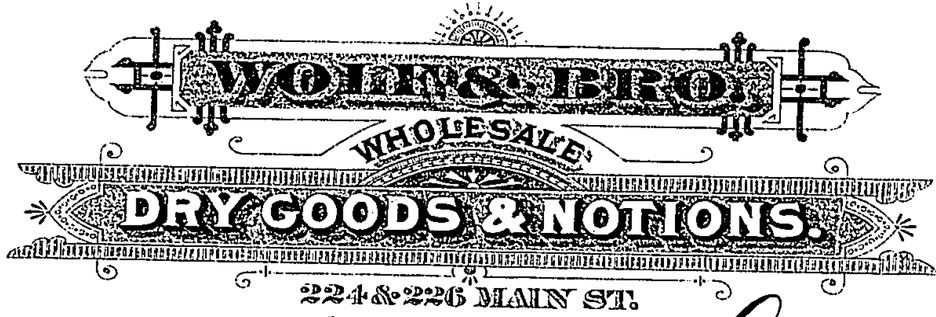
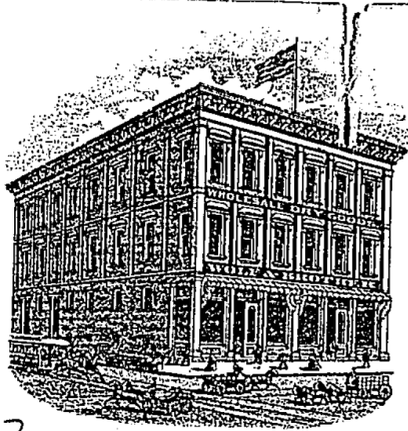
Office of City Prison, Cor. Franklin and Center Streets,

THOMAS P. WALSH, WARDEN. New York, 188

*Salmon Stearns
Committee Secy
in charge of
Grand Jury -
Julius Kelly
Complaint made by
Frederick Hoffman
192 B - May*

POOR QUALITY
ORIGINAL

0490



Little Rock Ark. Dec 26, 1887

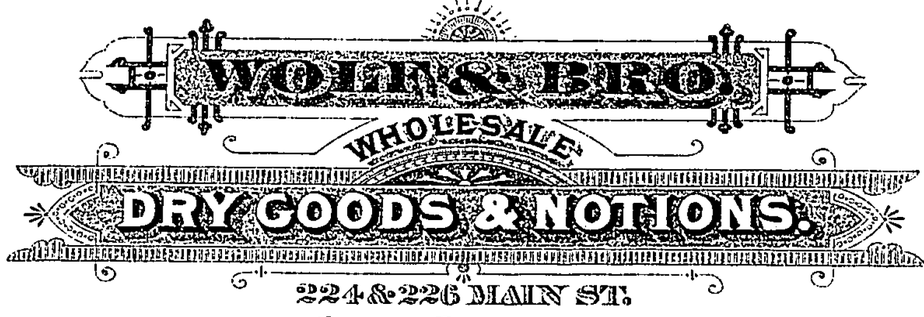
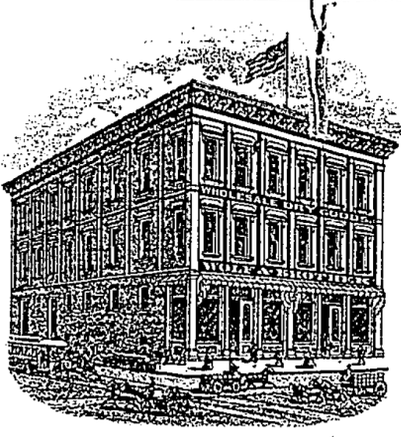
Friend Adm. Jacobus

Capt. Frank Botford
Chief of Police here with whom you
are also acquainted has received letter
from Pinkerton agency Chicago
notifying them that Myrl Stern
alias Ed Blum has been arrested
in New York and is in the Tombs.

Please call on Inspector Pyones
and go with him or someone he
may detail and recognize the prisoner
as I have had him indicted here
and there is no chance for him to get
out. I will get the proper papers
from Governor Hughes here to the
Governor of New York in case they can
convict him there to hold him until
I can come with Sheriff to bring him
on here. I do not care for the expense
nor the amount but I want him put
behind the bars in order to protect

POOR QUALITY
ORIGINAL

0491



224 & 226 MAIN ST.

Little Rock, Ark.

188

others from this class of swindlers.
Please telegraph whether
he is the party as I have his photo
from Pinkerton through Inspector
Byrnes. =

Wishing you a
Happy New Year from Mrs Wolf
myself
Your friend
J. Wolf

He is indicted here as "Sol^m Stern
alias" Ed Blum.

POOR QUALITY ORIGINAL

0492

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edmond Kearnes

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

Edmond Kearnes

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

The said *Edmond Kearnes*,

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

three face pins of the value of two hundred dollars each, and three diamonds of the value of three hundred and fifty dollars each,

of the goods, chattels and personal property of one

Fredrika Hoffmann

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

Richard W. Lawrence

District Attorney.

0493

BOX:

290

FOLDER:

2763

DESCRIPTION:

Steinberg, Amalie

DATE:

12/15/87



2763

0494

POOR QUALITY ORIGINAL

Witnesses:

Darby Green
Chas. Dreyfus
Sgt. Edwin G. O'D
Jacob L. ...
...
...
...

[Handwritten flourish]

Counsel, *[Signature]*
Filed 15 day of Dec 1887
Pleads, Not guilty (16)

Section
Penal Code
Misdemeanor
Chap. 583 Laws of 1887-87.

THE PEOPLE

vs. *B*

Amalie Steinberg

to
see p. 12 to 120

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]

Foreman.

[Signature]

[Signature]
[Signature]

POOR QUALITY
ORIGINAL

0495

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Amalie Steinberg

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

— Amalie Steinberg —

of ~~the crime of~~ a Misdemeanor

committed as follows:

The said Amalie Steinberg,

late of the Fifth Ward of the City of New York, in the County of New York aforesaid, on the twenty-seventh day of October in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

being ^{the} keeper and proprietor of a certain restaurant there situate, did therein unlawfully use and serve as food for one, Joseph J. Sorogan, then being a customer, patron and guest of the said Amalie Steinberg at the said restaurant, a quantity of a certain article, substance and compound in imitation and semblance of natural butter produced from pure, unadulterated milk or cream of the same, the said article, substance and compound, so sold as aforesaid, being rendered, manufactured and produced out of diverse animal fats and oils not produced from unadulterated milk or cream from the same,

the said article, substance and compound
not having been manufactured prior to,
and not being in process of manufacture
on the sixteen day of June in the year of our
Lord, one thousand, eight hundred and
eighty-seven, (a more particular description
of which said article, substance and com-
pound, is to the Grand Jury aforesaid, un-
known, and cannot now be given) against
the form of the Statute in such case
made and provided, and against the
peace and dignity of the said people.

Randolph B. Martine,
District Attorney.

0497

BOX:

290

FOLDER:

2763

DESCRIPTION:

Stevens, Henry

DATE:

12/06/87



2763

POOR QUALITY ORIGINAL

0498

16 #1
L.B.

Counsel, _____
Filed, 6 Dec 1887
Pleads, Charging only (17)

[Sections 528, 532, and 550 Penal Code.]
PETIT LARCENY, &c

THE PEOPLE
vs.

Henry Stevens
vs. [unclear]

Dec 9 1887
RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Alfred C. [unclear]
Dec 9/87 Foreman.
Henry Stevens
[unclear]

Witnesses:
Alfred Ch. [unclear]
George - [unclear]
Henry m. [unclear]
[unclear]

POOR QUALITY ORIGINAL

0499

Police Court— 5th District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 6 East 85th Street, aged 28 years, occupation Janitor, being duly sworn

deposes and says, that on the 3rd day of December 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the open time, the following property viz:

One Gold Ring of the value of Six Dollars—

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by

Ferny Stevens (now here) from the fact that deponent must have seen Stevens from said premises on said date, and that deponent is informed by John Ogan that he arrested the said Stevens and found in his possession the Ring here shown, which deponent fully identifies as the ring which was stolen and carried away from deponent's premises

Ferdinand De Habermann

Subscribed before me, this 11th day of December 1887, Police Justice.

POOR QUALITY ORIGINAL

0500

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 27 1st Avenue Police Street, being duly sworn deposes and

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

Sworn to before me, this 7th day of December 1887 } John Egan

W. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0501

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Henry Stevens 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 Stevens*

Question. How old are you?

Answer. *24 Years -*

Question. Where were you born?

Answer. *New York.*

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

Answer. *141. Stanton Street New York -*

Question. What is your business or profession?

Answer. *None -*

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

Answer. *I am not guilty of the charge and demand a trial by jury -*
Henry Stevens

Taken before me this *11th* day of *December* 188*7*
W. J. [Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

0503

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 Stevens

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

- Henry Stevens -

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Henry Stevens*,

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

one ring of the value

of six dollars,

of the goods, chattels and personal property of one

Ferdinand De Steubeman,

then and there being found, then and there unlawfully 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.

POOR QUALITY ORIGINAL

0504

SECOND COUNT—

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

Henry Stevens —

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

The said *Henry Stevens*,

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, with force and arms,

one ring of the value of

six dollars,

of the goods, chattels and personal property of one

Ferdinand De Halderman, —

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

Ferdinand De Halderman, —

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

Henry Stevens. —

then and there well knowing the said goods, chattels and personal property to have been unlawfully 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.

0505

BOX:

290

FOLDER:

2763

DESCRIPTION:

Stock, William

DATE:

12/20/87



2763

POOR QUALITY ORIGINAL

0506

Counsel, *W. J. [unclear]*
Filed *20* day of *Dec* 188*7*
Pleads *Guilty*

THE PEOPLE
*46 elements
516 - [unclear]*
William Stock

1887 Jan 3 A.B.P.
RANDOLPH B. MARTINE,
District Attorney.

A TRUE BILL.
Alphonse [unclear]
R. J. [unclear]

Foreman.
Part III January 4/88.
Read & Committed in the
Recommendation to mercy.

Friday
Witnesses:
John [unclear]
Wm. [unclear]
Remains all done a
year of the sentence
imposed Dept. [unclear]
Have declined to
FD.

1887

POOR QUALITY
ORIGINAL

0508

Otto Meyer, a witness for the People testified:- ²

I am a dealer in lager beer. I know the defendant and he has been in my employ for several years. I recollect that on the 7th of October last I had a customer named Charles Herrmann and he owed us the sum of \$38. I remember that Mr. Stock delivered beer at this place on the 24th of October and was told to collect \$38. from Herrmann.

Q Did he ever *give you* this \$38. A.. No sir.

Q Did you ever *authorize* him to keep it? A. No sir.

Q You have never had that money since? A. No sir.

Cross-Examination.

In the Harlem Court Mr. Stock offered to let us take the \$38 out of his wages if we would employ him again.

Re-Direct Examination.

Since the 7th of October how long has hee been in your employ? A. About 6 weeks

Q Has he ever told you about that time that he collected this money from Herrmann? A. No sir.

DEFENSE.

William Stock, the defendant testified:-

I was formerly in Mr. Meyer's employ. My duty was that of a collector and driver.

Q Do you recollect the circumstance of receiving \$38. from Mr. Herrmann? A. I could not tell exactly; I dont recollect. I see that I signed a bookm for that amount and when I found that out I was willing to settle with

M-

**POOR QUALITY
ORIGINAL**

0509

3

Mr. Meyer. I have been out of employment since I left Mr. Meyers place. I have worked for other firms and have evidence of good character.

Cross ~~Ex~~-Examination.

I dont recollect exactly getting any money from Mr. Hermann I went to about fifty customers on that day, and found my way all right. I told Mr . Meyer about the money the next day, that I received it. I told him I lost it, and that I was willing to pay it.

THE JURY found the Prisoner Guilty of Grand Larceny ~~in~~ in the Second Degree, with a recommendation to Mercy.

**POOR QUALITY
ORIGINAL**

05 10

Indictment filed Dec. 20. 1887

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

William Stock

Abstract of testimony on
trial January 4th 1888.

POOR QUALITY ORIGINAL

0511

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Seymour
aged *46* years, occupation *Salmon Keeper* of No. *319 West 3rd St* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *J. J. O. Meyer* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *30th* day of *November* 188*7* } *Charles Seymour*

W. B. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0512

Police Court— 5 District— Affidavit—Larceny.

City and County }
of New York, } ss.

J. O. Otto Meyer -
of No. 149 West 71st Street, aged 49 years,
occupation Merchant - being duly sworn

deposes and says, that on the 7th day of October 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful money
of the United States issue to
the amount and value of thirty
eigh. dollars -

the property of Deponent's Alice Meyer
Copartners

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Stork

from the fact that on said date the said Stork was employed by deponent as Collector and Deput Deponent is informed by Charles Herman that on said date he paid to the said Stork the said sum of money in payment for goods received from deponent. Deponent further says that the said Stork has failed and neglected to make any return to deponent of said sum of money. Deponent therefore charges that the said Stork did unlawfully convert said money to his own use and benefit.

Sworn to before me, this 30 day of October 1887
John H. Kelly
Police Justice.

J. O. Otto Meyer

POOR QUALITY ORIGINAL

0513

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Stock*

Question. How old are you?

Answer. *46 years -*

Question. Where were you born?

Answer. *Germany*

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

Answer. *516 - 11th Avenue; 12 years*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am not guilty of the charge*

W. Stock

Taken before me this

18th

day of *December* 188*7*

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0514

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath has been made before the undersigned, one of the Police
Justices in and for the said City, by J. J. O'Connell

of No. 149 West 71st Street, that on the 7 day of October
1887 at the City of New York, in the County of New York, the following article to wit :

Some lawful money,

to the value of Thirty Eight Dollars,
the property of Compl. O'Connell and Alice Meyer O'Connell
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by William Block

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen and every of you, to apprehend the body of the said Defendant and forthwith
bring him before me, at the 5th DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 30 day of August 1887
W. J. O'Connell POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated _____ 1887

Magistrate

Officer

The Defendant William Block

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

John O'Connell
Officer.

Dated December 18th 1887

This Warrant may be executed on Sunday or at
night.

W. J. O'Connell
Police Justice.

REMARKS.

Time of Arrest, Dec 18/87

Native of Germany

Age, 46

Sex 15-16-11 1/2 - Occident

Complexion, _____

Color _____

Profession, _____

Married _____

Single _____

Read _____

Write, _____

506-11-A-40-51

POOR QUALITY ORIGINAL

0515

BAILED

No. 1, by *Smith Spateman*
 Residence *262 West 33rd* Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court-- *1-2082*
 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John M. ...
William ...
...

1 _____
 2 _____
 3 _____
 4 _____

Dated *Jan 18 1888*

W. ... Magistrate.

H. ... Officer.

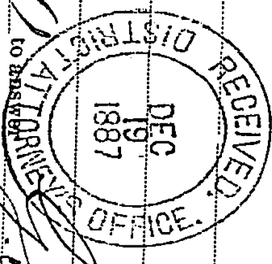
... Precinct.

Witnesses *Charles ...*

No. *319 W 38* Street.

No. _____ Street.

No. *5000* Street.



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

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 *Dec. 18* 1888 *A. J. ...* Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

0516

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 Skoda

The Grand Jury of the City and County of New York, by this indictment, accuse *William Skoda* of the CRIME OF *Grand LARCENY, in the second degree*, committed as follows:

The said *William Skoda,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, being then and there the clerk and servant of *J. S. Otto Meyer, and Alice Meyer, partners,*

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *J. S. Otto Meyer and Alice Meyer,* the true owner thereof, to wit:

the sum of thirty eight dollars in money and currency of the United States and of the value of thirty eight dollars,

the said *William Skoda,* afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *J. S. Otto Meyer and Alice Meyer* of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *J. S. Otto Meyer and Alice Meyer*

did then and there and thereby feloniously steal, 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.

0517

BOX:

290

FOLDER:

2763

DESCRIPTION:

Sullivan, Daniel

DATE:

12/21/87



2763

POOR QUALITY ORIGINAL

0518

380 MARK

Counsel,
Filed 1 day of Dec 1887
Pleads, Chyquell (m)

THE PEOPLE,
vs.
Daniel Sullivan
Off. Jan Term
w/etel

Section 189-193 Penal Code.

Witnesses:
Chas Friedman - 870 Dist Ave
Rigor Store of Fred Schmidt
Schwartz is in Trade Claydon

Witness Christopher Schwartz
Bailed by Patrick Greene
Yankee County Court House

Arthur Schwartz is not in the
Prison for the means
The testimony in the case shows
that there is a bond for
pride. I am convinced that
at this late day no Court
can be had without the
defendants discharge upon
the own responsibility.

Nov 11/92
Foran M. Davis
Deputy Dist.
Delaware
Dist

RANDOLPH B. MARTINE,

District Attorney.

A True Bill
Alfred C. Sullivan
W. J. P.

Oct. 29, 1887. P. M. D.

Foreman.

Jan 2 - Nov. 11, 1892.
In Prison of District Attorney
defendant discharged on his
own responsibility.

POOR QUALITY
ORIGINAL

0519

People
of
Sullivan

Bar room fight of
philis -

Prisoner took dec?
by the neck threw him down
& fell on top of dec?
Both had been drinking but not
drunk -

Prisoner took dec? and
the face when he was down

POOR QUALITY ORIGINAL

0520

Department of Public Charities and Correction.

HENRY H. PORTER, *Pres.*, CHARLES E. SIMMONS, EDWARD C. SHEEHY, *Com's.*

Office of 2nd Dist. Prison, cor. West 10th St. and Greenwich Ave.

JAMES W. LEDWITH,
Warden.

New York, *Sept. 16* 1892

Asst Dist Atty Davis

Dear Sir

Christopher Ledwith who is a witness in the case of the people vs Dan Sullivan, was sent to the Insane Hoopst on Wards Island last June. I have called up Wards Island on Telophum and am informed that he is still confined there as an insane person, so he will be unable to appear before the Grand Jury

*Yours Truly,
J. W. Ledwith*

P.S.

Mr Patrick Feeny of the County Court House is his bondsmen -

JWL

POOR QUALITY ORIGINAL

0521

STATE OF NEW YORK

CITY AND COUNTY OF NEW YORK, ss:

AN INQUISITION

Taken at the Coroner's Office No. 67 Park Row Street, in the 4th Ward of the City of New York, in the County of New York, this 12 day of November in the year of our Lord one thousand eight hundred and 87 before JOHN R. NUGENT, Coroner, of the City and County aforesaid, on view of the Body of Frederick Michael now lying dead at

Upon the Oaths and Affirmations of their 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 Frederick Michael came to his death, do upon their Oaths and Affirmations, say: That the said Frederick Michael

came to his death by injuries received by a fall during a scuffle between the prisoner Daniel Sullivan and the deceased. On November 8th 1887 at in a saloon Cor Washington and Gaugermt Sts. without malicious intent on the part of the said Daniel Sullivan. There being no previous quarrel between them

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.

Herman Smith 226 Williams St
August Vahlen 436 Pearl St
Robert Barry 30 Houston St
J. O. Pratt Carlton Ave
Eugene Hill 29 St Chamber St
Michael Isaac 313 Essex St
Abraham Lecker 559 East 5th St

Chas Hunt 604 West 2nd St

John Crowley

305 E. 11th St

John R Nugent

CORONER,

POOR QUALITY
ORIGINAL

0522

CORONER'S OFFICE.

TESTIMONY.

Special Officers Thomas Burleigh
and John Valiant 9th Precinct being
sworn ~~say they~~ were informed on Nov.
8/87 about 4:15 PM by Gustav Michael
66 Ganswort St. that his brother Frederick
Michael had just died at St. Vincent's
Hospital from the effects of blows &
kicks received at the hands of Daniel
D. Sullivan of 48-13th Ave. while in
a discussion as to the merits of the
two candidates for Coroner - Messers
and Shea, at 816 Washington St - a
liquor saloon owned by Herman Rohde
at about 12:30 AM Nov. 8th. We arrested
the prisoner Daniel D. Sullivan, and now
charge him with having caused the
death of ^{the said} Frederick Michael.

Thomas Burleigh
John Valiant

Taken before me

this

day of

November 1887

John R. Nugent CORONER.

**POOR QUALITY
ORIGINAL**

0523

*Fredrick Michael
66 Spinnaker St.
Nov 8/47*

Gustav Michael - being sworn says I
reside at 66 1/2 Gouvenor St I am a
Barber the deceased Frederick
Michael is my Brother I last saw
him alive in my shop between
2+3 am Tuesday Morning Nov 8
at 80 Gouvenor St He was not
I laid him on the floor I said what
is the matter he said I was
kicked in the belly I said
is it bad he said yes I
cannot stand for an hour
Ambulance which I did. I took
him from a saloon I was there
when the row began I did
not think he was hurt
bad when in the saloon
Myself and brother was standing
at the bar of Herman Hyde
saloon on Gouvenor & Washington
St we had a drink when
Sullivan came in and said to
me hello Barber then he
says who are you going to vote
for Coroner I says I am going
to vote for Musser

Taken before me

this day of

188

CORONER.

✓ says he that he damwell for
ought to vote for Shea. For
I think he will make a
better man. I says I do not
know Messmer is a doctor
and I think we ought to
have a doctor. Then my
father mixed in and said
I guess so to Messmer will
make a better man. Then they
had a few words my brother
and Sullivan in regards
to the District Attorney
Then I interjined and said
I guess we will drop now
and ordered a drink and
every thing was all right
Then my brother and Sullivan
sat at a table and spoke
together I thought every thing
was settled then they came
to the bar again they had
a few words then Sullivan
took hold of my brother
knocked him down but he
with his fist in the
face

Taken before me

this day of

188

CORONER.

and kicked - but I could not
 say with the three or four
 while they were on the floor
 I wanted to help my brother
 ✓ some of Sullivan's friends kept
 me back. My brother lay
 on the floor and Sullivan
 lay on top of him.
 It looked to me when they were
 discussing the second time it
 was in a friendly way.
 ✓ Sullivan took hold of my
 Brother around the neck
 and threw him down and
 Sullivan fell on top of him
 they both fell together.
 after this was over my
 Brother went on looking
 for a policeman and came
 back again I said I had
 wash off the blood which
 he did and I got home
 at the Barber Shop.
 I was not interfered with
 My Brother was as tall as
 Sullivan but not so stout
 He was shorter than me

Taken before me

this day of

188

CORONER.

I do not think either me or
them were drunk they kept
drinks. Myself and Brother
went to the store together
it was next to my shop
I was well known in the shop
we had two beers. After I
closed my shop at 9 o'clock
we had a beer and took
a walk to 14th & Washington
to a friend who keeps a bar
room. I had a few Seltzers
and a Lager. our friend says
I will go along with you
but he was gone before the
fight happened. He only
remained in the place long
enough to turn over his money
Myself and Brother remained
there after him. I did not see
my brother lay his hands on
Sullivan if he had I could
have seen it when Sullivan
got hold of my brother around
the body and knocked him
down. my brother did not attempt
to get away

Taken before me

this day of

188

CORONER.

I do not know I saw Sullivan
strike my Brother while on
the floor in the face as
soon as he got him down
I gave a call (shout) against
Sullivan at the time.
I have talked with persons
who were present at the time
of the trouble since it occurred
I have spoken with the
Bar tender. I told him what
I saw and he told me what
he knew about it. I spoke
to him afterwards in my shop
He came in to my shop almost
every day since. He wanted to
know how Dad was getting
along. Dad died on Tuesday
He says I suppose we will be
subpoenaed to court and we
compare stories together and
his story agreed with mine.
He did not make any attempt
to tell anything but the facts
I know Sullivan since May last
our relations were friendly

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0529

Coroner's Office.

TESTIMONY.

7

He were friendly he got
shaved in my place. I do
not know how long my Brother
knew him.

Gustav Michel

Taken before me

this

12th day of November 1887

W. R. Ruggent CORONER.

Charles Teidemann - being sworn says
 I reside at 153 ^{to pull} Baust St in
 my ~~Barluda~~ ^{to pull} coal I was Barluda
 on Nov 8-1887. In German
 Rhode Cr 816 Hochmuglyd
 Cr Gammont St. I know the
 deceased. I last saw him about
 Nov 8. 1887 about 1 o'clock in the
 afternoon was a fight then there
 was about a little after
 12 o'clock ^{to pull} Gustav & Frederick Michael
 came in to the store with
 Billy & Conner Paddy Shea
 and Cole ^{to pull} I do not know his
 first name they did not come
 in with them but Diet
 Schragee the Barber and his
 brother had a drink and
 the deceased commenced to
 talk with Sullivan about
 Election I do not know what
 was said I did not listen
 Michael the dead man was
 standing in front of bar
 and Sullivan was standing
 behind him and Sullivan
 grabbed him by the collar
 and pulled him down

Taken before me

this

day of

188

CORONER.

He got up again and was angry. There was a dispute of some kind and he threw him down again after Michael got up the first time. He said some things I did not hear when Sullivan threw him the second time. Sullivan was laying on top of me from ~~the~~ behind of the bar and tried with the assistance of some man got Sullivan off Michael got up and washed himself and went outside. Michael the Barber did not do anything. Some one kept him back. No one kept me back. A couple of market carriers kept Gustav Michael back. Sullivan was in the place a couple of times while I was employed there. I have talked with Gustav Michael and asked him how his brother was, and told him how it happened and he told me ~~about~~ his

Taken before me

this day of

188

CORONER.

story. Sullivan did not hit
the deceased while on the
floor. Gustav Michael did
not tell me that Sullivan
struck his brother on the
floor. I saw Gustav Michael
every day. The first time I
went to see him after the
affair happened, we had to
go to the court I told him
my story and he told me
his story - the following day
~~Tuesday~~ when I saw him
(Thursday) I asked him if his
brother was in hospital
but did not talk of the
case at all. I remained in
his company five minutes.
Sullivan was in the store about
an hour before the two brothers
came in. Gustav Michael did
not utter any part of the
quarrel he did not put his
hand on Sullivan. I will not
swear Sullivan struck him
there were eight or ten men
in the saloon. They both of
them

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0533

Coroner's Office.

TESTIMONY.

Sullivan & Deceasa had a
little too much liquor in
but were not implicated
Gustav Michael I do not know
if he had too much or not
Charles F. Deceasa

Taken before me
this 12th day of November 1887
J. W. R. Urgent
CORONER.

TESTIMONY.

William O'Meara M. D. being duly sworn, says:

I have made an autopsy of the body of
Frederick Michel now lying dead at

St Vincent's Hospital and from such examination
and history of the case, as per testimony, I am of opinion the cause of
death is

Shock from rupture
of intestine + stomach, resulting
from external violence

William O'Meara
M. D.

The autopsy revealed no external marks of violence, ex-
cept an ordinary contusion and ecchymosis
of the left eye. On opening the body, a stream of blood
issued from the abdominal cavity, resulting
from a rupture of the large intestine two inches above
the ileo-caecal valve; considerable clotted blood
was attached to the laceration and in the immediate vi-
cinity. The stomach was also ruptured, and the fluid
contents considerably extravasated. Peritonitis
was, generally, apparent. The other organs
were in a normal condition.

Death was due to rupture of stomach
and large intestine, with consequent haemorrhage
and peritonitis.

William O'Meara M. D.

Sworn to before me
this 8th day of November 1887

John R. Nugent

CORONER.

POOR QUALITY ORIGINAL

0535

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
37	Years	Months	Days	Germany St Vincent Work. 66 Sansport St	November 8/1887

Michael
Jules Michael
So Sansport St
66
Kearny's brother's apartment
last night, he there
11-2 o'clock, by
Dan Sullivan
on Rodney's alarm
on Washington St
near Market,
Winters - Charles
W. Van Hooker, and
others whom he
has now remembered
in name -

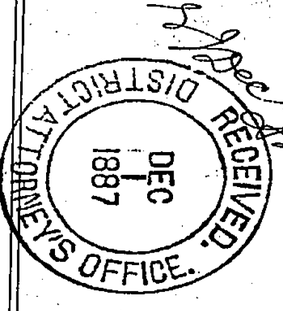
Bond renewed April 27/89
\$3,000.
812 Washington St.
Anthony W. Dennis

J. R. N.
No. 423 1970
H. B. Quinn, November 14, 1887

AN INQUISTION
On the VIEW of the BODY of

Frederick Michael

whereby it is found that he came to
his death by rupture of
Aneurism and suffocation
by location
Darius D. Sullivan



Request taken on the 12th day
of November 1887 before
JOHN R. NUGENT, Coroner.

POOR QUALITY
ORIGINAL

0536



William H. Beers,
President.

NEW-YORK LIFE

INSURANCE COMPANY,

346 & 348 BROADWAY,

Samuel H. Mulvaney,
N. Y. LIFE INS. CO.,
346 BROADWAY.

NEW YORK, Nov. 19th 1887

To whom it may concern: -

I do hereby testify that I have known Richard H. Keevil for some six years, during which time I have been intimately acquainted with him and his family. I have had both social and financial dealings with him in which he has proven himself to me to be a young man of good principle and honest and straight forward disposition, and I know that his wrong doing has brought great remorse upon himself and family who are people of the highest standing and knows that he is affectionate and dutiful to his mother and feel that this being his first wrong doing, ^{it} will make a lasting impression on his future and that he will never be led into temptation again. He still holds the confidence which I always placed in him and I feel sure that he will not abuse it. Very Truly
Sam. H. Mulvaney

**POOR QUALITY
ORIGINAL**

0537

NEW-YORK LIFE INSURANCE COMPANY,

346 & 348 Broadway, New York.



Assets, \$70,000,000.

Postmaster please return this if not
called for in 10 days.

*Mr. Mulvaney is
dealt in the Eastern
Office of the New
Life Insurance Co.*

POOR QUALITY ORIGINAL

0538

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Sullivan

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

David Sullivan

of the CRIME OF Manslaughter,

committed as follows:

The said David Sullivan,

late of the Ward of the City of New York, in the County of New York aforesaid, on the 18th day of November, in the year of our Lord one thousand eight hundred and eighty-seven, at the City and County aforesaid,

with force and arms, in and upon the body of one Frederick Windel, then and there lawfully present and lawfully doing his duty, and in the said Frederick Windel, in and upon the head, neck, breast, belly, back and sides of the said Frederick Windel, then and there lawfully and lawfully did strike, beat and wound; and the said David Sullivan then and there lawfully and lawfully did with great force and violence pull, push, cast and throw the said Frederick Windel down into and upon the ground, there, and with

both the hands, feet and lower of
 him the said David Sullivan, then
 and there, and whilst the said Fred-
 erick Michael was lying and being
 upon the ground, him the said
 Frederick Michael, in and upon
 the head, breast, belly, back and
 sides of him the said Frederick
 Michael, then and there, in
 and about, several times, with
 great force and violence, did
 strike, beat, kick, shove, press,
 squeeze and wound, giving unto
 him the said Frederick Michael
 then and there, as well for the
 bruising, beating and wounding
 aforesaid, and for the pulling,
 pushing, striking and throwing
 of him the said Frederick Michael
 down into and upon the ground
 as aforesaid, as for the striking,
 beating, pushing, squeezing
 and wounding of him the said
 Frederick Michael, which he now
 is lying and being upon the
 ground as aforesaid, in manner
 aforesaid, in and upon the head,
 neck, breast, belly, back and sides
 of him the said Frederick Michael,
 several mortal wounds, bruises and
 lacerations, of which said several
 mortal wounds, bruises and lacerations
 the said Frederick Michael then
 and there died.

POOR QUALITY
ORIGINAL

0540

And so the Grand Jury do say
do say: That the said David Sullivan,
in the said Breach, in
manner and form and by the means
aforesaid, feloniously and unlawfully
did kill and slay, against the form
of the Statute in and case made
and provided, and against the peace
of the People of the State of New
York, and their dignity

David J. Lawrence

District Attorney.

0541

BOX:

290

FOLDER:

2763

DESCRIPTION:

Sullivan, Patrick

DATE:

12/23/87



2763

POOR QUALITY ORIGINAL

0542

1407

13

Witnesses:

Counsel,

Filed 23 day of Dec 1887

Pleads *Not Guilty Jan 3/88*

THE PEOPLE
vs.
H. J. Kelly
Patrick Sullivan
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

Jan 5 1888 Jm C
RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
Wm J. Conroy
Wm J. Conroy Foreman.
James H. Kelly
James H. Kelly
James H. Kelly

POOR QUALITY ORIGINAL

0543

Police Court 1st District.

City and County of New York, ss.:

Harry Percy

of No. 118 Henry Street, aged 22 years, occupation roughshaver being duly sworn

deposes and says, that on the 11th day of December 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Patrick Sullivan (now here)

Who did wilfully and maliciously cut and stab deponent in the left side of the body with the blade of a pen knife the deponent held in his hand and said assault

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

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

Sworn to before me, this 12th day of December 1887 } *Harry Percy*

[Signature] Police Justice.

POOR QUALITY ORIGINAL

0544

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Patrick Sullivan 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 to 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. Patrick Sullivan

Question. How old are you?

Answer. 37 Years

Question. Where were you born?

Answer. Ireland

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

Answer. 14 Cherry St 2 Months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty the complainant made a blow at me with a club he held in his hands and I ran away and the complainant followed me with the club and as he was in the act of striking me with the club I cut him in self defense

Patrick Sullivan

Taken before me this 14th day of Dec 1887

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0545

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

Police Court - 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

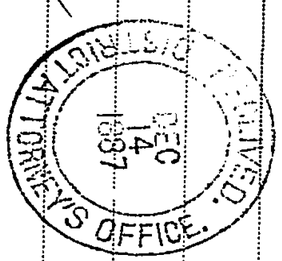
Harry Street
488 Avenue B
Patrick Sullivan

Offences
Edmunds Assault

Dated Dec 12th 188

Magistrate
J. M. McHenry

Witnesses
_____ Precinct _____



No. _____ Street _____
\$ 1000 to answer
9th

Committed

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

Dated Dec 12th 188 Police Justice.

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

Dated..... 188 Police Justice.

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

Dated..... 188 Police Justice.

POOR QUALITY ORIGINAL

0546

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

THE PEOPLE OF STATE OF NEW YORK,

against

Paula Sullivan

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

Paula Sullivan

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

The said *Paula*

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *December*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the City and County aforesaid, in and upon the body of one *Harry Percy* in the peace of the said People then and there being, feloniously did make an assault, and *with* the said *Harry* with a certain *knife* which the said *Paula* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *with* the said *Harry* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said *Paula Sullivan* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Paula*

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

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

in *his* right hand then and there had and held, the same being an instrument and weapon likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Richard A. ...

District Attorney.