

0141

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Doering, Henry

**DATE:**

12/02/92



4600

Witnesses:

*Off. Campbell. 23rd*


*511*

Counsel,

Filed, *2* day of *Dec* 189*2*

Pleas, *Not guilty*

THE PEOPLE

vs.

*B*

*Henry Waring*

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

*Found guilty by the Court of New York  
Sentenced for trial and final disposition  
Part of ... 188...*

De LANCEY NICOLL,

*District Attorney.*

A TRUE BILL.

*John E. Fuller*

*Foreman.*

**Court of General Sessions of the Peace**

2267

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
*against*

*J Henry Doring*

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

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

The said *J Henry Doring*

late of the City of New York, in the County of New York aforesaid, on the *16<sup>th</sup>* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said *J Henry Doring*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,

*District Attorney.*

0144

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Donnelly, Michael

**DATE:**

12/06/92



4600

0145

#10

Counsel,

Filed

Pleads,

1892

*Robert*  
*Dec 3*  
*1892*  
*NY*

THE PEOPLE

vs.

*I*

*Michael Donnelly*

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

DELANEY NISGEL

District Attorney

A TRUE BILL

*William C. ...*

Foreman

*Part 3 Dec 9/92*

*True and legit*

Witnesses:

*Andrew Flanagan*

0146

Police Court \_\_\_\_\_ District.

1081

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

of No. 383 Water Street, aged 48 years,  
occupation Housekeeper being duly sworn,

deposes and says, that on the 3<sup>d</sup> day of December 1892 at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Michael Lannelly (murderer)  
who wilfully & feloniously cut  
and stabbed deponent on the  
right arm with some sharp  
instrument then held her head by  
hair

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

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

Sworn to before me, this 4 day  
of December 1892,

Ann Flanagan

AD Mahan Police Justice.

0147

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sworn to before me, this  
day of *February* 189*5*

*4*

of the *4* Precinct Police, being duly sworn, deposes  
and says that *Samuel Flanagan*

(now here) is a material witness for the people against  
*Michael J. Connelly* charged  
with *Flourish Assault* His deponent has

cause to fear that the said *Samuel Flanagan*  
will not appear in court to testify when wanted, deponent prays  
that the said *Samuel Flanagan* be  
committed to the House of Detention in default of bail for his  
appearance.

*Edward A. Clonan*

Police Justice.

0148

City and County of New York, ss:

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

Question. What is your name?

Answer. *Michael Ronnelly*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *383 Water Street 8 months*

Question. What is your business or profession?

Answer. *Podder*

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  
Michael Ronnelly*

Taken before me this

*7*

*Wm. M. ...*

Police Justice.

0149

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 *March* 189 *3* *W. M. ...* Police Justice.

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

Dated, ..... 189 ..... Police Justice.

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

Dated, ..... 189 ..... Police Justice.

0150

15-20  
1884

Police Court --- District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Samuel H. ...*  
HOUSE OF DETENTION CASE.  
*Michael ...*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offense *Self ...*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated, *Dec 1* 189 *7*

*W. ...* Magistrate.

*Clou ...* Officer.

*W* Precinct.

Witnesses *Complainant*  
*No. House ...* Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.  
\$ *1000* to answer *JS*

*Done*

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Michael Donnelly

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

Michael Donnelly

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

The said Michael Donnelly

late 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  
ninety-two , with force and arms, at the City and County aforesaid, in and upon  
the body of one Annie Flanagan in the peace of the said People  
then and there being, feloniously did make an assault and her the said

Annie Flanagan with a certain sharp instrument  
to the Grand Jury aforesaid unknown,

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

with intent her the said Annie Flanagan  
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

Michael Donnelly

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

The said Michael Donnelly

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  
Annie Flanagan in the peace of the said  
People then and there being, feloniously did wilfully and wrongfully make another assault,  
and her the said Annie Flanagan

with a certain sharp instrument to the Grand Jury aforesaid unknown—

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

THIRD COUNT—

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

Michael Donnelly

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

The said Michael Donnelly

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

with a certain sharp instrument to the Grand Jury aforesaid unknown

which he the said Michael Donnelly

in his right hand then and there had and held, in and upon the arm of her the said

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

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

DE LANCEY NICOLL, District Attorney.

0153

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Donohue, Frank

**DATE:**

12/22/92



4600

Witnesses :

Mary O'Connor  
Daniel Cross

376  
Counsel, *R.J. Ross*  
Filed *22<sup>nd</sup>* day of *Dec* 189 *2*  
Pleads, *Wynick 23*

*47 19 23* THE PEOPLE  
vs.

*17*  
Frank Donohue

*Manlaughter  
2<sup>nd</sup> degree  
Sec. 193, Penal Code*

DE LANCEY NICOLL,  
District Attorney.

*May 1. 1893*  
Per *Opener*

*Ordered to the COURT of  
CITY and Termmer  
of the CITY OF YORK,  
to be tried in the Grand  
Court of the City of New York  
April 21<sup>st</sup> 1893*

*John J. O'Brien*  
*Foreman.*

*April 25<sup>th</sup> 1893*  
*Tried and convicted  
manlaughter in 2<sup>nd</sup> degree  
with recommendation to mercy*

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of Coroners Office No. 27 Chambers Street, in the 6<sup>th</sup> Ward of the City of New York, in the County of New York, this 19<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and ninety two before

Louis W. Schultz Coroner, of the City and County aforesaid, on view of the body of William O'Connor lying dead at

Upon the Oaths and Affirmations of Ten 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 William O'Connor came to his death, do upon their Oaths and Affirmations, say: That the said William O'Connor came to his death by Meningeal hemorrhage and fracture of the skull, the result of a blow struck by Frank Donohue in front of premises No. 178 Seventh Avenue, October 24<sup>th</sup>, 1892, 12.30 A.M.

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.

- |                                       |                                     |
|---------------------------------------|-------------------------------------|
| W. L. Barb' 604-6 <sup>th</sup> Av.   | J. Woodhead 703 5 <sup>th</sup> Ave |
| J. F. Reynolds 1213-3-av              | M. Gittelson 142 E 42 <sup>nd</sup> |
| J. Woodale 1130 Broadway              | A. Simmons 145 <sup>th</sup> Av     |
| J. A. Incey 1376 7 <sup>th</sup> Ave  |                                     |
| Geo. W. Schmidt 61 W 42               |                                     |
| Chas. Ketter 1219 3 <sup>rd</sup> Ave |                                     |
| Ben Weiss 669 <sup>th</sup> Av        |                                     |
|                                       | Louis Schultz                       |

Coroner. L. S.



assault had been committed? A It was about 12.30 in the morning.

Q 12.30 at night? A Yes, sir; at night. They said the assault had been committed at 11.30; that was an hour afterwards. I found the prisoner in this hallway, and I arrested him.

-----000-----

MARY O'CONNOR, duly sworn:

I live No. 225 West 17th Street. I am the wife of the deceased. We were walking down Seventh Avenue, having a few words between ourselves, and this man interfered, and they had a few words between themselves, and he struck him and he fell and there was a wagon standing there and he fell between the two wheels. This was about half-past eleven; and at half-past one he died. It was on the 21st of October on a Sunday night.

By Mr. Battle:-

Q When was this? A On the 21st of October.

Q What time? A Half-past eleven.

Q Where did he strike your husband? A On the side of the nose.

Q Your husband fell backward? A Yes, sir; and he struck the back of his head against the side of the curb.

Q He was not conscious any more after that? A No, sir.

Q Were you with him when he died? A Yes.

Q Where was this? A Between 20th and 21st Street.

Q On Seventh Avenue? A Yes, sir.

By a Juror:-

Q Did your husband strike this man? A No, sir.

Q Did your husband strike you? A No, sir.

-----000-----

CHARLES BROTZMAN, duly sworn.

I was on the night of this occurrence in front of 178 Seventh Avenue; these parties came along and had some words. I didn't pay any attention to what words they had and they came to blows. I seen the prisoner hit the man, and he fell over and hit his head on the stone.

Q (By the Coroner) Were the three parties walking together

A No, sir; the man and his wife had some words.

By Mr. Battle:-

Q The deceased did not make any attack on this man -- he didn't strike him first? A No, sir.

Q Is that the prisoner over there? A Yes, sir.

Q You saw the deceased fall when he struck him? A Yes, sir; the back of his head struck the stone.

-----000-----

DANIEL BROSS, duly sworn:

I live No. 111 Perry Street New York. I was in front of No. 178 Seventh Avenue talking to with my friend Brotzman. This lady was walking down the street with her husband, having some words among themselves, and this man

the prisoner interferred, and they had a wrangle together and there were no blows struck, and they edged off the curb-stone, and I seen this prisoner strike this man and he fell ~~down~~ ~~and~~ struck his head on the curb-stone.

Q Did you call the officer? A Yes, sir; me and my friend called the officer.

Q That is the prisoner there? A Yes, sir.

By a Juror:

Q Did the prisoner try to escape? A No, sir.

Q He was arrested at the time? A Not until afterwards.

Q Did Mrs. O'Connor appear to be quarreling -- did you mean quarreling when you say words? A No, sir; they were talking when they were coming down the avenue, and they had a wrangle, with Mr. and Mrs. O'Connor.

Q Did he know Mr. O'Connor? A That I don't know.

Q Do you know Mr. and Mrs. O'Connor? A No, sir; Never seen them before.

-----000,-----

MRS. O'CONNOR, re-called:

By Mr. Battle:-

Q When you and Mr. O'Connor were coming down the avenue you were not quarreling? A No, sir; we were just talking together.

Q Did you ever see this man before? A No, sir; I never saw him before.

Q Did your husband see him before? A My husband didnt.

0160

Q Did you know of any reason why he interferred with your husband? A No, sir; I do not.

-----000-----

VERDICT: WE FIND that WILLIAM O'CONNOR came to his death by meningeal hemorrhage and fracture of the skull, the result of a blow struck by FRANK DONOHUE in front of premises No. 178 Seventh Avenue, October 24th 1892, at 12.30 A. M.

-----000-----

Coroners' Office,

27 Chambers Street,

New York, Dec 5<sup>th</sup> 1892

DECE 10 1892

Case of William Connor  
assaulted by Frank Donohue  
at about 10<sup>30</sup> Oct 23. Died at New  
York Hospital Oct 24. 2<sup>30</sup> am  
prisoner held without bail by  
Coroner

Officer in case

Patrick Cassick  
16<sup>th</sup> Precinct Police

Witness

Charles Brotzman

178. 7<sup>th</sup> ave

Daniel Bross

111. Perry St

investigated by  
officer

William Bourse

Mary O'Connor

337 1/2 39

0162

From New York Hospital.

New York, Oct 18 1897

To Coroner.....

Sir :

Please hold an inquest on the body of

Name: William Connor Residence: 733 W. 17 St.

Age: 28 years ✓ months ✓ days. Admitted Sunday October

Father Ireland 23<sup>d</sup> 18<sup>th</sup> 97, at 11<sup>20</sup> o'clock P.M.

Nativity us of

Mother Ireland By Ambulance A

Life in U. S. Life in City. From 16<sup>th</sup> Precinct B

Civil Bond: M. Occup.: clerk Examined by Dr. Carmack

Suffering from symptoms of Fracture of Base C  
of skull.

Said Injuries said to have been received Patient was unconscious  
upon admission, no particulars could be  
obtained from him. Wife, Mrs. M. Connor,  
same address, called at Hospital  
later, stated that she and patient,  
while on their way home, 17<sup>th</sup>  
avenue, were followed by an unknown  
person who struck patient on the  
head, falling him to sidewalk, inflicting  
above injury.

Death took place Monday, October 13<sup>th</sup> 97 at 1<sup>30</sup> o'clock A.M.

The Autopsy revealed..... F

Remarks :..... G

John Rogers M. D.  
HOUSE SURGEON - PHYSICIAN.

- Ad. J. State the day of the week.
- Ad. A. State whether by Ambulance or Friends.
- Ad. B. State whether from a Precinct or a Residence and give the name.
- Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character and Extent of injuries, always stating where indicated, whether right or left.
- Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds, the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.
- Ad. E. State name, date, place, character and results of any operation or amputation performed.
- Ad. F. Give a short resume of the Autopsy, with the Pathological Diagnosis and the Cause of Death at the end.
- Ad. G. State here any important facts not embodied in the above statements.

0 163

TESTIMONY.

*Wm A Conway* M. D., being duly sworn, says:  
I have made an examination & autopsy of the body of  
*William Connor* now lying dead at  
*New York Hospital* and from such an autopsy  
and history of the case, as per testimony, I am of opinion the cause of  
death is *meningeal hemorrhage and*  
*fracture of base of skull*

*Wm A Conway*  
M. D.

Sworn to before me,

this *24<sup>th</sup>* day of *Oct* 189*4*

*Louis H. Kelly*

CORONER.

0164

MEMORANDA.

AGE		PLACE OF NATIVITY	WHERE FOUND	Date When Reported
Years	Months			
28		Heidelberg	Heidelberg	Oct 24/92

Notified  
 Browne & Shuman  
 258 Broadway

Hostetler statement given to office of Rowle for the purpose of investigating the cause of death

Francis W Bourne  
 committed to Tomb  
 Dec 24 - 1892

Witnesses  
 Patrick Curran  
 16<sup>th</sup> Precinct  
 Office in care  
 Charles Postzman  
 178-7<sup>th</sup> Ave.  
 Daniel Bros  
 111 Perry St

0 165

*Inquest*  
*Price*

M. J. B. M.

No. *292*

*4th* Quar,

1892

AN INQUISITION

On the VIEW of the BODY of

*William O'Connor*

whereby it is found that he came to  
his death by *Injury*  
resulting from a  
fall on sidewalk  
having been knocked  
down by  
*stone* *P.M. Oct 23/92*  
*the 7th Ave near*

Inquest taken on the *17th* day  
of *Dec* 1892 before

MICHAEL J. B. MESSEMER Coroner

Coroner's Office,

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—

Frank Donchin

Question—How old are you?

Answer—

19

Question—Where were you born?

Answer—

N.Y. City—

Question—Where do you live?

Answer—

Washington - Room 23<sup>rd</sup>

Question—What is your occupation?

Answer—

Driver

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

I have nothing to say at present until further advised by counsel

Taken before me, this 19 day of Dec 1892

Sam. J. Flannery

CORONER.

0167

MEMORANDA

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
28	Years	Months Days	<i>N.Y. City</i>	<i>N.Y. Hospital</i>	<i>Oct 24 1932</i>

0 168

**POOR QUALITY ORIGINAL**

588  
of the 29<sup>th</sup> - 1892  
**HOMICIDE.**

**AN INQUISITION**

On the **VIEW** of the **BODY** of

*William Connor*

whereby it is found that he came to his Death ~~by~~ hands of ~~the~~

*Frank Dowdell*

Inquest taken on the 29<sup>th</sup> day of December 1892

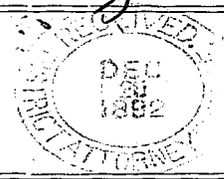
before *Louise Schuch* **Coroner.**

Committed

Bailed

Discharged

Date of death



0169

Coroner's Office,

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—

Frank Donahue

Question—How old are you?

Answer—

19

Question—Where were you born?

Answer—

N.Y. City—

Question—Where do you live?

Answer—

Washington - Home 23rd

Question—What is your occupation?

Answer—

Driver

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

I have nothing to say  
I am at present until  
referred by counsel

Taken before me, this 19 day of Dec 1892

Lavin J. Flaherty

CORONER.

0170

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Franka Dondone*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Franka Dondone*

of the crime of *Manslaughter in the second degree,*

committed as follows:

The said *Franka Dondone,*

late of the City of New York, in the County of New York aforesaid, on the  
*Twenty-Sixth* day of *October*, in the year of our Lord one thousand  
eight hundred and ninety-*two*, — at the City and County aforesaid,

in and upon one *William O'Connor*, then  
and *there being*, *willfully and feloniously*  
*did make an assault*, and *with* the  
said *William O'Connor*, *with the hands*

of him the said Francis Donohue, then  
 and there willfully and feloniously did  
 strike, beat and wound, and then the  
 said William O'Connor, with the hands  
 of him the said Francis Donohue, down into  
 and upon the ground there, with great  
 force and violence, then and there  
 willfully and feloniously did push,  
 cast and throw, by means of which said  
 pushing, casting and throwing the  
 said William O'Connor did then and  
 there fall, with great force and violence,  
 down into and upon the ground there,  
 the said Francis Donohue giving into  
 him the said William O'Connor, then  
 and there, by the means aforesaid, in  
 and upon the head of him the said  
 William O'Connor, one mortal wound  
 and fracture, of which said mortal  
 wound and fracture he the said  
 William O'Connor, from the said

Twenty third day of October, in the year  
 aforesaid, until the Twenty fourth day  
 of October in the same year aforesaid, at  
 the City and County aforesaid, did languish,  
 and languishing did live, on which said  
 Twenty fourth day of October, in the  
 year aforesaid, he the said William O'Connor,  
 at the City and County aforesaid, of the  
 said mortal wound and fracture, did  
 die.

And so the Defendant aforesaid do  
 say, that the said Franka Donohue,  
 Plaintiff, the said William O'Connor, in  
 name and form, and by the means  
 aforesaid, willfully and feloniously did  
 kill and slay; against the form of  
 the Statute in such case made and  
 provided, and against the peace of the  
 People of the State of New York, and their  
 dignity.

De Lancey Nicoll, District Attorney

0173

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Donohue, Thomas

**DATE:**

12/09/92



4600

0174

Witnesses:

*Samuel P. [Signature]*

*... in Excitement  
... the case I  
... persuaded them  
... plan of 9999 being  
... the E. O. G. ...  
... the Public Interest  
... [Signature]  
... [Signature]  
Dec 20-92*

Counsel,

Filed

Pleads,

1892

day of Dec

Grand Larceny,  
[Sections 808, 809,  
Penal Code.]

THE PEOPLE

*W. L. [Signature]*

*Thomas Donohue*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*[Signature]*

Foreman.

*Feb 13, Dec 20 1892  
Pleads 1st deg  
2d do*

*S P 3 [Signature]*

0175

(1885)

Police Court \_\_\_\_\_ District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

Allen Charters

of No. 45 Church Street, aged 37 years,

occupation Express man being duly sworn,

deposes and says, that on the 29 day of November 1892 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:

One package containing jewelry  
valued at Eleven hundred and twenty  
six <sup>15</sup>/<sub>100</sub> Dollars

the property of Henry Glorieux and 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 Thomas Donohue (now here)

and Thomas Banks not yet arrested acting in concert for the reasons following — On said date

the defendants were in deponent's employ as driver and helper on one of deponent's wagons — and ~~they~~ deponent gave defendants the said package to deliver to Stern Bros at 6<sup>th</sup> Ave + 23<sup>rd</sup> Street —

deponent was informed that his horse and wagon were found abandoned on the street — deponent identified the horse and wagon as the horse and wagon <sup>defendants</sup> had charge of and deponent discovered that said package was not delivered — deponent further says that he is informed by Detective Price of the Central

Sworn to before me, this \_\_\_\_\_ day of \_\_\_\_\_ 1892

Police Justice

Office that he arrested the defendant  
Donohue and he admitted and confessed  
that he had stolen said property -  
and had on his person a part of the stolen  
property - Allen Charles

Sworn to before me  
this 2 day of December 1892

W. A. ...  
Police Justice

0177

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

*Samuel Price*

aged \_\_\_\_\_ years, occupation *Police Officer* of No. \_\_\_\_\_

*300 Mulberry*

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Allen Charters*

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

Sworn to before me, this *2* day of *Dec* 189*7* by *Samuel Price*

*[Signature]* Police Justice.

0178

Sec. 198-200

District Police Court.

City and County of New York, ss:

Thomas Donohue 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. Thomas Donohue

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Yonkers N. Y.

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

Answer. Melrose Lodging House 129 St + 3 Ave 1 week

Question. What is your business or profession?

Answer. Weaver

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

Thos Donohue

Taken before me this

189

Police Justice.

0179

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 Twenty 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,..... 189..... [Signature] Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

0180

1518  
1894

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Allen Charters*  
vs. *45 Church*  
*Thomas Donohue*

*Larney*  
Offense

2  
3  
4

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated *Dec 2* 189 *2*

*M. Mahon* Magistrate.

*Pric & Montgomery* Officer.

*C. O.* Precinct.

Witnesses *officers*

No. .... Street.

No. .... Street.

No. .... Street.

\$ *5000* to answer *G.D.*

*Com* *get!*

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Donohue*

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

*Thomas Donohue*

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

The said *Thomas Donohue*

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

*seventy-two* *Wibb* pens of the value of one dollar each, *thirty-six* other *Wibb* pens of the value of one dollar and fifty cents each, one hundred and sixteen *link cuff* buttons of the value of one dollar and twenty-five cents each, *forty-eight* other *link cuff* buttons of the value of three dollars each, one hundred and sixty-four *diamond* buttons of the value of four dollars each, twelve *finger-rings* of the value of five dollars each, two hundred other *finger-rings* of the value of one dollar each

of the goods, chattels and personal property of one

*Henry Gloroux*

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.

*De Quincy M. Scott,*  
*District Attorney*

Second COUNT:—

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

*Thomas Donohue*

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

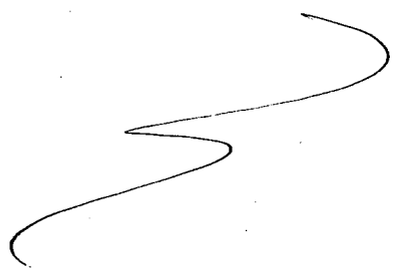
*first*

The said

*Thomas Donohue*

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, , at the City and County aforesaid, with force and arms,

*the same goods, chattels and personal property described in the first count of this indictment*



of the goods, chattels and personal property of one *Allen Charteris*

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.

*We Lancelotti Nicoll,  
District Attorney.*

0183

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Donohue, Timothy

**DATE:**

12/02/92



4600

Witnesses:

*Off. Danhue. 230*

*250*

Counsel,

Filed, *W* day of *Dec* 1892

Pleas, *Admitted*

THE PEOPLE

vs.

*B*  
*Timothy D. Dwyer*

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

Transferred to the Court of Sessions for trial and final disposition

*Part 3. April 18, 1893*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*John. E. Fallon*

Toroman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Timothy D. O'Rourke*

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Timothy D. O'Rourke*

late of the City of New York, in the County of New York aforesaid, on the day of *November* *27<sup>th</sup>* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Timothy D. O'Rourke* of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Timothy D. O'Rourke*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,  
District Attorney.

0 186

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Doran, James

**DATE:**

12/02/92



4600



0 188

**Court of General Sessions of the Peace**

2107

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*James Moran*

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

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

The said *James Moran*

late of the City of New York, in the County of New York aforesaid, on the 13<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said *James Moran*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,  
District Attorney.

0189

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Dougherty, Michael

**DATE:**

12/23/92



4600

0190

Witness  
Cecily Thomas  
of Philadelphia

... on the ...  
... in the ...  
... common ...  
... case of ...  
... the story of ...  
... complaint ...  
... ...  
... ...  
... the charge ...  
... of the ...  
... ...  
... his ...  
... of the ...  
...  
...  
...

Counsel,  
Filed 23<sup>rd</sup> Dec 189  
Pleas, 17<sup>th</sup> July 93

THE PEOPLE

vs.

Michael Dougherty

RAPE in the 1st Degree.  
(Sections 278 and 279, Pennl Code.)

DE LANCEY NICOLL,  
District Attorney.

Part III Jan 5<sup>th</sup> 98.

A TRUE BILL.

Wm. ...

Foreman.

Part 3. January 5/93.  
Judick dismissed

## New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUSMichael Dougherty  
Defendant.

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

My reasons for desiring to withdraw the charge are as follows. The defendant was engaged in a milk store which was in the same house in which I lived. He delivered milk for many months at my house. I knew him very well - On occasions we skylarked together and he sat on my lap and I thought nothing of it - On the occasion in question he was fooling with me, and being a little rough I became angry and indignantly informed my husband. My husband insisted upon my making a charge against the defendant. I did not want to make any charge as I thought it was a trivial matter but weakly yielded to my husband's influence and wish. I then had no idea of culpability of him for an attempt at Rape but only for an assaulter and was surprised to find so serious a charge against the defendant. I had no idea the judge would do more than lecture the defendant for being a little rough and that he would be discharged by the Police Magistrate. I cannot conscientiously swear that the defendant committed any crime and think that his evidence was what might be called horse play for which I feel that I am partly responsible - This pretence is the result of serious deliberation on my part. I am conscientious

0192

and would not for the world permit an innocent  
man I do now solemnly declare that the fore-  
going is the truth. I have made this state-  
ment voluntarily, - actuated by a sense of  
right and justice.

Dated New York  
December 24<sup>th</sup> 1892

Emily Thomas

New York Herald Tribune

The People etc

copy

Michael Dwyer

Withdrawal of

charge

Blanc & Sullivan

Defendants' Atty

let us part now

New York City

0193

Police Court of District.

City and County of New York } ss.

of No. 201 West 53 Street, aged Emily Thomas 26 years, occupation West 17 St. being duly sworn, deposes and says, that on the 15 day of December 1892, at the City of New York, in the County of New York,

Matthew Dougherty (now there) who did willfully, unlawfully and feloniously attempt to commit carnal knowledge of deponent. And has carnal knowledge of deponent will and with force and violence under the following circumstances to wit: That on said date at about the hour of 2 P.M. on said date said defendant entered deponent's apartment <sup>at the above premises</sup> and after some conversation with deponent said defendant seized violent hold of deponent and threw deponent on to a bed and raised deponent's clothes exposing said defendant's private parts and exposed his private person and thrust himself on top of deponent and defendant was unable to accomplish his desire owing to deponent's resistance. Deponent therefore accuses said defendant with having having attempted to commit carnal knowledge of deponent with and consent and asks that he may be dealt with as the law directs.

Sworn to before me this } 18 day of December 1892 } Emily Thomas  
Charles J. Lavittor  
Notary Public

0 194

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Michael Dougherty* 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. *Michael Dougherty*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *M.S.*

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

Answer. *976 S. 4th Avenue 2 Years*

Question. What is your business or profession?

Answer. *Walt Business*

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  
- Michael Dougherty*

Taken before me this *10* day of *June* 194*4*  
*Charles J. Starnitz*  
Police Justice

0195

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, Dec 18<sup>th</sup> 1892 Charles N. ... Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0196

#2000 for ex  
Dec. 21-1892 9.00M.

24<sup>th</sup> 1597  
1884  
Police Court--- District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Emily Morris  
291 W. 53<sup>rd</sup> St

vs. Michael Dougherty

Offense: Rape

2  
3  
4

Dated, Dec 18 189

Junto Magistrate.

F. J. Morris Officer.

22 Precinct.

Witnesses

No. Street.

No. DE 22 190 Street.

No. Street.

\$ 1000 to answer G.J.

(C. C. C.)

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0197

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK. 2046

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Michael Donofrey*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Michael Donofrey* of the CRIME OF RAPE IN THE FIRST DEGREE, committed as follows:

The said *Michael Donofrey*, late of the City of New York, in the County of New York aforesaid, on the *27th* day of *December*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the city and County aforesaid, in and upon a certain female not his wife, to wit: one *Emily Thomas*, feloniously did make an assault, and an act of sexual intercourse with her the said *Emily Thomas*, then and there feloniously did <sup>attempt to</sup> perpetrate, against the will of the said *Emily Thomas*, and without her consent; 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 *Michael Donofrey* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Michael Donofrey*, late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said *Emily Thomas*, feloniously did make an assault, with intent an act of sexual intercourse with her the said *Emily Thomas*, against her will, and without her consent, then and there feloniously to perpetrate; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0198

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Dowling, William

**DATE:**

12/19/92



4600

Witnesses:

*Off. J. P. Hamilton*

*113*

Counsel,

1892

Filed, *19* day of *Dec*

Plends, *Not guilty*

THE PEOPLE

vs.

*B.*

*William Bowling*

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

*Part 2 of 1892... 188....*

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Stewart DeWitt*

Foreman.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*William Dowling*

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

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

The said *William Dowling*

late of the City of New York, in the County of New York aforesaid, on the 16<sup>th</sup> day of October in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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

SECOND COUNT—

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

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

The said *William Dowling*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,  
District Attorney.

0201

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Drescher, William

**DATE:**

12/01/92



4600

0202

462

Witnesses:

*Offe Isaac 2/1/81*

Counsel,

Filed,

*1<sup>st</sup> Dec*

1892

Pleads,

*Magistry 6*

THE PEOPLE

vs.

*B*

*William D. ...*

*Complaint sent to the Court  
of Special Sessions,  
Part 1, May 16, 1892*

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

DE LANCEY NICOLL

*District Attorney.*

*May 9, 1892 (read)*

A TRUE BILL,

*John E. ...*

*Foreman.*

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William Drescher*

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

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

The said

*William Drescher*

late of the City of New York, in the County of New York aforesaid, on the *27<sup>th</sup>* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said

*William Drescher*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0204

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Dubnow, Louis

**DATE:**

12/22/92



4600

Witnesses:

Miriam Rosenthal  
Ellen Lubavitz

357  
Counsel,

Filed 22<sup>nd</sup> day of Dec 1892

Pleads, *Not Guilty*

THE PEOPLE

vs.

Louis Dubrow

Aug 13/93

Child + Acquitted

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*William DeLancey*

Foreman.

May 19 1893  
*W. DeLancey*

Abandonment of Child  
(See. 287 Penal Code.)

0206

Sec. 198-200.

Third District Police Court.

CITY AND COUNTY } ss:  
OF NEW YORK,

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

Question. What is your name?

Answer. Sander Ratner

Question. How old are you?

Answer. 48 years

Question. Where were you born?

Answer. Russia

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

Answer. 302 Cherry Street 4 months

Question. What is your business or profession?

Answer. Fire cutter

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  
Sander Ratner  
Wm. H. [unclear]

Taken before me this  
day of April  
1899

Police Justice.

0207

3<sup>rd</sup>

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

*Louis Dubnov*

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

Question. What is your name?

Answer. *Louis Dubnov*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *302 Cherry Street 13 months*

Question. What is your business or profession?

Answer. *Type compositor*

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*

*Louis Dubnov*

Taken before me this

day of

*Feb 18 1887*

Police Justice.

0208

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

POLICE COURT 3rd DISTRICT.

Jimmie Lebalan  
of No. 304 Cherry Street, being duly sworn, deposes and

says that on the 14 day of December 1892  
at the City of New York, in the County of New York, Conrad Dubnow

Said Lebalan and Dubnow both (working) then and there being the persons having the care and custody of a certain <sup>male</sup> child (the said child being unnamed) the said child being under the age of six years to wit of the age of six weeks did unlawfully desert the said child in the hallway of the premises No. 304 Cherry Street with intent to wholly abandon the said child in violation of the Statute in such cases made and provided and especially of Section 287 of the Penal Code of the State of New York

Subscribed and sworn to before me Jimmie Lebalan  
this 15th day of Dec 1892

John J. Duffy  
Justice

0209

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

*Defendants*

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

Dated, *Dec 15* 189 *2* *Wm Jeffrey* Police Justice.

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

Dated, *Dec 16* 189 *2* *Wm Jeffrey* Police Justice.

There being no sufficient cause to believe the within named

guilty of the offense within mentioned, I order h to be discharged.

Dated, 189 Police Justice.

Police Court, *Third* District. 1574

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jennie Tebalen*  
~~vs. *John A. ...*~~

1 *Louis Dubnov*  
2 *Sander Ratner*  
3

4 HOUSE OF DETENTION CASE

*Abandonment of child*  
*Belmont 287 Canal Road*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated, *Dec 15<sup>th</sup>* 189 *2*

*Duffy* Magistrate.

*Sly* Officer.

Witnesses *Minnie Rosenthal* Precinct.

No. *301* Street.

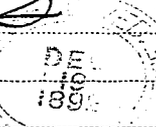
*at all the offices*  
*as to Sander Ratner*

No. *John H. ...* Street.

No. *108 E 23<sup>rd</sup>* Street.

\$ *100* to answer *GS*

*2 - Bailed*



0211

The New York Society for the  
Prevention of Cruelty to Children

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, Dec 20<sup>th</sup> 1892

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

The People  
against

- (1) Louis Dubrow
- (2) Lander Retner

Notice of Prosecution.

To the District Attorney of the  
City and County of New York,

Sir: This Society is interested in the prosecution of  
the above defendant, and is familiar with the facts of the  
case. It respectfully requests that before sending the papers  
to the Grand Jury, fixing the day of trial, consenting to  
any postponement thereof, or to any reduction of bail, or  
final disposition of the charge, you will duly notify me as  
its President and Counsel, so that I may confer with you  
in regard thereto. This request is made pursuant to the  
statute (Laws of 1886, Chapter 30, Section 1), and in  
furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,  
President, &c.

0212

N. Y. GENERAL SESSIONS

Abandonment  
CRUELTY TO CHILDREN

THE PEOPLE



*W. H. ...*  
*W. H. ...*

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

*President, &c.*

0213

District Attorney's Office. 1690

Part One

Louis Dubrow

all papers now  
held in H.O.

Jan 10/82

Jan 13/93

02 14

District Attorney's Office. 1090

*Part One*

*Louis Dubrow*

*Office & Complaint paid  
personally Jan 4 for  
Jan 10/92*

02 15

Sec. 568

*DM*

District Police Court.

Undertaking to Answer.

CITY AND COUNTY OF NEW YORK, ss.

An order having been made on the 16 day of Dec 1897 by James T. Blaylock Police Justice of the City of New York, that James T. Blaylock be held to answer upon a charge of

Murder of a Child

upon which he has been duly admitted to bail in the sum of Five Hundred Dollars.

WE James T. Blaylock Defendant of No. 30 Cherry Street, Occupation Fire Cutter; and J. S. Suddell of No. 13 Wester Street, Occupation Merchant

Surety, hereby undertake jointly and severally that the above-named James T. Blaylock shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted; and shall at all times render himself amenable to the orders and process of the Court, and if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me this 16 day of Dec 1897

Benjamin Laidler  
Police Justice.

02 16

City and County of New York, ss:

Sworn to before me this  
day of Dec 1897  
*W. H. [Signature]*  
Public Justice

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Five Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of One house and lot

139 Mulberry St  
North Platoon 7th arr  
Manhattan

*Benjamin Saidel*

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to Answer.

vs.

Taken the ..... day of ..... 189

Justice.

Filed ..... day of ..... 189

02 17

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Louis Dubnow*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse

*Louis Dubnow*

of the crime of

*deserting a child with  
intent wholly to abandon it*

committed as follows:

The said

*Louis Dubnow*

late of the City of New York, in the County of New York aforesaid, on the

*fourteenth* day of *December* in the year of our Lord one thousand  
eight hundred and ninety- *two* at the City and County aforesaid,

*being the father and then and there  
having the care and custody for nurture  
and education of a certain male  
child under the age of six years, to*

02 18

wit: of the age of six weeks, whose name is to the Grand Jury aforesaid unknown, did feloniously desert the said child, with intent wholly to abandon it; against the form of the statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

De Lancey Nicoll,  
District Attorney.

02 19

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Duls, Henry

**DATE:**

12/23/92



4600

Witnesses:

By Mr. N. K. King  
By Mr. J. McCarty

Subpoena  
Office

315 / attorney X

Counsel,

Filed 23 day of Dec 1892

Pleads Not guilty

THE PEOPLE

17  
421 E 63  
Labor I

Henry Duke

SODOMY.  
[Sec. 308, Penal Code, as amended by Chapter 325, Laws of 1892.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Herman DeLuca

Part 2 - Jan. 18, 1893 Foreman.

Pleads Guilty

Pen. 15 yrs RBM

Jan 20/93 L

0221

W. B. WALLACE, M. D.  
144 EAST SIXTIETH STREET.

OFFICE HOURS:  
8 to 9.30 A. M. 1 to 3 P. M.  
7 to 8 P. M.

New York, January 14<sup>th</sup> 1893.

The Hon. Delaney Nicoll

Dear Sir

In compliance with  
your request conveyed to me through  
Geo. Under I have examined the  
prisoner Henry Dells now ~~in~~ confined  
in the Tombs, as to his mental condition.

After a prolonged and careful  
investigation I am satisfied he is  
perfectly sane and competent to  
appreciate the significance of any fact  
when properly placed before him.

In reference to the crime, however  
with which he now stands charged,  
I would most respectfully suggest for your  
consideration, that the complete absence  
of any moral teaching would seem to be

0222

W. B. WALLACE, M. D.  
144 EAST SIXTIETH STREET.

OFFICE HOURS:  
8 to 9.30 A. M. 1 to 3 P. M.  
7 to 8 P. M.

2

New York, 18

The chief factor in the depravity  
which is evidenced. He has never  
been taught to pray, has never entered  
a church, has no idea of God. His  
parents come to church, nor pray  
nor make any provision whatever for  
the religious instruction of their two children  
and, having been at school only for two  
months in his life he can neither read  
nor write if his statement be true.

While convinced of his sanity  
I felt it my duty to communicate  
the above facts elicited during my  
examination I enclose the above note.

Yours Truly  
W. B. Wallace M.D.

0223

365 Lexington Avenue.

Dec 20<sup>th</sup> 92

Hon Elbridge T Gerry,  
President of the Society  
for the Prevention of Cruelty to Children,

Dear Sir:-

I have this day  
examined the Person of Meyer  
Dilberman, aged nine years, of  
421 E 63<sup>rd</sup> St., and find his anals  
abraded and congested indicating that  
some injury has been done to the  
part by a blunt object.

Respectfully Submitted

J. Travis Gibb M.D.  
Examining Physician

0224

Police Court, 17<sup>th</sup> District.

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

William H. King

of No. 108 East 23<sup>rd</sup> Street, in said City, being duly sworn, deposes and says, that a certain male child called Meyer Silberman [now present], under the age of sixteen years, to wit, of the age of nine years, is a necessary and material witness on behalf of the People of the State of New York in a certain criminal case now pending in the Court of General Sessions of, in and for the City and County of New York, entitled, The People against Henry

Duls, wherein the said Henry Duls is charged with the crime of Sodomy, under Section 303 of the Penal Code of said State, in that he, the said Duls at No.

421 E. 63<sup>rd</sup> St in said city of New York, did feloniously and carnally know the said Silberman by the anus, for the reasons following, to wit, that the said defendant called the said Silberman into a room in said premises and did throw the said Silberman on the floor of said room, and while the said Silberman was lying down and upon said floor, the said defendant pulled down the said Silberman's pantaloons and violently inserted his penis into the anus of the said Silberman

and that the said Meyer Silberman will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his testimony at the instance of the people.

Wherefore, deponent prays that the said child Meyer Silberman may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed temporarily to an institution authorized by law to receive children on final commitment, and to have compensation therefor from the City or County authorities, as a witness, to appear on the trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided, and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this 20<sup>th</sup> day of December 1892.

William H. King

Charles K. Linton

Police Justice.

POLICE COURT 4<sup>th</sup> DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*William H. King*



*Mary Sullivan*

9-421 E. 63<sup>rd</sup> St. W. Russia

W I N E S S O .  
A F F I D A V I T .

Dated *December 20<sup>th</sup>* 1892.

*Leinster* Magistrate.

*M. C. Baugh* Officer.

*25<sup>th</sup> precinct.*

Disposition committed to the  
*New York Society for the*  
*Prevention of Cruelty to Children.*

STILES & COOK, SEVEN WINNERS, 75 SOUTH AVENUE, NEW YORK.

*C. M. J. J.*

0226

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OR NEW YORK, } ss.

*Henry Duls*

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 Duls*

Question. How old are you?

Answer. *18 yrs*

Question. Where were you born?

Answer. *Us.*

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

Answer. *604 71 East 63 Street, 5 yrs*

Question. What is your business or profession?

Answer. *Soda Water Business*

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  
Henry Duls  
Mark*

Taken before me this  
day of *the 1st*  
*Charles H. Smith*  
Police Justice

0227

4<sup>th</sup> District Police Court.

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

William H. King

that he has been informed by one Meyer Silberman, and does verily believe being duly sworn,  
deposes and says, that on the 18<sup>th</sup> day of December 1892 at the  
City of New York, in the County of New York, at No. 421 East 63<sup>rd</sup> Street in said city of New York one Henry Duls, (now here) did feloniously and carnally know a certain male person, to wit one Meyer Silberman aged nine years, by the anus, in violation of Section 303 of the Penal Code of the State of New York for the reasons following to wit that the said defendant called the said Silberman into a room in said premises, and did throw the said Silberman on the floor of said room, and while the said Silberman was lying down and upon said floor the said defendant pulled down the said Silberman's pantaloon and violently inserted his penis into the anus of the said Silberman.

Wherefore the complainant prays that the said

Henry Duls

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 20<sup>th</sup> day of December 1892.

William H. King

Charles N. Lanter

Police Justice.

0228

*The New York Society for the  
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, Dec. 23<sup>d</sup> 1892

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

*The People  
against  
Henry Mills.* } *Notice of Prosecution.*

*To the District Attorney of the  
City and County of New York,*

*Sir: This Society is interested in the prosecution of  
the above defendant, and is familiar with the facts of the  
case. It respectfully requests that before sending the papers  
to the Grand Jury, fixing the day of trial, consenting to  
any postponement thereof, or to any reduction of bail, or  
final disposition of the charge, you will duly notify me as  
its President and Counsel, so that I may confer with you  
in regard thereto. This request is made pursuant to the  
statute (Laws of 1886, Chapter 30, Section 1), and in  
furtherance of the ends of Justice.*

*I have the honor to remain, with great respect,*

*Elbridge T. Gerry,  
President, &c.*

0229

N. Y. GENERAL SESSIONS

CRUELTY TO CHILDREN

*Adams*

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

*President, &c.*

0230

*District Attorney's Office,  
City & County of  
New York.*

January 16th, 1893.

Hon. Randolph B. Martine,

Judge of the Court of General Sessions.

Sir:

Agreeably to your request I have caused Dr. William F. Wallace to examine Henry Dullis, now awaiting sentence upon a charge of Solomy, with a view of ascertaining his mental condition. I have received the Doctor's report, which I herewith enclose and submit to you.

Respectfully yours, &c.,

*Deane M. McCall  
District Attorney*

0231

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877

aged nine years, occupation Meyer Silberman  
school-boy of No. 421  
63<sup>rd</sup> Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of William H. King  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 20<sup>th</sup>  
day of December 1892.

Meyer Silberman

Charles Laintor  
Police Justice.

0232

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 (\$100) One Hundred Dollars, and be committed to the Warder and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, December 20<sup>th</sup> 1892 Charles N. Linton Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0233

1598  
1892

Police Court--- 4<sup>th</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William H. Kading  
108 vs. C. 23<sup>rd</sup>  
Henry Shuls

Offense... Sedition

2  
3  
4

**BAILED,**

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated, December, 20<sup>th</sup> 1892

Saintor Magistrate.

Wm J. Mc Carthy, Officer.

25<sup>th</sup> Precinct.

Witnesses Louis A. Steen

No. 108 C. 23<sup>rd</sup> Street.

Call the officer

No. \_\_\_\_\_ Street.

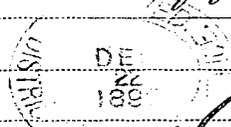
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$1000 to answer

G. L. Conner

\_\_\_\_\_



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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry Duda*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment accuse *Henry Duda*

of the CRIME OF SODOMY, committed as follows:

The said *Henry Duda*,

late of the City of New York, in the County of New York aforesaid, on the  
*eighteenth* day of *December*, in the year of our Lord one thousand  
eight hundred and ninety-*two*, at the City and County aforesaid,  
in and upon one *Meyer Silverman*,  
a - male person, then and there being, feloniously did make an assault, and  
*him*, the said *Meyer Silverman*, then  
and there feloniously did carnally know *by the anus*, 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. Miller*  
*Richard A. Miller*

0235

SECOND COUNT:—

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

of the same CRIME OF SODOMY, committed as follows:

The said

late of the City and County aforesaid, afterwards, to wit: On the day and in the year  
aforesaid, at the City and County aforesaid, feloniously did voluntarily submit to carnal  
knowledge of self by one  
a male person, against the form of the Statute in such case made and provided,  
and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,

*District Attorney.*

0236

**BOX:**

505

**FOLDER:**

4600

**DESCRIPTION:**

Dunn, Michael P.

**DATE:**

12/02/92



4600

0237

Counsel Assigned.....  
 Sex.....  
 Age.....  
 Nativity.....  
 Residence.....  
 Occupation.....  
 married.....  
 Education.....  
 Religious Instruction.....  
 Parents Living.....  
 Temperate.....  
 Before Convicted.....

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

554

Counsel,

Filed,

Pleaded,

4 day of Dec 1892

THE PEOPLE

vs.

B

Michael P. Dunn

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Filed 110 Dec

Foreman.

Witnesses:

Offe Mammus 3rd

Copy furnished to Offe Mammus

0238

Excise Violation—Selling on Sunday.

POLICE COURT, 5 DISTRICT.

CITY AND COUNTY OF }  
NEW YORK, } ss.

Joseph Manion  
32

of the ..... Precinct Police

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

of September 1892, in the City of New York, in the County of New York,

at premises No. 196 St of Fort George Ave Street,

Michael C. Dunn (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold and GIVEN AWAY under his direction or authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage, contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Michael C. Dunn

may be arrested and dealt with according to law.

Sworn to before me, this 5 day of Joseph Manion  
September 1892

John P. ... Police Justice.

0239

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

*Michael C. Dumm*

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

Question. What is your name?

Answer. *Michael C. Dumm*

Question. How old are you?

Answer. *26 years old*

Question. Where were you born?

Answer. *England*

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

Answer. *196 St + Fort George Ave 5 years*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am Not Guilty  
If held demand trial by Jury*

*M. C. Dumm*

Taken before me this

day of *September* 189*7*

*J. H. ...*

Police Justice.

0240

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

Dated, September 3 189 2 *John Pellacchia* Police Justice.

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

Dated, Sept 6 189 2 *John Pellacchia* Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0241

Selling on Sunday

1113  
1834

Police Court--- 5 --- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jose Manion*  
*vs.*  
*Michl. C. Dunn*

*W. J. G. C. C. C.*  
Clerk

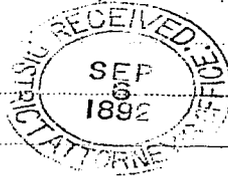
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated, *Sept 5* 189

*W. J. G. C. C. C.* Magistrate.  
*Manion* Officer.

Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.



No. \_\_\_\_\_ Street.

No. *100* Street. *G. S.*

\$ \_\_\_\_\_ to answer

*Manion*

BAILED

*John Shandy*  
No. 1, by \_\_\_\_\_  
Residence *269 W 127* Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Michael P. Dunn*

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

*Michael P. Dunn*

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

The said *Michael P. Dunn,*

late of the City of New York, in the County of New York aforesaid, on the day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

*Joseph Manion*

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

SECOND COUNT—

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

*Michael P. Dunn*

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

The said *Michael P. Dunn,*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

*Joseph Manion,*

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

DE LANCEY NICOLL,

*District Attorney.*