

0601

BOX:

470

FOLDER:

4312

DESCRIPTION:

Adams, Hattie

DATE:

03/18/92



4312

POOR QUALITY ORIGINAL

0602

7-87/1892
1892

Counsel,
Filed, *18* day of *March*, 1892
Pleaded, *legally*

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

THE PEOPLE

vs.

AA B
Wm Adams

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm Adams
May 6/92 Foreman.
Spred & connected
9 mos plus 1/2 year
31-33 East 27th St.

Witnessed:
Wm Adams
Charles W Gardner

Emile Bay
Justus Bellamy
145 North

POOR QUALITY ORIGINAL

0603

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

.....being duly sworn, says that he resides at No.Street, in the City of New York; that he is.....years of age; that on the.....day of.....189, at Number.....in the City of New York, he served the within.....on.....the.....by leaving a copy thereof with.....

Sworn to before me this
day of 189 }

A. D. General Sessions.

The People's

Plaintiff,

against

Louie Adams.

Defendant.

*Attorney of
Defendant.*

HOWE & HUMMEL,

Attorneys for

87 & 89 Centre St., New York City.

Due and timely service of copy of the within hereby admitted

this day of 189

Attorney.

To *Glenn H. ...*

POOR QUALITY
ORIGINAL

0604

New York General Sessions.

-o- : -o- : -o- : -o- : -o- : -o- : - x

THE PEOPLE x

-vs- x

H a t t i e A d a m s . x

-o- : -o- : -o- : -o- : -o- : -o- : - x

City and County of New York, ss:

I, H a t t i e A d a m s, being duly sworn, depose and say; that I was born in Newburg in the State of New York and will be forty years of age in July next. My parents were highly respectable people. My father, a well known Police Officer, died of a cold contracted in the discharge of his duty at a fire, where his heroic conduct was highly commended.

I was a mere child when he died. At seventeen years of age I made what was considered at the time a most fortunate marriage, but which turned out otherwise. My husband, after a few years of our married life, commenced to treat me in the most brutal manner, and after a life of suffering and misery which I endured in patience for the sake of my mother and my husband's family connections, I obtained a divorce from him about twelve years ago on the ground of his adultery. Since that time I have had to earn my living and I have maintained my mother, an aged lady, now seventy-nine years of age whose only child and sole support I am. My said mother is very feeble and has no source of support whatever other than that she receives from me.

I most respectfully direct the attention of this Honorable Court to the fact that I have never been convicted

POOR QUALITY ORIGINAL

0605

Court of General Sessions of the Peace

470

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Mattie Adams

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

Mattie Adams

(Sec. 322, Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said Mattie Adams,

late of the 21st Ward of the City of New York, in the County of New York aforesaid, on the seventh day of March, in the year of our Lord one thousand eight hundred and ninety-two, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said Mattie Adams,

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Mattie Adams

(Sec. 385, Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said Mattie Adams,

late of the Ward, City and County aforesaid, afterwards, to wit: on the seventh day of March, in the year of our Lord one thousand eight hundred and

**POOR QUALITY
ORIGINAL**

0607

ninety- *two* , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

Mattie Adams

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows :

The said *Mattie Adams,*

late of the Ward, City and County aforesaid, afterwards, to wit : on the *seventh* day of *March*, in the year of our Lord one thousand eight hundred and ninety-*two*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

0608

BOX:

470

FOLDER:

4312

DESCRIPTION:

Altschul, Isadore

DATE:

03/08/92



4312

POOR QUALITY ORIGINAL

0609

Witnesses:

Frederick Decker
Off-Weidberg Co.

When an Examination
made in this case I am
satisfied no connection can
be had. The Complainant
owns in the request that
the case be returned to
be charged upon his own
Recognizance. I would
therefore recommend that
this case be adopted to.

Wm J. Maxwell.
July 22nd 94.

Counsel,

Filed

Pleas,

THE PEOPLE

vs.

Sadore Altschul

PELTI LARCENY.
Sections 528, 532, 552 Penal Code.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John W. Fisher

Part 3 February 17/94 Foreman.

Bail discharged
Approved by Court
H. J.

POOR QUALITY ORIGINAL

0610

Police Court 1 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Frederick Jelenka

of No. 439 Broadway Street, aged 35 years,
occupation Merchant being duly sworn,

deposes and says, that on the 24 day of December 1891 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 gold watch of the value of Twenty
dollars

the property of Deponent's Capsack

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Isadore Altschul (nowhere)

Deponent found said property in the
possession of said defendant after
the same was missed

Frederick Jelenka

Sworn to before me, this 25 day
of Dec 1891
Police Justice

POOR QUALITY ORIGINAL

0611

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Isadore Altschul

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. Isadore Altschul

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. U.S.

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

Answer. 154 E 113 ST 18 mos

Question. What is your business or profession?

Answer. Clerk

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

Answer.

I am guilty and demand a jury trial - Isadore Altschul

Taken before me this day of Dec 1911

Police Justice

Isadore Altschul

POOR QUALITY ORIGINAL

0612

Received at
No. 300

Dec 25 1891

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 1st District.

1893

THE PEOPLE &c.,

ON THE COMPLAINT OF

Frederick A. ...

43 ...

Jordan ...

...

...

...

...

...

...

...

...

Witnesses

No.

No.

No.



No. 300

to answer

...

Commenced

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 Byrdand

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three 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 25 1891 ... Police Justice.

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

Dated ... 18 ... Police Justice.

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

Dated ... 18 ... Police Justice.

POOR QUALITY
ORIGINAL

0613

District Attorney's Office.

Reo
vs.

Isidor Altschuld

Indicted in 1891

The Comptroller requests
some disposition of
the case, in order only
to get his goods out
of hands of Property
Clerk.

Col. Townsend appears
to have the case in
his charge

Col. Townsend
that Altschuld
that Altschuld
be made

POOR QUALITY
ORIGINAL

0614

GEO. T. HANNING,
COUNSELLOR AT LAW.

114, NASSAU STREET,
"NASSAU CHAMBER,"
5TH FLOOR, ROOM 603.

New York, Feb. 26th 1894

Hon John R. Fellows

Dear Sir

I have been trying for several months to have the case of Isidor Altschuhl who was indicted in 1891 for Petty Larceny, brought on for trial and disposed of - The Complainant is Adolph Aiderer, my client, and he has properly detained at Police Headquarters awaiting the disposition of the case - I have called repeatedly on Col. Townsend who has charge of the case in your office and although he has repeatedly promised to have the case disposed of, nothing has been done - I wish you would see that the case is disposed of without further delay and oblige

Yours Truly
Geo. T. Hanning

Court of General Sessions

The People

- vs -

Isidor Altshul }

Upon the affidavits of
Fred. Jelenko verified August 10-
1894, and Adolph Aderer verified
August 20-1894, whereby it appears
that Isidor Altshul was arrested
and indicted for larceny of certain
articles of jewelry belonging to the
firm of A. Aderer & Co. upon the
complaint of Fred. Jelenko, and
that on or about February 27 1894
the case against said Isidor
Altshul was dismissed, and
that at the time of the arrest of
said Isidor Altshul, with, on
or about November 25-1891, certain
articles of jewelry belonging to
said A. Aderer & Co. were taken
from said Altshul & deposited
with the Property Clerk at Police
Headquarters to await the re-
sult of said case, and said
case having been dismissed and

there being no further occasion
to hold said property from
the owner thereof, and it appearing
that Adolph Aderer is the
owner of said property by trans-
fer from the said firm of A.
Aderer & Co. it is hereby

Ordered, That a certificate
be issued to said Adolph
Aderer, by the clerk of this
Court, authorizing said Adolph
Aderer to have possession
of the property now with the
Property-Clerk which was taken
from the said Isidor Altshul
at the time of his arrest
in this case

Court of General Sessions

The people

vs.

Isidor Altshul

State of New York

City & County of New York } S.S.

Isidor Altshul of the city Charleston, W. Va. County of Kanawha being duly sworn says;

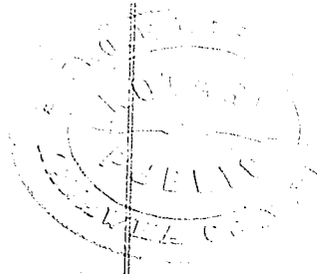
I was complainant on a charge of Larceny against one Isidor Altshul. At the time of the arrest of said Altshul certain articles of property consisting of Jewelry & Watches were taken from his person and delivered to the Property Clerk, which said Altshul, admitted belonged to the firm of A. Aderer & Co of which I was then a member.

All my interest in the said firm of A. Aderer & Co having since been transferred to Adolph Aderer, the property above referred to, now solely belongs to the said Adolph Aderer and I consent that the same be delivered to him by the Property Clerk

Sworn to before me this 10th day of August 1881

J. J. [Signature]

Jos. E. Howell
Notary Public
Kanawha Co, West Va.



Court of General Sessions

The People
vs.
Isidor Altshull

State of New York
City & County of New York } S. S.

Adolph Aderer of the city of New York
being duly sworn says:
I was a member of the firm of
A. Aderer & Co formerly doing business as
Jewelers at New York City.

On or about the 25th day of December
1891 on the complaint of Fredk Jelesto,
my partner in the said firm of A. Aderer
& Co, one, Isidor Altshull, formerly one of
our clerks was arrested and on the 5th
day of March 1892 indicted for Larceny
of certain articles of Jewellery belonging to
said firm.

At the time of arrest of said Isidor
Altshull, certain property consisting
of articles of Jewellery, was taken from him
& deposited with the Property Clerk at Police
Headquarters, 300 Mulberry Street New York

That the said property so taken from
said Altshull was the sole and exclusive
property of the said firm of A. Aderer & Co
& that all interest in the said firm
having since been transferred to the
deponent, is now the sole & exclusive
property of said Adolph Aderer and
that at the time of the arrest of said
Altshull he acknowledged that said
articles were the property of the firm of
A. Aderer & Co.

That the said Altshull was discharged
February 27th 1894 and the case dismissed.

That the property so taken from said
Altshull belonging to the deponent —

is still in the custody of said Property Clerk,
and the same will not, now be required,
as evidence against said Altabe, and
deposed desires that said property be returned
to him by the Property Clerk

Sworn to before me
this 20th day of August 1894 } Adolph Adler
Deputy

NOTARY PUBLIC, N. Y. CO.

Pro.
St.

Gidon Alk Scher,

Put into papers
in custody of
Clark Fine Cassius,

POOR QUALITY ORIGINAL

0620

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Isadore Altschul

The Grand Jury of the City and County of New York, by this indictment, accuse
Isadore Altschul
of the CRIME OF PETIT LARCENY, committed as follows:

The said *Isadore Altschul*

late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*one* at the City and County aforesaid, with force and arms,

*one watch of the value of
twenty dollars*

[Large signature]
of the goods, chattels and personal property of one *Frederick Klenka*

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

0621

SECOND COUNT—

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

Isadore Attschul

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

The said *Isadore Attschul*

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,

one watch of the value of twenty dollars

of the goods, chattels and personal property of one *Frederick Jlenka*

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

unlawfully and unjustly did feloniously receive and have; the said

Isadore Attschul

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.

DE LANCEY NICOLL,

District Attorney.

0622

BOX:

470

FOLDER:

4312

DESCRIPTION:

Aronufsky, Benjamin

DATE:

03/14/92



4312

POOR QUALITY ORIGINAL

0623

10-61
John Smith

Counsel,
Filed 14th March 1892
Plends, 17th July 75

Grand Larceny, (From the Person),
[Sections 838, 839, Penal Code.]

THE PEOPLE

vs. Benjamin Crompkey

DE LANCEY NICOLL,
District Attorney.

See Mr. Davis's Court Book
-ing to see public
Mrs. Davis (D.A.)
A TRUE BILL
-

Allyn Smith

Foreman.
Officer Dick V.M.P.

Part 3, May 2/92
Philip Smith

Witnesses:
Anne Smith
C. C. H.

he has been
Stew's and
Spacie M. Smith
+ David
are. W. - they appear
She, the witness
of this night
T.C.

POOR QUALITY ORIGINAL

0624

Police Court 3rd District. Affidavit—Larceny.

City and County of New York, ss: Amie Smith

of No. 594 Grand Street, aged 19 years, occupation dressmaker being duly sworn,

deposes and says, that on the 2 day of March 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 pocket-book containing two photographs together of the value of one dollar and fifty cents

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 Benjamin Bronofsky

(alias Neer) and another boy not named arrested from the fact that deponent was informed by Charles Fleets of no 309 Grand Street that on said date while deponent was walking along Grand Street at about the hour of day o'clock P M ~~at~~ that he saw the defendant insert his hand into the coat-pocket worn on the person of deponent and abstract a pocket-book therefrom and pass said pocket-book to said boy not arrested who ran away. Said fleets gave said defendant into the custody of an officer A. Smith

Sworn to before me this March 1892 day of March 1892 Police Justice

POOR QUALITY ORIGINAL

0625

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Special Officer of No. 309 Grand Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of [Signature] and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 7th day of Feb 1896, Charles F. Cutts

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0626

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Benjamin Kronuski 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. *Benjamin Kronuski*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *24 Division St. New York*

Question. What is your business or profession?

Answer. *Book Binder*

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

Answer. *I am guilty of this*
Benjamin Kronuski
Drunk

Taken before me this
day of *Dec* 1897
H. H. Williams
Police Justice

POOR QUALITY
ORIGINAL

0628

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

504

THE PEOPLE OF THE STATE OF NEW YORK

against

Benjamin Aronofsky

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

Benjamin Aronofsky
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

Benjamin Aronofsky

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

*one pocketbook of the value
of one dollar, and two photographs
of the value of fifty cents each*

of the goods, chattels and personal property of one *Arnie Smith*
on the person of the said *Arnie Smith*
then and there being found, from the person of the said *Arnie Smith*
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 Lancey McCall
District Attorney*

0629

BOX:

470

FOLDER:

4312

DESCRIPTION:

Auselmo, Albert

DATE:

03/09/92



4312

POOR QUALITY ORIGINAL

0630

No 23
Counsel,
Filed
day of March 1892

Counsel,

Filed

day of

1892

Pleas, *July 70*

THE PEOPLE

vs. *P*

Albert Anselmo

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

DE LANCEY NICOLL,

District Attorney.

March 18 - 1892

A TRUE BILL.

[Signature]

P. S. March 18, 1892 Foreman.

Found and acquitted

Witnesses

Frank Carrella

W. J. [Signature]

POOR QUALITY ORIGINAL

0631

Police Court _____ District.

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

of No. 193 Elizabeth Street, aged 50 years,
occupation Robberman being duly sworn

deposes and says, that on the 5th day of January 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Albert Kuselino (nowhere)

who feloniously and wilfully
put and stabbed a dagger on
the right side of his body
with a sharp knife then held
in his hand

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 6th day

of March 1892 Frank Cornella

W. J. ... Police Justice.

POOR QUALITY ORIGINAL

0632

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Albert Anselmo*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *139 East 9th Street, 3 months*

Question. What is your business or profession?

Answer. *Barber*

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 innocent*
Albert Anselmo

Taken before me this

Michael
188

Police Justice.

POOR QUALITY ORIGINAL

0633

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

Police Court... District

THE PEOPLE, v. c.,
ON THE COMPLAINT OF

James Russell
 193 Beaufort
 Michael J. Russell
 10005
 Offence _____

Date March 6 1892

M. J. Russell
Magistrate
Jesse H. Johnson
Officer

10 Precinct

Witnesses
 Maria Ragusa
 193 Beaufort St.
 Joseph A. Johnson
 Street



James Russell
 193 Beaufort
 10005
 Street

Street
 A. M. Russell
 72 Thompson

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 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 March 6 1892 Police Justice.

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

Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 18 _____ Police Justice.

0634

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
Albert Anselmo

The Grand Jury of the City and County of New York, by this indictment, accuse
Albert Anselmo
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Albert Anselmo
late of the City of New York, in the County of New York aforesaid, on the Fifth
day of January 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 Frank Carmella in the peace of the said People
then and there being, feloniously did make an assault and him the said
Frank Carmella with a certain knife

which the said
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 him the said Frank Carmella
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
Albert Anselmo
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Albert Anselmo
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
Frank Carmella in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and him the said Frank Carmella
with a certain knife

which the said
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.

POOR QUALITY
ORIGINAL

0635

THIRD COUNT—

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

— *Albert Anselmo* —

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

The said — *Albert Anselmo* —

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 *Frank Carmella* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and — *him* — the said with a certain *knife* — *Frank Carmella* —

which *he* the said — *Albert Anselmo* —

in *his* right hand then and there had and held, in and upon the *body* — of *him* the said *Frank Carmella* —

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

— *Frank Carmella* —
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.*

0636

BOX:

470

FOLDER:

4312

DESCRIPTION:

Auter, Castine

DATE:

03/23/92



4312

POOR QUALITY ORIGINAL

0637

Witnesses:

Victoria Casquel
Off - Mulcahey 159

7-11-12
X

Counsel,

Filed 23rd day of March 1892

Pleads, *Arguently*

THE PEOPLE

vs. *the one who*
Assault in the First Degree, Etc.
(*Firearms*)
(Sections 217 and 218, Penal Code.)

20th vs.
73rd vs.
noted

Eastern Outlet

WAO

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman,
Part 3, March 28/92

Pleads Assault 2nd day
[Signature]

SP. 4 yrs + 10 mos
[Signature]

POOR QUALITY ORIGINAL

0638

Police Court 2 District

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

Victoria Basquet
of No. 259 West 47 Street, aged 24 years,
occupation servant being duly sworn

deposes and says, that on the 17 day of March 1892 at the City of New York, in the County of New York,

she was violently and feloniously ASSAULTED ~~by~~ by Constantin Aute
(now here)

who feloniously aimed and fired five shots from a revolving pistol loaded with powder and ball at deponent on the corner of Bleecker and Thompson street - at the hour of 11²⁰ PM on the above date

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 18 day of March 1892

Victoria f Basquet
mark

[Signature]
Police Justice.

0639

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Cashim Auter 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. Cashim Auter

Question. How old are you?

Answer. 20 Years

Question. Where were you born?

Answer. Philadelphia Pa

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

Answer. 93 Myrtle Avenue Brooklyn

Question. What is your business or profession?

Answer. waiter

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

Cashim Auter

Taken before me this 18
day of March 1892

Police Justice.

POOR QUALITY ORIGINAL

0640

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

Police Court... 2
 District. 315

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Victoria Raagard

HOUSE OF DETENTION CASE.

Boatman's Cutty

1
 2
 3
 4

Offence Assault
Felony

Dated March 18 1892

Grady Magistrate.

Mulcahy Officer.

10th Precinct.

Witnesses Michael O'Connell

No. 43 Spring Street.

Officer Mulcahy Street.

No. _____ Street.

Complainant Milburn

No. _____ Street.

2000 to answer

in the name of Robert

\$2000 & back of 92-1892

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 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 March 18 1892 Grady Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0641

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2nd DISTRICT.

William Mulcahy of No. 15th Precinct Street, aged _____ years, occupation Police Officer being duly sworn deposes and says, that on the 18th day of March 1882 at the City of New York, in the County of New York,

Victoria Basquet is a material witness for the People against Castine Guter and deposes that she ordered to find surety to appear when needed.

William Mulcahy

Sworn to before me, this _____ day

of March 1882

Police Justice

POOR QUALITY ORIGINAL

0642

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Castine Autes

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

Castine Autes

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

The said Castine Autes

late of the City of New York, in the County of New York aforesaid, on the Seventeenth day of March 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 Victoria Basquet in the peace of the said People then and there being, feloniously did make an assault and to, at and against her the said Victoria Basquet a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Castine Autes in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent her the said Victoria Basquet 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

Castine Autes

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

The said Castine Autes

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 Victoria Basquet in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against her the said Victoria Basquet

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Castine Autes

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 shoot off and discharge, 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.