

0183

BOX:

260

FOLDER:

2507

DESCRIPTION:

Dalton, Joseph A.

DATE:

05/27/87



2507

0184

Witnesses:

Counsel
Filed 17 day of May 1887
Pleads Not guilty

THE PEOPLE
Joseph A. Dalton
1887
[III, R. S., (7 Ed), page 1981, § 13, and Laws of 1883, Chap. 340, § 6].
VIOLATION OF EXCISE LAW.

RANDOLPH B. MARTINE,
R. B. Martine
District Attorney

A TRUE BILL.

Glykman

Foreman.

Forfeit May 17, 1887
Complaint sent to Special Agents

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Joseph A. Dalton

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

Joseph A. Dalton

(III. Revised Statutes, [7th edition], p. 1951 Section 13.)

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said Joseph A. Dalton,

late of the City of New York, in the County of New York aforesaid, on the 17th day of May, in the year of our Lord one thousand eight hundred and eighty seven, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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, in quantity less than five gallons at a time, to

Julius Didier, and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 310, section 5.)

SECOND COUNT:

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

Joseph A. Dalton

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said Joseph A. Dalton,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number

141 Eighth Avenue,

certain strong and spirituous liquors, and certain ales, wines 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

Julius Didier, and to

certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

David J. Brewster

District Attorney.

0186

BOX:

260

FOLDER:

2507

DESCRIPTION:

Dannecker, John

DATE:

05/04/87



2507

0187

Witnesses:

Offen Beyer

105
230
335

51
John D. Guber

Counsel,

Filed, #

1887

Pleads,

Prigunth 16

THE PEOPLE

vs.

John Ramecker

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1039, Sec. 51.]

RANDOLPH B. MARTINE,

Part 77 District Attorney.

May 13 Pleads guilty

A True Bill.

G. H. Munn

Foreman.

~~*R. B. ...*~~

Beck ...

7

0188

Sec. 195-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John Deannacher 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

John Deannacher

Question How old are you?

Answer

25 years

Question. Where were you born?

Answer.

Germany

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

Answer.

95 Chruch St. New York

Question What is your business or profession?

Answer

Lager Beer saloon keeper

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

Answer.

I am not guilty and demand a trial by jury

John Deannacher

Taken before me this

day of

Feb

1887

Police Justice.

0189

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 Apr 11 1887 Paul J. [Signature] Police Justice.

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

Dated Apr 11 1887 Paul J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

0 190

Police Court - 3 District. 491

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Etienne Bayer
vs.
John Doannacher

Office of the
District Attorney
New York

BAILED

No. 1, by

George Mangano

Residence

45 W. 12th Street.

No. 2, by

148 S. 4th St. W. 12th St.

Residence

Street.

No. 3, by

Street.

Residence

Street.

No. 4, by

Street.

Residence

Street.

Dated

Apr 11 1887

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 100 to answer

GS

Answered



0191

Excise Violation-Keeping Open on Sunday.

POLICE COURT- 3 DISTRICT,

City and County } ss.
of New York, }

of the 11th Precinct Police Etienne Bayer Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 10 day
of April 1887, in the City of New York, in the County of New York,

John Doornick Doornicker (now here)
being then and there in lawful charge of the premises No. 95 Chrysler
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said John Doornick Doornicker
may be arrested and dealt with according to law

Sworn to before me, this 11 day } Etienne Bayer
of April 1887 }

Paul Collins Police Justice.

0 192

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Dammedaer

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

John Dammedaer —

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

The said

John Dammedaer,

late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *April*, in the year of our Lord one thousand eight hundred and
eighty-*8*, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0193

BOX:

260

FOLDER:

2507

DESCRIPTION:

Degrazia, Domenico

DATE:

05/04/87



2507

0194

53
Bill

Counsel,
Filed, 4 day of May 1887
Pleads, Acquitted

THE PEOPLE
vs.
Romero Regalado
VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1639, Sec. 5].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

G. J. Am...
Part III May 1887
Complaint Sent to Social Service

Witnesses:
Officer Wright

0195

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Domenico Deagorja

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

accuse

Domenico Deagorja

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

The said

Domenico Deagorja,

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

RANDOLPH B. MARTINE, District Attorney.

0196

BOX:

260

FOLDER:

2507

DESCRIPTION:

Delaney, Henry

DATE:

05/03/87



2507

0197

16

Counsel, *R*
Filed, *3* day of *May* 1887
Pleads, *Guilty*

Witnesses:
H. Lissman
Officer Bate

Grand Larceny, 2nd degree
(FROM THE PERSON)
[Sections 328, 53 Penal Code]

THE PEOPLE
vs *Henry Reaney*
18 Charles St
54 Merrimack St

RANDOLPH B. MARTINE,
Esq District Attorney.
Fred + Embled.
S.P. 3 y km.
A True Bill.
R. B. Martine Foreman.

0198

Court of General Sessions, Part 2.

)
 THE PEOPLE &c. :
)
 - against - : Before Rufus R. Cowing,
 and a Jury.
 Henry Delaney, Indicted for Grand :
)
 Larceny, in the 2nd. Degree. :
)

Friday, May 6th, 1887.

APPEARANCES.

Assistant District Attorney, James Fitzgerald, for the people; Jacob Berlinger, for the Defence.

-----000-----

WILLIAM TINSMAN, the complainant, testified that he was a lodger at 43 Rowery, in the City of New York, and that on the 23rd of April last he saw Henry Delaney, the defendant, in the hall-way of 43 Rowery, together with two or three more. He, the complainant, had a suit of clothes made up in two packages and also a shirt; he had paid \$16 for the clothes and \$2.25 for the shirts, making a total of \$18.25; that he was carrying this bundle under his right arm and that it was about half past 6 o'clock in the evening, and

0199

2

the defendant snatched the bundles from under his arm as he was going up through the hall-way at 43 Bowery and the two others who were with the defendant pushed him, the witness, away, and he, the witness, could not recognize the other two.

I did not see the defendant again until the next night, when he was arrested, and then he, the witness, identified him as the man that run away with his bundles.

-----000-----
Under cross examination he testified that he had been drinking a little upon that day; that he was engaged in the business of selling horses and that he acted in the capacity of "Capper," and that he had sold three horses upon that day and got this money for which he bought the suit of clothes and the shirts and that he bought the clothes in Brokaw's.

-----000-----
JAMES MENGIS testified that he saw the complainant coming out of the hallway and saw the defendant running out of the same hallway between 6 and 7 o'clock in the evening.

-----000-----
John Meyer corroborated the complainant, and stated

0200

that he was standing near the doorway with Mengis at the time of this occurrence.

)))-----))((-----

Under cross examination he testified that the complainant was not sober.

-----((000))-----

For the defence, Henry Delaney, the prisoner, testified that he took the bundles off the stairs, after he took the complainant up to the entrance of the lodgings and that the complainant dropped them. He did not take the bundles out of his hands.

-----))00((-----

Under cross examination the defendant testified that he never was arrested before, and that he worked in a restaurant, and that he worked at odd jobs when he got one. He lived with an aunt in Brooklyn, but he was stopping at 43 Rowery at this time, and had been stopping there for about six months. He admitted taking the packages from the stairs after seeing the ^{complainant} ~~defendant~~ up, and that he knew they belonged to the complainant.

-----))000((-----

0201

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William Fineman

of No. 43 Buxton Street, aged 50 years,
occupation Horse dealer being duly sworn

deposes and says, that on the 28 day of April 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

One Suit of Clothing of the Value of Sixteen dollars,
one shirt, one undershirt and one pair of Stockings of the Value of Five 25/100 dollars
said property being in all of the Value of Eighteen 25/100 dollars

the property of deponent,

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Henry McCarry (nowhere) and another person not arrested and whose name is unknown to deponent from the fact, that deponent had the aforesaid property in two packages under his care, and in the act of carrying the same through the Hallway of the aforesaid premises and in to deponent's Room when said McCarry snatched said property from deponent's person and ran away that deponent attempted to pursue said McCarry when said unknown person violently pushed deponent and threw deponent down and when deponent was down the unknown person ran away
William Fineman

Sworn to before me, this 20 day of April 1887
Police Justice

0202

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Henry Delaney 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 Delaney

Question How old are you?

Answer 18 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 41. Broadway 8 months

Question What is your business or profession?

Answer Wine & Restaurant 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 Delaney

Taken before me this

30

day of October 1888

Police Justice.

0203

Police Court District. ⁶²⁷

THE PEOPLE, &c,
ON THE COMPLAINT OF

William S. ...
43 Bowery
Harry Delaney

Officer ...
...

Date: *April 30* 188*9*

Murray Magistrate.
Dennis W. ... Officer.

Witnesses *John Ford*

No. *43 Bowery* Street.

James Mangier
No. *43 Bowery* Street.

John ...
No. *43 Bowery* Street.

\$ *5.00* to answer *...*

Call

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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

Defendant, 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 *April 30* 188*9* *...* Police Justice.

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

Dated _____ 188*9* 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 _____ 188*9* Police Justice.

0204

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Henry D. Sawyer

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

Henry D. Sawyer

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

The said *Henry D. Sawyer*

late of the City of New York, in the County of New York aforesaid, on the
twenty-first day of *April*, in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, in the
day time of the same day, with force and arms,

*one coat of the value of nine
dollars, one vest of the value
of five dollars, one pair of
trousers of the value of five
dollars, one suit of the value of
one dollar, one undershirt of the
value of one dollar, and one pair
of stockings of the value of twenty-five cents,*

of the goods, chattels, and personal property of one *William Trisman*,
on the person of the said *William Trisman*, then and there being
found, from the person of the said *William Trisman*, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made
and provided, and against the peace of the People of the State of New York, and their dignity.

Richard B. Smith

District Attorney.

0205

BOX:

260

FOLDER:

2507

DESCRIPTION:

Dervin, Patrick J.

DATE:

05/12/87



2507

0206

226

Counsel, *Adapt*
Filed, 12 day of May 1887
Plends, *Northway*

Witnesses:
W. R. Anderson

THE PEOPLE
vs.
B
Patrick, J. Revinn

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1999, Sec. 5].

RANDOLPH B. MARTINE,
22 May 24/03 District Attorney.
Responded to a Special
Process for trial by amount
A True Bill.

G. J. DeWitt
24 May 11/11
W. R. Anderson

0207

Grand Jury Room.

PEOPLE

vs.

J. J. Levin

~~*off. Langston*~~

off. Keardon.

0208

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Randolph B. Martine

The Grand Jury of the City and County of New York, by this indictment
accuse *Randolph B. Martine* —

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

The said *Randolph B. Martine*,

late of the City of New York, in the County of New York aforesaid, on the *first*
day of *May*, in the year of our Lord one thousand eight hundred and
eighty~~...~~, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0209

BOX:

260

FOLDER:

2507

DESCRIPTION:

Devine, James

DATE:

05/17/87



2507

0210

Witnesses:

Off Shaidan

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

358

Graven

224 Broadway

Counsel,

Filed, *17* day of *May* 188*7*

Pleas, *New York*

THE PEOPLE

vs.

James Reine

663 Avenue
Paul B. Hall

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1890, Sec. 51.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

G. J. ...
Foreman.

Part 3. November 1887
Complaints sent to ...

0211

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Devine

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

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

The said *James Devine,*

late of the City of New York, in the County of New York aforesaid, on the *first*
day of *May* in the year of our Lord one thousand eight hundred and
eighty-*seven*, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituuous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0212

BOX:

260

FOLDER:

2507

DESCRIPTION:

Devlin, Joseph

DATE:

05/24/87



2507

0213

491

WITNESSES:

Wm Seymour

The evidence in this case will not warrant a conviction as the element of criminal intent is wholly lacking and considering that the deft was but an agent in the supply of another and with no intent to violate the law I therefore recommend that this indictment be dismissed

Randolph B. Martine
A. Martine
April 28/92

Counsel,

John C. Smith

Filed

day of May

1887

Pleads

THE PEOPLE,

vs.

Joseph Devlin

MISDEMEANOR.

§ 1938, Consolidation Act, and § 316, Revised Ordinances of 1880.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm Seymour
Foreman.
Wm C. Smith
Underlinen.
Wm C. Smith
Dismissed

0214

No. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

34 District Police Court.

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

Question What is your name?

Answer *Joseph Devlin*

Question. How old are you?

Answer *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *551 - 3rd Avenue New York*

Question What is your business or profession?

Answer. *Labourer*

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

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

Joseph Devlin

Taken before me this

day of

188

Police Justice.

0215

5
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 January 6 1887 J. H. Thompson Police Justice.

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

Dated Jan 6 1887 J. H. Thompson Police Justice.

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

Dated _____ 188 _____ Police Justice.

0216

BAILABLE

No. 1, by Joseph S. Robinson
 Residence 107 East 65 Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court 38 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Seymour
vs.
Joseph Dentler

2 _____
 3 _____

Dated Jan. 6th 1887
Ford Magistrate.
Seymour Officer.
S.P.C. Precinct.

Offense Arrest

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



\$ 1.00 to answer G. S.
Bailed

0217

STATE OF NEW YORK: }
New York: }

3^d District Police Court.

Daniel Seymour being duly sworn,
deposes and says, that on the 6 day of Jan 1887 at the City
of New York, in the County of New York, Joseph Deolin
did, in violation of the form of the Statute in such case made and provided, unlawfully and
wilfully throw, expose, and place in and upon a certain street, highway and public place in
said city, open for the passage of animals, and situate in the 10th
Ward, in said city, and known as Bowling therein, a certain salt
and substance known as common salt, for the purpose of dissolving certain snow which had
theretofore fallen and then was deposited thereon; which said salt and substance was not by
him, the said Joseph Deolin thrown, exposed, or placed upon a curve, or
crossing, or switch of a railroad track then and there being.

Wherefore the Complainant prays that the said Joseph Deolin
may be arrested, and dealt with according to law, and more especially according to the follow-
ing law made and provided, to wit: "An Act to prevent injury to animals in the City of
New York;" passed February 8, 1876.

Sworn to, this
before me

6 day of Jan, 1887

Daniel Seymour

Edmund [Signature]
Police Justice.

02 18

POLICE COURT, 3^d District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

LAWS OF 1876, CHAP. 16.

AN ACT

To PREVENT INJURY TO ANIMALS IN THE CITY OF
NEW YORK.

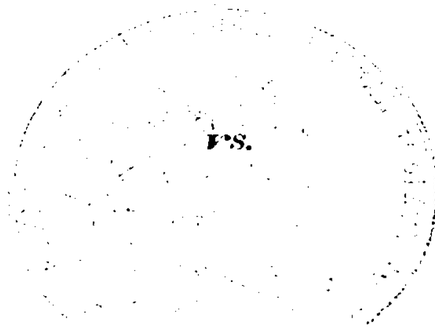
Passed February 8, 1876, three-fifths being present.

*The People of the State of New York, represented in
Senate and Assembly, do enact as follows:*

Section 1. Every person who shall wilfully throw, expose or place, or who shall wilfully cause or procure to be thrown, exposed or placed, in or upon any street, highway or public place in the City of New York, open for the passage of animals, any nails, pieces of metal, glass, or other substance or thing which might maim, wound, lame, cut or otherwise injure any animal, shall be guilty of a misdemeanor.

Sec. 2. Every person who shall throw, expose or place, or who shall cause or procure to be thrown, exposed or placed in or upon any such street, highway or public place, except upon the curves, crossings or switches of railroad tracks, any salt, saltpetre or other substance for the purpose of dissolving any snow or ice which may have fallen or been deposited thereon, shall be guilty of a misdemeanor.

Sec. 3. This Act shall take effect at the expiration of ten days after its passage.



CRUELTY TO ANIMALS.
SALTING STREET.

Joseph Seolin
DATED, Jan. 6th 1887
Ford Magistrate.
H. Clerk.
Leyman Officer.

WITNESSES:

Henry Beigh, 100 East 22d St.

BAILLED \$_____ to ans. _____ Sess.

By _____

_____ STREET.

0220

U. S. General Sessions Court.

The People of the
State of New York

Plaintiff

against

Joseph Swablin

Defendant.

Demurrer

JOHN O. MOTT,

Attorney for

Defendant

140 Nassau Street,

MORSE BUILDING,

NEW YORK.

To *John O. Mott*
Attorney for

Esq.

Due service of

is hereby admitted.

Dated, New York,

18

Attorney for.....

0221

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Dandini

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

Joseph Dandini —

(§ 1938 Consolidation of a MISDEMEANOR, committed as follows:
Act.)

The said

Joseph Dandini

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *January*, in the year of our Lord one thousand eight hundred and eighty ~~two~~, at the Ward, City and County aforesaid, did unlawfully throw, expose and place, and cause and procure to be thrown, exposed and placed, in and upon a certain street and highway there situate, known as

the Broadway —

(otherwise than upon the curves, crossings, or switches of certain railroad tracks then and there being), a quantity of saltpeter, and a quantity of a certain other substance to the Grand Jury aforesaid unknown, for the purpose of dissolving certain snow and ice which had fallen and been deposited, and was then and there upon the street and highway aforesaid; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0222

SECOND COUNT, (§ 316, Revised Ordinances of 1880.)

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

George B. Martin —

of the CRIME OF VIOLATING AN ORDINANCE OF THE COMMON COUNCIL OF THE CITY OF NEW YORK, committed as follows:

The said *George B. Martin*.

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did unlawfully cast, throw and sprinkle, and cause to be cast, thrown and sprinkle, in and upon a certain *street*, and highway there, known as *The Bowery*, and in and upon a certain railroad track, there, otherwise than upon any switches or turnouts of the same, a quantity of salt, and a quantity of a certain other substance to the Grand Jury aforesaid unknown, for the purpose of melting certain snow and ice which had fallen, accumulated and been deposited, and was then and there upon and in the *street*, highway and railroad track aforesaid, and did then and there and thereby offend against a certain ordinance therefore duly passed by the Common Council of the City of New York, and then and there in full force and operation, which said ordinance is as follows, that is to say:

“It shall not be lawful for any person or persons, company or corporation, to cast, throw, or sprinkle, or cause to be cast, thrown or sprinkled, salt, or any other substance, in or upon any avenue, street, railroad track, except upon switches and turnouts, lane, alley, highway or public place in the City of New York, for the purpose of melting any snow or ice which may have fallen, accumulated or been deposited upon or in any such avenue, street, railroad track lane, alley, highway or public place in the said city, under a penalty of not less than five hundred dollars, nor more than one thousand dollars for each and every violation of an against the provisions of this section; provided that permission to throw salt on switches and turnouts on railway tracks be first obtained from his honor the Mayor.”

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

RANDOLPH B. MARTINE,

District Attorney.

0223

BOX:

260

FOLDER:

2507

DESCRIPTION:

DiCiurcio, Giovanni

DATE:

05/18/87



2507

0224

P.O. 370

Witnesses:
William J. Adams

Counsel, *Greedy*
Filed *18* day of *May* 1888
Pleads *Not guilty to.*

THE PEOPLE

vs.

B

Giovanni Di Civico

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

RANDOLPH B. MARTINE,

District Attorney.

*Off. from June 17
P. 2/24/88
Bail dock.*

A True Bill.

J. H. M. Foreman.

*Received on
June 17 1888*

*Dec 5 1888. This case has been
before the grand jury several
times and the complainant
has failed to appear.
The complainant could not
be found yesterday and
I respectfully suggest
that the defendant be discharged
on his own recognizance.*

H. P. Mason
D. J. Dist.

0225

Police Court 2 District.

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

Johanna P. Antonio
of No. 145 Thompson Street, aged 28 years,
occupation Keep home being duly sworn

deposes and says, that on the 5th day of April 1887 at the City of New
York, in the County of New York, in said premises

he was violently and feloniously ASSAULTED and BEATEN by Giovanni DiCristina
(now here) who struck deponent one
violent blow in the face with a fitcher which
he then and there threw from his hand and
willfully and maliciously cut and stabbed deponent
in the left arm with a pair of shears which
he then and there held in his hand cutting
deponent's arm across. And deponent further
says such assault was committed

with the felonious intent to take the life of deponent, or to do ~~him~~^{her} 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 April 1887 } Johanna P. Antonio

J. Thompson Police Justice.

0226

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Giovanni Dichusta 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. *Giovanni Dichusta*

Question. How old are you?

Answer. *27 years old*

Question. Where were you born?

Answer. *Italy*

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

Answer. *60 Terry St.*

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 was drunk and don't remember any thing about it.

Di Cirro Gialucci

Taken before me this

day of *April* 188*8*

John W. ...

Police Justice.

0227

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 *April 18* 188 *J. H. Murphy* Police Justice.

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

Dated *April 23* 188 *J. H. Murphy* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0228

Police Court-- 2 District. ⁵⁷⁵

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Johanna P. Antonio
166 Elm
Giovanni Wickuta

2
3
4



offence *Ala with*

Dated *April 18* 188 *7*

Ford Magistrate.

Peter O'Neil Officer.

F Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

500 to answer *L. J.*

Barth

BAILED,

No. *1* by *Peter Antonio*
Residence *Hog Canal* Street.

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street.

No 4, by _____
Residence _____ Street.

0229

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

THE PEOPLE OF STATE OF NEW YORK,

against

Giovanni Di Ruvico

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

- Giovanni Di Ruvico -

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

The said *Giovanni,*

late of the City of New York, in the County of New York aforesaid, on the
thirteenth day of *April,* in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *John P. Antonio,*
in the peace of the said People then and there being, feloniously did make an assault,
and *then* the said *John,*
with a certain *knife and also a certain pair of shears,*
which the said *Giovanni -*
in *his* right hand then and there had and held, ~~the same being a deadly and~~
~~dangerous weapon~~ then and there wilfully and feloniously did cut, stab and wound,
~~the same being such means and force~~
~~as were likely to produce the death of~~
~~the said John,~~
with intent *then* the said *John,*
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
Giovanni -
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Giovanni,*

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 *John,*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *then* the said
John -
with a certain *knife and also a certain pair of shears,*
which the said *Giovanni -*
in *his* right hand then and there had and held, the same being
~~an instrument and weapon~~ likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Richard J. Smith

District Attorney.

0230

BOX:

260

FOLDER:

2507

DESCRIPTION:

Diehl, Louis

DATE:

05/17/87



2507

333

Witnesses:

W. S. Suttman

Counsel, *Andrew S. Suttman*
Filed *17* day of *May* 188*7*
Pleads *Not Guilty*

THE PEOPLE

vs.

RS

Louis Richl

Violation of Excise Law.
(Sunday).
III Rev. Stat., 7th Edition, page 1089 Sec. 21, and
page 1089, Sec. 51.

RANDOLPH B. MARTINE,

District Attorney.

1825 ...

A TRUE BILL.

Part III June 14/87.

Bailly forfeited.

Glynn

Foreman.
Complaint sent to the Court
of Special Sessions.

Part III, Dec. 17, 1888.

0231

0232

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 Dield

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

- Louis Dield -

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *Louis Dield,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *1st* day of *May*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

Franka Kuhlmann, and to

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

SECOND COUNT:

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

- Louis Dield -

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows :

The said *Louis Dield,*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

0233

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain 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.

THIRD COUNT:

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

- Louis Dinkel -

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

The said *Louis Dinkel,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

800 East 150th Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0234

BOX:

260

FOLDER:

2507

DESCRIPTION:

Dillon, Thomas

DATE:

05/05/87



2507

0235

BOX:

260

FOLDER:

2507

DESCRIPTION:

Connors, John

DATE:

05/05/87



2507

0236

BOX:

260

FOLDER:

2507

DESCRIPTION:

Conklin, William

DATE:

05/05/87



2507

0237

Witnesses:

W. S. Wright

John Gray

W. O. Coburn

It appearing by the within affidavits that it is impossible to secure the attendance of Gate Coburn a material and necessary witness for the People and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the

defendant herein, John Coburn, be discharged on his own recognizance.

N. Y. June 1, 1887

Randolph B. Martine
District Attorney.

John Gray
John Coburn
by Gray on his own
recognizance

J. 14/87 16-6-87

J. Planer

Counsel,

Filed *5* day of *May* 1887

Pleads, *C. Gray*

Involuntary in the Third Degree
Grand Jury, Second Degree
Sections 495, 506, 528 and 531

THE PEOPLE

vs.

Thomas Dillon

John Connors

William Conklin

RANDOLPH B. MARTINE,

Dr. May 12/87 District Attorney.

No 1 & 3 read Burg 3d etc

Each Attorney & Refug of 12

A True Bill.

James P. [unclear]
Foreman

Gray
over

0238

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Affidavit wanted

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Kate Pyburn*

of No. *62 Rutgers Street 2nd floor back*

Money to J. J. [unclear]

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *28* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John Connors

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, (I, FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *June*, in the year of our Lord 188*8*)

RANDOLPH B. MARTINE, District Attorney.

0239

GLUED PAGE

Court of General Sessions.

THE PEOPLE

vs.

Abraham Marks

and County of New York, ss.:

Abraham Marks

being duly

worn, deposes and says: I reside at No. *435 Grand*

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the *27* day of *June* 188*7*,

I called at *No. 62 Rutgers Street*

the alleged residence of *Kate Pyburn*

the ~~complainant~~ ^{Witness} herein, to serve her with the annexed subpoena, and was informed by

one of the tenants that the said Kate left there some time ago and went to live with her sister somewhere on Long Island,

I made diligent inquiry but could not ascertain where the said Kate moved to or where she could be found.

Sworn to before me, this *28* day

of *June* 188*7*

Rudolph L. Schauf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Abraham Marks

Subpoena Server.

Subpoena of which the within is a copy, upon
my sworn deposes and says he
1887, by
on

If it is shown to the satisfaction of the District Attorney's Office that the complainant, or any other person, has been brought out, or if a fact which you think material was not stated by the complainant, please state the same to the District Attorney or one of his assistants.
State of New York,
City and County of New York,
If it is shown to the satisfaction of the District Attorney's Office that the complainant, or any other person, has been brought out, or if a fact which you think material was not stated by the complainant, please state the same to the District Attorney or one of his assistants.

0240

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

John Lamore

Offense :

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of
Abraham Marks
Subpoena Server.

Failure to Find Witness.

0241

SUBPÆNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

Kate Pyburn

of No.

62 Rutgers

Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 28 day of June instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John Larsons
in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of June, in the year of our Lord 1887

RANDOLPH B. MARTINE, District Attorney.

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpœna is disobeyed, an attachment will immediately issue. Bring this Subpœna with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

0242

GLUED PAGE

Court of General Sessions.

THE PEOPLE

vs.

John Connors

City and County of New York, ss.:

Cornelius Seary

being duly

sworn, deposes and says: I am a Police Officer attached to the

7th

Precinct,

in the City of New York. On the

28

day of

June

188

I called at

No. 62 Rutgers Street

the alleged

residence of *Kate Pyburn*

the ~~complainant~~ ^{witness} herein, to serve her with the annexed subpoena, and was informed by one of

the tenants that the said Kate Pyburn left there several weeks ago, and went to live with her sister on Long Island.

I made diligent inquiry but could not ascertain the present address of the said Kate Pyburn.

Cornelius

Cornelius Seary

7th Precinct

Sworn to before me, this

28

day

of

June, 188

Adolph L. Scharf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.
Side of New York and County of New York } as sworn, deposes and says he

0243

Court of General Sessions.

THE PEOPLE, on the Complaint of
John Conroy
vs.
Offense :

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer
Arthur Leary
7th Precinct.

Failure to Find Witness.

0244

Police Court— 3rd District.

City and County } ss.:
of New York,

of No. 52 West 11th Street, aged 42 years,
occupation Real Estate being duly sworn

deposes and says, that the premises No. 196 Cherry Street, 7 Ward
in the City and County aforesaid the said being a four story brick
building

and which was occupied by ~~deponent~~ a Mrs Meyer
and in which there was at the time a human being, by name Kate Pyburn
and Edward Marra

were BURGLARIOUSLY entered by means of forcibly breaking open
the panel and the locks of four doors
leading to the water closets on the hallway
of the first floor of said premises.

on the 17 day of April 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of leaden pipe of the value
of fifty dollars

the property of Maria S Wright,

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

Thomas Dillon, John Carron, and
and William Ranklin (all known)

for the reasons following, to wit:

Deponent is informed by
Kate Pyburn of No 196 Cherry Street,
that in the afternoon of said 17th day
of April 1887 at the hour of about
4 o'clock she saw said three defendants
in the hallway of said premises, and
in the act of breaking the doors above
described, that she sent for a Police
officer to cause their arrest, that

0245

before the officers came said defendants had gone, and that she then discovered that the leaden pipe was cut out of the water closet - and carried away

Sworn to before me this William P. Knight
20th day of April 1887

J. M. M. W. V. Police Justice

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

of the City of New York, until he give such bail.

I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

Police Court, District, Offence—BURGLARY.

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Dated 1887
Magistrate.
Officer.
Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
§ to answer General Sessions.

0246

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation domestic of No. Kate Pyburn

196 Cherry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William P. M... ..

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

Sworn to before me, this 20
day of April 1887

Kate Pyburn
Maase

Wm M. Stearns
Police Justice

0247

Sec. 198-200.

3rd

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question. What is your name?

Answer William Cantlin.

Question. How old are you?

Answer 15 years

Question. Where were you born?

Answer. New York

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

Answer. 220 Cherry Street 1 year

Question. What is your business or profession?

Answer. Roller factory

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

William Cantlin
(mark)

Taken before me this

20

day of April

1889

Samuel M. ...

Police Justice.

0248

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

John Carraro 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

John Carraro

Question. How old are you?

Answer

13 years

Question. Where were you born?

Answer.

New York

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

Answer.

12 Pellam Street 4 years

Question. What is your business or profession?

Answer.

Work in a Stationary Store

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

John Carraro

Taken before me this

20th
day of *April*
1887

Police Justice.

0249

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Thomas Dillon 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 Dillon*

Question. How old are you?

Answer *15 years*

Question. Where were you born?

Answer *New York*

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

Answer *220 Cherry Street 5 years*

Question. What is your business or profession?

Answer *Picker.*

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*

Thomas Dillon

Taken before me this

1888
John J. [Signature]

Police Justice.

0250

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

Thomas Dillan, John Connor & William Coulter
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, such and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated April 20 1887 Wm J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0251

Police Court

District

622

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. P. Wright
57 West 11th St
1 *Thomas Dillon*
2 *John Cannon*
3 *William Coulter*
4

Wm. C. Murray
Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *April 20* 188*7*

Murray Magistrate.

O'Leary & Co. Officer.

Precinct.

Witnesses *Wm. P. Wright*

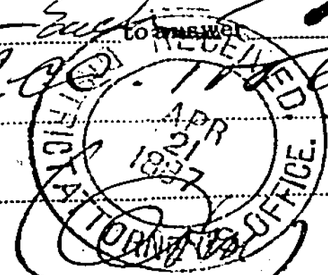
No. *196 Cherry* Street. *2nd Floor Back*

Edward O'Hara
No. *112 Murray St.* Street. *2nd Floor*

Patrick Foley

No. *4th West* Street.

\$ *500* each



S.P.O. 11762 623

0252

Court of
General Sessions
People
against

John Connors

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET.

New York, 20 April 1887

CASE NO. 28680 OFFICER Leary, J. Pratt
 DATE OF ARREST 19 April
 CHARGE Burglary
 AGE OF CHILD 15 years
 RELIGION Catholic
 FATHER James infirm not working
 MOTHER dead
 RESIDENCE 12 Pelham St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

John Connors was
 arrested six months ago with
 companion Willow on charge
 of stealing a smoke-stack.
 Was never tried. Has worked
 since then at the Aerie
Stationary Coy Broam St, and
 keeps to support family with
 sister. The Aerie Stationary
Coy speaks well of him. Police
 officers give him a bad name

All which is respectfully submitted,

Stellows Larkins
Supt

To Dist Attorney.

0253

*Court of
General Sessions*

*People
vs*

John Brown

Chickam

PENAL CODE

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

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

0254

Court of
General Sessions
People
vs

Thomas Dellow

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET.

New York, 20 April 1887

CASE NO. 2867 OFFICER Henry J. Owen
 DATE OF ARREST 19 April
 CHARGE Burglary
 AGE OF CHILD 15 years
 RELIGION Catholic
 FATHER Thomas
 MOTHER Bridget
 RESIDENCE 220 Cherry St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Thomas Dellow
associated with young thieves
and has been arrested once
before with present companions
common. He feeds occasionally
from poor surrounding bad.

All which is respectfully submitted,

Thomas Dellow
Supt

To Dist. Attorney

0255

Court of
General Sessions

People
vs
M. Hillman

PENAL CODE

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

0256

Court of
General Sessions

People
vs

Wm Conkling

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET.

New York, 20 April 1887

CASE NO. 2668 OFFICER Leary / Prior
 DATE OF ARREST 19 April
 CHARGE Burglary
 AGE OF CHILD 15 years
 RELIGION Catholic
 FATHER Jeremiah
 MOTHER Mary
 RESIDENCE 220 Cherry St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Wm Conkling is only
 two months out of the N. Y.
 Catholic Protectory where he
 was placed by mother 18 months
 ago. He associates with
 bad boys. Home poor.
 Parents drink.

All which is respectfully submitted.

J. Tillon
Supt

To Dist. Attorney

0257

Court of
General Sessions

People
vs
New York
Dunbar
PENAL CODE

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

0258

District Attorney's Office.

Per Law
PEOPLE

vs.

John Connor

Thursday June 2nd 187

All Served

June 1st

0259

District Attorney's Office.

PEOPLE

vs.

John ...

Prisoner

*In 9th ...
...
...
...*

0260

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 Dixon, John
Rommers and William
Roudain

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

Thomas Dixon, John Rommers
and William Roudain —

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Thomas Dixon, John Rommers
and William Roudain, do —

late of the Seventh — Ward of the City of New York, in the County of
New York, aforesaid, on the seventeenth day of April, in the year of
our Lord one thousand eight hundred and eighty-seven, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the building of one

— Maria S. Wright, —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to
wit: with intent, the goods, chattels and personal property of the said

Maria S. Wright. —

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

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Thomas Dillon, John Connors and
William Pontalino —
of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows :

The said *Thomas Dillon, John Connors*
and William Pontalino, all —

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

a quantity of lead pipe of more
particular description than is
to the Grand Jury aforesaid
mentioned of the value of
fifty dollars,

of the goods, chattels and personal property of one

Maria S. Wright, —

in the *building* of the said

Maria S. Wright, —

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

0262

THIRD COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

RANDOLPH B. MARTINE,
District Attorney.

0263

BOX:

260

FOLDER:

2507

DESCRIPTION:

Dionesie, Guiseppe

DATE:

05/09/87



2507

0264

125

Witnesses:

Mr. Craig
Officer McGuire

Counsel, _____
Filed, 9 day of May 1887
Pleads, _____

[Section - Part - Penal Code]

THE PEOPLE

vs.

Giuseppe Ronese

RANDOLPH B. MARTINE,
District Attorney.

By _____

A True Bill.

Foreman.

The defendant
being duly advised
reads that he has
received satisfaction
for the injury
and that defendant be
discharged therefrom
upon his recognizance to appear
Sept 29, 1887

Vermon M. Davis
Act Dist Atty

0265

-----X

People

vs.

Dionisio

Report.

-----X

This is an application to discontinue the criminal proceedings against the above defendant. The defendant is charged with violation of trade mark law. The application is made by the complainants pursuant to an arrangement made between defendant and complainant, to the effect, that if the defendant will pay \$500 towards the expenses incurred by complainant in the action, the complainant will stop all proceedings with the consent of the Court and District Attorney.

As this crime is a misdemeanor, and as the party injured has a remedy by civil action, I recommend that the complainant prepare the necessary papers, and by motion upon notice to the District Attorney, apply to the court for leave to compromise the matter under sections 663, 664 & 665 of the Code of Criminal Procedure.
N. Y. May 31st 1887.

V. M. Davis.

To Mr. Martin.

0256

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Divisio,

Report.

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY.

James P. ...
1/17

M.S.

0267

Grand Jury Room.

PEOPLE

vs.

[Faint handwritten text]

*Mr. Tolson
Don. H. ...
20th
AM in A. at 40 Bell*

[Handwritten signature]

Court of General Sessions.
County of New York.

The People of the State
of New York
against
Giuseppe Dionisio.

On indictment for
counterfeiting trademark

State of New York }
City and County } SS:
of New York }

I, Thomas Craig, of the City,
County and State of New York, the complain-
ant and prosecutor in the above-entitled
case, do hereby acknowledge that I have re-
ceived full satisfaction for the injury
complained of in this case.

Dated at the City of New York, this 21st
day of September, 1887.

Thos. Craig

~~Witness my hand~~
John A. Anderson

0269

Court of General Sessions

People v

v

Giuseppe Dionisio

Acknowledgement

0270

Court of General Sessions, PART *One*

THE PEOPLE

vs.

Giuseppe Dionesio

INDICTMENT

For

To

M

Antonio Cuned

No.

203 Grand

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Monday* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Tuesday* the *10* day of *May* instant, at eleven o'clock in the forenoon.

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

RANDOLPH B. MARTINE,

District Attorney.

0271

203 France

0272

ROBERT J. DEAN.

WILLIAM WILLS.

R. J. DEAN & COMPANY,
Bankers and Warehousemen,

BANKING HOUSE AND GENERAL OFFICES :

302 Greenwich Street, corner Chambers,

BONDED, FREE AND COLD STORAGE WAREHOUSES.

BONDED WAREHOUSES :

603, 605 & 607 Greenwich Street,
43, 45 & 47 Clarkson Street,
90, 92, 94, 96 & 98 13th Avenue, North River,
and 544, 546, 548 & 550 West 14th Street.

FREE WAREHOUSES :

164, 166, 173 & 175 Chambers Street,
294, 296, 298, 300, 302, 492, 494, 496, 498, 500,
502, 504 & 506 Greenwich Street.

COLD WAREHOUSES :

90, 92, 94, 96, 98, 100, 102 & 104 N. Moore Street,
390, 392 & 394 Greenwich Street, and
66 & 68 Beach Street.

MONEY TO LOAN AT ALL TIMES ON
MERCHANDISE IN WAREHOUSES.

New York, May 6th 1887

Dear Mr Martine.

I have just received a summons from your office requesting me to appear before the Grand Jury as a witness in a case against Giuseppe Dionisio on Monday May 9th 1887. My object for writing you is to explain the reason why it will be impossible for me to answer the summons on that date. Less than one hour before I received your notice, I received a telegram that my Brother at Albany Vermont who has been sick about two weeks was dying which necessitates my going there at once. I shall start to night & cannot get back before the middle of next week, and on my return I will give the

0273

Grand Jury any information I can in
connection with the Dionicio case.
Hoping the foregoing explanation of my
absence will be satisfactory, and feeling
reasonably certain that you will excuse
my absence under the circumstances,
I remain with kind regards to your
good self and Judge White.

Very truly yours
J. A. Shaw.

0274

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert J. Deane

aged *38* years, occupation *Strap Maker* of No.

302 Greenwich Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *James Tracy*

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

knowledge. *as far as it pertains to me*

Sworn to before me, this *23*
day of *November* 183

Robert J. Deane

Robert J. Deane
Police Justice.

0275

State of New York,

ss:

City and County of New York,

Thomas Craig, ^{304 13702200001} being duly sworn, deposes and says:

That he is by profession a detective, and is especially employed by the firm of Martini & Rossi, of Turin, Italy, as their agent to discover and bring to justice infringers of their trademark for an article of merchandize known by the name of "Vermouth," that the said trademark consists of the union of certain fanciful designs, words and figures as shown in the annexed fac-simile thereof marked Exhibit No. 1; that the said trademark ~~exists as the union of certain~~ as this deponent is informed and believe, has been (with slight and immaterial modifications from time to time) in the sole and exclusive use of the said firm of Martini & Rossi and their predecessors in business for a long period of years past, and that the merchandize so marked has acquired wide celebrity in Europe and in the United States of America; that the said trademark is registered in the United States Patent office under the act of Congress in such cases made and provided, the official certificate whereof deponent is ready to produce in Court whenever required; and that the manner of using said trademark is by pasting the same upon the bottles containing the said merchandise.

And this deponent further deposes and says that he has reason to believe and does believe, that a great number of bottles to which are affixed the said trademark belonging as aforesaid to the said firm of Martini & Rossi, are being used and filled and have been sold and offered for sale by certain persons styling themselves by the firm name of Saitta & Cuneo, of No. 315 Greenwich Street, in the City of New York (the individuals of which ostensible firm are unknown to this deponent) in vio-

0276

lation of Sections 364, 365, 366, 367 and 368 of the Penal Code of this State; that the reasons and grounds of his belief are communications in writing in the possession of deponent, statements of various persons dealing in and vending said merchandise, and the fact that deponent by himself and his assistants has seen and obtained possession of some of the said bottles which deponent is advised came from the aforementioned parties; that from the sources of information above stated this deponent believes that such bottles can be found at the said No. 315 Greenwich Street, and at the Warehouse of R. J. Dean & Co., at No. 298 Greenwich Street, in said City; where, this deponent is informed and believes, the said Saitta & Cuneo have similar bottles stored; and that others may be found at the stores of S. H. May & Co., 58 Warren Street, of Marco Maurer, 51 Crosby Street, and of Zucca & Co., 59 Broad Street, all in the said City of New York, to whom the said Saitta & Cuneo, have, as this deponent is informed and believes, directly or indirectly sold the same.

Wherefore deponent prays that a Warrant may issue to search each of the aforementioned premises to the end that the said bottles may be discovered, and that the persons or person having them in possession may be brought before the Magistrate issuing the same for examination, under and pursuant to Section 371 of Penal Code of New York.

Sworn to and subscribed
before me this ^{14th}
day of November, 1886.

P. G. Duffy

Hub. Craig

0277



0278

M

Veredum of work

Sir, You will please take notice that a copy of which the within is a copy, was this day duly entered in the within entitled action, in the office of the

Shuman Craig

vs.

Suita Deanna

Clerk of the

Dated N. Y.,18

Yours, etc.,

Attorneys for
68 & 70 WILLIAM ST.,
NEW YORK.

COUDERT BROTHERS,

ATTORNEYS FOR
68 & 70 WILLIAM STREET,
NEW YORK.

To: Esqr.,

Att'y for

Due and timely service of a copy of the within

is hereby admitted.

N. Y.,18

Attorney for

To

Attorney for

0279

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

12th District Police Court.

Joseph Lionisii 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 *Giuseppe Lionisii*

Question How old are you?

Answer *32 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *577 Court St. Brooklyn*

Question What is your business or profession?

Answer *Legum dealer*

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, I demand a trial by Jury at the Court of General Session Giuseppe Lionisii*

Taken before me this

22

day of *August* 188*7*

Charles J. Smith

Police Justice.

0280

Sec. 797.

1st District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

In the name of the People of the State of New York, To any Policeman of said City :

Proof by affidavit having been this day made before me P. G. Duffy Esquire,
Police Justice of said City, by Thomas Craig, of No. 304 Broadway
~~Street~~, in the said City, that the following property, to wit: Various bottles con-
taining an article of merchandise known as "Vermouth"
bearing a counterfeit trademark ^{the name of which is} owned by Martini
Rossi of Turin, Italy, are concealed or stored at Nos.
315 and 296 Greenwich Street, and at Nos. 58 Warren
Street, 51 Crosby Street, and 59 Broad Street, all in the
said City of New York; and that said counterfeit trademark
is applied to spurious merchandise purporting to be made
by said Martini & Rossi; in violation of the Penal Code
of this State,

~~Has been feloniously taken, stolen, and carried away by~~

~~and that he has a probable cause to suspect, and does suspect that the said~~
~~or part thereof now concealed in the dwelling house or premises of~~
~~situate on a lot of ground fronting on No. Street, in the~~
~~Ward of said City.~~

THESE ARE THEREFORE, in the name of the People of the State of New York, to command
and authorize you, with proper assistance, in the day time, to enter into the houses or premises of the
~~said~~ situate as aforesaid, and there make immediate
search for the said bottles and if the same, or any part thereof
shall be found, then you are likewise commanded to bring the same so found, together with the ~~said~~

~~person~~ ^{or persons} in whose custody the same shall be so found, before me or some other Police Justice in
and for the said City and County, to be dealt with as the law directs. This Warrant unless executed
within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,
this Eleventh day of November one thousand
eight hundred and eighty 6.

P. G. Duffy
Police Justice.

0281

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

Seferunk
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Nov 22 1886 Andrew J. White Police Justice.

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

Dated Nov 22 1886 Andrew J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

0282

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Shamoy Craig
304th Broadway
Giuseppe Simoni

Office Court
made man

BAILED,

No. 1, by *Antonio Cucco*
Residence *203 Grand* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Nov 22* 188 *6*

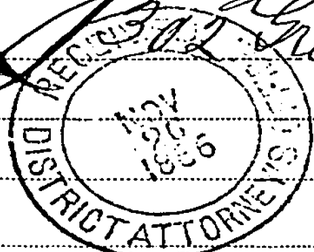
White Magistrate.
M. Quinn Officer.
Precinct.

Witnesses *St. J. Keane*
No. _____ Street.

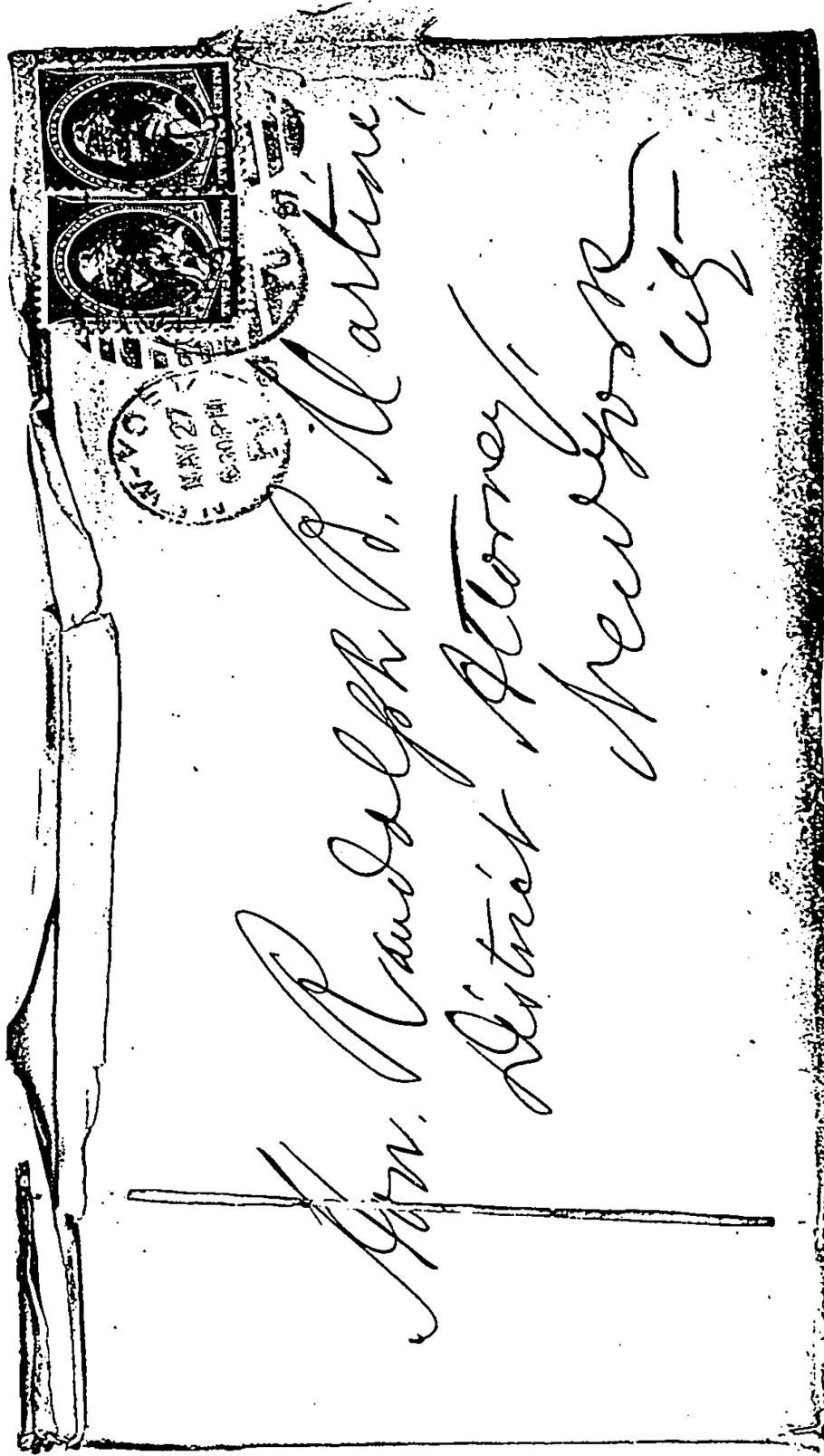
No. _____ Street.

No. _____ Street.

\$ *1000* to answer *St. J. Keane*
Bailed



0203



0284

Grand Jury Room.

PEOPLE

vs.

G. Lionessie

*Thos. Craig,
Sergt W. Guire*

0285

COUDERT BROTHERS,
COUNSELLORS AT LAW,
68 & 70 WILLIAM STREET,
P. O. BOX 2550,
NEW YORK.
PARIS: 3 RUE SCRIBE.

(Copy.)

New York, 15 January. 1887.

Hon. Randolph B. Martine,
District Attorney,
New York City.

Dear Sir:-

Some months ago Messrs. Martini & Rossi, of Turin, Italy, employed us to prosecute infringers of their Trademark for "Vermouth."

We engaged detectives and after a great deal of difficulty discovered the source from which the spurious article came. We then caused the arrest of one A. Areco, of No. 27. Centre Street, through whom the counterfeit was sold in this City. He was tried in October last, before the Court of Special Sessions, and sentenced to pay a fine of \$500. An appeal was taken, which is now pending and undetermined.

Subsequently to the trial of Areco, we ascertained to our satisfaction that the chief manufacturer of the counterfeit was one Joseph Dionesio who has a place of business in Court Street, Brooklyn. We learned that several hundred cases of fraudulent Vermouth were in Dean's Storehouses in this City, which we seized and had carried to Police Headquarters, and then caused the arrest of Dionesio who was held in \$500. bail for the action of the Grand Jury.

Since the proceedings just mentioned, Dionesio has been to see us and laid before us the whole history of the affair and sought the discontinuance of the proceedings against him. We have entertained Dionesio's overtures. Our position on this question has been that if he would give us satisfactory assurances of his purpose to desist

0286

COUDERT BROTHERS,
COUNSELLORS AT LAW,
68 & 70 WILLIAM STREET,
P. O. BOX 2559,
NEW YORK.
PARIS: 3 RUE SCRIBE.

2

from the infringement, and pay the detectives' bill for his services, we would not, with your consent, press the case. The proposition has been reduced to the understanding that Dionisio shall pay \$500. towards the expenses of detection which, however, amount to considerably more and upon paying that, the proceedings are to be stopped. The understanding is embodied in the enclosed papers, which we make a part of this letter.

With this explanation, we respectfully submit the matter to your official discretion.

Very respectfully yours,

COUDERT BROTHERS.

(Three copies of papers enclosed.)

(149-257-8.)

0287

COUDERT BROTHERS,
COUNSELLORS AT LAW,
68 & 70 WILLIAM STREET,
P. O. BOX 2559,
NEW YORK.
PARIS: 3 RUE SCRIBE.

(Copy.)

January 20, 1887.

Hon. Randolph B. Martine,
District Attorney.
City.

Dear Sir:

May we beg your attention to our letter of the 15th instant in the trademark cases of the People on the Relation of Martini & Rossi vs. Dionisio?

Our motive for troubling you now is to obtain an answer before the 22 instant, on which date, you will notice from an inspection of the papers, our time to comply with the proposed settlement expires.

We are, dear Sir,

Very truly yours,

COUDERT BROTHERS.

(149-352.)

0288

COUDERT BROTHERS,
COUNSELLORS AT LAW,
68 & 70 WILLIAM STREET,
P. O. BOX 2559,
NEW YORK.
PARIS: 3 RUE BONNE.

(Copy.)

January 22, 1887.

People vs. Dionisio

Hon. Randolph B. Martine,
District Attorney

Dear Sir:

Referring to our several communications of the 15th and 20th instant, in this case, we beg to withdraw our recommendation of a settlement, because, although we have endeavored to our utmost to obtain the action of your office upon it, the time within which it was to be done has now expired.

We are, dear Sir,

Very respectfully yours,

COUDERT BROTHERS.

(149-383.)

0289

COUDERT BROTHERS,
COUNSELLORS AT LAW,
68 & 70 WILLIAM STREET,
P. O. BOX 2559,
NEW YORK.
PARIS: 3 RUE SOFIE.

May 27, 1887.

People v. Lionisio.

Hon. Randolph R. Martin,
District Attorney,
New York City.

Dear Sir:

We beg to enclose to you copies of our several letters of January 15, 20 and 22 last in reference to a proposed withdrawal of the prosecution of the above case, from which you will observe that the proposition of the defendant therein failed to receive consideration because of your inability to look into the matter within the prescribed time.

Since then the offer has been renewed and will be open until you can consider it, and we respectfully submit it to you upon the grounds formerly stated and as shown

0290

COUDERT BROTHERS,
COUNSELLORS AT LAW,
68 & 70 WILLIAM STREET,
P. O. BOX 2559,
NEW YORK.
PARIS: 3 RUE SOUFLE

in the papers of which we now
send you copies as above
stated.

Be au, dear sir,
Very truly yours
Louis N. Swan

3 Enclosures.

0291

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ryinsay Dionese

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

Ryinsay Dionese of a Misdemeanor,

of the Crime of

committed as follows:

The said *Ryinsay Dionese*,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the Ward, City and County aforesaid,

did unlawfully and feloniously take
and offer for sale, without the consent
of the copyright proprietor herein men-
tioned, an article of merchandise, to-
wit: one hundred bottles each containing
and enclosing a certain compound, mix-
ture, preparation and drug called
Vermouth, to which said article of
merchandise, and to each of which
said bottles, so containing and enclosing
the same, there was then and there af-
fixed and placed the genuine trade
mark thereof lawfully adopted
by a certain proprietor doing
business in and by the firm name

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and wife of Martin and Ross, of
Twin in the Township of Hadley, the
same being a deed used to indicate the
said partnership of Martin and
Ross as the makers, owners and sellers
of a certain mine known as Vermont,
and by the said partnership usually
affixed to, and placed upon the title
containing the said mine, to denote
that the same was sold, conveyed,
deeded and prepared by them, against
the form of the Statute in such case
made and provided, and against the
peace of the People of the State of
New York, and their dignity;

Richard W. Brewster

District Attorney.