

0591

BOX:

308

FOLDER:

2933

DESCRIPTION:

Raschke, Gustan

DATE:

05/10/88



2933

0592

WITNESSES:

Wm. W. [Signature]
11/16/1888

Counsel,

Filed *10* day of *May* 188*8*

Pleads *Guilty*

THE PEOPLE,

vs.

B

Gustav Raschke

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1983, Sec. 21 and
page 1989, Sec. 13.]

JOHN R. FELLOWS,

John R. Fellows District Attorney.

A TRUE BILL.

[Signature]

Foreman.

May 14, 1888 Paid \$
on motion of Dept. by consent of
Dist. Atty.
complaint sent to Special Sessions

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gustav Raschke

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

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

The said

Gustav Raschke

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

Thomas McBride
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

Gustav Raschke
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

Gustav Raschke

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

JOHN R. FELLOWS,

District Attorney.

0594

BOX:

308

FOLDER:

2933

DESCRIPTION:

Ray, Michael

DATE:

05/08/88



2933

Witnesses;

George Lebut

W. John J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

W. J. Luman

19

Counsel,

Filed

1888

Pleads,

Chyruity

THE PEOPLE

vs.

Michael Ray

Grand Larceny, 5th Degree

(From the Person.)

[Sections 528, 58 0, 550 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. J. Luman

Foreman.

Part III May 11, 1888.

Pleads - Grand Larceny 2d degree

W. J. Luman

Dec 9/89

0595

0596

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

from person

of No. 66 Greenwich Street, aged 30 years,
occupation Cooper being duly sworn

deposes and says, that on the 19 day of April 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
person of deponent, in the night time, the following property viz:One silver watch and
metal chain attached
valued at three 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 Michael May brotherfor the reasons following, to wit:
On about the hour 7 on said
date as deponent was walking
on Washington Street having
the said watch to which was
attached the chain and which
watch was in the left pocket
of the vest then worn by deponent
as a portion of his family
clothing, when the said deponent
saw said watch and chain
and ran away with the same.
Deponent is informed by
Officer James Curran here present

Sworn to before me, this

day

188

Police Justice.

0597

that he Ray Curran arrested
the defendants on West Street and
saw the defendants throw the said
property into the street; ^{which property he afterwards} the said
deponent has since seen the
said property and identifies
the same as being the property
which was feloniously taken, stolen
and carried away from his possession
and person.

Young Albert

Sworn to before me
this 20th day of April 1894

Lawrence Police Officer

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ 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 _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of _____

ss. _____

1. _____

2. _____

3. _____

4. _____

Dated _____ 188 _____

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

0598

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No. 2nd Avenue

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Albert Goodrich

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 1888 John J. Curran

H. M. Brown
Police Justice.

0599

Sec. 198-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Ray 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. *Michael Ray*

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. *22 West St.; 11 months*

Question. What is your business or profession?

Answer. *School boy*

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

Answer. *I took the watch*

Michael Ray

Taken before me this

20

1888

John M. Thompson
Police Justice.

0090

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.

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the City Prison of New York, until he give such bail.

Dated 188 Police Justice.

Police Court 633 District.

THE PEOPLE, &c.,
vs. Robert
Glover
66 Greenwich
Michael Ray

Dated April 20 188
Murray Magistrate.
Curran Officer.

Witnesses
Call the officer

No. Street.
No. Street.
No. Street.
\$ 500 to answer

(Cm)

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

0601

General Sessions

The People

vs

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

New York, April 24 1888.

Michael Bay

CASE NO. 34700 OFFICER Thomas W. Gardner

DATE OF ARREST April 20

CHARGE

Securing from the person of a watch
and chain valued at \$3

AGE OF CHILD Fifteen years will be sixteen in 2 days

RELIGION Catholic

FATHER Michael laborer

MOTHER Mary

RESIDENCE 72 West Street.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Michael associates with a gang of young toughs who make a headquarters in Washington Street near Morris St and he seems to be beyond the control of his parents. The family have resided in the neighborhood for years. They reside in miserable rooms and the father Michael is intemperate but the mother is a very respectable woman. Bay has never been arrested before.

All which is respectfully submitted.

Wm. W. Ward
Pres.

To the Dist. atty.

0602

General Sessions

The People

vs

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

New York, April 24 1888.

Michael Bay

CASE NO. 34700

OFFICER Charles W. Gardner

DATE OF ARREST April 20

CHARGE

Securing from the person of a watch
and chain valued at \$3

AGE OF CHILD Fifteen years, will be sixteen in 2 days

RELIGION Catholic

FATHER Michael laborer

MOTHER Mary

RESIDENCE 72 West Street.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Michael associates with a gang of young toughs who make a headquarters in Washington Street near Morris St and he seems to be beyond the control of his parents. The family have resided in the neighborhood for years. They reside in miserable rooms and the father Michael is intemperate but the mother is a very respectable woman. Bay has never been arrested before.

All which is respectfully submitted,

Wm. H. Ward
Pres.

To the Dist. Atty.

200

General Session

The People

2

Michael Ray

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.

0603

Leant of

General Session

The People

vs

Michael Ray

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.

0604

0605

CERTIFICATE OF BAPTISM.

St. Peter's Church.

This is to Certify, That *Michael Rea*
Born of *Michael Rea* and *Mary Granger*
on the *13* day of *April* 18*72*, was baptized on the *28*
day of *April* 18*72*, by *Rev. M. A. Farrell*
Henry Rea and *Elizabeth Rea* Sponsors,
as appears from the Baptismal Register of St. Peter's Church.

New York, *May 1* 18*78*

James McLean Pastor of St. Peter's Church.

SULLIVAN & SCHAEFER, PRINTERS, 60 BARCLAY ST., N. Y.

0606

CERTIFICATE OF BAPTISM.

St. Peter's Church.

This is to Certify, That Michael Rea
Born of Michael Rea and Mary Granger
on the 13 day of April 1877, was baptized on the 28
day of April 1877, by Rev. M. B. Farrel
Henry Palmer and Robert Smith Sponsors,
as appears from the Baptismal Register of St. Peter's Church.

New York, May 1 1888

James McLean Pastor of St. Peter's Church.

SULLIVAN & SCHAEFER, PRINTERS, 60 BARCLAY ST., N. Y.

New York den 19ten Mai 1838.

245

Herrn Andrew Feller

in offl.

Gefahrten Herrn!

Im vorigen Briefe haben Sie
in einem offenen Couvert
eine Anzahl von Briefen in
englischer Sprache, worunter
bezüglich der Reise nach
London. Zugleich hat Sie auch
die Artikel auf einer Mess.
Beckmann, die Sie auch in
den Briefen und Frau von
Georg Beckmann für Sie
mit einer von Sie, mit der Bitte,
auf die Reise zu gehen,
ob Frau Caroline Beckmann
von uns auch zu besuchen,
mitgebracht ist, und Sie zu
Sieg und Glück als Beförderung

und dem Ungewissen mit einem
 der Dama geschickel werden sind.
 Ich meine nicht, es werde, mit solch
 wenig der Bestimmung nicht
 zu sein, nicht einen Moment
 länger in einem Hause zu sein
 als ich, das der Befehl ist, einen
 neuen Ort zu suchen
 zu befehlen! Ich will nicht
 hingehen, als ob ich nicht
 den Befehl in dem Hause
 gegeben. Wenn ich nicht
 die will, wie in ein neues Haus
 zu gehen, zu gehen, zu gehen
 zu gehen, zu gehen, zu gehen
 ich will zu gehen, zu gehen.
 Wenn in einem Hause
 zu gehen, zu gehen, zu gehen

Hulda Sauer
 1891, first Avenue, zum Lappen

0609

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Ray

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

— Michael Ray —
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

Michael Ray

late of the City of New York, in the County of New York aforesaid, on the nineteenth
day of April in the year of our Lord one thousand eight hundred and
eighty-eight, in the night time of the said day, at the City and County
aforesaid, with force and arms,

one watch of the value of
two dollars and fifty cents,
and one chain of the value
of fifty cents

of the goods, chattels and personal property of one George Albert
on the person of the said George Albert
then and there being found, from the person of the said George Albert
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.

06-10

SECOND COUNT—

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

— *Michael Ray* —
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Michael Ray

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
two dollars and fifty cents, and
one chain of the value of
fifty cents.*

of the goods, chattels and personal property of one

George Albert

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

George Albert

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

— *Michael Ray* —

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.

JOHN R. FELLOWS,

District Attorney.

06 11

BOX:

308

FOLDER:

2933

DESCRIPTION:

Read, John

DATE:

05/29/88



2933

06 12

BOX:

308

FOLDER:

2933

DESCRIPTION:

Muller, Edward

DATE:

05/29/88



2933

Witnesses;

Frank Collins
Officer Jones
gth Precinct

317
W. W. Wilder
Counsel, vs. J. D. McCallum
Filed 29 day of May 1888
Pleads, Not Guilty (over)

THE PEOPLE

vs.
John Read
W. 2 and 2

Edward Muller

Burglary in the Third degree,
Recount 1530

JOHN R. FELLOWS,
District Attorney.

Chas. F. Rogers
A True Bill, on the foregoing
on affidavits
J. M. Hees

Part II - June 5, 1888
W. 1. Pleads - Petit Larceny

W. 1. Pleads - Petit Larceny
See affidavits

06 14

Court of General Sessions
Part II.

The People &c.

against

John Read, indicted with another.

City and County of New York, ss:

Frederick L. Goddard, being duly sworn says:

I am a manufacturer of jewelry at No. 1 Maiden Lane, and reside at No. 12. Fifth avenue in this City. I well know John Read, the prisoner, and his mother and family, and have known him for about three months, during which time he has been a member of a club for young men and boys organized by myself and some other gentlemen for improving the morals and manners of young men and boys, and which holds its meetings at the Mission rooms No. 226 Thompson street. During this time he has been one of the most exemplary lads in attendance, and his behavior and conduct have been uniformly straightforward and manly. . . I am also acquainted with his mother, who is a widow residing at 152 Spring street in this City, ~~she~~ is a hard working woman, and has brought up a family, consisting of two sons and a daughter, mainly by her own efforts. The oldest son is about 20 years of age, she having been a widow for some fourteen years. The prisoner is about 17 years of age. This is the first time he has been arrested or had any charge of any nature made against him. I have conversed with said Read and from his own statements and from my own knowledge of the boy, I am

06 15

convinced that his connection with the alleged burglary was due to his being influenced by his co-defendant, and not prompted by any wicked or felonious intent. He had no part in the burglary, but was induced to help the Mueller boy try and dispose of some four or five dozen glass bottles which Mueller had stolen from the New York Bottling Company. The worst charge that could be maintained against him would be that of petty larceny, the value of the bottles being less than \$10.

I am also informed and believe that Mr. George W. Raynor, the manager of the Bottling Company, and Mr. Frank Collins, the complainant, have no desire to press this charge and so far as they are concerned think that the boys have been sufficiently punished by the arrest, imprisonment and disgrace that they have brought upon themselves and their families, and are willing, should the Court consent, to withdraw the charge. I know the lad's mother to be a woman of good character and principle, and the behavior of the boy, while we have known him, so strongly impressed both Mr. Wilder and myself that we intervened in his behalf, and after the boy had been confined in jail for some two or three days, deposited \$1,000 in lieu of bail, with the City Chamberlain and secured his freedom. He has a good home: has always enjoyed the confidence of his employers, testimonials of character from whom are hereto annexed; and Messrs. Cornell, Bingham & Co., in whose printing establishment he was employed at the time of his arrest, stand ready to take him back into their employment the moment this charge a-

06 16

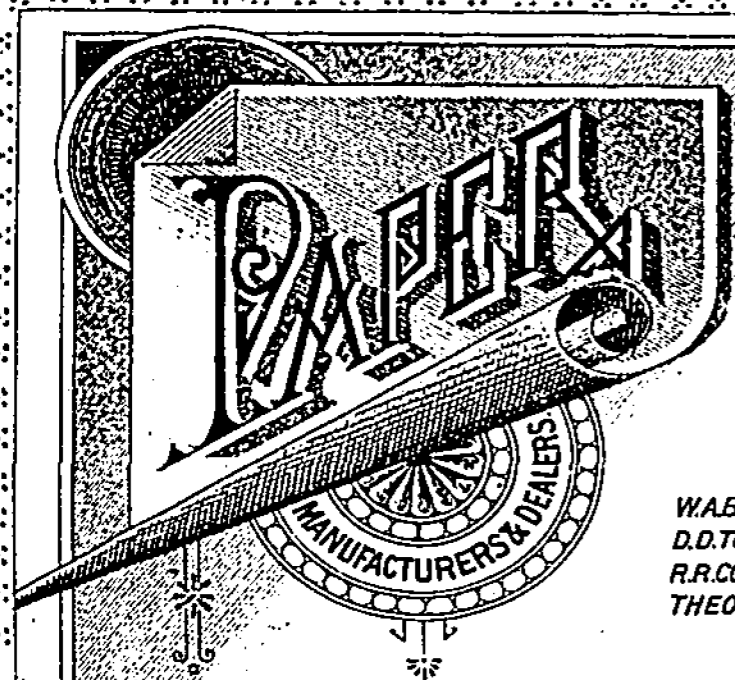
gainst him is disposed of. I have taken a great interest in him and will be sponsor for his future good behavior. I verily believe that the ends of justice have been secured by the punishment and disgrace he has already suffered, and which he keenly feels, and I earnestly pray that the lad be discharged from custody; or upon his pleading guilty to the charge of petty larceny, which at the worst is the sum of his offending, that sentence be suspended upon him.

Sworn to before me:

June 4th, 1888.

William R. Mearns *Fred L. Ladd*
Anthony Puller
N.Y. Co.

0617



W. BINGHAM, PRES.
D. D. TOMPKINS, Vice PRES.
R. R. CORNELL, TREAS.
THEO. H. WARD, Secy.

Office of
Cornell, Bingham & Co.

DUANE ST. & WEST BROADWAY.

~~175 Fulton St.~~

New York, May 29 1888.

To whom it may concern!

The bearer John Lead, has
worked in our Printing Dept. some-
what over 2 Months, and during that
time, has been a Faithful, Honest
and Industrious Boy.

E. J. Melham, Foreman.
for Cornell, Bingham & Co.,

06 18

OFFICE OF
JOSEPH FREY,
MANUFACTURER OF
Artificial * Flower * Peps.
64 WEST FOURTH ST.,
(71 South Washington Square. Near Wooster St.

New York, June 2nd 1888

To whom it may concern:

This is to certify that
John Read has been in
my employ for one year
and during that time
I always found him honest
and trustworthy in
every respect.

Joseph Frey.

06 19

Office of
D. S. Walton & Co.
Manufacturers of
Manila Paper and Paper Bags.
Folding Paper Boxes.
Cable Address "GOLDLEAF"
Cor. West Broadway & Franklin St.
D. S. Walton.
Cor. West.
New York May 28th 1888

To Whom it may concern
The bearer John Reed has worked
in our employ for about
nine months last past
as feeder &c. We have
found him competent
and trustworthy and
assiduous in all his
undertakings & can
cheerfully recommend
him to any person
in need of his services
D. S. Walton & Co.

0620

City and County of New York, ss.:

sworn, says, that on the
at No.
he served a copy of the annexed

being duly
1887,
in the City of New York,
upon

to him known to be the Attorney for
the herein, by delivering the same to and leaving it with a
person having charge of the office of said Attorney during the absence of
said Attorney therefrom.

Sworn to before me this

day of 1887.

Notary Public,
N. Y. Co.

County of General Assessor

The People vs

against

John Reed et al

Applicant vs

WILLIAM R. WILDER,
Attorney for *Applicant*
140 NASSAU STREET,
(MORSE BUILDING)
NEW YORK CITY.

To

Attorney for

Due service of a copy of within
is hereby admitted.
Dated New York,
1887.

Sir :
Take notice that the within is a copy
of this day duly entered
in this action in the office of the Clerk of
this Court.

Dated, N. Y., 1887.

Yours, &c.,

WILLIAM R. WILDER,
Attorney for

140 NASSAU STREET,
NEW YORK CITY.

To

Attorney for

Sir :
Take notice, that an Order, of which
the within is a copy, will be presented to
Mr. Justice
of this Court, at the
in the City of New York, on the
day of 1887, at M.,
for settlement and entry herein.

Dated, N. Y., 1887.

Yours, &c.,

WILLIAM R. WILDER,
Attorney for

140 NASSAU STREET,
NEW YORK CITY.

To

Attorney for

June 26/88

Hon^r Randolph B. Martine
Dear Sir

I desire
to add to the numerous appli-
cations in behalf of the defen-
dent Edward Muller that
I have known him for the
past (7.) seven years and I
never knew him to be guilty
of a dishonest act. I have
known his family for the
past 20 years and have al-
ways had the highest respect
for them. Hoping you will
be as merciful as the case
will permit.

J. R. Mani Young
Christopher Johnson
1352 Broadway

My General Session

The People

Edward Mullen

City County of New York

Felix G. Gury

being duly sworn says that he has
been acquainted with Edward Mullen
for the past several years and that
the above defendant has said defendant
has been in debtors' custody but the
debtor has been entitled to a de-
claration with Thomas and as to as
to the defendant's character he is
satisfied and is positive that
him without hesitation that he has a
good character when he is known

sworn before me

June 26, 1898

W. H. Mullen

Notary Public

N.Y.C.

Felix G. Gury

General Session

The People

12

General Session

City Council of New York

Charles B. Smith

being that now says that he is a
 person who engaged in that business
 in the City of New York. Defendant is well
 acquainted with the above defendant
 and has been in defendant's company
 and defendant believes him to be an
 honest, truthful and reliable boy
 and that he has always been a
 good and reliable person and has
 never been in any way
 involved in any way.

Charles B. Smith

Charles B. Smith

Public

N.Y. Co.

48 General desirability

The Author

[illegible]

Chrysomelidae - Anthrenini

William Henry

...and the other side of the mountain.

There is a small amount left for the year.

1120 you are better than I am.

There are no other available data on

that I cannot state without an apology.

He is a good boy. William Green

Agree to be married

Staphylococcus aureus

Cheriden

Kreaty. Pahlen

Net. 20

NY General Session
The People
vs
Edward Miller }

City of New York

Peter E. Livingston

Being duly sworn says that he has
been acquainted with Edward Miller
the defendant above named, for the
last two years and that said Miller
has been employed by those acquainted
with him as a bookkeeper and has not
been trustworthy in all respects
known to before, Peter E. Livingston

sworn to before, Peter E. Livingston
June 25, 1888 111. 113. King St. N.Y.

Witness my hand
and seal
this 25th day of June
1888

0626

General Sessions Court.

The People, Plaintiff
against

Edward Muller Defendant

Indictments of Grand Jurors.

JAMES D. MCCLELLAND,
Attorney for *Defendant*
113 SIXTH AVE.
NEW YORK CITY.

To _____ Esq.
Attorney for _____

Due and timely service of a copy of the within
_____ is hereby admitted.

Dated _____ 188

Attorney for _____

Court of General Sessions

The People vs.

John Readwell

Part III

City & County of New York

George W. Rayner
being duly sworn says: I am the Manager of the
New York Bottling Co. from which were stolen
the bottles mentioned in the Complaint of
Frank Collins, on which was caused the ar-
rest of the Defendants Readwell & Muller.

I verily believe that the said Readwell was in-
fluenced and led astray by the defendant Muller,
and am informed and believe that he has a good
home and has hitherto been an honest man.

I heard to-day that he has pleaded guilty to the
charge of petty larceny, and I am wishing and
desiring that the Court should exercise com-
passion and mercy in his case, and I do not
desire to press the charge against said Readwell.

Sworn to before me this

5th day of June 1888

William P. Reed

Notary Public in & for N.Y.C.

George W. Rayner

Con. to of General L. J. Sisson

Mr. Peaples

apt-

John Reed

and. ans.

Assistant of

George W. Rayner

William P. Meier

and for Dr. R. R. R.

1140 S. Main St.

New York City

0629

Police Court—2 District.City and County }
of New York, } ss.:of No. 162 South Fifth Avenue Street, aged _____ years,
occupation Bottledeposes and says, that the premises No 153 South 5th Avenue Street,
in the City and County aforesaid, the said being a Stable and storageand which was occupied by ~~deponent as a~~ the New York Bottling Company
and in which there was at the time a human being, by name _____were BURGLARIOUSLY entered by means of forcibly cutting and
removing a portion of the flooringon the 19 day of May 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity
of new bottles, the property of the
New York Bottling Company, of the
value of about ten dollars (\$10)the property of George W. Rayner, Manager
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 byJohn Read, (now here) and Edward
Mullen, now in Bellevue Hospitalfor the reasons following, to wit: the said premises were
found broken open on said date and
the said property was missing. Deponent
saw the defendants in the act of selling
a portion of the said property at a
junk store, Thompson Street, and the
defendant John Read admitted in de-
ponent's presence that he had stolen said
property. Frank CollinsTHIS 21 DAY OF May 1888
SEEN TO BECOME ME
Frank Collins
POLICE JUSTICE.

0630

Sec. 198-200.

2. District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Read

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 Read

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

157 Spring St

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty.
John Read

Taken before me this

21

day of

May

1888

Sam'l A. M. Kelly Police Justice.

0631

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Muller 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. Edward Muller

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. N. S.

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

Answer. 55 King St 2 months

Question. What is your business or profession?

Answer. Driving

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

Answer. I have nothing to say
Edward Muller

Taken before me this 21

day of

May 1888

Paul W. Muller Police Justice.

2432

Police Court-- 2 District 790

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Collins
162. 5th Ave
John Read
Edmund Muller

Offence
Burglary

BAILED,
No. 1, by
Residence
Deposit City
Chamberlain Street.

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

Dated May 21 188

O'Reilly
Magistrate.

Powers
Officer.

8th Precinct.

May 22
John Read
No. 2 M 152 or 157 Street.

No. 1 Bailed by

No. Deposit with
City Chamberlain
Street.

No. George H. Raymond
162 S. 5th Ave
No answer

Orange N.Y.

COMMITTEE

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

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, each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 21 188

Frank Collins
Police Justice.

By depositing with John Read he having deposited the sum of \$1000 in answer to the above named
to bail to answer by the undersigned hereto annexed.

Dated May 24 188

Frank Collins
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.

0633

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Frank Collins

John Read

Edward Muller

BEFORE HON.

Daniel O'Reilly

POLICE JUSTICE,

May 23 188*8*

APPEARANCES:

For the People,

For the Defence,

Mr McCallum

Mr Wilder

INDEX.

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
<i>Frank Collins</i>	1	1	8	
<i>Geo W Rayner</i>	10	12		
<i>Alfred Powers</i>	13			

W. L. Cronin

Official Stenographer.

0634

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Frank Collins
agst.
John Read
Edward Muller

Examination had May 22 1888

Before Daniel O. Reilly Police Justice.

I, Walterman L. Ormsby Stenographer of the 2 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Frank R. Collins George W. Raynor, Alfred Powers as taken by me on the above examination before said Justice.

Dated May 24 1888

W. L. Ormsby
Stenographer.

Daniel O. Reilly
Police Justice.

0635

Potter Court

Second District

The People vs

Frank Collins

John Read

Edward Muller

Examination Before Justice O'Reilly

March May 22 1888

For Defendant Read - Mr Wilder.
Muller - Mr H. Chelland.

Frank Collins, the complaining witness,
being cross examined on his affi-
davit by Mr. H. Chelland, deposes
and says:-

Q You made this affidavit did you?

A Yes Sir.

Q Do you know anything further
of this matter except what you
have stated in this affidavit?

A No Sir

Q Is there any other witness besides
you in this matter?

A. No sir

Q. This alleged burglary took place on the 19th of May in the night time?

A. I do not know sir

Q. What are the premises ¹⁵⁹ 162 South Fifth Avenue used for?

A. Stable and storehouse

Q. What time did you leave these premises?

A. I was not there that night

Q. When had you been there before? How long before the 19th day of May had you last been in that stable?

A. I do not know. I used to go in there on business

Q. Were you there a week ago?

A. I was there a week ago

Q. Was that the last time?

A. Yes sir

Q. That would be last Tuesday?

A. About Tuesday or Wednesday

Q. Did you examine the premises then?

A. No.

2. You say the premises were entered by means of forcibly cutting and removing a portion of the floor?

A. Yes Sir.

2. Do you know when that was cut. Was it cut on Friday last?

A. I do not know when it was cut: only the little boy said so.

2. Mr Reid. Which one?

A. Reid.

2. You have no knowledge except what you got from Reid.

A. - I caught the boys with the bottles.

2. You have no knowledge of the cutting except what you received from Reid?

A. Yes Sir.

2. When did you arrest Muller?

A. Sunday morning.

2. When did you arrest Reid?

3 A. Sunday morning.

2 How long after was it that you arrested Muller?

A About an hour and a half

2 Where was Read at the time of that conversation?

A At the corner of South 7th Avenue and Spring St. talking to another boy.

2 Was Muller present at the time that Read told you?

A No Sir.

2 You arrested Muller and he did not make any statement to you at all?

A No Sir.

2 Where did you find these boys?

A On Saturday night at 88 Thompson St.

2 What were they doing?

A Selling bottles.

2 Did you see these bottles?

A On Sunday morning.

2 Who was present at the time you saw the bottles?

A This office

Q Was either of the dependants present? Who went with you to get them out?

A The office.

By the Court

Q Who else - one of the boys?

A Yes

Q Which one?

A John Read.

By Mr. McClelland

Q Where was Muller at that time?

A We did not find him at that time

Q Have you any evidence besides what you have stated with reference to the cutting or removing of a portion of the floor?

A No sir

Q Where is this stable?

A 153 South Fifth Avenue between Broome and Spring St.

Q What kind of a place?

A It is used as a stable

Q What kind of a house?

A Used as a storehouse.

Q A brick building?

A Yes; the front is a brick building - the back is brick.

Q Where were these bottles?

A They were in the rear building on the left.

Q Now ~~the~~ back is who lives the building?

A Mr. Reynolds. Keeps bottles.

Q Do you know whether these rear premises have doors or windows?

A There was no doors or windows after you came in there through these stalls.

Q This rear building is composed of three floors.

A The front, and the back only two floors.

Q The place where these bottles were kept was the rear building?

6 A Yes.

A. Yes.

Q. How many floors has that building?

A. Two floors.

Q. Which one of these floors was cut?

A. The ceiling.

Q. That was the second floor?

A. Yes.

Q. You say ^{there was} no doorway in that building.

A. There is a doorway in. He could not get in that way.

Q. It was the second floor where these bottles were?

A. Yes.

Q. How far from the door?

A. I guess about ten feet from the door where he had three stalls hired from us.

Q. Who had the stalls hired?

A. A man named Amey an expressman.

Q. These stalls in the house that Raynor kept?

A. Yes.

By the Court

2 The last time you saw this floor was it cut?

A. No.

2 When was the first time you saw it cut?

A. Yesterday was the first time.

2 What time did you examine it?

A. about 10 or 11 O'clock

2 after or before the making of the affidavit?

A. After.

2 How do you know it was cut when you made your affidavit?

A. This boy told me that the other boy cut the ceiling?

2 One boy said that the other boy cut it?

A. Yes.

Mr. McClelland I move to strike that out
Motion denied.

Cross examination continued by Mr.
de. Clelland.

Q Did you see these bottles?

A Yes Sir

Q How many of them were there?

A I do not know exactly,
there was two bags

Q A couple of dozen bottles?

A Yes; more

Q Bottles marked?

A Yes. "The New York Bottling Co
and Rayner name on the
bottom.

Q There are a great many of
them manufactured?

A Yes; but these bottles were
new, and had never been
used before or taken out
of the case.

Q Who sells these bottles?

A They are manufactured at
Pittsburg

Q ~~Where~~ Where were they sold
in this city? A I do not know

- Q Have you sold a great many of these bottles?
- A Yes Sir No Sir. They don't sell these bottles, none of them. They are never sold
- Q Did you ever see these bottles before?
- A I might not have seen these bottles but I have seen the same kind.
- Q Can you identify them except by general appearance?
- A The name is on them
- Q Is that the only way you can identify them?
- A Yes Sir

By Mr. Wilder

- Q - Did you see any of these bottles in the junk shop?
- A No Sir.

George W. Rayner, being duly sworn and examined as a witness for the people deposes and says: -

I live at Orange N.J. I am a ~~former member~~ ^{owner} of bottles of Mineral waters and manager of The New York Bottling Company.

Q. State whether any of these bottles are sold by anybody.

A. These bottles are made by the Pittsburgh Glass Company especially for us. They have a trade mark on them and my name on the bottom.

Q. Did you ever sell any of these bottles?

A. No: we do not. These are entirely new bottles.

Q. Neither you nor any of your agents sell these bottles?

A. No.

Q. They are manufactured solely for the use of your company?

A. Yes. We sell bottles of a certain kind but these are new. They have never been used or taken out of the place since they were

brought: since they came to the place

Q Where did you see them?

A They were brought into court yesterday morning.

Q Did you make any examination to see whether they were your bottles?

A I did: I saw the hole in the stable hole was bored right alongside where these bottles were taken from.

Q Do you say anything about who committed this?

A No sir, I know nothing about that

Q Nothing of your own knowledge

A No sir.

Cross examined by Mr Mr. Cliftland

Q Do you know that on the 19th day of May last this floor was cut and removed?

A I do not

12 Q When did you first see it?

A. My attention was called to it yesterday morning.

Alfred Powers being duly sworn and examined as a witness for the people deposes and says:

Q. You made this arrest?

A. Yes sir I was standing at the corner of Canal St. when Mr Collins came and told me that there was two boys selling bottles. When I came up they ^{Read} said at first that they had bought the bottles. at the station house Read said the other boy had cut the floor of the stable and took out two bags and asked him to carry help him carry them. That they took them around to a junk store and could not sell them because they were new bottles I asked the deputy to let me take them around and I went around and examined

the cellar and found the bottle, there. Then I went down in King street and arrested Muller at his house.

Q What did Muller say if anything?

A At first he denied it and his mother shielded him. After we started for the station house, as soon as we got to the foot of the front staircase he took a fit, we had to bring a wagon and take him to Bellevue Hospital.

Q Did you bring him here yesterday?

A Yes Sir

Mr. McClelland moves to dismiss the complaint on the ground that if there was any offense committed it was larceny and not burglary.

Motion denied.

Defendant held in \$1000 bail.

0649

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 Reed and
Edward Muller*

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

John Reed and Edward Muller

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

The said *John Reed and Edward
Muller, both* —

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

George W. Sawyer, —

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

George W. Sawyer, —

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.

0650

SECOND COUNT—

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

John Reed and Edward Muller
of the CRIME OF *PETIT* LARCENY. —

committed as follows:

The said *John Reed and Edward Muller, both* —

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 *month* time of the said day, with force and arms,

one hundred glass bottles of the value of ten cents each.

of the goods, chattels and personal property of one *George W. Rayner*. —

in the *finding* of the said *George W. Rayner*. —

there situate, then and there being found, in the *finding* 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.

THIRD COUNT—

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

John Read and Edward Muller
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John Read and Edward Muller*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms,

*one hundred glass bottles
of the value of ten cents
each.*

of the goods, chattels and personal property of one *George W. Baynes,*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *George W. Baynes.*

unlawfully and unjustly, did feloniously receive and have; the said *John Read*
and Edward Muller

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.

JOHN R. FELLOWS,
District Attorney.

0652

BOX:

308

FOLDER:

2933

DESCRIPTION:

Rettig, Joseph

DATE:

05/17/88



2933

0653

BOX:

308

FOLDER:

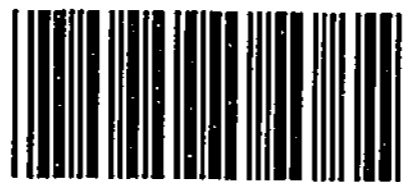
2933

DESCRIPTION:

Kuller, Rudolph

DATE:

05/17/88



2933

0654

Witnesses:

Counsel

Filed 17 day of May 1888

Pleads, *Not guilty (m)*

THE PEOPLE

vs.

B

Joseph Retting

and B

Rudolph Müller

Concession
[Section - 654 - Penal Code].
653

Made of JOHN R. FELLOWS,

District Attorney.

Not guilty (m)
Not guilty (m)

A True Bill

Dec 10 1888
Dec 12 1888
Foreman.

Foreman.

Sept 25 1888
Paul D. DeLong

Off Dec. 25 1888
1888

0655

Police Court, District.

City and County } ss.
of New York,

of No. 348 East 57th Street, aged 32 years,
 occupation brewer being duly sworn, deposes and says,
 that on the 23 day of April 1888, at the City of New
 York, in the County of New York,

Joseph Kettig (now present)
 did unlawfully by threat and
 intimidation attempt to prevent
 deponent from exercising a lawful
 business or calling and did conspire
 to force deponent to give up his
 lawful business on pain of being
 killed or seriously injured by the
 defendant

That on the day in
 question the defendant came to this
 deponent's residence and entered
 the room in which deponent was in
 bed, and then and there stated
 and represented to deponent that
 unless deponent quit his place of
 employment and joined ^{the men of} the Brewers
 Union, that he the defendant would
 shoot deponent

Deponent further
 says that Otto Keller (now here) was
 in company of the defendant ^{Kettig} at the
 time he entered deponent's apartment
 and did advise, counsel with,
 and instigate Kettig to make such
 threats, and to intimidate deponent
 and did conspire with said Kettig
 to prevent deponent from working
 at his lawful business and to put
 deponent in fear of bodily harm

Hans Couraff

Sworn to before me this 2
 day of April 1888
Wm. H. Sullivan (Police Justice)

0656

Sec. 100-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Joseph Pettig
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.

Joseph Pettig

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

Germany

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

Answer.

328-East 48th Street

Question. What is your business or profession?

Answer.

Printer

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

Answer.

*I am not guilty of the charge
and I demand a jury trial
Joseph Pettig.*

Taken before me this

Wm J. [Signature]

188

Police Justice.

0657

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Rudolph Keller
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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge and I demanded a trial by jury
Rudolph Keller

Taken before me this

188

Police Justice.

Police Court District.

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 R. Bell
and Rudolph K. Hilder

The Grand Jury of the City & County
of New York, the said Grand Jurors accuse
Joseph R. Bell and Andrew K. Miller of
the crime of Coercion, committed as
follows:

The said George Albert, late of
the City of New York, in the County
of New York, deceased, and the said
Augustus Hilder, late of the same
place, on the Twenty-third day of
April, in the year of our Lord, one
thousand eight hundred and eighty-
eight, at the City and County aforesaid,
with a view to compel one that cometh
from being a journeyman forever in the
employ of a certain corporation called
The F. and M. Schader Brewing
Company, his said employer, and
compelled to detain from doing and
performing the duties and labors thereof,

~~himself~~ and to cease and
 refuse to do and perform such duties
 and duties, as the said had caused
 them and there had a legal right to do
 or to abstain from doing at their own
 free will and pleasure, without any
 interference or molestation on the part
 of them the said Joseph Belling and
 Andrew Miller, with force and arms,
 unlawfully and menacingly threaten
 to use violence and to inflict injury
 upon the said had caused, and against
 the intimidation of the said had caused
 say threats, 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 do present by this
 indictment further accuse the said
 Joseph Belling and Andrew Miller of
 the same crime of Coercion, committed
 as follows:

The said Joseph Belling, late of the

City of New York, in the County of
 New York, I, President, and the said
 Rudolph Kilder, late of the same
 place, I, towards the int. on the
 day and in the year I, President, of the
 City and County of New York, with a
 view to compel one said Conrad, then
 being a workman and laborer in
 the employ of a certain corporation
 called the E. and M. Schader Brewing
 Company, to quit his said employment
 and to abstain from doing and perform-
 ing the duties and labors thereof,
 and to cease and refuse to do and
 perform such labors and duties, or
 the the said said Conrad then
 and there had ~~and~~ kept right to
 do or abstain from doing, at his
 own free will and pleasure, without
 any interference or molestation on the
 part of them the said Joseph Petrie
 and Rudolph Kilder, with force
 and arms, and unlawfully and wrongfully
 threaten to use violence and inflict
 injury upon the said said Conrad,
 and attempt the intimidation of
 the said said Conrad, by threats
 against the honor of the State in

0662

such case made and recorded, and
against the peace of the People of
the State of New York, and
their dignity.

John R. Fellows,
District Attorney.

0663

BOX:

308

FOLDER:

2933

DESCRIPTION:

Reynolds, John

DATE:

05/24/88



2933

WITNESSES:

Off. Lams M.C. Lord.

Central Office

Filed

day of May 1888

55

17

John Bayardo

Clayton

of Council for Regulation
contributions for tests, by a system
based on the merit of scientific

66-17401-324

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. W. Burns
Foreman.

0664

0665

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 Reynolds

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

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

The said

John Reynolds

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

Louis Mc Bond

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

John Reynolds
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 Reynolds

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

JOHN R. FELLOWS,

District Attorney.

0666

BOX:

308

FOLDER:

2933

DESCRIPTION:

Reynolds, Terence

DATE:

05/29/88



2933

117/118

Maurice Court
117/118
19th March

Counsel, *318*
A. H. Perry
Filed *29* day of *May* 188*8*
Pleads, *Not Guilty (Prave)*

THE PEOPLE

vs. W. H. Perry
14th March

Terence Reynolds

H.D.

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

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. H. Perry
Foreman.

Post III June 7/88
Pleas guilty
Assault 2d degree

June 13/88
D. P. H. v. R.
13.

Joints, Prison

June 13th 1888

Judge Downing:

Honored Sir:

You must

pardon the liberty I take in addressing you. The reason I do so is to state my case fully to you. Which I did not have a chance of doing, when I was last before you. The facts briefly are these. I went through 32nd St. bet. 7th & 8th Ave. ^{where} I met two fellows on Sunday morning May 20th 1888. I brought them into the saloon to meet them. The complainant was sitting at a table, and he asked us to make up a four handed game of euchre. We played a game. The other man and myself got "stuck" for the game. So he said (to the other man) "that is ten cents on me and ten on you." I said "never mind I will pay for it all." ^{There} a couple of men standing at the bar, and I said, "have a drink"; I asked the man behind the bar how much the drinks amounted to? He said "four cents". I paid all right and gave him a two dollar bill. He gave me a dollar bill, two hundred five cent pieces and a ten cent piece in change. The complainant then asked me to play him for the drinks for the house. Which I refused to do (on account of the barkeeper having shaken his head to me, not to do so). Then upon he grabbed me by the neck. I asked him what did he mean. Then he stuck his hands in my face and kept seven scratches on it, then I shoved him away. He had also kicked me in the privates, and while some people were holding him away from me, he picked up

(2)

A chair, and struck me on the arm with it, and the bar tender asked me to go out, on account of it being Sunday. I went out, holding my hands on my privates on account of the pain from the kick. I was followed by his men for the distance of four houses, and while holding my privates, one of them asked me, "Why did not go back and fight?" Whereupon I answered I could not on account of the intense pain I suffered. This man's name was Jimmy Mitchell, then Morris Rose (the companion) had a piece of marble slab in his hand. Jimmy said to him, "What do you want to do with him?" He said, "Yes, I've got it in for him", then took the slab out of his hand, and threw it in the gutter. Morris Rose then picked up a brick and hit me with it in the face twice, at that time I had one hand on my privates on account of the above mentioned pain, he came again to strike me with it, and pulling my knife from my pocket. I asked him what he meant to do? And I made a pass at him to frighten him away. When it happened to give him a little scratch on the neck, Jimmy Mitchell then hit me in the mouth, and knocked me into the gutter on my back. Morris Rose, picked up the piece of marble slab, as I was raising up my head and came down on my head while I was attempting to rise. The marble slab was about a foot long and a foot and a half wide, I laid there about fifteen minutes as I was afterward told. Jimmy Mitchell ran around to the 30th St station house and told the sergeant there was a man

(3)

dying, for he was hit with a stone, and
 to ring for an ambulance. So I was brought
 to the station house for dead. This fellow
 that I had the trouble with, has a cousin,
 who is a policeman in the station house.
 So the officer made the charge in the
 market to the clerk, which ever way suited
 himself. So he told the complainant to
 sign it; which he did, he did not know what
 he was signing so he says. There were nine
 witnesses who saw this ^{affair} and I am told. But I
 can ~~and~~ can find no way of getting them
 subpoenaed. With out money I can not do
 anything. The charge preferred against
 me is false, and it is an outrage that I
 should have to suffer for having defended
 myself only when I was absolutely
 pushed to it, as witnesses can testify.
 I plead guilty to assault in the 2nd degree
 and I go for sentence today (13th) Will you
 please examine into the papers. As I
 think I was justified in doing what
 I did, hoping that you will extend
 your judicial clemency toward me. I remain
 in your hands.
 My name is Lawrence Reynolds.

0671

STENOGRAPHER'S MINUTES.

2 District Police Court.

IN COMPLAINT OF
Maurice Corr
vs.
Terence Reynolds

BEFORE HON.

Samuel O'Reilly

POLICE JUSTICE,

May 22 1885

APPEARANCES: { For the People,
For the Defence, Wm. S. Wolf Esq
188

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WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Maurice Corr
John J. Perkins
Terence John Reynolds

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W. S. Wolf

Official Stenographer.

0672

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Maurice Corr
Jerome Reynolds

Examination had May 22 188 2
Before Daniel O'Reilly Police Justice.

I, William L. O'Rourke Stenographer of the 2 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Maurice Corr, John J. O'Rourke, Jerome Reynolds as taken by me on the above examination before said Justice.

Dated May 23 188 2 W. L. O'Rourke Stenographer.

Daniel O'Reilly Police Justice.

0673

Police Court
Second District

The People &c
Maurice Barr
Terence Reynolds

Examination Before Justice O'Reilly
May 22 1888

For the Defendant - Wilson S. Wolf.

Maurice Barr the complaining witness
being duly sworn and cross examined
on his affidavit deposes and
says:-

Q. When did this occur?

A. Sunday the 20th.

Q. Whereabouts?

A. Thirty second street - between
7th and 8th Avenue.

Q. What did Defendant do to
you?

A. He stuck me with a Knife
in the throat.

Q. What was done before that?

A - He asked me for fifty cents,
I did not give it to him, after
he struck me in the neck
I knocked him down.

Q You were in a saloon before that?

A No sir.

Q Were you not inside a saloon?

A - No sir; it was out in the
street.

Q Did you not meet him in
a saloon before that?

A No.

Q Did you have words with him?

A No.

Q Quarrel with him?

A No.

Q Do you know how he came
to have those cuts on his
face?

A After he struck me I struck
him.

Q Did you not strike him
with a brick?

A No sir.

Q Or a club?

A. No sir.

Q. You do not know how he came by these wounds?

A. I told you that after he struck me I knocked him down.

Q. Did you know defendant before?

A. Yes.

Q. Very well?

A. Not very well.

Q. You were friends?

A. Not particular friends. I just knew him as an acquaintance.

Q. How deep is this cut you have?

A. I do not know. The doctor at the New York Hospital put three stitches in.

Q. You had no quarrel with him?

A. No sir.

Q. You say he asked you for fifty cents?

A. Yes sir.

Q. You refused to give it?

A. Yes Sir.

Q. Did you strike him first?

A. No.

John J. Perkins being duly sworn and examined as a witness, for the people deposes and says:-
I am a policeman of the 19th precinct.

Q. State how you came to make this arrest?

A. A man came to the station house - a man named Mitchell and said that there was a man lying in 33d street; that he might die and an ambulance was wanted right away. The captain told me to go and investigate it. I went around and on the way I met a policeman coming to the station house with a prisoner. I went down and saw this

man with a gash in the neck
(the complainant) I asked him
if he could go to the station
house with me. In the station
the complainant first identified
Metcalf the man who first
went to the station house as the
man that struck him and
charged him with assault.

Q Have you got him here?

A No sir.

Q Did you talk with Reynolds?

A Yes sir. I said "This man is
cut: you gave it to him. He
said "I wish to Christ
I had killed him."

Now examined

Q Did he say anything about
the man having struck him?

A He said that he was struck.
He said did not say before
or after. He said he was
struck.

Deceased

James Reynolds, being duly sworn

and examined as a witness in his own behalf depose, and says I live at 444 West 37th St. I am 23 years old.

Q What is your business?

A Reelroadring?

Q What is that?

A Brakeman on the Long Island R.R.

Q How long since you was employed there?

A Three months.

Q Where were you employed?

A The Long Island R.R.

Q How long were you employed there?

A Six months.

Mr. Wilson

Q Did you commence the quarrel?

A No.

Q And you don't know anything about it?

A I was not there when it commenced.

2 Tell what you know about this

A I came down from 6th Avenue with a young fellow named Jim Mitchell. And Tom Mc Cannan. I went and had a drink at Hugh Mc Knight's 31st Street and 8th Avenue. There was two young fellows there. One was named Tom Lively. A ~~Went~~. Then a young fellow named Tucker he paid 30 cents for a round of drinks. I was going to treat. This fellow said let's have a game of cards. There was four of us played. This Tom, myself, Mitchell, and the complainant. The complainant got stuck. I threw out a dollar. There was a couple of friends standing there at the bar. I said "Name a drink. It cost me forty cents and got the change. The complainant began a fight with me and

pushed me in the face. I did not want to fight, and he said "you are worth a damn." He called me a "son of a bitch" and followed me up, and when I was down he kicked me in the privates, so this Mitchell said I had got to fight him. I said I did not want to fight. The constable came up and with a brick in his hand he gave me a chuck twice in the face. I said "Go away." He slapped me with this brick in his hand. I had this pen knife in my hand. I said "Go away." I was afraid I would be killed there and then. I said "Go away" three and then I just gave him a scratch. It cannot be more than a scratch and I ask you Judge to make him take off the

bandage Jimmy Mitchell hit me in the mouth and I fell down. He had a piece of marble about a foot and a half and it was a piece of a mantle piece, and he hit me with it and every one thought I was dead. There was a hundred people around there and I lay on the ground. Jimmy Mitchell ran around to the 30th St. station. Then when I got up the officer came and arrested me. He would have killed me. If I was not justified in doing what I did - I do not know what I would have done.

Q Did he do this before you got up?

A Yes. He has only got a scratch - a little scratch.

9 Defendant held the answer \$1000 bail.

2 District Police Court.

Maurice Korn

Jessie Reynolds

STENOGRAPHER'S TRANSCRIPT.

May 22 1888

BEFORE ME
Daniel O'Hairly

Police Justice.

W. H. Conroy
Official Stenographer.

0682

0683

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

of No. 19th Precinct Police Street, aged _____ years,
 occupation Police Officer being duly sworn deposes and says,

that with _____ day of _____ 188

at the City of New York in the County of New York, Maurice Corr
 (now here) is a necessary and material

witness against Gerence Reynolds.
 Charged with assault (felony). Dependent
 further say that he has reason to believe
 and does believe that the said Maurice
 Corr. will not be forth coming when wanted.

Wherefore dependent prays the said Maurice
 Corr. may be ordered to find surety for his
 appearance when wanted to testify, and in
 default of such surety be committed to the
 House of Detention James J. Perkins

Sworn to before me, this

of May

188

22 day

David C. M. Police Justice,

TORN PAGE

0684

Mrs Schaffner

Dear Madam;

enclose the statement you
asked me for. Will you
try and get it to Judge
Conroy in the morning (13)

As I must go for business.
Being under many obli-
gations for your kindness.
I remain dear friend,

Yours

Ernest Reynolds

0685

Police Court—2 District.City and County { ss.:
of New York, }of No. 234 St, B 2nd Street, aged 21 years,
occupation Spring maker being duly sworndeposes and says, that on the 20th day of May 1888 at the City of New
York, in the County of New York, West 3rd Street

he was violently and feloniously ASSAULTED and BEATEN by Terence Reynolds
(now here) who willfully and maliciously
cut and stabbed deponent in the throat
with a pocket knife which he the said
deponent then and there held in his hand
inflicting a severe painful and dangerous
wound.

Deponent further says that such assault
was committed

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

21st

day

of

May1888Maurice W. CarrDo / ce / f / u / r / e / Police Justice.

0686

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

2 District Police Court.

Terence Reynolds 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. *Terence Reynolds*

Question. How old are you?

Answer. *26 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *444 W. 32nd St. 5 years*

Question. What is your business or profession?

Answer. *Stone cutter*

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

Answer.

*I am not guilty, I done
it in self defense*

Terence Reynolds

Taken before me this

day of

May

188

Sam'l C. Bullock Police Justice.

7890

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.

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

Dated May 21 188 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maurice Corr

Grace Reynolds

Bailed,
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Dated May 21 188
Magistrate.

James J. Perkins
Off. Captain

Witnesses
James J. Perkins
Off. Captain

Complainant committed to
House of Detention
default of \$100 to testify

No. 10
\$1000
Geo. J. Perkins
Geo. J. Perkins

0688

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Serence Reynolds

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

Serence Reynolds

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

The said *Serence*,

late of the City of New York, in the County of New York aforesaid, on the
Twenty day of *May*, in the year of our Lord
one thousand eight hundred and eighty-*eight*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Maurice W. Ross*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Maurice*,
with a certain *knife*

which the said *Serence*
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 *Maurice*
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

Serence Reynolds

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

The said *Serence*,

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 *Maurice W. Ross*,

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

Maurice,
with a certain *knife*

which the said *Serence*

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.

John R. Keenan
Attorney