

0039

BOX:

309

FOLDER:

2945

DESCRIPTION:

Cairns, Thomas

DATE:

06/26/88



2945

0840

207
Court of Oyer and Terminer
Staples

Witnesses;

Wm. H. Hays
11-11-1888

Counsel,
Filed 26 day of June 1888
Pleads, Not Guilty 28

THE PEOPLE

vs.

Thomas Barnes

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
[III Rev. Stat. (7th Edition), page 1989, Sec. 5.]

JOHN R. FELLOWS,
District Attorney.

Transferred to the Court of Special Sessions for trial and final dis-
position.

Attorney Bill.

Dated.

Wm. H. Hays

Foreman

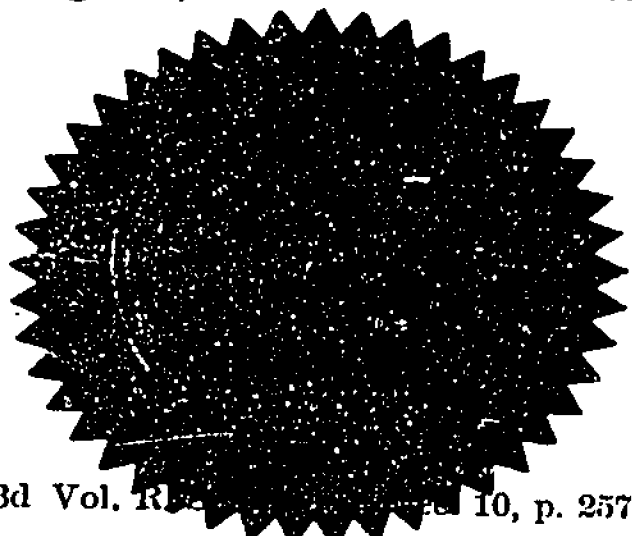
Complaint sent to the Court
of Special Sessions,

Part III, D.C. 1888.

I, **JOHN SPARKS**, Clerk of the Court of General Sessions of the Peace, and Clerk of the Court of Oyer and Terminer held in and for the City and County of New York, (each being a Court of Record and having a Common Seal,) do hereby certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original.



3d Vol. R. S. Sec. 10, p. 2573.
Laws 1879, p. 611, Sec. 933.

GIVEN UNDER my hand and attested by the seal of the said Court this *Seventh* day of *December* in the year of our Lord one thousand eight hundred and eighty *eight*

John Sparks

Occupation, Stationkeeper, surety, hereby jointly and severally undertake that the above-named *Thomas Cairns* shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of *One* hundred dollars.

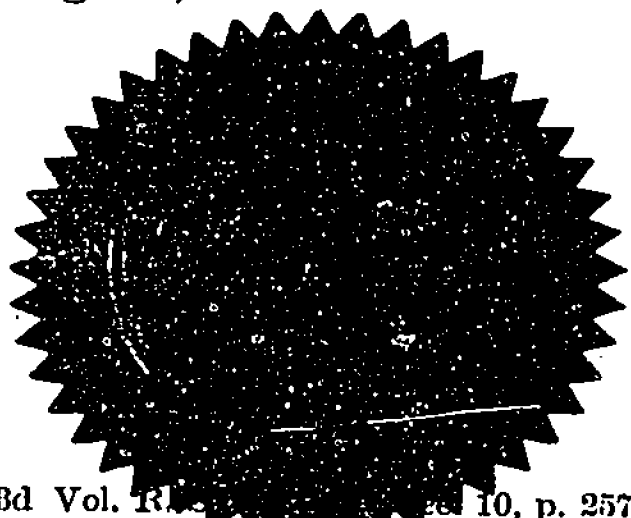
Taken and acknowledged before me, *Jacob Rapp* Principal.
this *2^d* day of *July* 188*8* *Thomas Cairns* Surety.

M. Patterson
Police Justice

I, **JOHN SPARKS**, Clerk of the Court of General Sessions of the Peace, and Clerk of the Court of Oyer and Terminer held in and for the City and County of New York, (each being a Court of Record and having a Common Seal,) do hereby certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original.



3d Vol. R.S. Sec. 10, p. 2573.
Laws 1879, p. 611, Sec. 938.

GIVEN UNDER my hand and attested by the seal of the said Court this *fourth* day of *December* in the year of our Lord one thousand eight hundred and eighty *eight*

John Sparks

Occupation, Station Keeper, surety, hereby jointly and severally undertake that the above-named Thomas Cairns shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of *One* *hundred dollars.*

Taken and acknowledged before me, *Jacob Rapp* Principal.
this *2^d* day of *July* 188 *8* *Thomas Cairns* Surety.

M. Patterson
Police Justice

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

An order having been made on the 2^d
day of February 1888, by Jacob M. Patterson
a Police Justice of the City of New York
that Thomas Cairnes
be held to answer upon a charge of *Viol. Excise Law*
upon which he has been duly
admitted to bail in the sum of *One*
hundred dollars :

We, *Thomas Cairnes* defendant,
residing at *No. 50 Delancey* Street,
in the said City of New York, occupation, *liquor dealer*
and *Jacob Rupp* residing at
No. 308 Beome Street, in said City,
occupation, *Auto-keeper*, surety, hereby jointly and severally
undertake that the above-named *Thomas Cairnes*
shall appear and answer the charge above mentioned, in whatever Court it
may be prosecuted, and shall at all times render himself amenable to the
orders and process of the Court; and, if convicted, shall appear for judgment,
and render himself in execution thereof; or if he fail to perform either of
these conditions, that we will pay to the people of the State of New York
the sum of *One* hundred dollars.

Taken and acknowledged before me, } *Jacob Rupp* Principal.
this 2^d day of *Feb* 1888 } *Thomas Cairnes* Surety.

M. Patterson

Police Justice

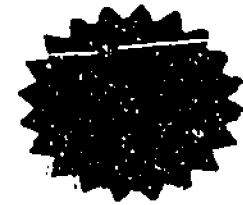
0844

State of New York,
CITY AND COUNTY OF NEW YORK, ss.

I, Jacob Rapp the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them, in my name, place and stead, to take, seize and
surrender the said Thomas Cairns, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated Dec 10th 1888

Jacob Rapp Surety.



Certified Copy
NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, ETC.
ON THE COMPLAINT OF

vs.

Thomas Cairns

Recognition to Answer.

Taken the 14 day of Feb 1888

Approved as to Form and Sufficiency.

Dated 1888

New bail given

~~District Attorney~~

Identified by

Filed 17 day of Feb 1888

Oyer and Terminer
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 Cairns

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

Thomas Cairns
 of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said *Thomas Cairns*
 late of the City of New York, in the County of New York aforesaid, on the *second* day of *February* in the year of our Lord one thousand eight hundred and eighty-*eight*, 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 between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *two* o'clock in the morning of the said day, the said place so licensed as aforesaid unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid 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.

0846

BOX:

309

FOLDER:

2945

DESCRIPTION:

Campanare, Giovanni

DATE:

06/08/88



2945

Witnesses:

Cornelius Kelly
Cornelius Amos

The complainant in this case
is a brother among the Bonney
Crossing Friends. Various
attempts have been made by
the police officers and the
subpoena served to ~~some~~
find him - see affidavit -
they tell me that there is
but little chance of ever
finding him. The ~~Dept.~~
has been in prison about six
weeks. His counsel has frequently
demanded trial under the cir-
cumstances of account that the
Dept. he discharged on his own
recognition. John Kelly
July 6-88
Archd. Kelly

58
Bar

Counsel,
Filed 8 day of June 1888
Pleads, (Argued 11)

THE PEOPLE
vs.
Giovanni Campanaro
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill

Edmund A. Murray
Foreman.
July 6/88
off. day of Mr. P.H. W.
Rec'd on her
own Recd
22

0848

Mr. Hart who keeps
store in 175 8th & 9th
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.]

SUBPOENA Clinton

FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York.

To *Wm McDonald*

of No. *175 Monroe* Street

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 *5th* day of *July* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

William McDonald
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 *July* in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

sworn, deposes and says: I reside at No. *161 Essex Street*

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 *fifth* day of *July* 188*8*,

I called at *No. 175 Monroe Street*

the alleged *residence* of *William McDonald*
a witness

~~the complainant~~ herein, to serve him with the annexed subpoena, and was informed by a

Mr. Hart, who keeps a store in said premises, and by several other tenants, that no such person has resided for eight or nine years past, in said premises.

Sworn to before me, this *6* day of *July* 188*8* } *Jacob Drubert*
of *July* } *Subpoena Server.*
Jas. H. Driscoll
Commissioner of Deeds
N. Y. C.

0849

Should the case not be assigned in Court, please Office about it, and you If inconvenient to restate this early to the District Attorney's Office.

If you know of more before the Magistrate, or rial was not there brought District Attorney or one

State of New York,
City and County of New

being duly sworn, depose

Subpoena, of which the

188

Sworn to before me,
of

THE PEOPLE

vs.

Giovanni Campanaro

City and County of New York, ss:

Jacob Drubert being duly sworn, deposes and says: I reside at No. *161 Essex Street* 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 *fifth* day of *July* 188*8*, I called at *No. 175 Mohrwe Street*

the alleged *residence* of *William Mc Donald* a witness ~~the complainant~~ herein, to serve him with the annexed subpoena, and was informed by a

Mr. Hart, who keeps a store in said premises, and by several other tenants, that no such person has resided for eight or nine years past, in said premises.

Sworn to before me, this

of

July

6

day

188*8*

Jacob Drubert

Subpoena Server.

Jas. H. Driscoll
Commissioner of Deeds
N. Y. C.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Cornelius Kelly

vs.

Giovanni Campanaro

Offence: Assault

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Jacob Deubert

Subpoena Server.

Failure to Find Witness.

0850

0851

PART II.

THE COURT ROOM IS IN THE THIRD 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.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Cornelius Kelly*

of No. *49 Bowery* 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 ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Giuseppe Campanaro
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* **JOHN R. FELLOWS**, of our Lord 188 *8*

~~RANDOLPH B. MARTINE~~ District Attorney.

0852

Court of General Sessions.

THE PEOPLE

vs.

Giovanne Sappanara

City and County of New York, ss.:

John T. McCarthy being duly sworn, deposes and says: I am a Police Officer attached to the *6th* Precinct, in the City of New York. On the *26th* day of *June* 188*8*, I called at *#9 Bowery* a lodging house

the alleged residence of *Connelius Kelly* the complainant herein, to serve him with the annexed subpoena, and was informed by

The Proprietor of the said lodging house, said that he had not seen him for some time and did not know of his whereabouts, and also asked several people in the neighborhood that knew him, but they did not know where he could be found.

Sworn to before me, this

of

27 day of *June*, 188*8*

Philip Enrich
Comm of Deeds
N.Y.C.

John T. McCarthy

Court of General Sessions.

THE PEOPLE, on the Complaint of

Cornelius Kelly

vs.

Grover Company

Offense:

JOHN R. FELLOWS,

~~JOHN R. FELLOWS,~~

District Attorney.

Affidavit of Police Officer

John J. McCarthy

6th

Precinct.

Failure to Find Witness.

0853

Count of General Sessions.

THE PEOPLE, on the Complaint of

Cornelius Neely

vs.

Graham Company

Offense:

JOHN R. FELLOWS,

~~JOHN R. FELLOWS,~~

District Attorney.

Affidavit of Police Officer

John J. McCarthy

6th

Precinct.

Failure to Find Witness.

0854

0855

Court of General Sessions.

THE PEOPLE

vs.

Giovanne Casparare

City and County of New York, ss.:

John T. McCarthy Being duly sworn, deposes and says: I am a Police Officer attached to the *6th* Precinct, in the City of New York. On the *26th* day of *June* 188*8*,

I called at *49 Bowery* a lodging house the alleged residence of *Connelias Kelly* the complainant herein, to serve him with the annexed subpoena, and was informed by

the Proprietor of the said lodging house, said that he had not seen him for some time and did not know of his whereabouts, and also asked several people in the neighborhood that knew him, but they did not know where he could be found.

Sworn to before me, this

of

27 day
June, 188*8*
Philip Emureh
Comm of Deeds
ny Co

John T. McCarthy

0856

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To Cornelius Kelly
of No. 41 Bowery Street,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 5th day of July instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf againstMartin Campanaro
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 July in the year of our Lord 1888.JOHN R. FELLOWS, *District Attorney.*sworn, deposes and says: I reside at No. 161 Essex Street
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 fifth day of July 1888,
and on divers other days

I called at

No 41 Bowerythe alleged residence of Cornelius Kelly
the complainant herein, to serve him with the annexed subpoena, and was informed bythe clerk in charge of said premises which
is a lodging house, that said Kelly
had not lodged there since June 16th,
and that his whereabouts were unknown
to him.Sworn to before me, this 6th day
of July 1888Jas. H. Driscoll
Commissioner of Deeds
N.Y.C.Jacob Deubert

Subpoena Server.

*the last time he stopped
at this place was on the
16th day of June 1888*

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.]

0857

Should the
assigned in Court
Office about it,
If inconvenient
state this early
If ill when see
Attorney's Office
If you know
before the Mag-
trial was not then
District Attorney
State of New
City and County

being duly sworn

Subpoena, of which

188

Sworn to before
of

THE PEOPLE

vs.

Giovanni Campanare

City and County of New York, ss:

Jacob Deubert being duly
sworn, deposes and says: I reside at No. *161* *Essex Street*
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 *fifth* day of *July* 188 *8*,
and on *every other day*
I called at *No 41 Bowery*

the alleged *residence* of *Cornelius Kelly*
the complainant herein, to serve him with the annexed subpoena, and was informed by
the clerk in charge of said premises which
is a lodging house, that said Kelly
had not lodged there since June 16th,
and that his whereabouts were unknown
to him.

Sworn to before me, this

of

6th day

188 *8*

July
James H. Driscoll
Commissioner of Deeds
N.Y.C.

Jacob Deubert

Subpoena Server.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Cornelius Kelly

vs.

Giovanni Campanaro

Offence: Assault, Indecent Exposure

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Jacob Deubert
Subpoena Server.

Failure to Find Witness.

0858

0859

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpcna is disobeyed, an attachment will immediately issue.
Bring this subpcna 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.]

SUBPCENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To Cornelius Kelly

of No. 41 Bowery 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 6 day of July instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Giovanni Campanaro
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 July in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

0860

Court of General Sessions.

THE PEOPLE

vs.

Giovanni Campanaro

City and County of New York, ss:

John T. McCarthy being duly
sworn, deposes and says: I am a Police Officer attached to the *6th* Precinct,
in the City of New York. On the *30th* day of *June* 188*8*,
and on divers other days
I called at *41 Bownery*

the alleged *residence* of *Cornelius Kelly*
the complainant herein, to serve him with the annexed subpoena, and was informed by
the clerk in charge of said premises
which is a lodging house, that said
Kelly had not lodged there since
June 16th. I have also searched for
him in the neighborhood, but have
been unable to find him.

Sworn to before me, this *6th* day
of *July* 188*8*

Just. H. Driscoll
Commissioner of Deeds
N. Y. C.

John T. McCarthy

Court of General Sessions.

THE PEOPLE, on the Complaint of

James Cornelius Kelly
John

vs.

Giovanni Campanaro

Offence: *Assault*

JOHN R. FELLOWS,

District Attorney.

Affidavit of Police Officer

John J. Mc Carthy
Ceth

Precinct.

Failure to Find Witness.

0861

Court of General Sessions

The People etc

vs.

Giovanni Campanare

John R. Feltner, Esq.
Dist. Atty, N.Y. Co.
Sir!

Please take
notice that on the 28th day of June,
inst, at the hour of 11 o'clock, in the
forenoon, of said day, or as soon there-
after, as Counsel can be heard, we
will move before the Hon. Henry
A. Gildersleeve, in part II of said
Court for the discharge of said
Defendant for failure to prosecute.

Yours etc.

Blake & Sullivan

Defrs Atty.

71. Centre St.

N.Y. City.

Court of General Justice

The People et al.

vs.

Giovanni Capomano

Motion

to
discharge

BLAKE & SULLIVAN,
COUNSELLORS AT LAW,
No. 71 CENTRE STREET, N. Y.

Court of General Sessions

The People etc.

vs.
Giovanni Camparone

John P. Fellows, Esq.
Dist. Atty, N.Y.C.
Sir!

Please take
notice that on the 28th day of June,
inst, at the hour of 11 o'clock, in the
forenoon, of said day, or as soon there-
after, as Counsel can be heard, we
will move before the Hon. Henry
A. Gildersleeve, in part II of said
Court for the discharge of said
defendant for failure to prosecute.

Yours etc.

Blake & Sullivan

Defrs Attys.

71. Centre St.

N.Y. City.

0065

Police Court—1st District.

CITY AND COUNTY
OF NEW YORK, { ss.

Cornelius Kelly
of No. 41 Bowery Street,

Ice man being duly sworn, deposes and says, that

on Sunday the 3rd day of June

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Giovanni

Campanare (now here) who
cut and stabbed deponent
on the left side with the
blade of a knife which he
assailant then held in his
hand

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

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

Sworn to before me, this 4 day
of June 1888

Solomon Blumenthal
POLICE JUSTICE.

0066

Sec. 198-200.

1st District Police Court.CITY AND COUNTY }
OF NEW YORK, } ss.

Giovanni Campanare 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 Campanare

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Italy

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

Answer.

8 Elizabeth St. 3 months

Question. What is your business or profession?

Answer.

laborer

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

Answer.

I am not guilty

Giovanni Campanare

Taken before me this

7

John J. [Signature]
Police Justice.

0867

Sec. 108—200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Giovanni Campanare 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 Campanare

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Italy

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

Answer.

8th Elizabeth Jr. 3 months

Question. What is your business or profession?

Answer.

laborer

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

Answer.

I am not guilty

Giovanni Campanare
his
name

Taken before me this *7*
Dec 1911
Police Justice

Dated _____ 188 _____ *Police Justice.*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Figueroa Ramon

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

The said *Figueroa*,

late of the City of New York, in the County of New York aforesaid, on the
this day of *June* 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 *Ramirez Kelly*
in the peace of the said People then and there being, feloniously did make an assault,
and *with* the said *Ramirez*.
with a certain *knife*

which the said *Figueroa*
in *this* 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 *to kill* the said *Ramirez*.
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
Figueroa Ramon
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Figueroa*,

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 *Ramirez Kelly*.
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *with* the said

with a certain *knife*

which the said *Figueroa*.

in *this* 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. Adams,
Attorney

0871

BOX:

309

FOLDER:

2945

DESCRIPTION:

Caprara, Giovanni

DATE:

06/28/88



2945

0872

BOX:

309

FOLDER:

2945

DESCRIPTION:

Caprara, Giovanni

DATE:

06/28/88



2945

0073

Witness

Gustavo Perrotti

V. Pappo.

Witness Gaetano Peggato

Bailed June 28/88 \$100

By - Dominico Garofalo
186 Spring Street
Camfield

I have examined the
entire case and from
my examination I am
satisfied that it would
be impossible to secure
a conviction and there
is grave doubt as to the
competence of the
one charged with the
the representations being
been in reality in the
nature of a promise and
not of a statement of
existing fact. I cannot
therefore charge upon the
other account of the
fact I charge the witness

Counsel,

Filed 28 day of June 1888

Plead *Not Guilty* July 2

THE PEOPLE

vs.

Giovanni Capraro

JOHN E. FELLOWS,

District Attorney.

Part 1 July 12, 88. M.C.

" I July 12, 88
A True Bill.

H. H. Hammond

Aug 9/88

Foreman.

Upon recom. of Dist Atty,
def't. discharged on his own
recog. *P.B.M.*

[Section 528, and 581, Penal Code].
(False Pretenses).

COURT OF GENERAL SESSIONS.

-----X
 The People
 against
 Giovanni Caprara
 -----X

} Trial Brief.

Indictment: Grand Larceny second degree.

On the 9th of June, 1888, the defendant pretended to the complainant Gaetano Pezzeti that he had two places at Mount Vernon where he could get employment for thirty-one laborers at one dollars and thirty cents and one dollar and twenty-five cents respectively days' wages. He demanded from the complainant a fee of one dollars for each laborer, for whom he promised to procure employment and the complainant paid him thirty-one dollars, relying upon said pretense. The defendant appointed the following Tuesday where the complainant should at defendant's house receive information of the time, when the thirty-one laborers should start for their work. The complainant went there on that evening, but the defendant wasn't in. His wife stated to him that he was in the country, and the complainant was unable to find the defendant in until the 20th of June. Then the defendant stated to him that the company for which the men were to work could not employ any more laborers. The complainant demanded a return of the money, but the defendant refused.

Gaetano Pezzeti,

327 1/2 East 115th Street.

Laborer.

On the 9th of June, 1888, I went to defendant's place at 331 East 108th Street to procure work for thirty-one laborers. The defendant told me that he had two places at Mount Vernon where men could be employed from the following Wednesday ~~on~~. He demanded a fee of one dollar for each man at once and a promise ~~of~~ another fee of one dollar for each man, payable on the first pay-day of the men. I paid him \$31, relying upon his statement that he could give employment to the thirty-one men. He told me to return on the evening of Tuesday next and he would tell me the railroad station, where the men should land, and the time, when they should start on the next morning. I went there on said evening, but the defendant was not in; his wife stated that her husband had gone into the country to look for work and that she had received a letter from him stating that the company by whom the men were to be employed had no work for them. I waited for the defendant from four o'clock in the afternoon until eight o'clock in the evening, but he did not come. I went a number of times to his place between the 9th and the 20th of June and on the latter day I met the defendant. He said that he could not find employment for the men. I demanded the money back from him but he refused, saying that he had spent the money in trying to find work for the men. I would

not have given him the money, if he had not assured me that he had a place where the men would surely get work through his agency.

Joseph T. Leamy,

Patrolman, 27th Precinct.

I arrested the defendant. He admitted to me that he got the money from the complainant, but that he went to the country but couldn't find any work for them

Salvatori Ciciliano,

223 E. 108th Street.

Laborer.

On the 9th of June, 1888, the defendant stated to me that he had work for nine men and that he wanted a fee of one dollar ~~per~~ from each for giving them the work. He said ^{the} men could commence work on Wednesday following and that I should come on Tuesday evening to be informed about the time, ^{about} when the men were to start, and, the place where to go. On Tuesday I went to his place, but he was not in and I couldn't see him, until the 20th of June, when he said to me that he could find no work for the men. I demanded something of my money, but he refused to return the same. The men didn't get any work and the defendant never told me that he had found work for them.

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs,

Guillermo Paparaz

BRIEF OF FACTS.

For the District Attorney.

Dated.

1888.

July 5th
Edward Grose

Deputy Assistant.

0877

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Guillermo Caparra

BRIEF OF FACTS.

For the District Attorney.

Dated *July 31st* 1888.

Edward Grace

Deputy Assistant.

0078

0879

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 5 DISTRICT.

Joseph F. Leamy
 of No. 27 Greenwich Street, aged years,
 occupation Police officer being duly sworn deposes and says,
 that on the day of 188

at the City of New York, in the County of New York, Gastone
Pizzati (known here) is a material
 Witness in the Case of the People
 against Giovanni Caponara on
 a charge of Larceny felony: and that
 there is good reason to believe that
 said Gastone Pizzati will not appear
 at the next Court of General Sessions
 to testify as such Witness. Wherefore
 deponent prays that said Pizzati
 be committed to the House of Detention
Officer Joseph F. Leamy

Sworn to before me this

of

188

day

Police Justice.

Uomini che pagano dollari 1,00
per portarli a sbarcare al Signor

Giovanni Caputo

1	Giacinto Pezzotti	1,00
2	Vito Covello	1,00
3	Giovanni Fiorita	1,00
4	Giuseppe Demarco	1,00
5	Giovanni Demarco	1,00
6	Luigi Presta	1,00
7	Giovanni Catalano	1,00
8	Domenico Brunca	1,00
9	Pietro Sujo	1,00
10	Giacinto Nutricari	1,00
11	Vito Antonio Dimaria	1,00
12	Bigio Fiori	1,00
13	Paolino Petronio	1,00
14	Luigi Sujo	1,00
15	Domenico Gracco	1,00
16	Pietro Cassano	1,00
17	Natale Scibiano	1,00
18	Nicola Cassano	1,00
19	Luigi Caputo	1,00
20	Francesco Caputo	1,00

21	Antonio Caputo	1,00
22	Vincenzo Cardamone	1,00
23	Domenico Albano	1,00
24	Antonio Magari	1,00
25	Gaetano Diatto	1,00
26	Francesco Cozza	1,00
27	Giuseppe Greco	1,00
28	Francesco Pedagi	1,00
29	Pietro Leone	1,00
30	Vito Nizze	1,00
31	Achille La Guardia	1,00

9 giugno 1888 -

0882

Police Court—5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 327 East 108th Street, aged 36 years,
occupation Laborer being duly sworndeposes and says, that on the 9th day of June 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

Good and lawful money of the
United States Consisting of one
gold Coin of the denomination and value
of ten dollars, and bills or notes
and Silver Coins; altogether amounting
to thirty one dollars (\$31.00)

the property of all of which was in deponent's
Care and Charge

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 Giovanni Caporera (now here)

for the reason that on the above date
the said defendant agreed and promised
deponent that he would secure employment
in the capacity of laborers, or less in two or
three days after the above date, on consideration
that he deponent would pay said defendant
the sum of one dollar for each laborer employed.
That deponent believing the representation
so made by said defendant to be
true handed over to said defendant the
above-described money to secure labor
for thirty one laborers. That the said
defendant promised to return said money
to deponent if he said defendant

failed to procure employment for as agreed upon. That since defendant paid over said money to defendant defendant could not find the whereabouts of said defendant till the 22nd day of June 1888 when defendant made a demand on defendant for the return of said money as he failed to procure employment for said laborer.

That said defendant then told defendant that he spent all of said money

Wherefore defendant charges said defendant with obtaining said money from defendant through false and fraudulent representations.

Sworn to before me
this 22nd day of June 1888 }
J. G. Coffey }
P. M. Coffey }
P. M. Coffey }

0884

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Giovanni Caprara 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 Caprara

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.

231 East 108th Street New York City

Question. What is your business or profession?

Answer.

Shoemaker

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.
Giovanni Caprara

Taken before me this

day of

1938

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Figoramin Raynara

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

Figoramin Raynara —

of the CRIME OF *Figoramin Raynara* LARCENY in the second degree,
committed as follows:

The said *Figoramin Raynara*,

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *June*, in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Figoramin Raynara*, —

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*

Figoramin Raynara, —

That *he* the said *Figoramin Raynara*
then had the means and facilities
for supplying laborers with work
and employment, and had selected
arrangements whereby he could and
would give work and employment for
thirty one laborers upon the payment
to him of the sum of one dollar for
each of such laborers: —

And the said Agostino Perzatti —

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Figorami ~~Figorami~~ Rapara —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Figorami ~~Figorami~~ Rapara, the sum of thirty one dollars in money, lawful money of the United States and of the value of thirty one dollars,

of the proper moneys, goods, chattels and personal property of the said

Agostino Perzatti. —

And the said Figorami ~~Figorami~~ Rapara — did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Agostino Perzatti.

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Agostino Perzatti, —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Figorami Rapara did not then have any means or facilities for supplying laborers with work, and had not perfected arrangements

0000

whereby he could and would give work
and employment for thirty one or any
laborers upon the payment to him
of the sum of one dollar for each
of such laborers; —

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said ^{Agostino} ~~Giuseppe~~ Agostino ~~Agostino~~ —
to the said Agostino ~~Agostino~~ Agostino — was and were

then and there in all respects utterly false and untrue, as he the said
^{Agostino} ~~Giuseppe~~ Agostino ~~Agostino~~ —
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
^{Agostino} ~~Giuseppe~~ Agostino ~~Agostino~~ —
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Agostino ~~Agostino~~ Agostino —

then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

0889

BOX:

309

FOLDER:

2945

DESCRIPTION:

Carleton, Emma

DATE:

06/26/88



2945

Witnesses:

officer Schreier
Arthur Bonner.

4 Warren St.

M. Williams
Counsel, R. A. Livingston }

Filed 26. day of June 1888

Pleads, *Indignantly* py

THE PEOPLE

vs.

Emma Carleton
Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmund A. Perry
et Foreman.
July 10 - 1888
Spied & Connected
Arrested & signed
G. W. S. 1888
July 11/88

DR. W. H. SNOW,
33 East 28th St.
NEW YORK.

9-10.30 A. M.
6-7.30 P. M.

New York,

June 18 1888

E. J. Gerry Esq,

Pres. N. P. C. C.

Dear Sir:

Albert Bowker, act. 15 -
was yesterday subjected to a
brutal beating. On his back,
I find four dark blue marks
one inch wide; both arms
are covered with large discolored
wells - both thighs are one
mass of dark blue ridges,
while the right leg below knee
is one complete contusion.

These injuries were inflicted,
Evidently with a strap. The
boy is now suffering severely
from shock induced by
mal treatment.

I am Sir
Very respectfully W. H. Snow, M. D.

0892

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert Barker
aged 12 years, occupation none of No.

310 West 4th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Louis A. Steen

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

Sworn to before me, this 19th

day of June 1888

Albert Barker

John Horman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.POLICE COURT, 2 DISTRICT.

Louis Schriber
of No. 9th Precinct Police Street aged _____ years,
occupation Police Officer being duly sworn deposes and says,

that on the 19th day of June 1888

at the City of New York, in the County of New York, I visited the
premises no 310 West 4th Street and in
the back room of the 3^d floor of said
premises I found Emma Carlton and
this defendant, and the boy Albert Barker
who was lying on a sofa in said room
in a nude state with his legs tied
tight together at the ankles with a
leather strap, and at that time I
counted over fifteen different cuts and
bruises on his body.

Louis Schriber

Sworn to before me, this 19th day of June 1888

John Horman
Police Justice.

0893

CITY AND COUNTY
OF NEW YORK, } ss. -POLICE COURT, 2 DISTRICT.Louis A. Steenof No. 100 East 23rd Street, aged 26 years,occupation Agent N.Y. S.P.C. being duly sworn deposes and says,that on the 17th day of June 1888at the City of New York, in the County of New York, Albert Bowker

was violently and feloniously assaulted and beaten by Emma Carlton (now here) who stripped the clothes from the body of the said Albert Bowker and tied his legs together with a strap, and laid him down on a sofa in a room in the premises no 310 West 44th Street and while he Albert was lying on said sofa in a nude state she the said Emma struck him the said Albert many violent blows on the body and limbs with some hard substance which she

deposed to before me this
1888

Police Justice

then and there held in her hand. bruising and cutting his body and limbs, as defendant is informed by said Albert Bowker. Defendant further says that such assault was committed with the felonious intent to do the said Albert Bowker grievous bodily harm and prays she may be held and dealt with according to law.

[Signature]

Signed before me }
this 18th day of June 1888

District.

THE PEOPLE, &

ON THE COMPLAINT OF

vs.

Dated 1888

Magistrate.

Officer.

Witness,

Disposition,

[Signature]
Police Justice

0895

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Emma Carleton.

Question. How old are you?

Answer.

40 years old

Question. Where were you born?

Answer.

Connecticut

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

Answer.

318 West 4th St. N.Y. 2 yrs

Question. What is your business or profession?

Answer.

Keep house.

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
Emma Carleton

Taken before me this

day of

18
John J. Sullivan
Police Justice.

0896

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Emma a Carleton.

Question. How old are you?

Answer.

40 years old

Question. Where were you born?

Answer.

Connecticut

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

Answer.

310 West 4th St. N.Y.

Question. What is your business or profession?

Answer.

Keep home.

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
Emma Carleton

Taken before me this

day of

1888

John J. Sullivan
Police Justice.

0897

145.
Police Court 2
District. 913

THE PEOPLE, &c.,

ON THE COMPLAINT OF

David M. Allen
100 East 93rd
Manhattan

2
3
4

Offence: Assault
felony on Albert
Barker

Dated June 18th 188

Magistrate.

Officer.

Witnesses

No. 1. ~~100 East 93rd~~ 61 West 1st

No. 2. ~~100 East 93rd~~ 61 West 1st

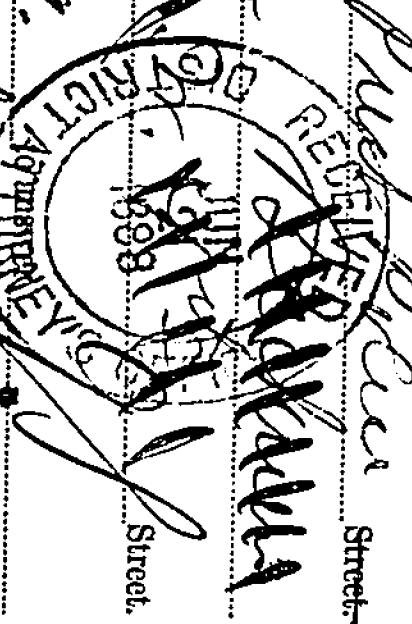
No. 3. ~~100 East 93rd~~ 61 West 1st

No. 4. ~~100 East 93rd~~ 61 West 1st

No. 5. ~~100 East 93rd~~ 61 West 1st

No. 6. ~~100 East 93rd~~ 61 West 1st

No. 7. ~~100 East 93rd~~ 61 West 1st



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.....

Alfred Dank
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 June 18 1888 Police Justice.

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

Dated..... 1888 Police Justice.

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

Dated..... 1888 Police Justice.



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Emma Radtke

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

- Emma Radtke -

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

The said *Emma Radtke*.

late of the City and County of New York, on the *seventeenth* day of
June, 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 one

- Albert Bender -

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said *Emma Radtke*,

with a certain *leather strap* which *she* the said

Emma Radtke

in ~~her~~ right hand then and there had and held, the ~~same~~ being then and there
a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm,
him, the said *Albert Bender*, then
and there feloniously did wilfully and wrongfully strike, beat,
bruise 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.

SECOND COUNT—

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

Emma Radtke —

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

The said *Emma Radtke*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Albert Bowden*, —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Emma Radtke* the said *Albert Bowden*. —

with a certain *leather strap* —

which *she* the said *Emma Radtke*, —

in *her* right hand then and there had held, in and upon the *body and limbs* of *him* the said *Albert Bowden*, —

then and there feloniously did wilfully and wrongfully strike, beat, —
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Albert Bowden*, to the great damage of the said *Albert Bowden*, 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~~

0900

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK,~~

~~against~~

Ernest Rando.

~~And THE GRAND JURY~~ ^{forefind} ~~of the City and County of New York,~~ by this indictment, ~~accuse~~

~~Further accuse the said Ernest Rando~~

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

The said Ernest Rando.

late of the City and County of New York, on the seventeenth day of June, 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 one

Albert Rando.

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Ernest Rando.

with a certain hard substance to the Grand ~~long aforesaid instrument~~ which ~~the~~ the said Ernest Rando.

in ~~her~~ right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, Ernest, the said Albert Rando, then and there feloniously did wilfully and wrongfully strike, beat, bruise 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.

Bond
SECOND COUNT—

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

— *Emma Carden* —

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

The said *Emma Carden*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Albert Bowler*.

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

the said *Albert Bowler*, —
with a certain *hard substance to the head*
and aforesaid instrument —
which *she* the said *Emma Carden* —

in *his* right hand then and there had held, in and upon the
body and limbs of *him* the said *Albert Bowler*,

then and there feloniously did wilfully and wrongfully strike, beat, —
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *Albert*
Bowler, to the great damage of the said *Albert Bowler*, —
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.

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

THE PEOPLE OF THE STATE OF NEW YORK,

~~against~~Emma Roden.And ~~THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK~~, by this indictment, accuse

further accuse the said Emma Roden

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

The said Emma Roden.

late of the City and County of New York, on the nineteenth day of June, 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 oneAlbert Bowden.

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Emma Roden.

with a certain hard substance to the Grand Jury aforesaid which the said Emma Rodenin her right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, min, the said Albert Bowden, then and there feloniously did wilfully and wrongfully strike, beat, bruise 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.

Bowden
~~SECOND~~ COUNT—

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

— *Emma Carden* —

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

The said *Emma Carden*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Albert Bowden*.

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

the said *Albert Bowden*, —
 with a certain *hard substance to the head*
and aforesaid instrument —
 which *she* the said *Emma Carden* —

in *his* right hand then and there had held, in and upon the
body and limbs of *him* the said *Albert Bowden*,

then and there feloniously did wilfully and wrongfully strike, beat, —
 bruise and wound, and did then and there and by the means aforesaid, feloniously,
 wilfully and wrongfully inflict grievous bodily harm upon the said *Albert*
Bowden, to the great damage of the said *Albert Bowden*, —
 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.

0904

SECOND COUNT—

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

Emma Radtke —

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

The said *Emma Radtke*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Albert Bender*, —

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

the said *Albert Bender*, —

with a certain *leather strap* —

which *she* the said *Emma Radtke*, —

in *her* right hand then and there had held, in and upon the *body and limbs* of *him* the said *Albert Bender*, —

then and there feloniously did wilfully and wrongfully strike, beat, —
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *Albert Bender*,
Bender, to the great damage of the said *Albert Bender*,
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~~

0905

BOX:

309

FOLDER:

2945

DESCRIPTION:

Carr, William

DATE:

06/19/88



2945

0906

BOX:

309

FOLDER:

2945

DESCRIPTION:

Carr, William

DATE:

06/19/88



2945

0907

BOX:

309

FOLDER:

2945

DESCRIPTION:

Moran, Patrick

DATE:

06/19/88



2945

Witnesses,

Wm Carr
10 Oct

Counsel,

Filed *19* day of *June* 188*8*
Pleads, *Chadley (vs)*

THE PEOPLE

1. William Carr
1. Patrick Moran

William Carr

Patrick Moran
H.D.

[Section 28, 531 & 550, Penal Code.]
People and Counsel, 2nd

JOHN R. FELLOWS,

P 2 June 27/88 District Attorney.
Book filed R.H.
S.P. Quoy & Co. each.

A True Bill.

Edmund Arthur
Foreman.

GRAND JURY.

-----X

People

vs

Wm Carr

-----X

John Murphy being duly sworn testified as follows:

By the Foreman:

Q Please state to the jury what you know of your own knowledge of this case?

A I was walking on Spring Street near the Bowery on the day after Decoration Day - 31st of May

Q What time?

A About half-past four in the evening. My watch was snatched out of my pocket and the chain.

Q Who snatched it? A I could not say. I don't know the parties. I felt it going out of my pocket, and seen the man running away - I saw his back.

Q Have you reason to suppose the defendant is the same man?

A I could not identify the man, it was done so quick.

Q Have you identified him before? A No sir.

09 10

-----X

People

vs.

Wm. Carr

-----X

James Carney being duly sworn deposes and says:

By the Foreman :

Q What is your name? A James Carney - 12th Precinct.

Q Please state to the Jury what you know about this case?

A On the 1st of June I arrested him going through Spring Street. The robbery occurred on the 31st of May.

Q How did you come to arrest him?

A On information.

Q What did you find on his person ?

A Nothing - If your honor please, I will explain it.

It seems about the 31st of May at 4 o'clock this man Murphy lost his watch and chain. He was knocked down and robbed by William Carr and Patrick Moran. A little boy informed the Sergeant at the desk. The boy ran out before the Sergeant got his name. I went around to the pawnbroker's and found the watch it was pawned for twenty-five dollars. Mr. Aaron told me who pawned it, a man by the name of Joseph Gaffey. When Gaffey found out the watch was stolen he surrenders

himself to me yesterday. He also assistee me in getting Moran whom I arrested yesterday morning. He was the man who gave the watch to Gaffey to pawn. I got him in the House of Detention as a witness against Moran and Carr. This man Murphy works in New Haven.

I could not get the two Italian boys in time for the case yesterday morning.

At the time the complainant was in the station house he was a little under the weather, he could not identify them positively. Moran has yet to be examined. The two Italian boys has not seen Moran yet.. Gaffney pawns the watch. Moran kept out of the way all the time I arrested him yesterday morning on the Bowery.

Q What is the character of these parties?

A They have been arrested before.

Q Did either of them admit taking it from the person of this complainant?

A No sir. - The two Italian boys seen this man Carr in company with Moran before this man got robbed. They saw Carr run away after Murphy was knocked down.

09 12

Proper

vs.

Carr

1

0913

Indictment
returned in New
York City. No
return in New York
in return in New York

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

159
Police Court

837
District

THE PEOPLE
ON THE COMPLAINT OF
THE DISTRICT ATTORNEY

Offence _____
from _____

Dated _____ 188

Magistrate
_____ Officer

Witness
_____ Street
_____ Street

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

(John) _____

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 within mentioned, I order h to be discharged.

Dated _____ 188 _____ Police Justice.

09 14

CITY AND COUNTY }
OF NEW YORK, } ss.

Giuseppe Rosetta
aged 17 years, occupation Book Binder of No.

1657 Elizabeth Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Murphy

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

Sworn to before me, this 2nd

day of June 1888

Giuseppe Rosetta

Wm. Murphy

Police Justice.

09 15

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

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

John Murphy
William Carr

Offence Larceny
from person

Dated June 2 1888

Murray Magistrate.

bury Officer.

10 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

§ to answer

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

defendant

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

Dated June 2 1888 Police Justice.

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

Dated..... 188 Police Justice.

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

Dated..... 188 Police Justice.

09 16

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Fifth District Police Court.

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

Question. What is your name?

Answer. *William Carr.*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *186 Mulberry St.*

Question. What is your business or profession?

Answer. *Work with a machinist*

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
W. Carr*

Taken before me this *17*
day of *June* 188*8*

Police Justice.

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

or of *Third Ward* 32 *Green St. New York* *George L. L. Murphy*
of No. *100 Myerhoff St. Brooklyn* Street, aged *41* years,
occupation *Wachtman* being duly sworn

deposes and says, that on the *31* day of *May* 188*8* at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession *and*
possession of deponent, in the *day* time, the following property viz:

One gold watch valued
at One hundred dollars
one plated chain, and gold chain the whole being
valued at One hundred and seven 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 *William Carr (now here)*

for the and two other men now
yet arrested, who were acting in
concern for the reasons following
to wit: On the above described
date the deponent was walking
on Spring Street, having the
said watch to which was attached
a chain and which watch
was in the left pocket of the
vest then worn by deponent as
a portion of his hourly clothing,
when one of the unknown men
seized the said watch from said
pocket and ran away with the

Sworn to before me this *day*

188

Police Justice.

same, when deponer was running after the said unknown man, another of the unknown men tripped the deponer causing him to be knocked down. Deponer is informed by Giuseppe Assetta here present that he Assetta saw this defendant and said unknown man standing together on the corner of Spring and Elizabeth Streets before the deponer was robbed. Said informant further says that a few moments after, he saw the deponer running after one of the unknown men, whom deponer informant saw in the company of this defendant, as heretofore stated. Informant says that this defendant and the other unknown man were running away also.

Sworn to before me } John Murphy
this 2nd day of June 1888 }
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
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
Hundred Dollars
of the City of New York, until he give such bail.
Dated 1888
Police Justice

Police Court, District,	Offence—LARCENY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated, 1888	Magistrate.
	Officer.
	Clerk.
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer Sessions.

09 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Rarr^{2d}
Petinda Moran

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

William Rarr^{2d} Petinda Moran
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said William Rarr, and Petinda
Moran, both

late of the City of New York, in the County of New York aforesaid, on the thirty first
day of May, in the year of our Lord one thousand eight hundred and
eighty-eight, in the day time of the said day, at the City and County
aforesaid, with force and arms, one watch of the value
of one hundred dollars, one
chain of the value of five
dollars, and one chain of the
value of five dollars.

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

SECOND COUNT—

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

William Rann and Patrick Moran

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Rann, and Patrick Moran, both*

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 one hundred dollars, one chain of the value of five dollars, and one chain of the value of five dollars,

of the goods, chattels and personal property of one

John Murphy.

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

John Murphy.

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

William Rann and Patrick Moran

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.

0921

BOX:

309

FOLDER:

2945

DESCRIPTION:

Carson, William

DATE:

06/07/88



2945

0922

BOX:

309

FOLDER:

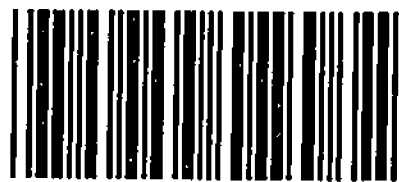
2945

DESCRIPTION:

Ellison, Robert

DATE:

06/07/88



2945

Witnesses:

J. Ferguson.
Jas. Mack.

34
Jas. R. Montgomery

Counsel,
Filed day of June 1888
Pleads, *Not Guilty (f)*

THE PEOPLE
vs.
William Carson
and
Robert Ellison
of the County of *Jefferson*

Burglary in the first degree.
[Section 496, Penal Code.]

JOHN R. FELLOWS,
June 19/88. District Attorney.

(Book) Speed & Granted of
A TRUE BILL
AP. 12 P. 2 yrs 6 mo. P. 3.4
"2 P. 1 yr 7 mo. P. 3.4
Edmond A. Murray.

Foreman.
Part 1 -
June 15/88
19

Police Court-.....District.

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

of No. 5742 West 45 Street, aged 30 years,

occupation Stone Cutter being duly sworn

deposes and says, that the premises No. 492 1st Street, 22 Ward

in the City and County aforesaid the said being a five story brick

Building

and which was occupied by deponent as a dwelling,
and in which there was at the time a human being, by name _____

were **BURGLARIOUSLY** entered by means of ~~forcibly~~ Opening a door
in the roof leading from the Airshaft
to the dumb waiter and entering
therein with intent to Commit

on the 29 day of May, 1888 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Approximately of household furniture
Clothing and personal Effects
of the value of two hundred
dollars \$200.00

the property of Deponent
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
William Carson and Robert Ellison
(both now here).

for the reasons following, to wit: That at about 1 30
O'clock AM of the above date
deponent heard a noise upon the
roof of said premises and shortly
thereafter saw each of said defendants
with dumb waiter covering themselves
down into said premises and
caused their arrest.

Thomas Mack

*Drink to them
this 27th day of August
My friend Frederick*

0925

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Carson 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.

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.

William Carson.

Taken before me this *29*
day of *May* 19*38*
W. H. McClellan
Police Justice.

0926

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, N.Y.

Robert Ellison 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. *Robert Ellison*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 641 Tenet Ave. 11 years*

Question. What is your business or profession?

Answer. *Plumber*

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**Robert Ellison*

Taken before me this *22*
day of *April* 189*8*
Wm. H. Smith
Police Justice.

0927

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, N.Y.*Robert Ellison*

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.

Robert Ellison

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

10641 Sunset Ave. 11 years

Question. What is your business or profession?

Answer.

Plumber

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**Robert Ellison*

Taken before me this
day of *April* 19*38*
W. J. [Signature]
Police Justice.

0928

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

319/34
Police Court

4805
District.

THE PEOPLE, &c.,

vs. THE COMPLAINERS

James M. H. H. H.
William Carson
Robert Ellison

Offence

3

4

Dated

May 29

188

Magistrate.

Officer.

Precinct.

Witnesses

No. 1

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No. 3

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No. 298

No. 299

No. 300

No. 30

The People
 vs
 William Larson
 Robert Ellison
 Court of General Sessions. Part I
 Before Judge Martine. June 19, 1888
 Indictment for burglary in
 the first degree.

Thomas Mack sworn and examined,
 testified. I live 524 West Forty fifth St. and those
 are the premises in which I found the two
 defendants; it is a flat house, five stories high;
 I live on the top floor next to the roof; it is
 a double flat and I live on the west side
 I was living there on the 29th of May and
 I saw the defendants there between one and
 two o'clock in the morning. I was asleep in the
 bed room adjoining the Kitchen, and the dumb
 waiter came through the extension outside the
 Kitchen. I was awakened by a noise on the
 roof; there are two doors on the boxes of the
 dumb waiters on the roof and one of these
 doors was open; the dumb waiter goes up
 to the top and it extends six feet or more
 above the roof; the machinery is on top.
 My neighbor Mr. Ferguson closed the door
 and then we came down stairs; he
 went into his room and I went into mine.
 I suppose it may be a few minutes I
 went to the extension and opened the door
 of this dumb waiter. There are five
 ropes you can see in the waiter and
 one behind the box that holds the weight

That can not be seen; the ropes were bunched. Mr. Ferguson had a lamp; he opened the door of the dumb waiter, which is in the middle of the house. Immediately after Mr. Ferguson opened the door I saw the ropes bunched I said, "Halloe, here they are", or something to that effect, to Mr. Ferguson. I said to him, "Hold the ropes, so they cannot get down in the cellar; somebody called Police. I first saw the defendants on the elevator about where my feet were. Did you see them? Yes sir I saw them; they were standing on the top of the dumb waiter; their heads were about by my feet or knees. When you made that exclamation did they say anything? They asked me to let them go, that they were there to do me no injury - both of them said the same thing. They climbed up the ropes to the door step and Carson stepped over and then the policeman came up and took him to the station house. What was done with Ellison? Ellison came out with me in the hall and another officer had him. Was there any further conversation up to this time? Nothing, only they asked me to let them go. Who asked you that? Both of the defendants. Where was it you met the other officer? On the top of the stairs.

Was that in your own hallway? Yes sir. How many people were sleeping in your apartments? Seven. Give me the names of two? My wife and myself. I had in the house money and clothing. I appeared in the Police Court and made a complaint there. The defendants said they were not guilty. Cross examined. It was, after one o'clock when I heard the noise I cannot state positively when was the last time I was on the roof. I don't know if the door of the roof was wide open. There is no lock on it, it is bolted. I am not able to swear that the door of the dumb waiter was not wide open when I went on the roof.

James Ferguson sworn. I live 542 West Forty Fifth St. in the same house with Mr. Mack on the top floor. I saw the defendants on the 29th day between one and two o'clock in the house in the dumb waiter standing below us. They said they were not come to do any harm - that they were merely hiding, something of that sort. I had a light and it shone right on them in the dumb waiter. The officers came and took them away; they were not searched in my presence. There were six persons sleeping in my rooms - myself, wife and children. I opened the door from my room

George H. Dale sworn and examined testified:
I am a member of the 22nd precinct and know
the premises 342 West Forty Fifth St.; they are
in the Twenty second ward. I arrested the def-
endants. I was down Eleventh Avenue and
I heard an officer rap in Forty Fifth St.
from Tenth to Eleventh Avenues. I answered
it and we both ran together up Forty Fifth St.
~~the~~ ran two doors above this house where
the people were hallooing out of the windows.
~~I~~ ran up in the house where the people
were hallooing and the other officer ran two
doors above to head off anybody. I went to the
top floor, the rooms of Mr. Mack. I saw
Carson with one leg in the shaft and
the other out of it, holding on to the rope
with one hand and Mr. Mack had hold of
him by the shoulder. I ran over and got
hold of Carson and pulled him out and
I saw Ellison go down the rope. I saw Mr.
Ferguson there. Then I got to the sidewalk
with Carson I met officer Atkins on the
sidewalk. He went up stairs and in a
short time he came down with Ellison in
custody. The defendants were searched and
two or three keys were found on Carson.
He said to Mr. Mack, "Don't make a com-
plaint against me."

William Carson sworn and examined in

~~Flight against me~~

William Larson, sworn and examined in his own behalf testified: I worked at the ice business for J. W. Scott, Thirty Seventh St. between 10th and 11th Aves. I live at 596 Eleventh Avenue between Fifty Fourth and Fifty Fifth Sts. I remember the time of my arrest. I was in front of the premises No 524 West Fifty Fifth St. I got there about six o'clock; there were there Ellison, Bernard Breslin, and John McGlynn. We had a can there, I had a dollar, and I asked McGlynn to get a pint of beer and we stayed there in front of No 524 to a little after one o'clock drinking beer and talking. About half past seven o'clock two more men came by the name of Louis Aristed and Samuel Gamble. We did not leave there until the officer chased us, which was about 15 or 20 minutes past one o'clock. The officer was coming up the street from Eleventh Ave. We all scattered to get away from the officer. Ellison and I went up on the roof of 524. We ran over the roofs; first we went up on the roof and we looked over the roof and we saw the policeman going to Eleventh Avenue and he came back with another policeman. Ellison and I came down stairs again and we saw the policeman; the gas was lit in the hall when we came down, but it was not lit

when we went up. One of the officers came
 after us and the other one went up in
 528; we went over the roofs and the two
 officers were behind us. We got in the
 dumb waiter and we slid down two
 floors; we heard some persons whispering
 on the roof; we were not sure they were
 policemen. They closed the door; we stayed
 there for about two minutes. Mr. Mack opened
 his door and the party alongside of him
 opened the door; we were caught there.
 We got to the dumb waiter from the roof;
 the door was open; we did not break any-
 thing in that door. I have known Mr. Mack
 about eight or nine years. I lived at 542
 West Forty Fifth St. about six years ago. I have
 been arrested and convicted of petty larceny
 but have never been arrested for anything
 else. When the officers arrested me I had a
 bunch of keys and a button hook, and one
 of the keys was the key of the Engine house in
 Yonkers of the Volunteer Fire Department. I lived
 up there two years and a half ago. I did not
 go into that dumb waiter for the purpose
 of robbing any one or to try to break into
 any one's house. Cross Examined. I was
 arrested on the 17th of Nov. 1887 on the com-
 plaint of Mr. Fitzpatrick of attempting to steal
 money from behind his counter. I did not get

any, I did not attempt to get any, I was perfectly innocent of the charge, but I was sent to the penitentiary for six months. I got out on May 25th and four days afterward I was found in this dumb waiter. I am sure I have never been in custody upon any other charge. Mr. Scott, for whom I worked, is not in Court. I worked for Mr. Scott two days. I met Ellison on this night by chance. I have known him two or three years. I first made his acquaintance in Forty Fifth St. Before I met him this night I had been to the stables in Thirty Seventh St. The whole party drank eight or ten pints of beer. The reason why we ran from the officers was because we did not want to be arrested for drinking beer in the street. I said to Mr. Mack, "For God's sake don't give us up to the officers; they are after us for rushing the growler." Mr. Mack did not say anything, and the officer came into the room at the time. Mr. Mack opened the door and made the remark, "There they are."

Daniel McFadden sworn. I am a furniture mover and know Ellison two years and he has worked for me; his reputation for honesty is good. Cross Examined. I heard he was arrested once for drinking in a hallway or for being drunk about six weeks ago. He was in the habit of taking a glass of beer and he worked hard moving furniture

Thomas Branniff sworn and examined. I live at 641 Tenth avenue and know Ellison; he lives in the same building and I see him daily. I never heard anything against his honesty till this. I have had him in my employ and notwithstanding this serious charge I would trust him yet. It would not change my opinion of Ellison's honesty to hear that he was found in this dumb waiter at one o'clock in the morning after I heard the explanation of the circumstances attending the case.

Mary Ellison sworn. The defendant Ellison is my brother; he lives with me and my uncle at 641 Tenth Ave. His conduct has been generally good but of late he drinks a little too much; his reputation for honesty has always been good and he has never before been charged with an offence. He gave part of his earnings to his mother, who died on the 30th of Dec. and to me when mother was sick.

Officer Dale was recalled and testified that the defendants were perfectly sober when he arrested them.

Mary Ellison was recalled and testified that she saw Breslin in Court last Friday but he is not here today. It seems he had been with my brother. I heard he was arrested and that is why he is not here. The jury rendered a verdict of guilty of an attempt at burglary in the third degree with a recommendation of mercy as to

Testimony in the
care of
Mr Carson and
Rt. Ellison

filed June
1988

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Ranson and Robert Ellison.

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

William Ranson and Robert Ellison

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

The said *William Ranson and Robert Ellison, both*

late of the *Twenty-second* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *May*, in the year of our Lord one thousand eight hundred and eighty *eight*, with force and arms, about the hour of *one* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Thomas Madsen,*

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

The said Thomas Madsen and others.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said *Thomas Madsen.*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away;

(The said William Ranson and Robert Ellison, and each of them, being then and there assisted by a confederate actually present, to wit: each by the other)

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 D. Holloway,
Attorney

0939

BOX:

309

FOLDER:

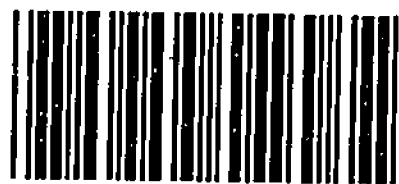
2945

DESCRIPTION:

Carter, Michael J.

DATE:

06/08/88



2945

119
Court of Oyer and Terminer

Counsel,
Filed, 8 day of June 1888
Pleads,

THE PEOPLE,,
vs.
B
Michael J. Carter
130 E. 11th St.

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1089, Sec. 5.]

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Wm. B. Waddy

Foreman.

F. July 2. 1888

Witnesses:

Wm. B. Waddy

23 Puck

0942

Thos. Lawrence

329 E 57

bet 2nd & 1st ave

St. Louis

0943

Excise Violation—Keeping Open on Sunday.

POLICE COURT— 4 DISTRICT.

City and County } ss.
of New York, }

233 of 1st Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 22
day of April 1888, in the City of New York, in the County of New York,
Michael J. Carter (now here)
being then and there in lawful charge of the premises No. 235 East 45th
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 Michael J. Carter
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 23 day
of April 1888 James. Crotty
H. M. Murray Police Justice.

0944

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael J. Carter 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~~ 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 J. Carter

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 230 East 45 St 7 years

Question. What is your business or profession?

Answer.

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 may think will tend to your
exculpation?

Answer.

*I am not guilty and
demand a trial by jury*

Michael J. Carter

Taken before me this

day of *June* 188*8*

Police Justice.

0945

11-20
5-15-
BAILD,
No. 1, by *Memo Connolly*
Residence *344 1/2 St.*
No. 2, by *New Standard*
Residence *344 1/2 St.*
No. 3, by *Street.*
Residence *Street.*
No. 4, by *Street.*
Residence *Street.*

246
Police Court-4
District 655-X

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Connolly
Charles W. Carter

Offence *Violation of Law*

Dated *April 23* 188*8*

Magistrate *Connolly*

Officer *93*

Precinct *93*

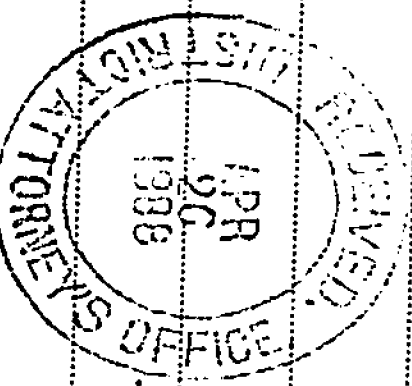
Witnesses *Street.*

No. *Street.*

No. *Street.*

No. *Street.*

No. *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

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 *April 23* 188*8* *Wm. Norman* Police Justice.

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

Dated *April 23* 188*8* *Wm. Norman* Police Justice.

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

Dated *April 23* 188*8* *Wm. Norman* Police Justice.

oyer and Termmer
 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 J. Carter

The Grand Jury of the City and County of New York, by this indictment,
 accuse *Michael J. Carter* —
 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 *Michael J. Carter* —
 late of the City of New York, in the County of New York aforesaid, on the
twenty-second 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.

JOHN R. FELLOWS,

District Attorney.

0947

BOX:

309

FOLDER:

2945

DESCRIPTION:

Casina, William

DATE:

06/27/88



2945

Witnesses :

Officer Bennett

238.

overly Stecker

Counsel,

Filed 27 day of June 1888

Pleads, *Imprisoned July 23*

THE PEOPLE

vs.

SABBATH BREAKING.
(Section 267, Penal Code).

William Casner

JOHN R. FELLOWS,

District Attorney.

A True Bill.

H. B. Fannin

Foreman.

Off. A. J. Green

P.S. Sept. 7, 1888

Pleads Guilty

Fine \$ 5.

(paid)

W. H. G.

Police Court Third District

City & County of

New York

Michael Bussert aged 45 years
 occupation Police Officer being
 duly sworn disposes and says
 that on Sunday the 25th day
 of March 1888 at the City of New
 York in the County of New York

William Gasina (now here)
 did unlawfully maintain and keep
 premises No 533 Fifth Street known
 as ~~National~~ National Hall in
 said City Defendant says that he
 paid the sum of twenty five cents
 as an entrance fee to said
 Hall to witness the theatrical
 performance of a play called
 "Hotel Klugebusch" Defendant says
 that there was a musical performance
 by the Orchestra composed of male
 musicians and thereafter a curtain
 rose upon a stage ^{in said hall} and several
 persons appeared thereon in
 theatrical costumes in the aforesaid

I lay a copy of the programme is
 hereto attached and made part
 of this affidavit and Complaint.
 Deponent says that there was
 about two hundred persons assembled
 in said Hall witnessing said
 theatrical performance and
 charges said defendant with a
 violation of Section 2007 of the
 Laws 1882

Michael Rizzet

Brought before me

This 26 day of Mch 1888

Samuel C. Smith Police Justice

0951

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

William Casina

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Austria

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

Answer.

533 Fifth St 8 mos

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 have nothing to say and demand a trial by jury
William Casina

Taken before me this

26

day of

March

1888

Samuel J. Smith
Police Justice.

0952

George Smith
 Bailed
 No. 1, by *John Smith*
 Residence *524-58* Street
 No. 2, by _____
 Residence _____ Street
 No. 3, by _____
 Residence _____ Street
 No. 4, by _____
 Residence _____ Street

Police Court 3 District 499
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Michael Bennett
 vs.
William Tammal
 Dated *March 26* 188*8*
 Offence *Vi. Theatrical*
Law sec 2017 Laws 1888

Bill ordered
Edmund Atterbury
Thomas
 No. _____
 Street _____
 to answer _____
 Street _____
 Precinct *14*
 Officer _____
 Magistrate _____

RECEIVED
 MAR 29 1888
 DISTRICT ATTORNEY'S OFFICE

COMMITTED
Boeck

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 *Acquaint*

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

Dated *March 26* 188*8* *Sam'l C. Reilly* Police Justice.

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

Dated *March 26* 188*8* *Sam'l C. Reilly* 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.

0953

George Strick

BAILED

No. 1, by *Ed. Heavily*

Residence *529-58* Street

No. 2, by _____

Residence _____ Street

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street

Police Court *3* District *498*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Rossant

William Tarnal

Offence *Vi. Theatrical*
Law sec 2017, Laws 1896

Dated *March 26* 188 *8*

Ed. Heavily Magistrate

James Officer

14 Precinct

No. _____ Street

No. _____ Street

No. _____ Street

No. _____ Street

to answer *E. S.* Street

RECEIVED
MAR 29 1888
CLERK'S OFFICE

COMMITTED
James

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 *Acquainted*

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

Dated *March 26* 188 *8* *Sam'l C. Reilly* Police Justice.

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

Dated *March 26* 188 *8* *Sam'l C. Reilly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

PROGRAMM

DRAM. VER. FORTSCHRITT

New York, Sonntag, den 25. März 1888.

No. 1.

KRÜGER,
No. 70 First Street,
near Avenue A,



Butcher

des Dram. Ver. Fortschritt.

H. Eumicke's
Theater
und
Masken

Garderobe Geschäft,
217 E. Houston St. up Stairs.
Lieferant des dram. Vereins Fortschritt, sowie der größten und bedeutendsten dram. Vereine von New York und Umgegend.

L. BOECKELMANN'S
EAST SIDE
Athletic Hall

625 5th Street,
Betw. Ave's B & C, New York.

Large Hall for Weddings,
Parties, &c.

Meeting Rooms for Societies, Lodges,
Clubs, &c.

— GROSSE —
Theater - Vorstellung
UND BALL

des
Dramatischen Vereins

„Fortschritt“

Sonntag, den 25. März 1888,

— in der —
NATIONAL HALLE

533 Ost 5. Straße.

Zur Aufführung gelangt:

Hotel Klingebusch

Vollständ. mit Gesang in 3 Akten von Aneisel
und Jakobson.

TICKETS a Person 25 CENTS.

Offenung um 7 Uhr.

Anfang präcise 8 Uhr.

Wm. F. Jordan's
Kreutzer Quartett Club

HALLE

435 FIFTH STREET,
Near Avenue A, New York

Versammlungs-Local des Dramatischen
Vereins „Fortschritt“ und der 4ten
Section, Bäder Arbeiter Union No. 1.

Conrad Stein's
LAGER-BEER
BREWERY,

57th Street, bet. 10th & 11th Avenues,
NEW YORK.

W. BUSSE,
Photographic Art Studio,

FINE PORTRAITS,
PICTURES COPIED, ENLARGED AND
FINISHED IN OIL, CRAYON, INDIA
INK AND WATER COLORS.

3432 3rd Avenue,
Bet. 166th & 167th St's, Morrisania,
New York.

Instantaneous Process a Specialty.

PROGRAMM

— des —

DRAM. VER. FORTSCHRITT

No. 1.

New York, Sonntag, den 25. März 1888.

No. I.

KRÜGER,
No. 70 First Street,
near Avenue A,



Butcher

des Dram. Ver. Fortschritt.

H. Eumicke's



Theater
und

Masken

Garderobe Geschäft.

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Meeting Rooms for Societies, Lodges
Clubs, &c.

— GROSSE —

Theater - Vorstellung

UND BALL

— des —

Dramatischen Vereins

„Fortschritt“

— am —

Sonntag, den 25. März 1888,

— in der —

»NATIONAL HALLE«

533 Ost 5. Straße.

Zur Aufführung gelangt:

»Hotel Klingebusch«

Vollständ. mit Gesang in 3 Akten von Kneifel
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TICKETS a Person 25 CENTS.

Kasseneröffnung um 7 Uhr.

Anfang präcise 8 Uhr.

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INK AND WATER COLORS.

3432 3rd Avenue,

Bet. 166th & 167th St's. Morrisania,
New York.

Instantaneous Process a Specialty.

DRAM. VER FORTSCHRITT.

GUS MESSERSCHMITT,
WINE,
BIER & LUNCH ROOM

246 FIRST AVE.

Bet. 14th & 15th Streets, New York

—Meeting Rooms for Societies.—

BOHEMIAN
NATIONAL HALL
No. 533 Fifth Street,
Between Avenues B & C,
NEW YORK.

Large Halls for Balls, Parties, Weddings, Meetings, &c., &c.

JOSEPH WIRTH, MANAGER.

Beamte und Mitglieder

Drum. Vereins Fortschritt

PAUL WENZEL,.....	PRÄSIDENT
ARTHUR JASCHKE,.....	VICE PRÄSIDENT
THEODOR HOESEL,.....	PROT. SEKRETÄR
CHARLES SCHÄFER,.....	FIN. SEKRETÄR
GEORGE SCHWENGER,.....	SCHATZMEISTER
HERMANN DENZAU,.....	REGISSEUR
HENRY JASCHKE,.....	ARCHIVAR
CLAUS SOLDWEDEL,.....	BIER COLLECTOR

FRITZ HENSELEIT,
EMIL JAGEMANN,
ALWIN WISCH,
MAX JUNGE,
JULIUS KATZER,
OTTO OTTOLOWSKY,
CONRAD PAUL,
CHARLES SCHAAF, 2.

CONRAD HEEGEN,
EMIL v. HAAGEN,
GUSTAV LEINARD,
OTTO LACOMY,
JOHN HAAS,
CHARLES SCHAAF, 1.
AUGUST PINK,
MISS METZGER.

Der Dramatische Verein „Fortschritt“
haelt seine Versammlung jeden 1. und 3. Mon-
tag im Monat in der

REPUTER QUARTER CLUB HALL.

No. 435, 5te Strasse ab, und koennen Herren
und Damen, welche dem Verein beizutreten
wuenschen, durch Mitglieder eingefuehrt wer-
den.

HERMANN DENZAU, FRISSEUR

No. 443 E. 12TH STREET, ECKE AVENUE A

Empfiehl sich Dramatischen Vereinen zum Schminken. — Friseur des Dramatischen und Kranken-Unter-
stüßungs-Vereins „Frohsinn.“

C. W. Sachtleben,

WINE, BEER

—and—
MEETING ROOM

No. 198 Avenue A,

Bet. 12th & 13th St's. New York

Max Junge,
Manufacturer and Dealer in
Umbrella and Parasols,
70 AVENUE A,
Bet. 4th and 5th Streets,
NEW YORK



Orders and Repairing promptly
attended to.
—Recovering a Specialty.—

A. LE MOULT,
THE FLORIST

—ESTABLISHED 1865.—

172 & 174 Bowery and 2210 Third Avenue

—NEW YORK.—

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HENRY JASCHKE, ARCHIVAR
CLAUS SOLDWEDEL, BIER COLLECTOR

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EMIL JAGEMANN,
ALWIN WISCH,
MAX JUNGE,
JULIUS KATZER,
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CONRAD PAUL,
CHARLES SCHAAF, 2.

CONRAD HEEGEN,
EMIL v. HAAGEN,
GUSTAV LEINARD,
OTTO LACOMY,
JOHN HAAS,
CHARLES SCHAAF, 1.
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MISS METZGER.

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haelt seine Versammlung jeden 1. und 3. Mon-
tag im Monat in der

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No. 435, 5te Strasse ab, und koennen Herren
und Damen, welche dem Verein beizutreten
wuenschen, durch Mitglieder eingefuehrt wer-
den.

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No. 443 E. 12TH STREET, ECKE AVENUE A

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MAX JUNGE,
ALWIN WISCH,
HENRY JASCHKE.

Tanz-Ordnung.

I. Theil.

1. Marsch,
2. Walzer,
3. Schottisch.
4. Lanciers,
5. Polka,
6. Damen-Walzer,
7. Schottisch,
8. Quadrille,
9. Walzer,
10. Intermission.

II. Theil.

11. Marsch,
12. Walzer,
13. Polka Mazurka,
14. Quadrille Walz,
15. Rheinländer,
16. Damen-Walzer,
17. Spanisch,
18. Lanciers,
19. Schottisch,
20. Gallopp.

In a dry-good store.

Lady. Have you undressed kids?

Salesman. Sh! not so loud ma'am, if you please. Yes, we have them, but Anthony Comstock might drop in on us at any moment. We can't be careful you know.

Mr. White. "What do you think you will do in the next world?"

Colored Party. "Nuffin' — if they will let me."

It was nip and tuck with a Rhode-Island girl and her pa whether she should bring a dude son-in-law into the family, but finally Paw tucket.

PROGRAMM.

Hotel Klingebusch.

Original-Volksstück mit Gesang in 3 Acten von Kneifel und Jacobson

Musik von G. Michaelis.

Personen:

Klingebusch, Gastwirth in einer kleineren Stadt..... Herr Büstthof
 Frau Klingebusch, dessen Frau..... Frau Löwe
 Rosalie, beider Tochter..... Frau Wenzel
 Horner, Weinreisender..... Frau Wenzel
 Fischer..... Herr Junfer
 Maienthal Commis voyageur..... Herr Jaschke
 Schaper..... Herr Charles Schajer
 Theodor, Oberkellner..... Herr Ottolowsky
 Friß, Kellner..... Herr Hermann Denzau
 Julie, Dienstmädchen..... Frau Denzau
 Belle, Hausknecht..... Herr Weinert
 Piekemann, Rechtsanwalt..... Herr Wisch

Knecht, Magd und Gäste.

Die Handlung spielt in einer kleinen Stadt bei Berlin.

Hiermit bitten wir alle Mitglieder, sowie Freunde und Gönner des Vereins, nur diejenigen Geschäftsleute zu patronisiren, welche in unserer Festzeitung inseriren.

Das Committee.

Ordnungs-Committee.

Floor Manager.

CHARLES SCHAEFER.

Ass't Floor Manager.

EMIL von HAAGEN.

Floor Committee.

Henry Jaschke, Th. Hoesel,
George Schwenger.

Recant.

Alwin Wisch, Julius Katzer,
John Haas, Fr. Henseleit,
Schaaf, Conrad Paul

Der Brummer.

Da sitzt ein großer Brummer im Neb,
Die kleine Spinne hat ihn gefangen!
So manchem Herrn der Schöpfung er-
geht's.

Wie jener Fliege, der Todesbängen.
Streng Deinen Witz an, daß Du erfindest
Wie Du ausweichst dem feinen Gespinnst
Denn bist Du erst drinn, so magst Du
zerren.

Mit aller Kraft und Dich kläglich sperren
Es hilft Dir nichts, sei todesgewärtig!
Mit den allerstärksten und größten
Herren
Werden die schwächsten Frauen —

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 Maienthal Commis voyageur Herr Jaschke
 Schaper, Herr Charles Schäfer
 Theodor, Oberkellner Herr Ottolowsky
 Fritz, Kellner Herr Hermann Denzau
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 Pella, Hausknecht Herr Leinert
 Piefemann, Rechtsanwalt Herr Wisch

Knecht, Magd und Gäste.

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CHARLES SCHAEFER.

Ass't Floor Manager.

EMIL von HAAGEN.

Floor Committee.

Henry Jaschke, Th. Hoesel,
George Schwenger.

Reception Committee.

Alwin Wisch, Julius Katzer,
John Haas, Fr. Henseleit,
Charles Schaaf, Conrad Paul.

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Da sitzt ein großer Brummer im Netz,
Die kleine Spinne hat ihn gefangen!
So manchem Herrn der Schöpfung er-
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Es hilft Dir nichts, sei todesgewärtig!
Mit den allerstärksten und größten
Herren

Werden die schwächsten Frauen —

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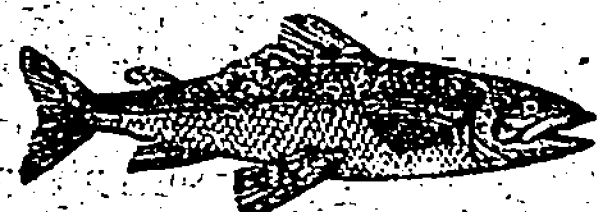
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Fred. Hochgraef, Manager.

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Buttonholes Made by Machine and
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Plaiting done 42 inches wide.

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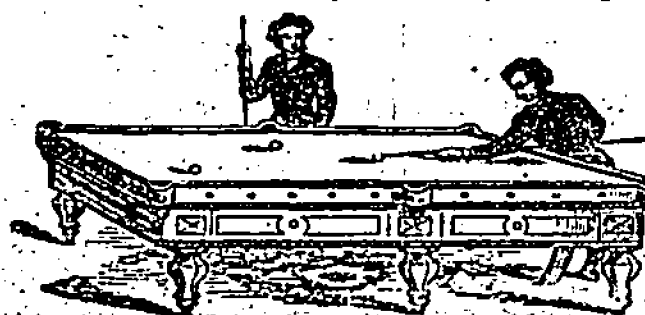
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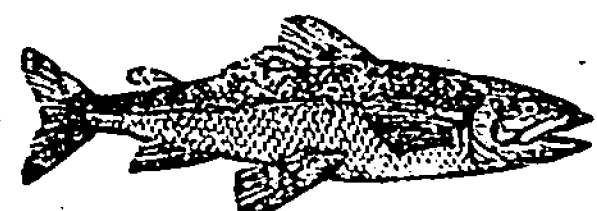
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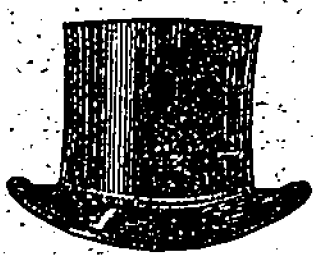
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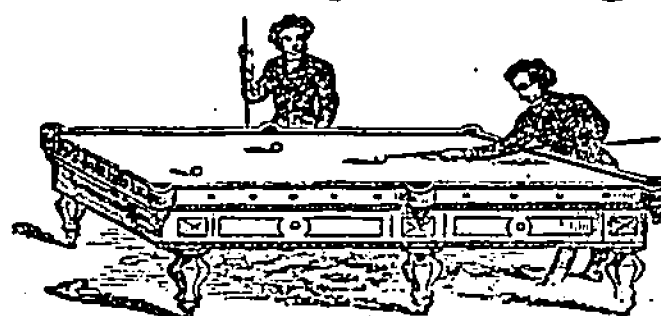
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Empfiehlt sich für Bälle, Hochzeiten, Parties etc.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Rasina

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

William Rasina

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *William Rasina*,

late of the City of New York, in the County of New York aforesaid, on the ~~fourth~~ day of *March*, 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, at the City and County aforesaid, unlawfully did ~~publicly sell and expose for sale to~~ *aid in a certain per-*
formance of comedy and dramatic
performance in a certain building, the
situated called National Hall wherein
divers ————— persons to the Grand Jury aforesaid unknown, ~~certain property,~~
were then and there present witnessing
the said performance, by then and
there superintending the same, and
managing the presence and comfort
of the persons so witnessing the same
and providing them with seats and
means of view, and otherwise ministering
to the success of such performance, —
to the serious interruption of the repose and religious liberty of the community, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS,

District Attorney.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Rosina

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

William Rosina —

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *William Rosina*,

late of the City of New York, in the County of New York aforesaid, on the ~~fourteenth~~ day of *March*, 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, at the City and County aforesaid, unlawfully did ~~publicly sell and expose for sale to~~ *aid in a certain per-*
formance of comedy and dramatic
performance in a certain building there
situated called National Hall wherein
divers ————— persons to the Grand Jury aforesaid unknown, ~~certain property,~~
more than and there present *interest*
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managing the presence and comfort
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and providing them with seats and
means of view, and otherwise ministering
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to the serious interruption of the repose and religious liberty of the community, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS,

District Attorney.

0964

BOX:

309

FOLDER:

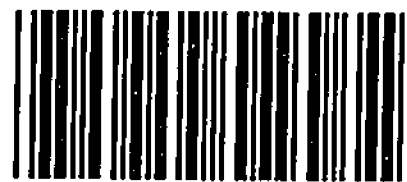
2945

DESCRIPTION:

Caulkin, Philip

DATE:

06/08/88



2945

13
Court of York and Limerick

Witnesses:

Off Drink

12:00

Counsel,

Filed

Pleads,

day of

1888

Not Guilty (11)

THE PEOPLE

vs.

Philip Carlin

VIOLATION OF EXCISE LAW.

(Selling without License.)
[III, R. S. (7th Ed.), page 1981, § 18, and
of 1888, Chap. 340, § 5].

JOHN R. FELLOWS,

District Attorney.

Mr Dec 6/11

Transferred by Court
to City of S. S. for trial.

True Bill.

Dated

Transferred to the Court of Special
Sessions on trial and find dis-

Foreman.

S.S.

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Philip Caulkin

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

Philip Caulkin

(N.Y. Revised Statutes, 17th edition p. 1981 Section 13).

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

The said

Philip Caulkin

late of the City of New York, in the County of New York aforesaid, on the *twenty fourth* day of *April* in the year of our Lord one thousand eight hundred and eighty *eight*, 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

one James Quirk 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 340 section 5) SECOND COUNT—

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

Philip Caulkin

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

Philip Caulkin

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 *six hundred and fifty six Water Street*

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

one James Quirk 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.

(Laws of 1881,
chapter 340 sec.
tion 5.)

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
 — Philip Baulkin —
 of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
 WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed
 as follows:

The said

Philip Baulkin
 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 Six hundred and fifty Red Water Street —

certain strong and spirituous liquors, and certain ales, wine 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 give away to

certain — 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.

JOHN R. FELLOWS,

District Attorney.

0968

BOX:

309

FOLDER:

2945

DESCRIPTION:

Cioni, Giovanni

DATE:

06/08/88



2945

Witnesses:

Officer Grace

Counsel,

Filed

Pleads,

May of June 1888

Connelly 111

THE PEOPLE

vs.

Giovanni Cioni

ATTEMPTING SUICIDE.

(Section 174, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmundal Attorney

Foreman.

June 11/88.

Pleas Guilty

Sentence suspended

P.B.M.

0970

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

POLICE COURT—

2^d DISTRICT.

of the 15th Police Precinct Street, being duly sworn, deposes and
says that on the 6th day of May 1888

at the City of New York, in the County of New York,

George Grace
Giovanni Leonini (nowhere)
did with intent to take his, ~~own~~ said defendant's
own life, commit upon himself an act
dangerous to human life, from the following
facts, to wit: that at about the hour of 1.30
A.M. of the aforesaid day, deponent heard
screams and shouting in premises situated
at No. 171 Nooster Street, in said City, and deponent
did then go ~~on~~ into and enter said premises
in company with a woman ^{by name Amalia Montini} who was the
person that had ~~so~~ shouted and screamed,
and there found, said defendant, lying
on the floor of a room, suffering from
a cut ~~in~~ and wound in the neck or throat
which had been inflicted with a shoemaker's knife, which knife was on the floor
alongside of said defendant.

Deponent further says that the said
woman, Amalia Montini, ~~informed~~ whose
~~can not~~ present whereabouts are unknown
to deponent, informed deponent that
said defendant had inflicted upon
himself the aforesaid cut and wound
in his neck and that he, said defendant,
had ~~cut~~ feloniously ~~cut~~ assaulted her,
Amalia, by stabbing and cutting her,
~~in~~ four times in the chest and back
with the aforesaid knife, previous to his
said defendant's, inflicting upon himself
the aforesaid cut and wound in his neck.

0971

Deponent therefore charges said
Giovanni Cioni with Attempting Suicide
in violation of Section 174 of the Penal
Code ~~deposant~~ of the State of New York
and asks that he may be dealt with
as the law may direct.

Suorn to before me this }
1st day of June 1888 }

George J. Grace

Sam'l C. Kelly
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ARRIDAVIT.

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0972

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Giovanni Cioni 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 Cioni*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *N^o 171 Wooster Street & about 1 month*

Question. What is your business or profession?

Answer. *Actor*

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 was drunk, there was a knife upon the table, and I don't remember anything about cutting myself*

Cioni Giovanni

Taken before me this

day of

June 1888

James J. McLaughlin
Police Justice.

Dated 188..... *Police Justice.*

097

St Vincent's Hospital
May 6th 1888

This is to certify that
Giovanni Cioni and Amalia
Monti are patients at
this hospital suffering
from stab wounds of
Neck Chest Back and
will not be able to leave
the hospital for some
days

H. C. Cunneen
House Surgeon

0975

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Fioravanti Fiorini

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

— Fioravanti Fiorini —

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said *Fioravanti Fiorini*.

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

— sixth — day of *— May —* in the year of our Lord

one thousand eight hundred and eighty-*eight*, at the City and County aforesaid,

with intent to take *his* own life, did feloniously *cut, stab and*

wound himself in and upon his

neck and throat, with a certain

knife,

the same being an act dangerous to human life, 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.

0976

BOX:

309

FOLDER:

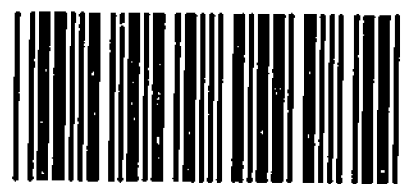
2945

DESCRIPTION:

Clark, Thomas

DATE:

06/06/88



2945

7

Witnesses;
James Madden
Officer Brown.

Counsel,
Filed 6 day of June 1887
Pleads,

THE PEOPLE
vs.
Thomas Clark
[Section 497, 506, 528, 530 & 532].
Burglary in the second degree,
Grand Jurors
George W. Foreman.

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmund A. Henry.
George W. Foreman.
Howard C. S.
J.P. Hys. 6 mo. R.M.

0978

Police Court—2^d District.City and County }
of New York, } ss.:

of No. 319 West 30th Street, aged 46 years,
 occupation Real Estate being duly sworn
 deposes and says, that the premises No 319 West 30th Street,
 in the City and County aforesaid, the said being a Three story and
basement brick house
 and which was occupied by deponent as a residence and dwelling
 and in which there was at the time a human being, ^sby name to wit: deponent
and eight other persons
 were BURGLARIOUSLY entered by means of forcibly lifting up
and opening the iron cover of the coal
slide on the sidewalk in front of said
premises and opening into and leading into the
cellar

on the 27th day of May 1888 in the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United States
of the amount and value of Seven ⁰⁰/₁₀₀ Dollars
One Red Table Cover of the value of One ⁰⁰/₁₀₀ Dollar
One Calico Apron of the value of Twenty-five cents
and thirty-two pieces of plated silver
table ware of the value of Sixty-seven ⁰⁰/₁₀₀
Dollars, all of the value of Seventy-five
²⁵/₁₀₀ Dollars \$75.25

the property of deponent

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 Clarke

for the reasons following, to wit: that the said cellar is
connected with the and leads into the
basement by means of a stairway
and said property was in the said
basement on the previous to said Burglary
and that the inside door of the said basement
leading into the area-way and Street was
securely bolted and fastened on the evening
previous to said Burglary and on the following

0979

morning the said door was open and deponent then missed the said property.

Deponent further says that he is informed by Police Officer Robert G. Brown of the 19th Police Precinct that he, Brown, found & discovered ~~all~~ ^{part of} the aforesaid property in said defendant's possession at the hour of about 2.30 A.M. of the aforesaid night, while said defendant was walking along Seventh Avenue, and deponent fully identifies the said property so found in said defendant's possession as being the same that was so taken stolen and carried away in the manner aforesaid.

Deponent therefore charges the said Thomas Clark with having committed the said Burglary and with having feloniously taken, stolen and carried away the aforesaid property and asks that he may be dealt with as the law may direct.

Sworn to before me this }
29th day of May 1888 } *James J. [Signature]*

Sam'l C. [Signature]
Police Justice

Police Court	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
Burglary	
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	Bail.
Failed by	
No.	Street.

0980

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Robert J. Brown
Police Officer of No.
the 19th Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James Madden
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 29th
day of May 1888 Robert J. Brown

Samuel J. Brown
Police Justice.

0981

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.*Thomas Clark*

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 Clark

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

New York

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

Answer.

No 408 East 15th Street & about 8 months

Question. What is your business or profession?

Answer.

Butcher

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

Answer.

*I have nothing to say at present.**Thomas Clark*

Taken before me this

day of

*May 1881**Sam'l C. Kelly* Police Justice.

0982

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

7
Police Court-- 2d 803 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Madden
319 3rd St
Thomas Clark

2 _____
3 _____
4 _____
Offence Burglary

Dated May 29 1888

A. O'Reilly Magistrate.
Barnard Officer.

Witnesses
19 Precinct.
Edw. J. Brown

No. 19 Peter Puck Street.
James Madden
No. 319 3rd St

No. 1510 Street.
RECEIVED
MAY 31 1888
CLERK'S OFFICE
DISTRICT ATTORNEY

Committed

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

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

Dated May 29 1888 Saml. V. Claff Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0983

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 Bladen

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

— Thomas Bladen —

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

The said Thomas Bladen.

late of the ~~Twenty-fifth~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~Twenty-fifth~~ day of ~~May~~ — May —, in the year
of our Lord one thousand eight hundred and eighty-eight, with force and arms, about the
hour of ~~Twelve~~ o'clock in the ~~night~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one James Madden.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: the said James Madden,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said James Madden.

in the said dwelling house 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 Bladen
of the CRIME OF *Grand* LARCENY in the *first* degree, committed as follows:

The said *Thomas Bladen*,

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

one Kable cover of the value of one dollar, one apron of the value of twenty five cents, and two articles of related Kable ware (a more particular description whereof is to the Grand Jury aforesaid unknown), of the value of sixty seven dollars, and the sum of seven dollars in money, lawful money of the United States and of the value of seven dollars.

of the goods, chattels and personal property of one *James Madden*.

in the dwelling house of the said *James Madden*.

there situate, then and there being found, from the dwelling house 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.

0985

THIRD COUNT—

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

Thomas Clark. —

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Thomas Clark.*

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,

the goods, chattels and personal property of
in the second count of this indictment
described,

of the goods, chattels and personal property of *the said*

James Madden. —

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

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

Thomas Clark. —

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.

0986

BOX:

309

FOLDER:

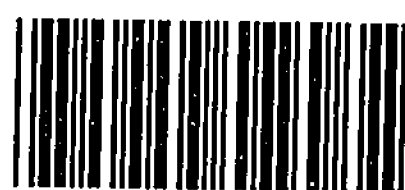
2945

DESCRIPTION:

Clarke, Michael

DATE:

06/28/88



2945

Witnesses:

Wm. J. Walsh

12th Dec

726
Court of Oyer and Terminer

Counsel,

Filed, *28* day of *June* 188*8*

Pleads, *Not Guilty (July 2)*

THE PEOPLE,

vs.

Michael Clarke

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1068, Sec. 21 and
page 1080, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

12 Dec 30/88
Transferred by order
of Bill. A. J. S. J. M.

Transferred to the Court of Special Sessions for trial and final dis-

Dated Bill. A. J. S. J. M.

Foreman.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Clarke

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

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

The said

Michael Clarke

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*five*, 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 Walsh
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

Michael Clarke
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

Michael Clarke

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.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Clarke

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

The said

Michael Clarke

late of the City of New York, in the County of New York aforesaid, on the
twenty-fifth day of *July* in the year of our Lord one
thousand eight hundred and eighty-*six*, 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 Walsh
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

Michael Clarke

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

Michael Clarke

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.

0990

BOX:

309

FOLDER:

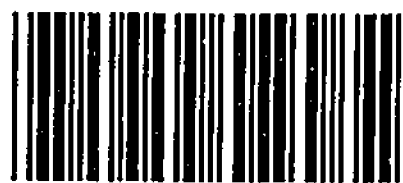
2945

DESCRIPTION:

Clayton, Lulu

DATE:

06/22/88



2945

POOR QUALITY ORIGINAL

Witnesses:

Nellie Washington

Counsel,

Filed

22

day of

June 1888

Pleads,

THE PEOPLE

vs.

P

Endu Clayton

Grand Larceny in the Second degree.
(MONEY.)
(Sec. 528 and 531 —, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund A. Murray
June 25th 1888

Foreman.

Heath G. May

Pen 2 yrs & 3 mo

R. M.

0992

Police Court— 2 District.

Affidavit—Larceny.

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

Nellie Washington
of No. 225 Wooster Street, aged 30 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 14 day of June 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

*Three hundred
and twenty five dollars in gold
and lawful money of the United
States*
(\$325)

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 Lulu Clayton now here. The
said money was kept by Deponent
in a tin box in deponent's room on
the second floor in a bureau drawer
locked, and deponent saw the said
property there on the morning of the
said date. Deponent went away leaving
the said place in defendant's care, at 5:30
A.M. and on deponent's return at 10 P.M.
the said property was gone and defendant
was gone, and defendant admitted to
Detective John A. Sullivan of the 15th
precinct that she had taken the said
property, and pretended that it had been
stolen from her. *Nellie Washington*

Sworn to before me, this 14 day of June 1888
Chief of Bureau Police Justice

0993

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Lulu Clayton

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

134 Mc Donough St - 6 months

Question. What is your business or profession?

Answer.

Landman

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 willing to work it
out for the court.
Lulu Clayton

Taken before me this

day of

1888

Police Justice.

0994

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

113 914
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Nellie Harpster

Peet - Warden

John Clayton

2
3
4

Offence Larceny
felony

Dated June 18 1888

Cornman Magistrate.

Bullman Officer.

15 Precinct.

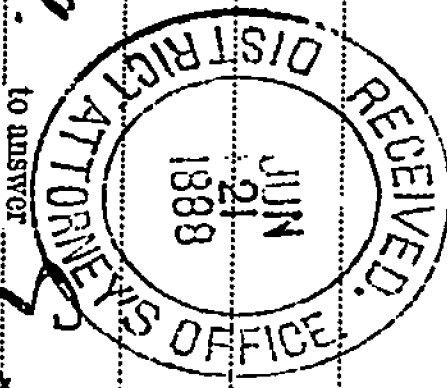
Witnesses

No. Street,

No. Street,

No. Street,

\$ 1000. to answer



Received at

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 Robert Cant

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

Dated June 18 1888 John Thompson Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

0995

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lulu Clayton

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

Lulu Clayton

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

The said

Lulu Clayton

late of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *June* in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid, with force and arms, in the *day* — time of the same day, *fifteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*;

thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *sixty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars *each*; *one*

hundred and sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars *each*; *three hundred and twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *each*;

fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *thirty* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *sixty* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *fifteen* United States Silver Certificate of the

0996

denomination and value of twenty dollars *each* ; *thirty* United States Silver Certificate of the denomination and value of ten dollars *each* ; *sixty* United States Silver Certificate of the denomination and value of five dollars *each* ; *one hundred and sixty* United States Silver Certificate of the denomination and value of two dollars *each* ; *three hundred and twenty* United States Silver Certificate of the denomination and value of one dollar *each* ; *fifteen* United States Gold Certificate of the denomination and value of twenty dollars *each* ; *thirty* United States Gold Certificate of the denomination and value of ten dollars *each* ; *sixty* United States Gold Certificate of the denomination and value of five dollars *each* ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty dollars* ,

of the proper moneys, goods, chattels and personal property of one *Hellie Washington* then and there being found, _____ then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0997

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lulu Clayton

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

Lulu Clayton

of the crime of GRAND LARCENY IN THE second DEGREE, committed as follows:

The said

Lulu Clayton

late of the City of New York, in the County of New York, aforesaid, on the fourteenth
day of June in the year of our Lord one thousand eight hundred and eightyeight,

at the City and County aforesaid, with force and arms, in the day — time of
the same day, fifteen promissory notes for the payment of money, being then

and there due and unsatisfied (and of the kind known as United States Treasury notes), of
the denomination of twenty dollars, and of the value of twenty dollars each;

thirty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury notes), of the denomination of

ten dollars, and of the value of ten dollars each; sixty promissory note for the
payment of money, being then and there due and unsatisfied (and of the kind known as United States

Treasury notes), of the denomination of five dollars, and of the value of five dollars each; one

hundred and sixty promissory notes for the payment of money, being then and there due and unsatisfied

(and of the kind known as United States Treasury notes), of the denomination of two dollars, and

of the value of two dollars each; three hundred and twenty promissory notes for the payment

of money, being then and there due and unsatisfied (and of the kind known as United States Treasury

notes), of the denomination of one dollar, and of the value of one dollar each;

fifteen promissory notes for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars each; thirty

promissory notes for the payment of money (and of the kind known as bank notes), being then and

there due and unsatisfied, of the value of ten dollars each; sixty promissory notes for the

payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,

of the value of five dollars each; fifteen United States Silver Certificate of the

0998

denomination and value of twenty dollars *each* ; *thirty* United States Silver Certificate of the denomination and value of ten dollars *each* ; *sixty* United States Silver Certificate of the denomination and value of five dollars *each* ; *one hundred and sixty* United States Silver Certificate of the denomination and value of two dollars *each* ; *three hundred and twenty* United States Silver Certificate of the denomination and value of one dollar *each* ; *fifteen* United States Gold Certificate of the denomination and value of twenty dollars *each* ; *thirty* United States Gold Certificate of the denomination and value of ten dollars *each* ; *sixty* United States Gold Certificate of the denomination and value of five dollars *each* ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty dollars*,

of the proper moneys, goods, chattels and personal property of one *Hellie Washington*

found, _____ then and there being
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.

JOHN R. FELLOWS,
District Attorney.

0999

BOX:

309

FOLDER:

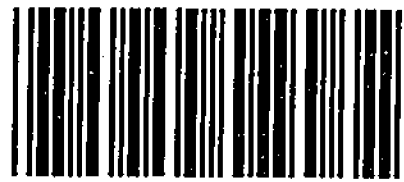
2945

DESCRIPTION:

Cobey, James

DATE:

06/28/88



2945

578
Retained 20/89

Court of Oyer and Terminer

Counsel,
Filed, 28 day of June 1888
Plends, Chazuelly D. ad P

THE PEOPLE,
vs.
James Cobey
Violation of Excise Law.
(Selling without License.)
[III, R. S. (7th Ed. page 1981, § 13,
and Laws of 1883, Chap. 340, § 5].

JOHN R. FELLOWS.

District Attorney.
Transferred to the Court of Special
Sessions for trial and final disposition.

Part 2.....188....
A True Bill.

John Cobey
Pr. Insp. 10/89
Legal Counsel
Foreman.

Transferred to the Court of Special
Sessions for trial and final dis-
position.
Indicted Part III
Dated.....188....

Witnesses:

Off Thom
5th Rec

1001

Excise Violation—Selling Without License.

POLICE COURT—10th DISTRICT.

City and County } ss.
of New York,

Fifth Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on the 14 day
of July 1886, in the City of New York, in the County of New York, at
No. 414 Canal Street,

James Coney (now here)
did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided said defendant sold to

deponent a glass of whiskey for
which he (deponent) paid ten cents,
by him defendant received

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

Sworn to before me, this 15 day } Augustus J. Thorne
of July 1886 }
Herry Murray Police Justice.

1002

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK.

James Coby 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 think will tend to your exculpation?

Answer

*I am not guilty.
I demand a trial by jury
at the Court of General
Sessions. James Coby*

Taken before me this

day of July 1886

John J. Heilmann

Police Justice.

1003

BAILED,

No. 1, by James C. Gore

Residence 36 West Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

I hereby consent that this case be transferred to the Court of Special Sessions for trial and final disposition.

Part 2... July 14, 1886

James Coley

Police Court District 1886

THE PEOPLE, &c.,
vs. THE COMPLAINT OF

James Coley

1 James Coley

2 _____

3 _____

4 _____

Dated July 15, 1886

James Coley Magistrate.

_____ Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

\$ 100 - to answer

James Coley

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 James Coley

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 July 15, 1886 James Coley Police Justice.

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

Dated July 15th, 1886 James Coley 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.

Court of Oyer and Terminer
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

James Foley

The Grand Jury of the City and County of New York, by this indictment, accuse
James Foley
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

111. Revised
Statutes, (7th
edition) p. 1981,
section 13.

The said

James Foley

late of the City of New York, in the County of New York aforesaid, on the *14th*
day of *July* in the year of our Lord one thousand eight hundred and
eighty-*five*, 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 *Augustus J. Thome,*

and 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.

SECOND COUNT—

(Laws of 1883,
chapter 340 sec-
tion 5)

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

James Foley

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

James Foley

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 *414 Canal Street*.

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 *Augustus J. Thome,*

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.

John R. Tellems,
Attorney

1005

**END OF
BOX**