

0604

BOX:

373

FOLDER:

3494

DESCRIPTION:

Jackerott, Theodore

DATE:

11/20/89



3494

POOR QUALITY ORIGINAL

0605

323.
Blak

Counsel, *Lo*
Filed *20* day of *Jan* 188*9*
Pleads *Guilty*

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
(III Rev. Stat. (7th Edition), page 1983, Sec. 21 and page 1989, Sec. 63)

THE PEOPLE,

vs.

Theodore R. Jackson

Chas. J. W.
Clerk of Court
U.S. District Court
District of Columbia

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. L. Smith
Foreman

WITNESSES:

Wm. L. Cooper

**POOR QUALITY
ORIGINAL**

0606

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Theodore N. Jackerott

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

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

The said

Theodore N. Jackerott

late of the City of New York in the County of New York aforesaid, on the *eighth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*nine*, 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

James S. Cooper, the younger
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

Theodore N. Jackerott
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

Theodore N. Jackerott

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.

0607

BOX:

373

FOLDER:

3494

DESCRIPTION:

Jackson, Albert C.

DATE:

11/08/89



3494

POOR QUALITY ORIGINAL

0500

Witnesses:

J. M. Hitchcock
John Cooper

W. J. Conner

Counsel,

Filed

J. M.

1889

Pleads

Indisputably

THE PEOPLE

vs.

POLICY
[S 344, Penal Code]

407 1/2

B

Albert C. Jackson

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Andrew Little

Parish November 13/87

Foreman.

Pleads Guilty

Fine \$25.

fine paid in Cash

POOR QUALITY
ORIGINAL

0609

AFFIDAVIT—Selling Lottery Policies.

CITY AND COUNTY }
OF NEW YORK, } ss.

1 District Police Court.

Joseph M Hitchcock
of No. 11 Bowery Street, being duly sworn,
deposes and says, that on the 8 day of July
1889, at premises No. 592 - 9 Street,
in the City and County of New York,

Albert L Jackson (now here)
did unlawfully and feloniously sell and vend to this
deponent

a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:

on Lottery Ticket Number 19.
28. 36. 8. 43. for which
deponent paid the deponent the
sum of ten cents.

Which deponent charges was in violation of the statute in such
case made and provided, and prays that the said Albert
L Jackson may be dealt with according to law.

Sworn to before me, this

day of

July 9 1889 } Jos. M. Hitchcock

Henry Murray
Police Justice.

POOR QUALITY ORIGINAL

06 10

Police Department of the City of New York,

No. 300 Mulberry Street,

New York, July 9 1899

CITY AND COUNTY }
OF NEW YORK. } ss.

To William James G. Cooper
of the Police Department of the City of New York.

Whereas, report having been made in writing, and upon oath to me, WILLIAM MURRAY, Superintendent of the Police Force of the City of New York, by William F. Barnes of the Police Force That there are good grounds for believing that a room or rooms situated within the premises known as No 592

Wester Ave in the City of New York
are used as and for ~~common gaming rooms for therein playing for wagers of money at games of chance, in violation of the statute~~ deposits and sale of lottery tickets or lottery policies in violation of the statute

These are therefore, in the name of the people of the State of New York, to authorize and command you the said William James G. Cooper to enter the said premises, and rooms above mentioned, and forthwith arrest all persons there found offending against law, but none others, and seize all lottery tickets or policies or other articles used in the carrying on of said unlawful business implements of gaming, and convey any person so arrested before a Magistrate to be dealt with according to law, and bring the articles so seized to the office of the Property Clerk.

Witness my hand this 9 day of July 1899

W. Murray
Superintendent of Police.

**POOR QUALITY
ORIGINAL**

0611

592, 980

[The remainder of the page contains extremely faint, illegible text, likely bleed-through from the reverse side of the document.]

POOR QUALITY ORIGINAL

06 12

AFFIDAVIT-Selling Lottery Policies.

CITY AND COUNTY OF NEW YORK, } ss.

1 District Police Court,

Joseph M. Hitchcock of No. 11 Bowery Street, being duly sworn, deposes and says, that on the 8 day of July 1889, at premises No. 392-9 Street, in the City and County of New York,

Albert L. Jackson (now here) did unlawfully and feloniously sell and vend to this Deponent a certain paper and document, the same being what is commonly known as, and is called a Lottery Policy, and which said Lottery Policy, writing, paper, and document is as follows, that is to say:

a Lottery Ticket marked 19. 28. 36. 8. 43. for which Deponent paid the Deponent the sum of ten cents.

Which Deponent charges was in violation of the statute in such case made and provided, and prays that the said Albert L. Jackson may be dealt with according to law.

Sworn to before me, this 9 day of July 1889. } Jos. M. Hitchcock

Henry Murray Police Justice.

POOR QUALITY ORIGINAL

06 13

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Albert B Jackson 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. Albert B Jackson

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. New York

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

Answer. 592-9 Allen Street

Question. What is your business or profession?

Answer. None

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

A. B. Jackson

Taken before me this 9 day of July 1888
Wm. M. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

06 15

B	B	B	B	B	Morning July 8	B	Plate	Rev
9-19-29	8-12-6	67-1-4	53	17-18-20	13-18-42	43-2-202	7-14-4666	67
3-40-59/10	4-11-44/3	1-1-8/1	74-1-70-	5-10-40/5	33-43-63	16	4/25-	50
17-19-27/25	21-37-39/2	10	11-18-42	5-2/5	8-10-18/20	72/Sun 8/1	13-2-8/1	2
34-45-47	13-25-50/3	51-1-4	7-17-71/5	14-34-77/25-6	6-29-52	13-25-50/1	21-1-20/5	5-2-14
10-16-45	17-18-20	10-51-71/2	13-26-39	16-22-32/10	3-40-59	14-38-48/4-8		43-07/34
3-20-75	9-19-29	7-2-4/1	9-34-53	2-20-47/51	25-29-74			8-1-1/24
6-46-69/5	6-46-69	28-37-47	23-40-59	4/10-50	9-19-29/10-10-48/24/4			
22-33-60/20	3-40-59	1-2-3-	33-43-63	41-34-57/10-10	8-18-25/50-50	38-48-49/2		
4/3-	17-27-72/5	9-19-29/5	1-11-44	42-38-55/2-2	4-14-44-50	14-16-18-20		39
3-	6-46-64-69	3-40-59	4-16-21-	3-40-59	4-5-14-48	22-10/8/1-10	Path	
75/1-2-04/4-8	4/24	6-29-52	4-16-32	9-19-29/5	4-41-50	4-11-21-32-44	8-7/3/1-30	13-17
13-25-50/13	6-46-69/10	4-11-44	10-20-30	18-51-69/5-5	4-11-50	17/8/1	10-51-71	7327
1-4-51/5	17-18-20-3-	9-19-29	13-18-42/5-	1-18/1-20/1-	17-11-50/5	18-44-61/2	48/4	5
20-4-4/4	4/24	3-5-8-	4-45-56-68	18/1-20/1-	17-11-50/5	8-20-28/5		92
11-1-8/1	33-35-39	17-18-20	10-2-20/2	12-10/1-	14-16-48-52-72	2-7-8/4		
22-4-1/3-	17-27-72/5	10-20-30/2	3-1-7/5	1-15-18-22	17-40-41-50-52	6-46-69		
51-1-20/2	72-3-27/10-50	1-1-1-20/5	8-1-7/5	4/24	4-11-16-50-72	4-48-57		
10-13-49/5	18-44-65/10	1-1-70/2	53/1-20/2	5-1-10/10	17/8/1	9-19-29		
4-11-4/4	25-29-74/10	2-1-1-10/5	23-2-20/2	46-57-66/5	38-20/4	6-16-21/6		
18-44-61/5	3-40-59/20	Sun 8/1	5-11-31	19-28-36/5	38-20/4	11-17-55/8-2		
4-16-29/3	2-11-25-40	26-37-60/12-11	11-25-40/5-	5	51-20/4	8-18-48/5		
26-45-62	25-29-74	10-1-14	4-11-44/10	43-10/10-11	51-20/4	14-6-41-51-10		
29-46-74	40-51-75/5	10-20-30/2	50	27-33-44-62	4-11-16-50-72	4/19		
35-56-72	1-	8-9-30/9	50/1-1-10	4/24	16-17-50-72	17/8/1	5-2-56-75/3	
65-53-40	51/Sun 14/6/4	25-1-70/2	5-1-6/1	14-41-33-63/5	56-78/4	4/5	25-29-74/1	
51-63-75/2	51-1-10	5-2-10/2	47-16-57/2	4/24	56-78/4	269	9-39-53/7	

Cart

**POOR QUALITY
ORIGINAL**

06 16

Dr. J. J. J. J.
19 28 36 75
8 / 43

**POOR QUALITY
ORIGINAL**

06 17

July 8 1959
592-9th av

POOR QUALITY ORIGINAL

05 18

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert C. Jackson

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

Albert C. Jackson

of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said

Albert C. Jackson

late of the City of New York in the County of New York aforesaid, on the *eightth* day of *July* in the year of our Lord one thousand eight hundred and eighty *nine*, at the City and County aforesaid, feloniously did sell to one

Joseph M. Hitchcock
what is commonly called a Lottery Policy, the same being a certain paper, and writing, as follows, that is to say:

By Juss
19 28 36 7 5
8 / 10
43

(a more particular description of which said paper and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Albert C. Jackson

of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

Albert C. Jackson

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Joseph M. Hitchcock

POOR QUALITY ORIGINAL

0619

a certain paper, writing and document, in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document, is as follows, that is to say :

*Bx Juss
19 28 36 JS
8 / CS/10
43*

(a more particular description of which said paper, writing and document, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

Albert C. Jackson

of the CRIME OF SELLING A WRITING, PAPER, AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said

Albert C. Jackson

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Joseph M. Hitchcock

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

*Bx Juss
19 28 36 JS
8 / CS/10
43*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

Albert C. Jackson

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

POOR QUALITY ORIGINAL

0620

The said

Albert C. Jackson

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Joseph M. Hitchcock

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

*Bk Juzs
19 28 36 45
8 / CH 10
43*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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 dignitv.

FIFTH COUNT.

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

Albert C. Jackson

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

Albert C. Jackson

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one

Joseph M. Hitchcock

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

*Bk Juzs
19 28 36 45
8 / CH 10
43*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0621

BOX:

373

FOLDER:

3494

DESCRIPTION:

Jaffe, Alfred S.

DATE:

11/06/89



3494

POOR QUALITY ORIGINAL

0622

Verdict a

Counsel, _____
Filed *Oct 25* day of _____ 1889
Pleads, *Not guilty*

ALFRED S. JAFFE
[Section 528, and 531, Penal Code].
(False Pretenses).
ALFRED S. JAFFE

THE PEOPLE
vs.
Alfred S. Jaffe

JOHN R. FELLOWS
District Attorney.

A True Bill.

Alfred S. Jaffe
Dec 20 1889
Foreman,
Discharged on his own recognizance

Witnesses:

It appearing by the within affidavits that it is impossible to secure attendance of *Manhattan* a material and necessary witness the People and without whose conviction cannot be had, I therefore respectfully recommend that the defendant herein *Alfred S. Jaffe*

discharged on his own recognizance.
N. Y., Dec. 20 1889
John R. Fellows
District Attorney

POOR QUALITY
ORIGINAL

0623

The People of the State
of New York
against
Alfred S. Luffe

City & County of New York ss.

Now Know all men

That I, the undersigned, Clerk of the said City & County, do hereby certify

- I That the said Alfred S. Luffe, at No. 69, 8th Street, in the City of New York, and has in his place of business at No. 1 Broadway Street, in the said City, and that he is personally acquainted with one Alfred S. Luffe
- II That on and about the 28th day of August 1852, the said Alfred S. Luffe applied to this Court, for a loan of One hundred and thirty five dollars and fractional and agreed to repay and return the said money on or before the 10th day of September 1852, and to insure the said money to secure him the said sum of money, the said Alfred S. Luffe, gave in a grand jury, which and represented to this Court, that it was the owner and sole possessor of certain goods, furniture, and chattels then at his residence, Number 152 Summer Avenue, in the City of Brooklyn, and that the

POOR QUALITY
ORIGINAL

0624

such as mortgages, or other circumstances
on said property, and as a security for
the repayment of the said money.
The said Alfred Jaffe would execute
and deliver to defendant a bill of sale
of the said property.

III^d That this defendant, receiving and relying
on the said statements and representations
made, freely, voluntarily, and, with
said 28th day of August 1888, loan and
advanced to the said Alfred Jaffe
the said sum of One hundred and thirty
five dollars, and that from time to
time to time, the said bill of sale
which is hereto annexed, and made
a part of this affidavit, and marked
Exhibit "A", and in said bill of sale,
the said Alfred Jaffe covenanted that
the same, he, would execute and deliver
to the plaintiff, and that he would pay
and discharge all taxes, duties, and
and that there are no mortgages or other
circumstances thereon.

IV^d That the said statements and representations
were false and untrue, and known by
said Alfred Jaffe to be false and untrue,
and were made with intent to deceive.

POOR QUALITY
ORIGINAL

0625

and depose that he presented and its
-include deponent to loan and advance
-to him the said sum of money, viz, that
the said Alfred Lafge, sen., put the owner
of the goods and chattels mentioned and
described in the said bill of sale, and the
same was not by see for see in any paper or
other instrument.

V That prior to the said 28th day of August
1889 and on and about the 15th day of
July 1889 the said Alfred Lafge
had executed and delivered a bill of sale
of the said goods and chattels mentioned
and described in the said bill of sale
to the said deponent, to one Mary Emma Tanner
residing at No 212 North 4th Avenue
in the said City of Brooklyn, which bill of
sale was filed in the Register's office of
Kings County on the 2^d day of August 1889
and that said Mary Emma Tanner had received
the said property of the said place No 212
Fourth Avenue, to her said residence
and was in possession of the said property
by the said instrument, and according to
bill of sale, of all of which the said
Alfred Lafge has full knowledge, and
that the said sum of money was not advanced
to deponent; and he was refused the

POOR QUALITY ORIGINAL

0626

possessor of the said property, furniture
and contents under his said wife's name.
Wherefore this deponent charges, that the
said Alfred S Jaffe has feloniously taken
stolen and carried away the said sum
of one hundred and thirty five dollars
and deponent prays that the said
Alfred S Jaffe may be apprehended
and bound to answer according to law.

Moses Kalfer

SWORN TO BEFORE ME
THIS 24th DAY OF OCT 1889
16 M M
POLICE JUSTICE

The People

vs.

Alfred S Jaffe

Defendant

Moses Kalfer

Complainant

POOR QUALITY ORIGINAL

0627

BILL OF SALE.—219.

Exhibit A

H. K. BREWER & CO., Successors to H. ANSPICE & CO., Stationers, 25 Nassau St., N. Y.

Know all Men by these Presents, That I, Alfred S. Jaffe, of the City of Brooklyn, County of Kings and State of New York, party

of the first part, for and in consideration of the sum of One hundred and sixty five Dollars lawful money of the United States, to me in hand paid, at or before the enacting and delivery of these presents by Moses Kalfon of the City of New York, party

of the second part, the receipt whereof is hereby acknowledged, has bargained and sold, and by these presents do grant and convey, unto the said party of the second part, his executors, administrators and assigns, all the furniture and chattels more particularly described in the schedule hereto annexed now contained in the premises No. 152 Summer Avenue in the City of Brooklyn.

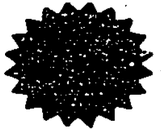
To have and to hold the same unto the said party of the second part his executors, administrators and assigns forever. And I do for myself, my heirs, executors and administrators, covenant and agree to and with the said party of the second part, to warrant and defend the sale of the said furniture and chattels hereby sold unto the said party of the second part, his executors, administrators and assigns, against all and every person and persons whomsoever, and the said party of the first part, hereby covenants and this Bill of Sale is accepted on the faith thereof, that the party of the second part, that the party of the first part, is the owner in his own right of the goods and chattels hereby conveyed, and that there is no mortgage or other incumbrance thereon.

In Witness whereof, I have hereunto set my hand and seal the 28th day of August in the year one thousand eight hundred and eighty nine

Signed, Sealed and Delivered in the Presence of

William J. Lynch

Alfred S. Jaffe



**POOR QUALITY
ORIGINAL**

0528

SCHEDULE OF FOREGOING BILL OF SALE:

- Dining Room 1 Walnut extension Table, 1 Walnut extension
Boothcase, 4 Walnut dining chairs, 2 do
arm chairs, 1 mantel clock, 2 Candelabras
1 Brussels carpet 35 yards more or less -
1 oil painting (Bulls Head on the Hudson -
1 do do View over Lake George
1 do do Morning in the Tropics.
- Main Hall 14 yards Brussels Carpet
- Bedroom off
Dining room 1 Walnut carved bedstead 1 do Bureau
1 " Shaving stand 3 Walnut chairs
1 Brussels Carpet (22 yards more or less -
- Parlor (front) 1 do do 47 yards more or less
1 Lounge covered in raw silk
1 Ebony self rocker, 1 Upholstered rocker
2 Arm chairs (black and silk covering
4 Crinolene chairs (do do do
1 Marble top counter table, 1 fancy
Window table, 1 oil painting (Indian on
the prairie) 1 Set oil painting (2) Italian
beggars. 1 Head (Madonna) oil painting
1 Set brocade door curtains, 2 Set
lace window curtains
- Back parlor 1 Walnut carved bedstead, 1 do Bureau
4 do upholstered chairs, 1 oil painting
Swiss scenery - 1 oil painting (on the
Hemlock, main, 1 do do forest scene.
- Hall room 16 yards Brussels carpet (more or less.
1 Cottage suit of bedstead, Bureau, 3
chairs, washstand, 1 rocker.

Alfred S. Jaffe

POOR QUALITY
ORIGINAL

0629

State of New York }
County of Kings } ss.

On the 28th day of August in the year
one thousand eight hundred and eighty nine before me personally came
Alfred S. Jaffe

to me known, and known to me to be the individual described in, and who
executed the foregoing instrument, and duly acknowledged
to me that he executed the same.

William Lynch
Notary Public
Kings Co

**POOR QUALITY
ORIGINAL**

0630

Alfred S. Jaffe

To

Moses Kaplan

Bill of Sale.

Dated August 28th 1889

**POOR QUALITY
ORIGINAL**

0631

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Emma Tanner
aged 32 years, occupation House Keeper of No. 212
W. 11th St., being duly sworn deposes and
says, that she has heard read the foregoing affidavit of Moses Kalfon
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24th
day of October 1889 } *Mary Emma Tanner*

Henry J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0632

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alfred S. Jaffe 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. Alfred S. Jaffe

Question. How old are you?

Answer. 53 years

Question. Where were you born?

Answer. Germany

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

Answer. No 212 Willoughby Ave Bklyn 2 mos

Question. What is your business or profession?

Answer. Seegar dealer

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

Answer. I am not guilty

Alfred S. Jaffe

Taken before me this 29
day of Oct 1889
William W. ...

Police Justice.

POOR QUALITY ORIGINAL

0633

Sec. 151.

Police Court 14 District.

CITY AND COUNTY }
OF NEW YORK. } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Moses Kalson of No. 669 - Eighth Avenue Street, that on the 28th day of August 1889 at the City of New York, in the County of New York, the following article to wit:

The sum of One hundred and thirty five Dollars in good and lawful money of the United States

of the value of _____ Dollars, the property of said Moses Kalson

was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Alfred S. Gaffe

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 14 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 28th day of August 1889

[Signature]
POLICE JUSTICE

POOR QUALITY ORIGINAL

0634

age 53 German, Res 212 Willoughby ave. Brooklyn

The within named

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Lawery.

Dated _____ 188

Magistrate

W. C. ...
Officer.

The Defendant *Alfred ...* taken, and brought before the Magistrate to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated October 29 1889

This Warrant may be executed on Sunday or at night.

David ...
Police Justice.

**POOR QUALITY
ORIGINAL**

0636

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 GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Mary E. Tanner*

of No. *114* *Duffield* Street, *Brooklyn, ny*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New-Court House in the City Hall Park in the City of New York, on the *11th* day of *December* 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Alfred S. Jaffe
Dated at the City of New York, the first Monday of *December* in the year of our Lord, 1889.

JOHN R. FELLOWS, *District Attorney.*

GLUED PAGE

POOR QUALITY ORIGINAL

0637

COURT OF GENERAL SESSIONS.

THE PEOPLE

vs.

Alfred J. Gaffey

City and County of New York, ss:

Daniel Sheehan being duly sworn, deposes and says: I reside at No. 229 East 82nd 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 13th day of Dec. 1889, I called at 144 Duffield Street

the alleged residence of Mary E. Sanner a witness the complainant herein, to serve her with the annexed subpoena, and was informed by

the tenant who occupies the upper floor of said house, that said witness, who is a professional nurse, had left there before Thanksgiving Day, and had gone somewhere, to nurse a patient. They could not, in response to my inquiries, give me any information, as to where she had gone to, or when she would return.

I could not obtain any other information as to said witness's whereabouts, although I made all possible effort to obtain information.

Sworn to before me, this 13th day

of

Dec

1889

W. H. Vougenables Notary Public

Daniel Sheehan

Subpoena Server.

POOR QUALITY ORIGINAL

0638

Court of General Sessions.

Sectionary
THE PEOPLE, on the Complaint of

Mary Emma Thomas

vs.

Alfred D. Jaffee
Officer

JOHN R. FELLOWS,
District Attorney.

Affidavit of

David Sheehan
Subpoena Server.

Failure to Find Witness.

POOR QUALITY ORIGINAL

0639

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.]

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Mary Emma Lamm*
of No. *154 1/2 Duffield* Street, *Brooklyn*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *December* *19* day of *December* 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Alfred J. Laffie

Dated at the City of New York, the first Monday of *December* in the year of our Lord, 1889.

JOHN R. FELLOWS, *District Attorney.*

GLUED PAGE

POOR QUALITY ORIGINAL

0640

not be called on for trial, and no
please inquire in the District Attorney
if you may save time.
to remain, and you prefer another
the District Attorney, in the Court
ed, please send timely word to the
more testimony than was produced,
e, or if a fact which you think may
ought out, please state the same
or one of his Assistants.

vs.

Alfred Jaffe

City and County of New York, ss:

sworn, deposes and says: I reside at No.

980 3rd Ave
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 *19th* day of *Dec.* 188*9*,

I called at

1441 Duffield St. Brooklyn,

the alleged

a witness
the complainant herein, to serve her with the annexed subpoena, and was informed by

the tenant-lessee of said premises,

Mrs. Johnson, that said witness

who was a professional nurse,

had resided there but had left there

about on Thanksgiving Day, and on a

professional engagement. She did not

know when, if ever, she would return.

I could not obtain any other information

respecting said witness' whereabouts, although

I made all possible effort to obtain

such information.

Sworn to before me, this

19 day

of

Dec 19

188*9*

Peter J. Boyle

Subpoena Server.

W. H. Von Gerichlein

Notary Public

POOR QUALITY ORIGINAL

0641

Court of General Sessions.

THE PEOPLE, on the Complaint of

Mary Emma Gammal

vs.

Alfred J. Jaffe

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Peter J. Saylor
Subpoena Server.

Failure to Find Witness.

POOR QUALITY ORIGINAL

0642

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST
Alfred S. Gaffie

The Grand Jury of the City and County of New York, by this indictment, accuse
Alfred S. Gaffie

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

The said *Alfred S. Gaffie*,
late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *August*, in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Moses Kalfon*,

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*
Moses Kalfon,

That *he the said Alfred S. Gaffie was then*
the owner in his own right of certain goods, furniture
and chattels described in a certain schedule
annexed to a certain Bill of Sale by him then
and there signed executed and delivered to the
said Moses Kalfon wherein and whereby he
the said Moses Kalfon pretended
to convey the same to the said Moses
Kalfon in consideration of the sum of one

POOR QUALITY ORIGINAL

0643

one hundred and thirty five dollars, that the said goods, furniture and chattels were then contained in the premises number 152 Summer Avenue, in the City of Brooklyn in the said State of New York, and that there was then no mortgage or other encumbrance thereon.

And the said Moses Kallman

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Alfred S. Jaffe

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

Alfred S. Jaffe the sum of one hundred and thirty five dollars in money, lawful money of the United States of America and of the value of one hundred and thirty five dollars,

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

And the said Alfred S. Jaffe did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Moses Kallman

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Moses Kallman

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 Alfred S. Jaffe was not ^{in his own right} the owner of the said goods, furniture and chattels so described in the said schedule which he so pretended to

POOR QUALITY ORIGINAL

0544

convey to the said Moses Kalfon in
and by the said Alfred S. Jaffe, and the
said goods, furniture and chattels were
not then contained in the said premises
number 152 Summer Avenue, in the said
City of Brooklyn; and the said Alfred
S. Jaffe had theretofore conveyed the
said goods, furniture and chattels to one
Mary Emma Farmer, and the same had
been by the said Mary Emma Farmer
removed from the said premises, and the
said goods, furniture and chattels were
then encumbered in manner aforesaid.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Alfred S. Jaffe
to the said Moses Kalfon was and were
then and there in all respects utterly false and untrue, as he the said
Alfred S. Jaffe
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Alfred S. Jaffe
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Moses Kalfon
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.

0645

BOX:

373

FOLDER:

3494

DESCRIPTION:

Janell, Edmund

DATE:

11/26/89



3494

POOR QUALITY ORIGINAL

0646

Wm. Benjamin

Counsel,

Filed

Pleads

THE PEOPLE

vs.

Edmund Janell

Chapin

JOHN R. FELLOWS,

District Attorney.

Dec 3 1884

A TRUE BILL.

Wm. Little

Foreman.

Dec. 3. 1884

Pleas P. L.

Six months
Wm. Little

Witnesses:

Carl E. Green

Dec 3 1884

Grand Larceny (with degree)
(Sections 528, 530 - Penal Code)

POOR QUALITY ORIGINAL

0647

Police Court— / District. Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 87 First Street, aged 49 years,
occupation Merchant being duly sworn

deposes and says, that on the 11th day of November 1889 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 night time, the following property, viz:

Good and lawful money of the United States of the value of about One hundred and eighty 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 Edmund Jannell (now here) for the reasons that deponent had the sum of One hundred and sixty dollars in a trunk in his apartment in the above premises and the sum of about 20.00 in a pocket book which was in a pocket of deponent's coat. Deponent on the previous evening invited the defendant to sleep in his, deponent's apartment and on the following morning after the defendant had left and some hours thereafter deponent missed said 20.00 dollars from his pocket book and deponent immediately returned to his apartment he missed the 160

Sworn to before me, this 18th day of

Police Justice.

POOR QUALITY
ORIGINAL

0648

from his trunk. The defendant after
being informed of his rights in open
Court acknowledged and confessed the
larceny of \$18.00 from said pocketbook
but denies the larceny of the remainder.
Sworn to before me }
this 19th November, 1889 } Carl Erwin Schubert

D. J. Kelly
Police Justice

POOR QUALITY ORIGINAL

0549

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

Edmund Jannell 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. *Edmund Jannell*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Bookbinder*

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 took the sum of \$18 from the coat pocket but I deny that I took the remainder from his trunk*

Edmund Jannell

Taken before me this

day of November 1887

Edmund Jannell
Police Justice.

POOR QUALITY ORIGINAL

0650

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

1928
 Police Court...
 District...

THE PEOPLE, &c., vs. *Joseph*
 ON THE COMPLAINT OF *James*

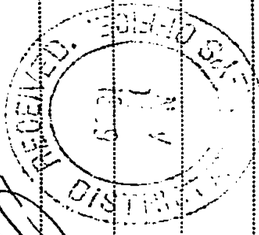
Paul W. [Signature]
Admiral James

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Dated *Nov 19* 188*9*

Joseph Magistrate
James Officer
 Precinct *3*

Witnesses
 No. _____ Street
 No. _____ Street



No. _____ Street
 \$ *1500* to answer
James

COMMITTEE

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

defendant

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

Dated *Nov 19* 188*9* *Joseph* 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.

POOR QUALITY
ORIGINAL

0651

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edmund Janell

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

this indictment, accuse

Edmund Janell

of the CRIME OF GRAND LARCENY IN THE *first* DEGREE,

committed as follows :

The said

Edmund Janell

17th Ward of the
late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *November*, in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the *ward* City and County aforesaid, with force and arms, in the
night-time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *ninety*

dollars ; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of

ninety
dollars ; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *ninety*

dollars ; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *ninety*

dollars ; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *thirty dollars*

of the goods, chattels and personal property of one *Carl E. Gebuhr*, in the
dwelling-house of the said *Carl E. Gebuhr*, *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.

JOHN R. FELLOWS, *District Attorney.*

0652

BOX:

373

FOLDER:

3494

DESCRIPTION:

Janssen, Frank

DATE:

11/18/89



3494

0653

POOR QUALITY ORIGINAL

206.

197

Witnesses:

off P. Verhoren

Counsel,

Filed

day of *Apr* 188*9*

Pleads,

Aggrieved *20*

THE PEOPLE

vs.

Frank Jansson

VIOLATION OF EXCISE LAW
(Selling without License), § 13, and
[III, R. S. (7th Ed), page 1981, § 13, and
of 1883, Chap. 340, § 5].

JOHN R. FELLOWS,

District Attorney.

Part 3 Meck 20 at 5th

Aggrieved 1727

A True Bill.

AMM... Little

Foreman.
Complaint sent to the Court
of Special Sessions,

Part III, ... Meck 27... 1892

0654

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Frank Janssen

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

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

(III. Revised Statutes, [7th edition] p. 1981 Section 13).

The said *Frank Janssen*

late of the City of New York, in the County of New York aforesaid, on the day of *September* in the year of our Lord one thousand eight hundred and eighty-*nine*, 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 *Peter Verhoeven 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 1881, chapter 310 section 5) SECOND COUNT—

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

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 *four hundred and forty seven West Thirty eighth 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 *Peter Verhoeven 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.

John P. Bellows
District Attorney

0655

BOX:

373

FOLDER:

3494

DESCRIPTION:

Jennings, Annie

DATE:

11/18/89



3494

POOR QUALITY ORIGINAL

0656

Deputy for appen
Friday

Witness;
J. Casman

He appears to be
refers first reference
H

Counsel,
Filed
Pleads,
day of
18

Grand Larceny Second Degree.
[Sections 528, 531 — Penal Code].
and Breach of Trust [Sec. 571, Penal Code]

THE PEOPLE
vs.

Annie Jennings

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Foreman.
A. Little
A. Little
B. Little
C. Little

POOR QUALITY ORIGINAL

0657

Police Court— 4 District.

Affidavit—Larceny.

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

Jacob Pannam
of No. 733 Eighth Avenue Street, aged 33 years,
occupation Furniture dealer being duly sworn

deposes and says, that on the 17 day of November 1889 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 :

A quantity of Household Furniture
of the value of Forty dollar
(40⁰⁰/₁₀₀)

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 Arrie Jennings (works?) from the fact that deponent on or about the 27th day of September 1889 purchased a quantity of household furniture from deponent amounting in all of the sum of thirty dollars, on the installment plan and signed an agreement together with a chattel mortgage to pay monthly thereon the sum of three dollars, that deponent has failed to make any payment upon said furniture since the date of the purchase of said furniture which was the sum of ten dollars

Sworn to before me, this 18 day of November 1889
Police Justice.

POOR QUALITY ORIGINAL

0658

Department is informed by Herman Feld of No 701 Second Avenue that defendant came to his place of business and sold to him for the sum of twenty dollars the said quantity of furniture herein mentioned but represented to him that she had purchased said furniture in Brooklyn and that the same was paid for. Wherefore defendant prays that defendant be held to answer and be dealt with as the law directs.

Spoken to before this 13th day of Nov 1889 by Jacob D. ... 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 and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. Dated 1889 Police Justice.

I have admitted the above named to bail to answer by the undertaking hereto annexed. Dated 1889 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 1889 Police Justice.

Police Court, District, THE PEOPLE, &c., on the complaint of. Offence—LARCENY. Dated 1889 Magistrate. Officer. Clerk. Witness. No. Street. No. Street. No. Street. to answer Sessions.

**POOR QUALITY
ORIGINAL**

0659

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Field
aged 21 years, occupation Hand finished dist. of No.

70th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Jacob Bussmann*

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

Sworn to before me, this 13
day of May 1839 *Samuel Field*

A. J. Madalou
Police Justice.

POOR QUALITY ORIGINAL

0660

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Arnie Jennings 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.

Arnie Jennings

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 234 East 42^d St. New York

Question. What is your business or profession?

Answer.

Housekeeper

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

Answer.

I am guilty

Arnie Jennings
Arnie

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0551

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court No. 1680
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Cunningham
Anna Jennings
Lucy Gilroy

1
2
3
4
Offence _____

Dated *Nov 13* 188*9*

W. M. Johnson
Magistrate

Richard
Officer.

Witnesses
Thomas
Precinct.

No. *707*
Street, _____

No. _____
Street, _____

No. _____
Street, _____

to answer
[Signature]

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

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

Dated *Nov 13* 188*9* *W. M. Johnson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0662

District Attorney's Office.

PEOPLE

vs.

Annie Jennings
Lawrence

Jacob. Barnman
733 - 8th Ave
off Meehan
1021 Chest.

Norman Feld.
704 - 2 Ave

POOR QUALITY
ORIGINAL

0663

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Annie Jennings

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

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

The said *Annie Jennings*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *November*, in the year of our Lord one thousand eight hundred and *eighty*
nine, at the City and County aforesaid, with force and arms,

*divers articles of household furniture,
as a number and description to
the Grand Jury aforesaid unknown,
of the value of forty dollars,*

of the goods, chattels and personal property of one *Jacob Baumann*,

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.

POOR QUALITY ORIGINAL

0554

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said Annie Gummig of the same CRIME of Grand LARCENY, in the second degree, committed as follows:

The said Annie Gummig,

late of the City of New York, in the County of New York aforesaid, on the twelfth day of November, in the year of our Lord one thousand eight hundred and eighty nine, at the City and County aforesaid, being then and there the Wife of Jacob Baumman,

and as such Wife then and there having in her possession, custody and control certain moneys, goods, chattels and personal property of the said Jacob Baumman, the true owner thereof, to wit:

divers articles of household furniture, of a number and description to the Grand Jury aforesaid unknown, of the value of forty dollars,

did afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously appropriate the said goods, chattels and personal property to her own use, with intent to deprive and defraud the said

Jacob Baumman of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Jacob Baumman,

did then and there and thereby feloniously steal, 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.

POOR QUALITY ORIGINAL

0665

Sevier COUNTY.

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

Amie Jennings of the County of

committed as follows:

The said Amie Jennings,

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid, at the City and County aforesaid, having theretofore executed a certain mortgage of personal property wherein and whereby she did transfer into one Jacob Baumann now certain conditions, and articles of household furniture of a number and description to the Grand Jury aforesaid unknown, of the value of forty dollars, did unlawfully sell to one Herman Held, and devise of, the said personal property, the said mortgage being then and there a lien upon the same, with intent thereby to defraud the said Jacob Baumann; against the form of the Statute in such case made and provided, and

**POOR QUALITY
ORIGINAL**

00000

against the peace of the People of
the State of New York, and their
dignity.

John R. Bellows,

District Attorney

POOR QUALITY ORIGINAL

0667

against the peace of the People of
the State of New York, and their
dignity.

John P. Bellows,
District Attorney

0668

BOX:

373

FOLDER:

3494

DESCRIPTION:

Johnson, John

DATE:

11/21/89



3494

0669

BOX:

373

FOLDER:

3494

DESCRIPTION:

Stack, Edward

DATE:

11/21/89



3494

POOR QUALITY ORIGINAL

0670

Witnesses:

W. Mc Carthy
officer Mallory

M

Counsel,

Filed

21 day of

1889

Pleads,

THE PEOPLE

vs.

John Johnson

Edward Stack

JOHN R. FELLOWS,

District Attorney.

Dec 3/89

Ch. v. Pleas. Abby 2ndly
A TRUE BILL
State of Missouri vs. Edward

W. Mc Carthy
Foreman

Ch. v. Pleas. Abby 2ndly

W. Mc Carthy
Foreman

Robbery, [Sections 224 and 228, Penal Code].
Trial degree.

POOR QUALITY ORIGINAL

0671

Police Court First District.

CITY AND COUNTY }
OF NEW YORK, } 88

Michael McCarthy
of No. 247 East 81st Street, Aged 20 Years
Occupation Laborer being duly sworn, deposes and says, that on the
16th day of November 1889, at the 4th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the
United States of the value of
about Three dollars

~~of the value of~~ deponent ~~DOLLARS~~

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 force and violence as aforesaid by John
Johnson (now here) and two other men not arrested for the reasons that

at about the hour of two o'clock
in the morning of his day deponent
was walking along New Bowery and
had said money in the right hand
side pocket of the pantaloon then
worn on his person and part of his
bodily clothing. Suddenly deponent
was seized by the defendant now here,
who seized deponent by the throat
and said two unknown men aided
in throwing deponent upon the sidewalk
and while deponent was lying prostrate

day of

Answer to the first question

188-

Police Justice

POOR QUALITY ORIGINAL

0672

and held by the defendant one of said unknown men violently and against deponents' will and consent, inserted his hand into said pocket and took said money. That said defendant and the two unknown men were surprised by the appearance of Officer Bernard Malloy of the 4th Precinct, who arrested the defendant Johnson as he was releasing deponent and said two unknown men escaped.

Sworn to before me }
this 16th November, 1889 }
Michael McCarthy
[Signature]

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 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District,
THE PEOPLE, &c.,
on the complaint of
vs.
1.
2.
3.
4.
Offence—ROBBERY.
Date: 1889
Magistrate.
Officer.
Clerk.
Witness, No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0673

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard J. Malloy
aged _____ years, occupation *Police Officer* of No. *4*
Peconic Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Michael McCarthy*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this _____
day of *November* 188

Bernard J. Malloy
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0674

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Johnson*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *601 West 12th Street.*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*
John Johnson

Taken before me this *16th*
day of *November* 188*9*

Police Justice.

[Signature]

**POOR QUALITY
ORIGINAL**

0675

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Stack*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *227 East 101st St. 2 years*

Question. What is your business or profession?

Answer. *Sign painter*

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*

Edward Stack

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

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0576

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Bernard Malloy

of No. 4th Avenue 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,~~ Michael McCarthy
(now here) is a necessary and material witness for the People against John Johnson charged with Robbery. That said McCarthy has no permanent home and deponent fears that he will not appear or be found when wanted and deponent asks that said McCarthy be sent to the House of Detention in default of bail for his appearance

Bernard J. Malloy

Sworn to before me, this 16th day of November 1889

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0577

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

Police Court---
District

1912

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael McCauley
Name of Defendant

John Johnson
Name of Plaintiff

Offence

Roadway

Dated Nov 16, 1889

Stogam
Magistrate

Maclary
Officer

H
Precinct

Witnesses

Donald J. Malley

H. O. Decker

No. Campbell Street

No. 119

No. 119

No. 119

No. 119

No. 119



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

Dated Nov 16 1889 Stogam 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

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

Dated Nov 17 1889 Stogam Police Justice.

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

Dated _____ 1889 _____ Police Justice.

POOR QUALITY ORIGINAL

0678

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, / DISTRICT.

Michael McCarthy

of No. House of Detention Street, ~~aged~~ years,
~~occupied~~ being duly sworn deposes and says,

that ~~on the~~ date of Edward Stack ~~188~~
~~at the City of New York in the County of New York~~

(now here) is one of the unknown men named in deponents affidavit of November 16th charging John Johnson and two unknown men with Robbery. Deponent is informed by Officer Bernard J. Malloy that he also recognizes said Stack as being one of the three men who committed said Robbery

Michael McCarthy

Sworn to before me, this 17 day of November 1887

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0679

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
John Johnson
Edward Stada

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

of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *John Johnson and Edward Stada, both*

late of the City of New York, in the County of New York aforesaid, on the *six* ~~ten~~ day of *November*, in the year of our Lord one thousand eight hundred and eighty-*nine*, in the ~~middle~~ *middle* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Michael McParthy*, in the peace of the said People, then and there being, feloniously did make an assault, and

The sum of three dollars in money, lawful money of the United States of America, and of the value of three dollars,

of the goods, chattels and personal property of the said *Michael McParthy*, from the person of the said *Michael McParthy* against the will, and by violence to the person of the said *Michael McParthy*. - then and there violently and feloniously did rob, steal, take and carry away, *the said John Johnson and Edward Stada, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other, and also by another person 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.

John A. Hall
District Attorney

0680

BOX:

373

FOLDER:

3494

DESCRIPTION:

Johnson, Samuel

DATE:

11/22/89



3494

POOR QUALITY ORIGINAL

0581

795

F. + H.

Counsel,
Filed *22* day of *Nov* 18*89*
Pleads, *Guilty*

THE PEOPLE
vs.
R
Samuel Johnson
charged in the Third degree.
Section 43, Penal Code 3.
Nov 25/89

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. W. Little

Dec. 17, 1889 Foreman.
Sent to Hudson River State
Hospital at Poughkeepsie.
Jury having found defendant
not Guilty.
W. W. Little

Witnesses:
A Hamilton
Wm Kelly

POOR QUALITY ORIGINAL

0582

Police Court— 2 District.

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

Stephen Hamilton

of No. 113 West 25th Street, aged 57 years,

occupation Seaman dealer being duly sworn

deposes and says, that the premises No. 113 West 25th Street, Ward

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

building in part and which was occupied by deponent as a Seaman store

and in which there was at the time no human being, ~~by name~~

attempted to be
were BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass in the window
and a pane of glass in
the door of said store.

on the 19th day of November 1889 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Stock of cigars and tobacco
to the amount of two
hundred dollars.

(A \$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

Samuel Johnson. (now here)

for the reasons following, to wit: that deponent is informed
by Officer William G. Kelly that at the hour
of 1 o'clock A.M. said date he heard the
fall of glass. and found this defendant
standing in front of the window of said
store, with a chisel in his hand, and
found the glass in the window and the
glass in the door broken. and the
window raised. Wherefore deponent

POOR QUALITY ORIGINAL

0583

Charges the said defendant with attempting to Burglariously enter said premises, with the intent to steal, and prays he may be held and dealt with according to law.

Sworn to before me) Stephen Hamilton
this 19th day of Nov 1889

J. Henry Ford
Police Justice

Dated _____ 1889 Police Justice.

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

Dated _____ 1889 Police Justice.

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

Dated _____ 1889 Police Justice.

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

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

Police Court, _____ District, _____

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

1. _____
2. _____
3. _____
4. _____

Offence—BURGLARY.

Date _____ 1889

Magistrate _____

Officer _____

Clerk _____

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer General Sessions.

**POOR QUALITY
ORIGINAL**

0684

CITY AND COUNTY OF NEW YORK, } ss.

William J. Kelly
Police Officer

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

says, that he has heard read the foregoing affidavit of *Stephen Hamilton*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *19*
day of *Nov* 188*8*

William J. Kelly

G. Merritt Bond
Police Justice.

POOR QUALITY ORIGINAL

0685

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Samuel Johnson 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. *Samuel Johnson*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *25 137. W, 25th St*

Question. What is your business or profession?

Answer. *Nothing.*

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

Samuel Johnson

Taken before me this
day of *Nov* 188*9*

Edmund [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0686

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

Police Court---

District

1120

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen Hunt
113 W. 25 St
Samuel Johnson

1
2
3
4

Offence

Attempted Burglary

Dated

Nov 19

188

Residence

Nov 9 1888

Magistrate

No. 5, by

Nov 9 1888

Officer

Residence

Nov 9 1888

Precinct

No. 6, by

Nov 9 1888

Witnesses

Nov 9 1888

Residence

Nov 9 1888

No. 7, by

Nov 9 1888

Street

No.

Nov 9 1888

Street

No.

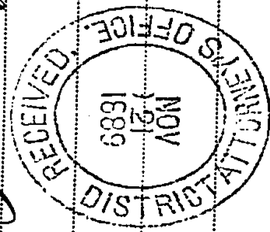
Nov 9 1888

Street

No.

Nov 9 1888

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 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 Nov 9 1888 J. Henry Paul 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.

POOR QUALITY
ORIGINAL

0687

Faint handwritten notes, possibly bleed-through from the reverse side of the page.

Court of Byers & Seaman

The People vs

^v
Samuel Johnson

Minutes of testimony
on inquisition

Dec 17. 1859

**POOR QUALITY
ORIGINAL**

0588

1

Court of Oyer & Terminer

-----o

The People &c.

December 17th. 1889

agst

Brady, J.

Samuel Johnson

-----o

Mr Goff for the People

Mr House for the defendant

On motion of counsel for the People the Court directed an inquisition as to the sanity or insanity of the defendant .

A jury was impaneled , no objection being taken by either side .

Edward Bradley , called on behalf of the defendant , being sworn ,
(examined by Mr House) testified as follows ---

Q You are a physician ? A Yes .

Q Practising in this city ? A Yes .

Q How long have you been practising in this city ?

A 32 years .

Q Have you had any experience in cases of mental alienation ?

A Yes .

**POOR QUALITY
ORIGINAL**

0589

2

Q Have you made an examination of this defendant ? A Yes.

Q How many times did you make an examination of him ?

A Once .

Q Where was that examination made ? A In the Tombs
the last month .

Q It was to discover the condition of his mind ? A Yes.

Q From your knowledge as an expert and the examination that
you made of this defendant at that time what is his condition
of mind at the present moment ? A He is a demented colored
man perfectly irresponsible and liable to kill anybody at
any time , or destroy property without any regard of the con-
sequences ; he has no idea what is going on now in this room .

Q Then it is your opinion that at the present moment he is en-
tirely ~~able~~ unable to advise with counsel and is not in a fit
condition to be tried for the commission of crime ?

A He is not .

Cross - exam by Mr Goff .

Q What would be the proper designation you would give to his
condition ?

A Dementia ; he is suffer-
ing from dementia , and he is perfectly irresponsible ; he has
no idea of right and wrong ; he talks disconnectedly , he
gives the wrong answer to questions , he is deaf ; he has an
impediment in his speech ; he has a thick , bullet shaped head

**POOR QUALITY
ORIGINAL**

0590

3

which is indicative of insanity ; his eyes are restless and wandering ; his pulse was very high at the time we examined him . We gave him a very critical examination for 3 hours ; we were very much puzzled about some of his symptoms , but on examination made carefully we found he was perfectly irresponsible .

Q Is his condition in your opinion permanent or transient ?

A I think that he will die insane , die with softening of the brain .

Q Is it congenital ?

A That we were not able to find out . We made inquiries among people where he worked, and among those that knew him we found he was insane , his fellow workmen considered him perfectly irresponsible , but they could not give us any history of his case . He appears to me to be a boy who in infancy had had epilepsy .

Q From the formation of his head and the lack of any character bumps would you in your opinion say it was congenital ?

A From the general shape of the head ^{there} are no marks we can distinguish ^{on} the outer plate of the skull with reference to the bumps of the brain ; in other words, we divide the brain into states and territories and not into counties and towns .

Q Then he is not subject to emotions or delusions ?

A He has delusions , but at the same time he is in a

**POOR QUALITY
ORIGINAL**

0591

4

state constantly as you see him now , irresponsible , liable to do injury to anybody or to anybody's property without regard to consequences .

Q In other words , he is not a sane being ?

A No sir , he is not .

He - Direct .

Q In your opinion he does not /now comprehend the situation he is in ?

A He does not in the slightest degree ; I don't think he has any idea what is going on .

The Court --- Do you think in his present condition his discharge would be dangerous to the community ?

A Very indeed .

Austin Flint , called for defendant , being sworn , (examined by Mr House) testified as follows ---

Q You are a practising physician in this city ? A I am .

Q How long have you been practising ? A About 30 years in this city .

Q I take it you have had some experience in mental alienation,

A Some .

Q Have you made an examination of this defendant here ?

A A very careful examination .

Q When was that examination made ? A Wednesday , November 27th .

**POOR QUALITY
ORIGINAL**

0692

5

Q How long did it take you to make the examination ?

A About 2 hours , or perhaps more .

Q Was anyone with you ?

A There was .

Q Whom ?

A Dr H. Bradley .

Q State to the jury the conclusions that you arrived at after that examination ?

A I made a very thorough examination under some difficulty , as the subject was quite deaf , but from his answers to questions which I made him understand , partly oral and partly written questions , and his general appearance I came to the conclusion that he was suffering from dementia , probably congenital or acquired very early in life , , and if I may express an opinion , not responsible for his actions .

Q Do you think at the present moment that he is a responsible being ?

A I have no doubt he is in practically the same condition as when I examined him on the 27th of last month I.

Q And he would not then be able to advise with counsel ?

A By no means . He did not know where he was , he did not appreciate where he was nor anything with regard to his condition as far as an infringement of the law was concerned .

The Court --- Do you think that his discharge would be dangerous to the community ?

**POOR QUALITY
ORIGINAL**

0693

6

A I think he might be ; I think he is incapable of taking care of himself and might be dangerous , although it is not probable .

Q He might be ?

A He might be .

Cross - exn by Mr Goff .

Q What is your opinion concerning his affection now , whether it is temporary or permanent ? A It is permanent I have no doubt , it is hopeless .

Q So far as your judgment goes and your opinion based upon your examination you can't state that his mental condition is transitory ? A It is not transitory I have no doubt ; I regard it as hopeless .

Q And at present he is unable to distinguish right from wrong .

A Decidedly ; he is not able to distinguish right from wrong .

Q In other words , it is an absence of mind ?

A It is a great weakness of mind . Dementia means absence of mind .

Mr House --- That is all we have to offer , and we will submit the case upon your Honor's charge .

The Court --- I have nothing to say except that the jury must de-

POOR QUALITY
ORIGINAL

0694

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Johnson

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

Samuel Johnson
of the Crime of attempting to commit
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Samuel Johnson

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

Stephen Hamilton

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

Stephen Hamilton

in the said *store* 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.

John C. Fellows,
District Attorney

0695

BOX:

373

FOLDER:

3494

DESCRIPTION:

Jugigo, Schihiok

DATE:

11/15/89



3494

POOR QUALITY ORIGINAL

0596

150 J. B. a

Counsel,
Filed 15 day of Nov 1889
Pleads, *Not guilty.*

THE PEOPLE
vs.
Schick Judge
[Section 183, Penal Code.]
MURDER IN THE FIRST DEGREE

JOHN R. FELLOWS,
Dec 5, 1889 District Attorney.
 *tried and convicted
(over) - heard in felony
Brady*

A True BILL.
John R. Fellows

Dec. 16, 1889 Foreman,
*Sentenced to the punishment
of death within the week
beginning Feb. 3, 1890*
Dec 16

Witnesses:
B. Cagnato
G. Mangrove

POOR QUALITY ORIGINAL

0697

Sec. 198-200.

Fursh District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Schirok Gugugu 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. *Schirok Gugugu*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Japan*

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

Answer. *84 James St 1 month*

Question. What is your business or profession?

Answer. *Sailor man*

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

Answer. *I was drunk and dont know anything about it*

Handwritten signature/initials

Taken before me this *10th* day of *Nov* 188*9*

J. J. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0598

Police Court... 1666 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Eymette

Schibuc Jugugoc

Offence Homicide

Dated Nov 10 1889

Daniel O'Reilly Magistrate

Countdowns Officer

4th Precinct

Witness Ho Anna, Maria Emma

Sergina Hongethoe, any Street

Charles Eymette Committed

to the House of Detention instead

defence of \$1000 by testimony

No. 1000 with Police Justice

Committed to Prison

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

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 ~~is~~ be legally discharged

Dated Nov 10 1889 Daniel O'Reilly Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY ORIGINAL

0699

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

Sworn to before me, this

of 10

1889

day

Fred. J. Conwell
Police Justice.

Fredrick Conwellander
of the 4th Precinct Police Street, aged 46 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,~~ Charles Eymoto

760 Anne, nata Gova, Barqorra Hongobbro
(nowhere) are necessary and material witnesses
against Schickel Jugigo charged
with Homicide

Deponent says that said Anne, Gova, ^{and}
Hongobbro, are seafaring men and have no
permanent place of abode. Wherefore he
prays that said witnesses will give
surety for their appearance in this case.

Fred. J. Conwellander

POOR QUALITY ORIGINAL

0700

Police Court, First District.

City and County of New York, } ss.

of No. 84 James Street, aged 34 years, occupation Boarding House keeper being duly sworn, deposes and says, that on the 10 day of November 1889, at the City of New York, in the County of New York,

Charles Eymato

Schick Jugigo (now here)

did then and there feloniously wilfully and intentionally and from a premeditated design and deliberate design to effect the death of one Moura Commi Mill the said Moura Commi by wilfully and maliciously cutting and stabbing Moura Commi in the chest with the carving knife (now here shown) Depoant says that the deceased was sitting down on a table in a sleeping apartment in premises No 84 James Street in said City with several others and said Jugigo and deceased called each other cowards and talked to each other in a threatening manner - Depoant says that immediately thereafter said defendant went into the kitchen and came out with the carving knife above described clonched in his right hand and came behind deceased and stabbed him as aforesaid with the same and he said deceased died in about ten minutes thereafter - or without saying a word

Depoant says that after said defendant committed the aforesaid act he said defendant ran towards him and attempted to stab depoant with said carving knife - That depoant caught him by the wrist and some one present took the knife from his hand - Charles Eymato

Sworn to before me this 10th of November 1889
J. J. [Signature] Police Justice

POOR QUALITY ORIGINAL

0701

CITY AND COUNTY OF NEW YORK, } ss.

Ho Anno
aged *28* years, occupation *Badar* of No. *84 James* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Charles Eymot* and that the facts stated therein ~~on information of deponent~~ are true of deponents' own knowledge.

Sworn to before me, this *10* day of *Nov* 188*9* *Ho Anno* *his* *mark*

D. J. Coffey
Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

Nata Gorra
aged *29* years, occupation *Badar* of No. *84 James* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Charles Eymot* and that the facts stated therein ~~on information of deponent~~ are true of deponents' own knowledge.

Sworn to before me, this *10* day of *Nov* 188*9* *Nata Gorra* *his* *mark*

D. J. Coffey
Police Justice.

POOR QUALITY ORIGINAL

0702

CITY AND COUNTY OF NEW YORK, ss.

Bargara Hongbro

aged *34* years, occupation *Sailor* of No.

46 Baylen Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Charles Eymont*

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

Sworn to before me, this *10* day of *Nov* 188*9* *his* *Bargara Hongbro*

mark

D. J. [Signature]
Police Justice.

[Handwritten mark]

[Handwritten mark]

POOR QUALITY
ORIGINAL

0703

Coroner's Office.

TESTIMONY.

Nakagawa

Notafara being sworn says:
I saw the prisoner stab the
deceased with a knife at
James St. November 10th 1889

^{has}
Nota ~~X~~ Gora
man

Taken before me
this 13 day of Nov^r 1889
Louis W. Schulyr

CORONER.

POOR QUALITY ORIGINAL

0704

Coroner's Office.

TESTIMONY.

Koyano
Hano Woko being sworn says:
 I was at 84 James Street. I saw the
 prisoner stab deceased once
 with a knife & the prisoner was
 then seized. *Hano* his
 name *Woko*

Taken before me
 this 13 day of *Nov* 1889
Louis W. Schuly CORONER.

POOR QUALITY
ORIGINAL

0705

TESTIMONY.

Autopsy on
No. 1107 1/2 P.M.
At Morgue.

Body well-developed & muscular,
Rigor mortis marked,
There is an irregular incised
wound in the left subclavian
triangle of the neck.

The edges of the wound are
irregular & not sharp, as indicating
a change of direction in the
edge of the knife.

The direction of the thrust was
inwards & slightly forwards towards
the median line of the neck ending
in the thyroid gland in front of
the third ring of the trachea.

In the center of the wound
the left common carotid
artery was completely cut
across at about its middle.

The heart & great vessels were
nearly empty, all the internal
organs were almost completely ex-
sanguinated.

The left lung was found
down anteriorly & below with
old pleuritic adhesions,
Spleen enlarged in size otherwise
normal.

All other organs normal,
Cause of death hemorrhage
from carotid artery as above
described.

Sworn to before me,

this 11th day of

Nov. 18

J. J. [Signature]
CORONER.

Louis [Signature]

POOR QUALITY
ORIGINAL

0706

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—

Schebrock Jungis

Question—How old are you?

Answer—

35-

Question—Where were you born?

Answer—

Japan

Question—Where do you live?

Answer—

84 James St—

Question—What is your occupation?

Answer—

Sailor

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

I have nothing to say

Jungis

Taken before me, this 13 day of November 1887

Louis W. Schulze

CORONER.

POOR QUALITY ORIGINAL

0707

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
Years	Months	Days			
45			Japan	84 James St.	Nov. 10/89

Sailor

498 1889
HOMICIDE.

AN INQUISITION, 1666

On the VIEW of the BODY of

Amilbert, Comi

Kotzani

whereby it is found that he came to

his Death by the hands of

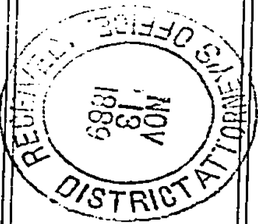
Seibert Jugo

Report taken on the 13th day

of November 1889

before Louis W. Schultz
Coroner.

Committed
 Buried
 Discharged



Date of death

498

POOR QUALITY ORIGINAL

0708

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of Coroners Office No. 67 Park Row Street, in the 4th Ward of the City of New York, in the County of New York, this 13th day of November in the year of our Lord one thousand eight hundred and 89 before Louis N. Schultz Coroner, of the City and County aforesaid, on view of the Body of Mulock, Comi Contari lying dead at

Upon the Oaths and Affirmations of Twelve good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said Mulock, Comi Contari came to his death, do upon their Oaths and Affirmations, say: That the said Mulock, Comi Contari came to his death by a stab wound of the neck, inflicted with a knife in the hands of Schebrock Jugigo at 84 James Street, November 12th 1889

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition, set our hands and seals, on the day and place aforesaid.

JUROS.

John H. Diers 55 Old ... Wm. Johannsmeier 45 1/2 ... J. F. Cafferty 78 Cathar ... Gustav Schumacher 15 ... Fred. ... Edward Weissbach 32 ... James Wilson 7 Catharine St ... Henry Goodman 35 ... Anthony ... 35 Cath ... Abraham Schwartz 7 Catharine St ... Daniel ... 4 ... Daniel L. ... CORONER, T. S.

POOR QUALITY
ORIGINAL

0709

Coroner's Office.

TESTIMONY. /

Officer J. Courtland ~~of~~ ^{to} Precinct
hempwomansys. On morning
of 10 Nov at 1:30 Pm. I was on
patrol. I heard disturbance at 84
James St. in store kept by Chas
Cymota. I tried to get in. another
door was opened & I entered. I saw
a man lying on a table who after
wards turned to be deceased. I saw
a wound in his chest. I rapped for
assistance. & ambulance & surrounded
the place & arrested all hands. ~~See~~
J. Courtland

Taken before me

this

13

day of

Nov

1887

Lucas A. Schulz

CORONER.

POOR QUALITY
ORIGINAL

0710

Coroner's Office.

TESTIMONY.

Charles Eymota being being sworn
saw. I was in St James St.
On Sunday morning about 1/30 AM.
I sat on a table with 4 or 5 Japanese.
I wanted to put a man on board
of a ship. I had deceased I had a ship
for him Monday morning. The
prisoner wanted to go aboard & I
told him no. The prisoner wanted
to fight on the passway. I put
prisoner on a cot. He woke up.
I saw he was going to the yard.
I saw ~~deceased~~ ^{the prisoner} stab deceased
with a knife. I then knocked
the prisoner down & held him
I identify the King inquest. Charles Eymota

Taken before me

this 13 day of Nov 1887
Louis W. Dudley

CORONER.

POOR QUALITY
ORIGINAL

0711

Coroner's Office.

TESTIMONY.

Sa gara Cornsabo being sworn
says: I saw the prisoner stab
deceased. I saw the prisoner
with a knife & deceased was a
very quiet man. The prisoner was
jealous of deceased
Sagara ^{his} ~~brother~~
Mark

Taken before me
this 13 day of ^{Nov} 1887
Louis. W. Schuly, CORONER.

People
no
Inquiry 3

Mr Josephine Eymoto
residing now at 332. Water Street
About half past ten the
defendant came into my
room and asked me for money
to get drunk - He did sleep for
three nights before sat up in
bed talking - I refused him
A little time after I went in
the kitchen and he was there
He said "business business" I did
not answer Afterwards went
in the front room to look for
my husband - He was not there
I returned to my room with the
defendant He asked me again
for drink I told him to keep
away from me I returned to
my room About one o'clock
I left my room went into the
street to see my husband He was
there talking to Cortari
who was sitting upon a
table, left went into the
kitchen. Afterwards heard of the

POOR QUALITY
ORIGINAL

0713

missed the knife from the
rack afterwards found it
on the floor - blood was
on the handle I recognize
it as the knife I had in
the kitchen It was my
own

POOR QUALITY
ORIGINAL

0714

Agreements -

Husband of Josephine
met Juguir first on a ship in
the harbor about three months
ago. I was for my boarding house
He came to boarding house about
three months ago. He was a
sailor. The rule of the house was
that the sailor the largest
in the house should have the
first ship. I got an order for
six men Juguir told me he
did not want a deep water
ship but a cutter. When I
went back about twelve or one
O'clock I got a lot of men
about me to tell them about
the ship. I told Juguir that it
was a deep water ship going to Hong Kong
and that Cantari was then the largest
and has a right to the first ship.
Then Juguir commenced to quarrel
with Cantari about his getting the first
ship. I then got up and threw my arms
around Juguir and told him he must not
fight. I forced him to his bunk and
put him down upon it and he remained
there 10 or 15 minutes. I went back to the
table and sat down talking to the

POOR QUALITY
ORIGINAL

0715

others. Cutan lay upon the table with his back to the door leading back in a little while Juger's got up took off his boots and stockings and passed me. He said that he was going to the water closet. I told him to hurry and come right back and go to bed that there must be no more trouble. He passed on in a little while I heard a shriek I turned suddenly around and saw Juger's hand raised with a large knife in it which he plunged into the breast of Cutan. He drew out the knife and made a stroke at my head. I caught him by the wrist and held him. Others wrapped clothing around around the knife and took it away. Then we got a rope and tied him till the police came. Cutan never spoke after he was stabbed.

POOR QUALITY ORIGINAL

0716

People
as
Ingenious

Number

POOR QUALITY
ORIGINAL

0717

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Schick Jugigo

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

Schick Jugigo

of the CRIME OF Murder in the First Degree, committed as follows:

The said *Schick Jugigo*,

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

Mura Commi,

in the peace of the said People then and there being, wilfully, feloniously, and of *his* malice aforethought, did make an assault, and *he* the said

Schick Jugigo, *him*,

the said *Mura Commi*, with a certain *knife* which *he* the said *Schick Jugigo* in *his* right hand then and there had and held, in and upon the *breast* of *him* the said *Mura Commi* then and there wilfully, feloniously, and of *his* malice aforethought did strike, stab, cut and wound, giving unto *him* the said *Mura Commi*, then and there with the *knife* aforesaid, in and upon the *breast* of *him* the said *Mura Commi*, one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

POOR QUALITY
ORIGINAL

0718

mortal wound he the said Mura Commi then and there died;
~~at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the~~
~~day of~~ ~~in the same year~~
~~aforesaid, did languish, and languishing did live, and on which said~~
~~day of~~ ~~in the year aforesaid,~~ ~~the said~~
~~at the City and County aforesaid,~~
~~of the said mortal wound did die.~~

And so the Grand Jury aforesaid do say: That the said

Schibick Jugigo, him,

the said Mura Commi in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of his malice aforethought, did kill,
and murder, 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

Schibick Jugigo

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

The said Schibick Jugigo,

late of the City and County aforesaid, afterwards, to wit: on the said tenth
day of November, in the year of our Lord one thousand eight hundred
and eighty— nine— at the City and County aforesaid, with force and arms, in and
upon the said Mura Commi,

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of him the said
Mura Commi did make another assault, and
the said Schibick Jugigo, the said

Mura Commi, with a certain knife
which he the said Schibick Jugigo, in

POOR QUALITY ORIGINAL

0719

~~his~~ — right hand then and there had and held, in and upon the *breast*
of ~~him~~ — the said *Mura Commi* — ,
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of ~~him~~ the said *Mura Commi*, did strike, stab, cut and
wound, giving unto ~~him~~ the said *Mura Commi*, then
and there, with the ~~knife~~ — aforesaid, in and upon the *breast*
of ~~him~~ — the said *Mura Commi*, —
one mortal wound of the breadth of one inch and of the depth of six inches, of which said
mortal wound — ~~he~~ — the said *Mura Commi*, — , at
the City and County aforesaid, from the said ~~day of~~
~~in the year aforesaid, until the~~ — ~~day of~~ — ~~in the~~
~~same year aforesaid, did languish, and languishing did live, and on which said~~
~~day of~~ — ~~in the year aforesaid,~~
~~the said~~ — , at the City and County
aforesaid, of the said mortal wound did die.

then and there died.

And so the Grand Jury aforesaid do say: That the said *Schibich*
Jugigo, ~~him~~, —
the said *Mura Commi*, — in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of ~~him~~ — the said *Mura Commi* ,
did kill and murder, 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.