

0009

BOX:

326

FOLDER:

3090

DESCRIPTION:

Paradisa, Anthony

DATE:

10/10/88



3090

POOR QUALITY
ORIGINAL

0010

Witnesses:

H. G. Stockman
M. N. Francisco

Counsel,

Filed

day of

1888

Pleads

Not guilty

THE PEOPLE

(Sections 278 and 218, Penal Code.)

R A P E

Anthony Radica

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Small Jurors Foreman.

1st M. J. Clerk

City & County of New York ss.

Thomas Kennedy
being duly sworn says
that he lives at 236
Elizabeth Street this City and
is a frame engraver by trade.
That he is well acquainted
with the character and reputation
of G. Gambardella, and that
the same is very bad among
his Italian neighbors, ~~so~~ many
of them saying that his
reputation in Italy was that
of a thief and outlaw -
That in the month of July
1888 deponent saw the said
Gambardella, chase said
Antonio Paradiso into his own
house with a drawn knife
in his hand, and when the
door was closed by deponent's
mother, the said Gambardella
cut and slashed Mrs Paradiso
upon the arm with said knife
she at the time holding an
infant child in her arms.
That immediately after said

assurance Gambardella
left the neighborhood as the
Police to about the number
of ten were hunting for him.
That he has the reputation of
being a braver and fighter
and the recognized leader
of a gang in his neighborhood.

Returned to before me
this 20 day of Oct. 1888 } Thomas Kennedy
Gilbert Wilson
Comm of Deeds
N.Y. County

City and County of New York s. s.

Philip Lardo, being duly sworn, says, that he resides at No. 237, Elisabeth Street, this City, that he is well acquainted with the character and reputation of G. Gambardella, and that the same is very ^{bad} among his Italian neighbors, that he has heard many of his countrymen say ^{that} ~~and know~~ the said Gambardella ^{has the reputation of being} to be a thief, and a cutthroat, that in the month of July, 1888, deponent saw the said Gambardella, chase said Antonio Paradiso, into his own house with a drawn knife in his hand, and when the door was closed by defendant's mother, the said Gambardella cut and slashed Mrs. Paradiso upon the arm with said knife, she at the time holding an infant child in her arms. That immediately after said occurrence, Gambardella left the neighborhood, as the Police to about the number of ten, were hunting for him. That he has the reputation of being a bravo and fighter and the recognized leader of a gang, in his neighborhood.

Given to before me
this 22nd day of October 1888
Gilbert M. How.

Commr of Deeds
N.Y. County.

Philip Lardo

City and County of New York

Ergasio Alvares
being duly sworn says
that he resides at 1542
Elizabeth St. This City, and is
a Tailor by occupation
that he well acquainted
with Gambardella, and knows
many other who are intimate
with him - that to deponents
knowledge the reputation
of Gambardella among his
Italian neighbors, is that of
a vindictive, wicked man,
of a fighting quarrelsome
disposition - that he saw
Gambardella chase Paradiso
with a drawn knife and stab
Paradiso's mother at her own
doorway

Subscribed and sworn to before me
this 22 day of Oct. 1884

Thomas J. L. Oliver
Notary Public
N. Y. Co.

POOR QUALITY
ORIGINAL

0015

The People vs
Antonio Paradies

City of New York
William Friary being
duly sworn says that he is by
occupation a printer and
resides at 238 Elizabeth St
That he has known Frank
Releas for one year last past
that he is not a person worthy
of belief and spends his
time hanging around corners
and saloons - The reputation
borne by the said Releas
is that of a loafer and
common street idler

Deponent has seen Releas
very frequently during the
past year, and had the
said Releas been stabbed
and under doctors treatment
for four months then
deponent would have
have known of it.

Deponent has known Par-
adis for three years, and
his character as a quiet
honest young man has
always been good

Sworn to before me
this 23rd Oct 1899
Stephen J. Blaker
Clerk of the Court

William Friary

Court of General Sessions
City and County of New York

The People etc.

vs.
Antonio Paradiso

City and County of New York s.s.

Richard Lee, being duly sworn deposes and says, that he resides at No 238 Elizabeth Street, this City, and that he is the owner of said premises, that he is well acquainted with Antonio Paradiso, having known him for five years last past, during which time the defendant has resided with his father and mother at the above number. Deponent has seen him daily almost daily during that period, and has had abundant opportunity afforded him for knowing his character well; that to the knowledge of deponent, he has worked nearly all the time at his business of fresco-painting, and attending to his father's business grocery business at the aforesaid number,

That deponent has always regarded defendant, as an honest, trustworthy young man of good character, this being the first time, the deponent has ever heard of defendant being arrested, or charged with commission of any crime.

Given to before me

this 16th day of October 1888.

Gilbert W. Hoin.

Commiss of Deeds

N.Y. County

Richard Lee

City and County of New York.

John Early, being duly sworn deposes and says, that he resides at N^o 241 Elisabeth Street, this City, and is also the owner of said premises, that he has been for five years a neighbor of defendant's, during which time he has known intimately this defendant, that he has always considered this defendant to be a young man of good character, and before the present charge never heard aught against him, that he has heard the neighbors speak nothing but good of the defendant, and believes, that if men-

cy is meted out to him, that his future life would be upright and honorable.

Sworn to before me

this 16th day of October 1888

John Cary

City and County of New York.

Antonio Cardone, being duly sworn, deposes and says, that he resides at N^o 203 Elisabeth Street, this City, that he is proprietor of a saloon and restaurant at that place that he has known the defendant for the last seven years, during which time he has been quite intimate with the defendant and his people, that his character is good, and is so regarded by many, who know him, to the knowledge of deponent.

Sworn to before me

this 16th day of October 1888

Antonio Cardone

Gilbert H. H. H.

Commr of Deeds.

N.Y. County.

City & County of New York s.s.

John Verra, being duly sworn
says, that he owns a jewelry store
at 167 Elisabeth Street, this City,
that he has known ^{this said defendant} intimately
for six years last past, that he
knows him to be a young man
of good character, and is re-
garded by many people in the
neighborhood, to defendant's know-
ledge, that the defendant never
heard of the defendant being in any
trouble prior to the present time,
He is satisfied, that this is a proper
case for Judicial Clemency, and
has heard many people, who know
the defendant, ^{express surprise} that he should be
implicated in the present charge.
Sworn to before me

this 16th day of October 1888 } Giovanni Verra

Gilbert H. H. H. H.

Commr of Deeds

N.Y. County.

Commr of General Sessions

The People vs

vs:

Antonio Paradies

Affidavit.

POOR QUALITY
ORIGINAL

0021

Court of General Sessions

The People v. etc.

vs:

Antonio Paradiso

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

The People

v.

BRIEF FOR THE PEOPLE.

Antonio Paravisi.

STATEMENT OF THE CASE.

The prisoner, an Italian 22 years old, residing at 238 Elizabeth Street and a painter by trade, is indicted for rape on a girl aged 13, named Angelina Notalfrancesco, on September 26, 1888. The facts appear in the evidence.

EVIDENCE FOR THE PEOPLE.

ANGELINA NOTALFRANCESCO. - Is 13 years of age and resides at 228 Mott Street with her parents. On September 26 witness was employed at 63 Grand Street by M. C. Hammerstein, manufacturer of children's underwear. On that day the prisoner waited for witness at the corner of Grand Street and South 5th Avenue and approached her when she came to go to work. Prisoner has known her a long time. He told witness he would pay her for her day's work if she would go with him and have a good time. Witness consented, and they took the 6th Avenue Railroad to 10th Street. Thence they went to 10th Street and 2nd Avenue where they had dinner at an Italian restaurant. Then they came down 3rd Avenue to 9th Street, and then to 8th Street, West Washington Park, and went to some bed-house in the street south of the Park, where the prisoner paid for a room. They went to bed together and the prisoner had sexual

intercourse with witness twice, and hurt her both times. They then left the house and came down to the vicinity of the shop, and waited for the girls to come out of the shop, and when the girls came out of the shop at 6 o'clock, the prisoner, witness and two other girls, Lena Tricorico, 103 Crosby Street, and Antonia Gress, 242 Elizabeth Street, all walked and talked and went together to their respective homes. The prisoner gave witness 75 cents, so that she could account to her mother for her wages on pay day. Witness' father Antonio is a hod carrier, and her mother's name is Mary. They live together at 228 Mott Street. Witness said nothing of the affair until Sunday September 30th, when her mother discovered blood on her drawers, and witness then told her mother the story. Her mother made a complaint at the station house and caused the arrest of the prisoner.

MARY NOTALFRANCESCO. - Is the mother of the last witness, who is 13 years of age. Her birthday is *January 16 1875*. On Sunday September 30th, witness discovered blood on the drawers of her daughter, and in consequence of what the child told her, witness made a complaint at the police station and caused the arrest of the prisoner.

DR. WILLIAM H. SNOW. - On October 1 made an examination of the person of Angelina Notalfrancesco, which shewed that there had been recent penetration of the vagina and rupture of the hymen by some blunt body.

LENA TRICORICO. - Is 15 years of age and resides at 103 Crosby Street. Recollects seeing the prisoner and also the girl Angelina

**POOR QUALITY
ORIGINAL**

0024

INTERCOMES WITH ADDRESS PAGE. SHG MUST BE. DO NOT STAGE. LPEA

3

when they came out of the shop at 63 Grand Street, at 6 o'clock on September 26th.

ANTONIA GRESS. - Is 14 years of age and resides at 242 Elizabeth Street. On September 26 witness came out of the shop together with Lena Tricorico, the last witness, and they met the prisoner and the girl Angelina, and they all walked along together to their homes.

POOR QUALITY
ORIGINAL

0025

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Antonio

Parovisi

PENAL CODE, §

BRIEF FOR THE PEOPLE

POOR QUALITY
ORIGINAL

0026

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

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

New York, Oct 1st 1888

Pres. E. J. Gerry

My dear Sir

An examination of
Angelina Notafraances
shows that there has
been recent penetration
of the hymen by
some blunt instrument

Yours respectfully
W. H. Snow M.D.

POOR QUALITY
ORIGINAL

0027

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

POLICE COURT,

1st DISTRICT.

G. Chauncey Grant

of No. *100 East 23rd*

Street, being duly sworn, deposes and says,

that on the *26th* day of *September* 1888

at the City of New York, in the County of New York, *as deponent is informed & believes*

one Antonio Paraviso of 238 Elizabeth Street in said City & County of New York did on the 26th day of September 1888 unlawfully and willfully have sexual intercourse with a certain female child called Angelina Notafrancesco said female being then and then under the age of 16 years to wit of the age of 13 years - That said intercourse took place in the City County & State of New York in violation of the laws of the State of New York and especially of Section 278 of the Penal Code

Wherefore deponent prays that the said Antonio Paraviso may be dealt with according to law

G. Chauncey Grant

*Sworn to before me this
2nd day of October 1888*

A. M. Patterson Police Justice

POOR QUALITY
ORIGINAL

0028

CITY AND COUNTY }
OF NEW YORK, } ss.

Angelina Notafrances
aged 13 years, occupation seamstress of No.

228 Mott Street, being duly sworn deposes and

says, that she has heard read the foregoing affidavit of *G. Leamy Frank*

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

Sworn to before me, this

2nd

day of

October

1888

Angelina Francis

J. M. Platten

Police Justice.

POOR QUALITY
ORIGINAL

0029

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Anthony Paraviso 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

Anthony Paraviso

Question. How old are you?

Answer

22 years

Question. Where were you born?

Answer.

Italy

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

Answer.

238 Elizabeth St. 9 years

Question What is your business or profession?

Answer

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

Anthony Paraviso

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0030

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

Police Court---

District---

134 / 1546

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. Brown

John J. Parnes

Offence Rape

Dated Oct 2nd 188

William H. Brown

John J. Parnes

Witnesses

No. 1, by _____

No. 2, by _____

No. 3, by _____

No. 4, by _____

No. 5, by _____

No. 6, by _____

No. 7, by _____

No. 8, by _____

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 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 Oct 2nd 188 Wm H. Brown 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.

In the Towns, Oct 25. 1855

Hon.

The Recorder of New York
N.Y.

Sir: I have just sent a respectful request to Hon. E. T. Gerry Presd. S. P. C. C. wherein I pray for his generous interference in my behalf.

I wish to marry Angelica, the girl I am charged to have abducted.

The girl & her parents are willing that I marry her. I am young, she is of my own faith and I can well support her.

I will give her a good home, we will forget under what unfortunate circumstance we marry, for I will be a good husband.

I pray to you dear Sir, to consent to this arrangement. If I am sent to prison I am a ruined man all my life, if I marry the girl we both will be happy.

Pray help me.

Your obedt servt
Antonio Paradiso.

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

of No. 234 Elizabeth Street being duly sworn, deposes and says,
in the City and County of New York
that on the 18 day of October 1888 at the City of
New York, in the County of New York,

Sworn before me this

of October 18 day

W. H. Sullivan

Notary Public (N.Y.)

That he is the proprietor
of a Restaurant at above address
and on ~~the~~ July 8th last at
about 3:30 O'clock P.M. Gaetano
Gambardella was in his place of
business when Antonio Paradiso
entered the place and the said
Gambardella invited him Paradiso
to drink. Paradiso refused to drink
and told Gambardella to go out
side and he would make his hat
fly. Deparent entered and
made the said Gambardella sit
down. Shortly afterwards the said
Gambardella went outside when
the said Paradiso met him and
fired two shots at him (Gambardella)
One of the shots took effect on
said Paradiso's left hand and the other
did no harm. The said Paradiso then
ran away. Deparent further says that
he has been a neighbor of Paradiso for about
four years and has never known of his
doing any work Pasquale Savarese

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

of No. 183 Elizabeth Street being duly sworn, deposes and says,
that on the 9th day of July 1888 at the City of
New York, in the County of New York,

that he was in the Restaurant
at 234 Elizabeth Street on a bare
date when Antonio Paradiso
entered the place and was invited
to drink by Gaetano Gambardella
He refused to drink and called
the said Gambardella a vile name
and told him to go outside
and he would make his hat fly
And walked out. The said Gambardella
remained in the place a few minutes
longer and then left. Defendant
also went outside when he said
the said Paradiso coming down Elizabeth
Street and draw a Revolver and
fire two shots at the said Gambardella
one of which took effect in his
(Paradiso) left hand.

Enrico Pappalardi
mark

Sworn before me this

of October

1888

at St. Mark's

Notary Public

Chas. H. Sullivan

(145)

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

Frank Reslaer

of No. 248 Elizabeth St. being duly sworn, deposes and says,
that on the 17th day of October 1887 at the City of
New York, in the County of New York,

Sworn before me this

17th day

of October 1887

that he had some
dispute with one Antoni
Paradiso of 238 Elizabeth Street
of said City, about a hat which
said Antoni Paradiso had
lost and which he accused
deponent of stealing.

Upon deponent denying the
theft, said Antoni Paradiso
ran into his father's store at
238 Elizabeth Street, then came
out and ran after deponent
and stabbed deponent four
times in the back with a
large cheese knife. From
this assault deponent was
under doctor's treatment for
four months. Deponent
further says that said Antoni
Paradiso is a man of very
bad and vicious character.

Frank Reslaer

Notary Public
N. C. C. (1885)

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.
of No. 221 West Street aged 8 years.
that on the 9th day of July 18 88 at the City of
New York, in the County of New York,

Ellen M. McDonough.

being duly sworn, deposes and says,

deponent in company
with one Alice Wamugan went to the
Volk's garden on the Bowery in said City
for some dirty towels to wash and on
their way home they met a man by
the name of Anthony Paradisi who
spoke to Alice Wamugan and at the
same time told deponent to stand outside
Paradisi's door told Alice to come up in
his house at 239 Elizabeth Street.
Alice said come along Ellen and to-
gether they went into a back room of a
saloon. there was a bed in the room. Then
Paradisi told deponent to go home and
gave her five cents. Deponent left
Paradisi and Alice Wamugan in the
room together. Alice did not return home
until the next morning. Alice Wamugan
is 15 years of age.

Ellen McDonough

Sworn before me, this
17th day of
October 1888
J. H. Hudson

Police Precinct
No. 1, 1st Ave. (1888)

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

of No. 221 Mott Street being duly sworn, deposes and says,
that on the 9th day of July 1888 at the City of
New York, in the County of New York,

Sworn before me, this
18th day of
October

1888

Attest
J. H. Stankiewicz

Police Justice
Mott Street (C 45)

deponent was informed
by Ellen Mc Donough aged 8 years, that
her daughter Alice Mc Donough aged 15
years had been dragged into a room by
Antonio Paradise by Elizabeth Strub
between Houston & Prince Street. Deponent
went to the place indicated with an
officer but failed to find her daughter
and in the meantime Paradise also
disappeared. That the said Alice
returned home the next morning and
the two detectives were looking for
Paradise but they failed to find him
and deponent says that Paradise
is a bad man.

per
Catharine Sepple
mat

**POOR QUALITY
ORIGINAL**

0037

G. GAMBARDELLA
FABBRICANTE DI
Sigari Italiani e Americani,
All' Ingresso ed al Dettaglio.
248 ELIZABETH STREET,
Bet. Houston & Prince, NEW YORK.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss
of No. 245 Elizabeth Street
that on the 5th day of July 1888 at the City of
New York, in the County of New York,

Sworn before me this
5th day of October 1888

Wm. H. K. K. K.

Gaetano Gambardella
being duly sworn, deposes and says,
1888 at the City of
New York, in the County of New York,

deponent was in a
saloon at 245 Elizabeth Street
in said City, when Antonio Paradiso
entered the place and deponent
asked him to have a drink.
said Paradiso told deponent that
he would not drink with a son
of a Bitch like him. Deponent
asked said Paradiso why he called
him a son of a Bitch when ~~deponent~~
said Paradiso, said I will finish
this matter up with you and
drew a revolver and fired
two shots at deponent and
one of the shots took effect in
Paradiso's arm hand.
Deponent further says that he has
known the said Paradiso the
past 6 years and knows him to
be of bad reputation and is
a reputed receiver of stolen property.

G. Gambardella

Wm. H. K. K. K. (145)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Anthony Paradiso

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

Anthony Paradiso —

of the CRIME OF RAPE, committed as follows:

The said *Anthony Paradiso*,

late of the City of New York, in the County of New York aforesaid, on the
26th day of September, in the year of our Lord one thousand
eight hundred and eighty-~~eight~~ *ninety*, at the City and County aforesaid, with
force and arms, in and upon one *Angelina Notallfrancesco* ~~then and there~~
then and there being, wilfully and feloniously did make an assault, and her the said
Angelina Notallfrancesco, then and there, by force and with
violence to her the said *Angelina Notallfrancesco*, against her
will and without her consent, did wilfully and feloniously ravish and carnally know,
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

Anthony Paradiso

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

The said *Anthony Paradiso*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon her
the said *Angelina Notallfrancesco* ~~then and there~~ *then and there* being, wilfully and feloniously did
make another assault, with intent her the said *Angelina Notallfrancesco*,
against her will and without her consent, by force and violence, to then and there
wilfully and feloniously ravish and carnally know, 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

Anthony Paradiso —

of the CRIME OF RAPE, committed as follows:

The said *Anthony Paradiso*.

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon her the said *Angelina Notallpanesco*, ^{*being then and there his wife as aforesaid,*} wilfully and feloniously did make another assault, and an act of sexual intercourse with her the said *Angelina Notallpanesco*, then and there wilfully and feloniously did commit and perpetrate, against the will of the said *Angelina Notallpanesco*, and without her consent; 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

Anthony Paradiso —

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

The said *Anthony Paradiso*.

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon her the said *Angelina Notallpanesco*, ^{*not being then and there his wife as aforesaid,*} wilfully and feloniously did make another assault, with intent an act of sexual intercourse with her the said *Angelina Notallpanesco* against her will and without her consent then and there wilfully and feloniously to commit and perpetrate, 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~~

First COUNT.

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

Anthony Paradiso —

of the CRIME OF RAPE, committed as follows:

The said Anthony Paradiso,

late of the City and County aforesaid, afterwards to wit: On the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon her
the said Angelina Rotolman ^{being} then and there ~~being~~,
~~this wife as aforesaid,~~
wilfully and feloniously did make another assault, she, the said Angelina
Rotolman being then and there a female under the
age of sixteen years, to wit: of the age of thirteen years; and the said
Anthony Paradiso then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said
Angelina Rotolman, 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.

0042

BOX:

326

FOLDER:

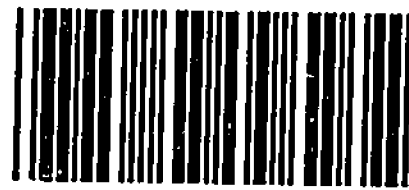
3090

DESCRIPTION:

Parks, William E.

DATE:

10/08/88



3090

POOR QUALITY
ORIGINAL

0043

#146 147

Counsel,
Filed day of 188
Pleads, *Choy*

THE PEOPLE
vs.
P
William E. Carbo
Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 531 — Penal Code].

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Small Foreman.
Lat. 11/18
Pleaded
Pen 6 months.

Witnesses;

Court of Gen. Sessions
County of New York

The People of the
State of New York

William E. Parker

Deputy

City & County of
New York George Holmes being
duly sworn says that he is an
officer of the 35th Precinct.
That ^{Deputy} the complainant herein
is a boatman and accompanies
his canal boat from place to
place. That complainant has
informed him that he complainant
is about to leave the City & County
with his boat and may not
be here for the trial of the above
case. Dependent further says
that said complainant is a material
and necessary witness and asks
that said complainant be committed
to the house of detention to appear for
trial.

Sworn to before me
this 1st day of July 1871
William E. Parker
Deputy City Clerk
George Holmes.

**POOR QUALITY
ORIGINAL**

0045

4
Bail 10/11/11

POOR QUALITY
ORIGINAL

0046

District Police Court

Affidavit - Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of N. Smith Amberg

James Fisher

being duly sworn, deposes and says that on the 26 day of August 1887

at the on board the canal boat ~~Butter~~ at ~~Spuyten Duyvil~~ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession and

person of deponent, in the day time

the following property, viz.: One silver watch and metal chain attached of the value of Five Dollars, and gold and silver money of value and denomination as follows, three bills or notes of ten dollars each and silver change to the value together of three dollars, in all of the value of Thirty Three Dollars.

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by ~~Robert A. Johnston~~ ^{William G. Parks}, now here

from the following facts: Deponent went to sleep on said boat where there was no one but said Johnston, having said watch and money in his right pantaloons pocket and when he awoke the pocket was turned inside out and cut and said property was missing. Said ~~Johnston~~ ^{Parks} gave deponent back the watch but not the money. Said ~~Johnston~~ ^{Parks} offered to pay deponent in installments the amount of money deponent claimed to have lost. That offer was made in presence of Officer ~~Whitely~~ ^{Holmes} of the 35th Precinct House.

James Fisher

Sworn before me this

27

day of August

1887

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0047

CITY AND COUNTY }
OF NEW YORK, } ss.

George W. Holmes
aged 35 years occupation Police of No. 35 Street, being duly sworn deposes and

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

Sworn to before me, this 29
day of August 1888

George W. Holmes

Wm. W. W. W.

Police Justice.

POOR QUALITY
ORIGINAL

0048

Sec. 198-200.

6 ^m/₄

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William E. Park

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

Question. What is your name?

Answer. William E. Park

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Philadelphia

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

Answer. On boat Putnam. Relatives in Phila; There 20 years

Question. What is your business or profession?

Answer. Potter and boatman.

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

Answer. I am not guilty. The complainant had
been drinking and gave me his watch to
take care of before he went to sleep. I returned
it to him when he asked for it.

Wm E Park.
my mark

Taken before me this

27

day of

August 1888

Police Justice.

POOR QUALITY
ORIGINAL

0049

Witness Louis Stricker
Baileylay
Charles McWilliam
1 Broadway

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

147
Police Court... 6
District.

1347

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Fisher
South Country
William E. Parks

2
3
4

Offence Larceny
from Person

Dated August 27 1888

Wells Magistrate.

James Officer.

35 Precinct.

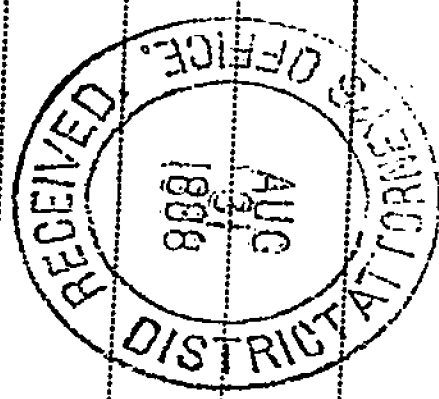
Witness Fred Officer

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ _____ to answer



Committed by

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 William E. Parks

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 August 27 1888 W. Wells Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William E. Parks

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

— William E. Parks —

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

The said

William E. Parks

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

One watch of the value of four dollars, one chain of the value of one dollar.

three promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *ten* dollars each; *three* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *ten* dollars each; *three* United States Silver Certificate of the denomination and value of *ten* dollars each; *three* United States Gold Certificate of the denomination and value of *ten* dollars each; and

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of three dollars.

of the goods, chattels and personal property of one

Louis Fisher

on the person of the said

Louis Fisher

then and there being found, from the person of the said

Louis Fisher

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.

0051

BOX:

326

FOLDER:

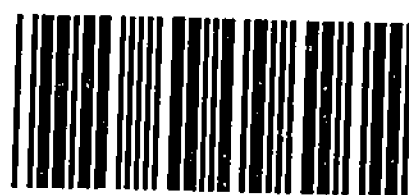
3090

DESCRIPTION:

Parnell, Charles F.

DATE:

10/05/88



3090

POOR QUALITY
ORIGINAL

0052

Witnesses :

Counsel,

Filed

5 day of

1888

Pleas,

THE PEOPLE

To vs.

Grand Jurors

Charles F. Barnell

H.D.

Grand Larceny in the 3rd degree.
[Sections 528, 531, Penal Code]

JOHN R. FELLOWS,

District Attorney.

Pr. v. 10/1888

Ind. & convicted

A True Bill.

Small J. Foreman.

J. W. C. Mass. Sp.

for

POOR QUALITY
ORIGINAL

0053

VI.

STATE OF NEW YORK,
Executive Chamber,
ALBANY.

November 8, 1889.

Sir:

Application for Executive clemency having been made on behalf of Charles F. Parnell,----- who was convicted of Grand Larceny,----- in the county of New York,-----and sentenced Oct. 10, 1888 to imprisonment in the Sing Sing Prison----- for the term of three years and six months,----- I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. Frederick Smyth,
Recorder,
New York City.

J. S. Williams,
Private Secretary.

POOR QUALITY
ORIGINAL

0054

VI.

STATE OF NEW YORK,
Executive Chamber,
ALBANY.

November 8, 1889.

Sir:

Application for Executive clemency having been made on behalf of Charles F. Parnell,-----who was convicted of Grand Larceny in the county of New York,----- and sentenced Oct. 10, 1888 to imprisonment in the Sing Sing Prison----- for the term of three years and six months,-----I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

J. S. Williams.

Private Secretary.

Hon. John R. Fellows,
District Attorney,
New York City.

POOR QUALITY
ORIGINAL

0055

Answered
December 31st/89
J. R. C.
Am^o Dec 31/89
P. J.

Court of General Sessions of the Peace.
City and County of New York.

-----x

The P E O P L E	:	
against	:	
Charles F. Parnell	:	Before
Indicted for Grand Larceny, in the second degree;	:	Hon. Frederick Smyth,
Indictment filed,	:	and a Jury.
October, 1888.	:	

-----x

Tried, October 10th, 1888.
Appearances: Assistant District Attorney Jerome, for the People; Robert H. Racey, for the defense.

-----00000-----

Matthew Isaiah, the complainant, testified that he was a carpenter. On the second day of October, in the morning, he landed in this City from the Steamship Newport, from Panama. He was an employee of the Panama Railroad Company,

2

and was away on a month's vacation. He met the defendant, Charles F. Parnell, aboard of the ship, during the voyage. When he landed, he had in his possession a valise, containing his clothing, books and papers, a Twenty Pound Sterling Note and a railroad ticket on the Panama Railroad, valued at \$2.50, which had been given to him by the Company for his return trip, as he was in its employ. The defendant gave him the impression that he was connected with the ship, but he learned that he was working his passage, and that a subscription had been raised for his benefit, as he was destitute. On landing, the defendant told him that, as he was a stranger in the City, he would pilot him around the City, and to a proper hotel. They first went to James Kelly's shoe-store at 97 Spring Street, and the defendant bought a pair of shoes. Then they left their baggage there. The defendant left a bundle, all the baggage that he had, and the complainant his valise. Then the defendant took him to a restaurant, and they had dinner. He, the complainant, was then taken by the defendant to the Florida House, at 118 McDougall Street. There they had something to eat. Next they went to an hotel in Bleeker Street with two women. Next the defendant took him back to the Florida House, and

3

told him to wait for him until he returned, and they would go to Kell's for their baggage. The defendant left him about three o'clock in the afternoon. At six o'clock he returned, and they went to supper. Then they went to the hotel in Bleeker Street where they had gone in the afternoon. The defendant left him with a woman that he had introduced, saying, "You had better go home with the lady." He, the complainant, went with her into the street, but declined to go any further with her, and she left him standing on the corner. He was left standing in the street until about eight o'clock. The defendant did not return. A man who had met him during the day, with the defendant, came along, a Mr. Jackson, and piloted him to the Florida Hotel. There he spent the night. Next morning, he was piloted to Kell's store, and learned that the defendant had called, on the previous afternoon, about four o'clock, and had taken away his, the complainant's satchel and his own bundle. The satchel was locked when he left it at Kelly's. He afterwards saw his satchel at Police Head-quarters, and the Twenty Pound Sterling Note and the Panama Railroad ticket were missing from the purse in which they were contained in the bag.

CROSS EXAMINATION:

He, the complainant, and the defendant, had intercourse with the two women in the hotel, and they remained in the room there with the two women from about one until three o'clock in the afternoon.

JAMES BLACK, a witness for the People, testified that he was the Cashier for James Kelly, dealer in shoes at 97 Spring street. On the 2nd of October the complainant left his satchel there, and the defendant left his parcel. Between three and four o'clock of the same day the defendant returned to the store alone, and said that he was going to take away the valise and the bundle, and he took them away.

OFFICER JOHN O. SAVERCOOL, a witness for the people testified that he arrested the defendant on the 3rd day of October at 132 Wooster street between half past nine and ten o'clock in the morning. The defendant was in bed. He said to the defendant, "Let me see your hand", as the complainant had told him at the station house, in making the complaint, that the defendant had lost three fingers from his right hand. Then he told the defendant to put on his things, and took him to the station house. He asked

5

the defendant where the valise was that he had taken from Mr. Kelly's shoe store. The defendant said, "It is under the bed". He, the witness, pulled it out from under the bed. The valise was locked but one end was pulled out. In the station house the complainant identified the defendant, and the bag, as his. He said he had lost the key of the bag the day before, on the 1st. He, the witness, broke it open with an iron he had in the station house. There was no money in the valise. In searching the defendant's box he found six dollars in American money and some foreign money. After the defendant was locked up, he, the witness returned to the hotel at 132 Wooster street, and searched the room occupied by the defendant, and found in the corner across the room from the bed, a Panama Railroad ticket which the complainant identified as having been in his purse in his valise when he left it at Kelly's store.

FOR THE DEFENCE: CHARLES F. PARNELL, the defendant, testified that he was fifty years of age and that he was a steward and cook. He was seized with the fever at Panama and determined to go north to his home in Baltimore. He had gone to Panama from California--Humboldt County--with a load of lumber for the Panama Railroad Company. He joined the "Newport" at Aspinwall, and became acquainted with the com-

**POOR QUALITY
ORIGINAL**

0061

6

plainant on the ship. They left the ship together and stored their baggage at Mr. Kelly's, and then they went around to several places drinking. He met some friends, and introduced the complainant. Then the complainant and he went to the hotel with the two women. Afterwards they came out into the street and the complainant stayed on the corner, while he, the defendant, went into a saloon with some stewards that he had met. When he came out, the complainant was missing. He went to Kelly's store, got the baggage, and took it to the hotel, believing that the complainant would come to the hotel. He did not break open the bag and he did not know the ticket or the banknote of the purse were in it. He did not steal anything from the complainant's bag. He took a woman to the room with him.

-----00000-----

POOR QUALITY
ORIGINAL

0062

Sworn to before me, this

of

188

day

Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

John O. Saverscool
of No. 5th Ave. Street, aged years,
occupation Police Officer being duly sworn deposes and says
that

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

Mather Isaiah

(nowhere) is a necessary and
important witness against
Charles F. Parnell charged with
Larceny (felony), and as he has
no home. deponent prays that
the said Mather Isaiah may be
ordered to find surety for his appearance
when wanted to testify and in default
of such surety stand committed to the
House of Detention John O. Saverscool

POOR QUALITY
ORIGINAL

0063

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.
of New York, }

of No. no Home Home William Street, aged 28 years,
occupation Laborer & Carpenter being duly sworn

deposes and says, that on the 2^d day of October 1888 at the City of New,
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One valise containing clothing
books and one twenty pound note
English money.
together of the value of about
one hundred and thirty
dollars (\$130.00)

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 Charles H. Parrell

(now here) from the fact that at
about the hour of 9.30 A.M. on
said date deponent and the said
defendant came to New York
together from Aspinwall by steamer
Newport. Deponent and the defendant
went together to the shoe shop at no
297. Spring St. where deponent left
said valise containing said property.
and at about the hour of 9 A.M. on
October 3^d deponent went to said shoe
shop to get said valise, when deponent
was informed that the said defendant
had taken said valise from said shoe

Subscribed and sworn to before me this
1888 day of October

Police Justice

Shop at about the hour of 4 o'clock
P.M. Oct 2, and defendant is informed
by Officer John A. Sweeney of the 4th
Precinct Police that he found in the
room occupied by the said defendant in
the premises no 132. Wooster St. a
valise containing clothing and books and also
found a rail road ticket in said room.
Defendant further says that he has since
seen said valise and other property so
found by the officer in the room occupied
by the said defendant. and fully
identifies said property as his.
Wherefore defendant charges the said defendant
with felonious taking, stealing and
carrying away said property.

Sworn to before me } Matthew Isiah
this 3rd day of Oct 1888.

P. H. Duffy
Police Justice

POOR QUALITY
ORIGINAL

0065

CITY AND COUNTY }
OF NEW YORK, } ss.

John O. Savercool
aged _____ years, occupation *Police Officer* of No. *5th West 10th*

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Mather Isaiah*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

3rd

John O. Savercool

W. J. Saffery

Justice.

POOR QUALITY
ORIGINAL

0066

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles D. Parnell 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.

Charles D. Parnell

Question. How old are you?

Answer.

10 years old

Question. Where were you born?

Answer.

Baltimore Md

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

Answer.

Baltimore Md

Question. What is your business or profession?

Answer.

Cook and Steward

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

Charles D. Parnell
Mark

Taken before me this
day of

Police Justice.

0067

10/1 2 1539
Police Court--- District

ON THE COMPLAINT OF

2.....

3.....

4.....

Dated..... 22/3

-189-

to study

Magistrate.

John D. Sullivan, Jr. Officer

Precinct.

Witnesses *David Offner* Precinct: _____

No. 10 Amherst Street.

成

No. *Three* *Atlantic* Street,

the 'Alfonsos' of the 19th century

No. 1728 Street. 11

[illegible]

RECEIVED.

John

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

POOR QUALITY
ORIGINAL

0068

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles E. Carroll

The Grand Jury of the City and County of New York, by this indictment, accuse *Charles E. Carroll* —

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

The said *Charles E. Carroll*,

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

one valise of the value of ten dollars, divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars, twenty printed books of the value of one dollar each, and one promissory note for the payment of the sum of twenty pounds in lawful money of the United Kingdom of Great Britain and Ireland, (a more particular description of which said promissory note is to the Grand Jury aforesaid unknown) of the value of one hundred dollars.

of the goods, chattels and personal property of one *Matthew Smith*, —

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

John H. H. H. H.
Attorney

0069

BOX:

326

FOLDER:

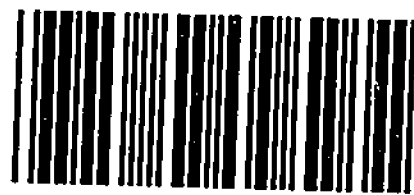
3090

DESCRIPTION:

Pascal, Adele

DATE:

10/02/88



3090

POOR QUALITY
ORIGINAL

0070

Witness:

Upon information furnished by
Capt. Morgan, I am satisfied that
the defendant has long since
given up her interest in the
place mentioned in this charge.
The defendant was not arrested
in the place, & there is no
legal evidence of her interest
in the place at time of arrest.
Moreover, satisfactory evidence
has been produced showing
that defendant sold the
place to another party
long before the arrest.

Jan. 25th 1889

J. M. Davis
Aust.

Counsel,

Filed

day of

1889

Pleads,

Chinquity 3

THE PEOPLE

vs.

B

Doyle Pascal

KEEPING A HOUSE OF IL FAME, ETC.
[Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill

Jan 25/89 WMD

Foreman.

On statement of District Atty.
indict. dis. - P.B.M.
72 Jan 25/89.

POOR QUALITY
ORIGINAL

0071

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Adelle Pascal*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *France*

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

Answer. *11-35 West 34th Street 2 months*

Question. What is your business or profession?

Answer. *Cook*

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 of the charge*
Adelle Pascal

Taken before me this

21

day of

February 188*8*

Police Justice.

POOR QUALITY
ORIGINAL

0072

Sec. 151.

Police Court 2 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 to any Marshal or Policeman of the City of New York, GREETING:*

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 George J. Levan of the 15th Avenue Street, that on the 18 day of September 1888, at the City of New York, in the County of New York, Adelle Pascal did keep and maintain at the premises known as Number 141 West 3rd Street, in said City, a House of Prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 each and every of you, to apprehend the body of the said

Adelle Pascal and all vile, disorderly and improper persons found upon the premises occupied by said Adelle Pascal and forthwith bring them before me, at the 2 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 20 day of September 1888.

J. Henry [Signature] POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0073

Police Court— District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate.

Officer.

Precinct.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

James J. [Signature] Police Justice.

Dated

188

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.

The within named

Police Justice.

0074

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 A. J. K. K. K.

Dated Sept 24 1888 J. Kennedy Police Justice.

Dated Sept 24 1888 J. Kennedy Police Justice.

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

POOR QUALITY
ORIGINAL

0075

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Henry Ford a Police Justice,
of the City of New York, charging Adelle Pascal Defendant with
the offence of Keeping a Dis House

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

W. Adelle Pascal Defendant of No. 35 West 3rd
Street, by occupation a Cook
and John Duranmaitre of No. 224 Thompson
Street, by occupation a Keep g House Surety, hereby jointly and severally undertake that
the above named Adelle Pascal Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this

day of

September 188

John Duranmaitre POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0076

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
day of
1881
John J. [Signature]
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Five Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of a House and lot of

land situated at no 136 West
30th Street in said city
valued at Six Thousand Dollars
Clear
John Durenmatte

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0077

Sec. 322, Penal Code.

CITY AND COUNTY OF NEW YORK ss.

2 District Police Court.

George F. Lessor
of the 15 Precinct Police Street, in said City, being duly sworn says
that at the premises known as Number 141 West 30th Street,
in the City and County of New York, on the 18 day of September 1888, and on divers
other days and times, between that day and the day of making this complaint

Adm. Pascal
did unlawfully keep and maintain and yet continue to keep and maintain a House of
Prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Adm. Pascal
and all vile, disorderly and improper persons found upon the premises, occupied by said
Adm. Pascal
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 20
day of September 1888

George F. Lessor

George F. Lessor
Police Justice.

POOR QUALITY
ORIGINAL

0078

W
Police Court— *2* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo. J. Leeman
vs.

Adelle Pascal

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *Sept 20* 188*8*

Foru Justice.

Officer.

Precinct.

WITNESSES :

POOR QUALITY
ORIGINAL

0079

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Voi. 8 Folio 1307 Premises 141 1/2 West 38

M. W. Pascoal

To Consolidated Gas Company of New York, N.Y.

For Gas Consumed from July 11 to Aug 9 1888

Previous State of Meter 877 00

Present State of Meter 889 00 12 00 feet at \$1.25 per 1,000 cubic ft. 150

Bill presented Call 25 Received payment [Signature] 1888
for the Company, [Signature]

Please make check to the order of
"Consolidated Gas Company of New York."

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

POOR QUALITY
ORIGINAL

0000

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1804 Premises 141 1/2 West 38

M. A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Aug 9 to Sep 10 1887

Previous State of Meter 889 00

Present State of Meter 905 00 16 00 feet at \$1.25 per 1,000 cubic ft. 2

Bill presented _____ Received payment _____ 1887
for the Company, Call 28

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1804 Premises 141 1/2 West 38

M. A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from May 2 to June 9 1887

Previous State of Meter 478 00

Present State of Meter 447 00 19 00 feet at \$1.25 per 1,000 cubic ft. 13

Bill presented _____ Received payment _____ 1887
for the Company, Call 10

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1804 Premises 141 1/2 West 38

M. A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Nov 9 to Dec 9 1887

Previous State of Meter 528 00

Present State of Meter 569 00 99 00 feet at \$1.25 per 1,000 cubic ft. 48

Bill presented 1114 Received payment _____ 1887
for the Company, Call 17

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

**POOR QUALITY
ORIGINAL**

0081

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1304 Premises 141 1/2 West 3 St
M A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Aug 11 to Feb 9 1888
Previous State of Meter 679 00
Present State of Meter 686 00 57 00 feet at \$1.25 per 1,000 cubic ft. 712

Bill presented _____ Received payment _____ 1888
for the Company, call 6 March

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1304 Premises 141 1/2 West 3 St
M A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Dec 9 to Aug 11 1888
Previous State of Meter 567 00
Present State of Meter 629 00 62 00 feet at \$1.25 per 1,000 cubic ft. 775

Bill presented 2/11 Received payment _____ 1888
for the Company, call 6 March

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1304 Premises 141 1/2 West 3 St
M A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Dec 10 to Nov 9 1887
Previous State of Meter 497 00
Present State of Meter 528 00 31 00 feet at \$1.25 per 1,000 cubic ft. 387

Bill presented 12/13 Received payment Jan 6 78 1888
for the Company, call 15

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

**POOR QUALITY
ORIGINAL**

0082

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1304 Premises 141 1/2 W 3!

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Apr 10 to May 11 1888

Previous State of Meter 800 00 \$ Cts.

Present State of Meter 837 00 37 00 feet at \$1.25 per 1,000 cubic ft. 467

Bill presented June 4 Received payment July 30 1888
for the Company, Sum

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1304 Premises 141 1/2 W 3!

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from May 11 to June 9 1888

Previous State of Meter 837 00 \$ Cts.

Present State of Meter 862 00 25 00 feet at \$1.25 per 1,000 cubic ft. 317

Bill presented July 2 Received payment Aug 30 1888
for the Company, Sum

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.

Vol. 8 Folio 1304 Premises 141 1/2 W 3!

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Feb 9 to Mar 9 1888

Previous State of Meter 686 00 \$ Cts.

Present State of Meter 742 00 56 00 feet at \$1.25 per 1,000 cubic ft. 700

Bill presented 6 Apr Received payment May 1 1888
for the Company, Sum

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

**POOR QUALITY
ORIGINAL**

0003

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.
Vol. 8 Folio 1304 Premises 141 1/2 West 38

M. A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from July 11 to Aug 9 1887

Previous State of Meter 456 00

Present State of Meter 467 00

8 00 feet at \$1.25 per 1,000 cubic ft.

Bill presented

Received payment Sept 12 1887
for the Company, [Signature]

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.
Vol. 8 Folio 1304 Premises 141 1/2 West 38

M. A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Aug 9 to Sept 9 1887

Previous State of Meter 464 00

Present State of Meter 475 00

11 00 feet at \$1.25 per 1,000 cubic ft.

Bill presented 10/12

Received payment Oct 12 1887
for the Company, [Signature]

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.
Vol. 8 Folio 1304 Premises 141 1/2 West 38

M. A. Pascal

To Consolidated Gas Company of New York, Dr.

For Gas Consumed from Nov 9 to Dec 10 1887

Previous State of Meter 742 00

Present State of Meter 800 00

58 00 feet at \$1.25 per 1,000 cubic ft.

Bill presented

Received payment Dec 10 1887
for the Company, [Signature]

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

POOR QUALITY
ORIGINAL

0004

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.
Vol. 8 Folio 1304 Premises 141 1/2 West 38
M. A. Pascal
To Consolidated Gas Company of New York, Dr.
For Gas Consumed from June 9 to July 11 1887
Previous State of Meter 447 00 \$ 11 Cts.
Present State of Meter 456 00 9 00 feet at \$ 1.25 per 1,000 cubic ft. 11 2
Bill presented _____ Received payment Aug 5 1887
for the Company, [Signature]

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.
Vol. 8 Folio 1305 Premises 141 1/2 West 38
M. A. Pascal
To Consolidated Gas Company of New York, Dr.
For Gas Consumed from Sept 9 to Oct 10 1887
Previous State of Meter 475 00 \$ 12 Cts.
Present State of Meter 497 00 22 00 feet at \$ 1.25 per 1,000 cubic ft. 12 7
Bill presented 11/16 Received payment 11/19 1887
for the Company, [Signature]

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

Please make check to the order of
"Consolidated Gas Company of New York."

Payable at the BRANCH OFFICE, 4 IRVING PLACE, NEW YORK.
Vol. 8 Folio 1306 Premises 141 1/2 West 38
M. A. Pascal
To Consolidated Gas Company of New York, Dr.
For Gas Consumed from June 9 to July 11 1887
Previous State of Meter 562 00 \$ 18 Cts.
Present State of Meter 577 00 15 00 feet at \$ 1.25 per 1,000 cubic ft. 18 7
Bill presented July 1 Received payment _____ 1887
for the Company, [Signature]

It is requested that the amount of the Bill be promptly sent to this Office if not paid to the Collector when rendered.

Persons having occasion to complain of the supply or quality of Gas furnished will please address the Branch Office, and such complaint will receive prompt attention.

**POOR QUALITY
ORIGINAL**

0085

IMPORTANT NOTICE

TO DEALERS IN DISTILLED SPIRITS, FERMENTED LIQUORS, TOBACCO, SNUFF, CIGARS, AND OLEOMARGARINE,
AND ALL PERSONS WHO EMPTY PACKAGES OF THE SAME.

DISTILLED SPIRITS.

Every person who empties or draws off, or causes to be emptied or drawn off, any Distilled Spirits, either foreign or domestic, from any cask or package bearing any mark, brand, or stamp required by law, must, *at the time of emptying such cask or package*, efface and obliterate such mark, brand, or stamp, and any person failing to do so will be punished by fine and imprisonment. The terms "efface and obliterate" must be understood to mean a complete destruction of the stamps, marks, and brands, so as to leave no part of the same legible or intelligible.

FERMENTED LIQUORS.

Every retail dealer or other person who withdraws or aids in the withdrawal of any Fermented Liquor from any hogshead, barrel, or keg, or other vessel containing the same, without destroying or defacing the stamp thereon, or withdraws or aids in the withdrawal of any Fermented Liquor from any such package upon which the proper stamp has not been affixed, or on which a false or fraudulent stamp has been affixed, is liable to "a fine of one hundred dollars and to imprisonment for not more than one year." The stamps "to be destroyed by driving through the same the faucet through which the liquor is to be drawn, or an air-faucet of equal size, at the time the vessel is tapped, in case the vessel is tapped through the other spigot-hole (of which there shall be but two, one in the head and one in the side)."

TOBACCO AND CIGARS.

Manufactured tobacco, snuff, or cigars can be sold only from the original stamped packages, under penalty of heavy fines and imprisonment.

Every person who empties any box, bag, vessel, wrapper, or envelope of any kind containing Tobacco, Snuff, Cigars, Cheroots, or Cigarettes, must destroy the stamp or stamps thereon, and any person who willfully neglects or refuses to do so is liable for each offense to be fined fifty dollars and imprisoned not less than ten days nor more than six months.

OLEOMARGARINE.

Manufacturers and wholesale dealers may sell Oleomargarine only *in* original stamped packages of not less than ten pounds. A retail dealer must sell only *from* original stamped packages in quantities of not more than ten pounds, packed in new wooden or paper packages marked with his name and address, and the word "*Oleomargarine*" in large letters written or printed thereon. Packing it contrary to law, falsely branding or stamping it, knowingly selling, delivering, or offering it for sale or delivery, in any other form than in the new wooden or paper packages prescribed by law, are penal offenses, the penalty for each offense being fine and imprisonment.

Every person who empties any stamped package of Oleomargarine must utterly destroy the stamps thereon, and the failure to do so renders such person liable to fine and imprisonment, and any person who fraudulently gives away or accepts from another, or who sells, buys, or uses for packing oleomargarine, any such stamped package, shall for each such offense be fined not exceeding one hundred dollars, and be imprisoned not more than one year.

SPECIAL TAXES.

Every person or firm engaged in the business of the manufacture or sale of Fermented Liquors, Stills, Distilled Spirits, Tobacco, Snuff, Cigars, or Cigarettes, and Oleomargarine, must each year register the name, residence, place of business, &c., with the Collector of Internal Revenue of the district, and procure and keep conspicuously displayed in the place of business the proper Special-Tax Stamp required by law.

The special-tax year commences May 1st, and ends on the 30th day of April succeeding.

Persons paying a special tax for a fractional part of a year will be liable from the first day of the month in which they commence business to the end of the special-tax year, except manufacturers of oleomargarine commencing business after July 1st, who will be liable from July 1; and if they fail to make return to the Collector or proper Deputy Collector of the district where located, before or during the month in which business is commenced, the Commissioner of Internal Revenue is required by law to assess a penalty of fifty per cent. of the amount of special tax in addition to the tax, and the Collector of Internal Revenue of the district must in all cases collect the same.

Whenever a firm is changed by taking in a new member, the new firm must pay another tax for the balance of the special-tax year.

In case of removal from one place of business to another, the business specified in the special-tax stamp may be carried on at the new place, provided the owner of the special-tax stamp shall register such removal with the Collector of the district, and shall procure from him the proper indorsement on the special-tax stamp showing such removal.

TREASURY DEPARTMENT,

OFFICE OF INTERNAL REVENUE,

Washington, D. C., January, 1888.

(c 2-018.)

Jos. S. Miller

Commissioner.

(Ed. 3-31-'88-200,000.)

Post this Notice by the side of the Special-tax Stamp.

POOR QUALITY
ORIGINAL

0086

COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR APRIL 1889.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR MARCH 1889.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR FEB. 1889.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR JAN. 1889.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR DEC. 1888.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR NOV. 1888.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR OCT. 1888.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR SEP. 1888.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR AUG. 1888.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR JULY 1888.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR JUNE 1888.
COUPON FOR DEALERS MANUFACTURED TOBACCO SPECIAL TAX FOR MAY 1888.

United States
Stamp for INTERNAL REVENUE

Received from *Adelle Pascal* the sum of *Two* $\frac{2}{100}$ Dollars for Special Tax
on the Business of *Dealer in Manufactured Tobacco*
to be carried on at *141 West 3rd St.* NEW YORK.
State of *NEW YORK* for the period represented by the Coupon or Coupons
hereto attached.

MAY 21 1888 Dated at *NEW YORK*
Paul Sullivan
Collector: *2nd Dist.*
State of *NEW YORK*

SEVERE PENALTIES are imposed for neglect or refusal to place and keep
this Stamp conspicuously in your establishment or place of business.
Bureau, Engraving & Printing.

POOR QUALITY
ORIGINAL

0087

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Adele Pascal

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

Adele Pascal

(Sec. 322,
Penal Code.)

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

The said

Adele Pascal

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*eight*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Adele Pascal

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Adele Pascal

(Section 385,
Penal Code.)

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

The said

Adele Pascal

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

**POOR QUALITY
ORIGINAL**

0000

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

THIRD COUNT—

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

Adele Pascal

(Section 322
Penal Code.)

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

The said

Adele Pascal

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

JOHN R. FELLOWS,

District Attorney.

0089

BOX:

326

FOLDER:

3090

DESCRIPTION:

Paul, William M.

DATE:

10/02/88



3090

POOR QUALITY
ORIGINAL

0090

26

Counsel,

Filed

2 day of

188

Pleads,

Chazelly

THE PEOPLE

vs.

William M. Paul

[Section Penal Code.]

290

JOHN R. FELLOWS,

District Attorney.

procurator

It was found to be a true bill for
A TRUE BILL

Charles L. Smith Foreman.

Witnesses,

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William M. Paul

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

Indictment accuse William M. Paul of a Misdemeanor,

~~of the crime of~~

committed as follows:

The said William M. Paul,

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

24th day of August, in the year of our Lord one thousand
eight hundred and eighty-eight, at the City and County aforesaid,

did unlawfully admit to and allow
to remain in a certain theatre there
situate, kept and managed by him
the said William M. Paul, in part,
certain children actually and appar-
ently under the age of sixteen years,
to wit, one Katie O'Connell of the
age of ten years, and one Antonia
O'Connell of the age of eight years,
neither of the said children being then
and there accompanied by their parent
or guardian; against the form of the

POOR QUALITY
ORIGINAL

0092

Statute in such case made and pro-
vided, and against the peace of the
People of the State of New York,
and their dignity.

John R. Hollans,
District Attorney

0093

BOX:

326

FOLDER:

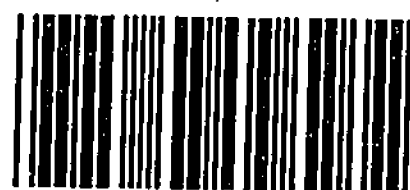
3090

DESCRIPTION:

Petersen, Andrew

DATE:

10/03/88



3090

Witnesses:

Off. Med

10.12

Court of Oyer and Terminer

Counsel,

Filed, *03* day of *Oct* 188*8*

Pleads, *Chattel - Doe*

THE PEOPLE,

vs.

B
Andrew Peterson

VIOLETION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1883, Sec. 22]

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

Dec 9 1888
JOHN R. FELLOWS.

District Attorney.

True Bill.

Wm. O. Mendenhall

Dec 11 1888
Foreman.

Part II December 11/88.

Complaint sent to Special Sessions

POOR QUALITY
ORIGINAL

0094

POOR QUALITY
ORIGINAL

0095

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Andrew Petersen

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

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

The said

Andrew Petersen

late of the City of New York, in the County of New York aforesaid, on the
twelfth day of *October* in the year of our Lord one
thousand eight hundred and eighty-*nix*, 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

Charles Nell

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

Andrew Petersen

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

Andrew Petersen

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.

0096

BOX:

326

FOLDER:

3090

DESCRIPTION:

Petersen, Charles

DATE:

10/11/88



3090

POOR QUALITY
ORIGINAL

0097

WITNESSES:

Off Collins

Counsel,

Filed

11

day of

188

Oct 8

Pleas

THE PEOPLE,

vs.

Charles Peterson

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1889, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

Cal. 38 SUPREME COURT PART 12

A True Bill.

December 26 1889

~~INDICTMENT DISMISSED.~~

Small & Munn Foreman.

Apprch Term '93 - VMC

Dec 18. 93 Blev.

FILED DEC. 15

1890

POOR QUALITY
ORIGINAL

0098

Excise Violation-Selling on Sunday.

POLICE COURT- R DISTRICT.

City and County } ss.
of New York, }

of No. Central Office Police Eugene D Collins Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 29 day
of July 1888, in the City of New York, in the County of New York, at
premises No. 166 Cherry Street,
Charles Peterson (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Charles Peterson
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 30 day
of July 1888
G. H. Murphy Police Justice.

Eugene D. Collins

POOR QUALITY
ORIGINAL

0099

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer. *Charles Peterson*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *166 Cherry St. 12 years*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty and*
demanded a trial by jury

Charles Peterson

Taken before me this

day of

188

John J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0100

BAILED,
No. 1, by Henry Evans
Residence 49 Monroe Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

208
Police Court---
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles H. Collins
Charles Peterson

2
3
4

Office W. H. Evans

Dated July 30 1888

For Magistrate.

Collins Officer.

14 Precinct.

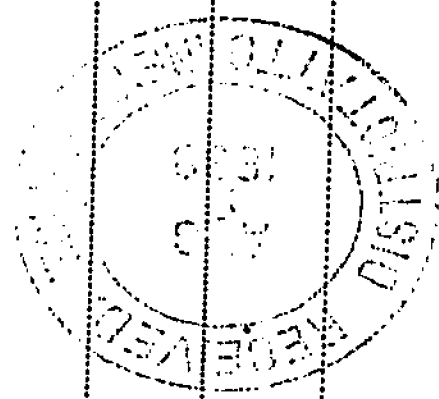
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer Ed. Bauld



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

defendant

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

Dated July 30 1888 J. H. Murphy Police Justice.

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

Dated July 30 1888 J. H. Murphy Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0 10 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Peterson

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

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

The said

Charles Peterson

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

Eugene D. Collins

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

Charles Peterson

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

Charles Peterson

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.

0 102

BOX:

326

FOLDER:

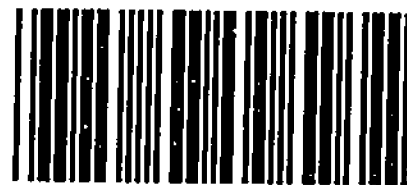
3090

DESCRIPTION:

Pettit, Thomas

DATE:

10/05/88



3090

POOR QUALITY
ORIGINAL

0103

Witnesses:

Counsel,

Filed, 5th day of Oct 1888

Pleads

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1889, Sec. 5.]

Thomas Better

(~~Beneca~~)

1349 2nd St. NW

JOHN R. FELLOWS.

John R. Fellows, District Attorney.

12th Nov 19. 1888

As suggested by Counsel to C.
A True Bill. of S.S. for trial.

Small Lumber Foreman.

POOR QUALITY
ORIGINAL

0104

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Pettit

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

JOHN R. FELLOWS,

District Attorney.

0 105

BOX:

326

FOLDER:

3090

DESCRIPTION:

Pfisterer, John

DATE:

10/26/88



3090

POOR QUALITY
ORIGINAL

0106

443

Witness:
[Signature]

Counsel,
Filed, *26 Oct* 188*8*
Pleads, *Myer*

THE PEOPLE,
vs.
B
John B. Foster
265 St. Cl.
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1089, Sec. 5.]

JOHN R. FELLOWS.
District Attorney.

A True Bill.

[Signature] Foreman.
A. J.

Part 3, October 30, 1888.
Empanelled with 6 Special Jurors

POOR QUALITY
ORIGINAL

0 107

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 Pfisterer

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Pfisterer* —
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

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

JOHN R. FELLOWS,

District Attorney.

0108

BOX:

326

FOLDER:

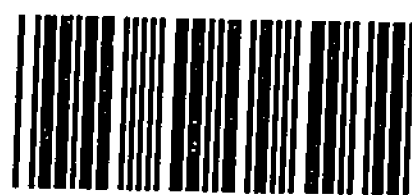
3090

DESCRIPTION:

Pietschmann, Joseph

DATE:

10/03/88



3090

0109

McLachlan
117. Pract.

Foreman.

POOR QUALITY
ORIGINAL

0110

Excise Violation—Selling on Sunday.

POLICE COURT—33 DISTRICT.

City and County } ss.
of New York, }

Michael M. Laughlan
of the 11th Precinct Police 10th Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 11th day
of October 1888, in the City of New York, in the County of New York, at
premises No. 156 Stuyvesant Street,

Joseph Baetshman (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and ~~GIVE AWAY~~ to deponent under his
direction or authority strong and spirituous liquors, ~~and beer~~ to wit Lager beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 11th day
of October 1888 Michael M. Laughlan
John H. Munn Police Justice.

POOR QUALITY
ORIGINAL

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK

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

Question. What is your name?

Answer

Joseph Baetschman

Question. How old are you?

Answer

41 Years

Question. Where were you born?

Answer.

Austria

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

Answer.

156 Attorney Street

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

*I Am Not Guilty of the
Charge And I Demand a Trial
at the Court of General Sessions*
Joseph Baetschmann

Taken before me this

day of *October* 188*8*

John J. McNeill Police Justice.

POOR QUALITY
ORIGINAL

0112

BAILED
No. 1, by *Joseph Chapman*
Residence *156 Attorney Street*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court District 3 1531

THE PEOPLE, &c.
ON THE COMPLAINT OF

Michael H. Chapman
Joseph Chapman
Offence *Vis. Elcise Law*

Date *October 11 188*

Chapman Magistrate.
Michael Chapman Officer.
188-33 PRECINCT 4
NEW YORK CITY
ATTORNEYS OFFICE

Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer *David*

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

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

Dated *Oct 11* 188 *John Korman* Police Justice.

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

Dated *Oct 11* 188 *John Korman* 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

0113

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Pietschmann

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

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

The said

Joseph Pietschmann

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

Michael McLaughlin

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

Joseph Pietschmann
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

Joseph Pietschmann

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.

0114

BOX:

326

FOLDER:

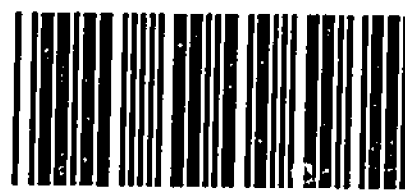
3090

DESCRIPTION:

Pike, Morris L.

DATE:

10/16/88



3090

POOR QUALITY
ORIGINAL

0115

D. Hargen
Frank

Counsel,

Filed 16 day of Oct. 1888

Pleads, *Not guilty*

THE PEOPLE

Section 488, 506, 528 and 531.
Burglary in the Third degree,
John R. Fellows

Morris L. Pike

JOHN R. FELLOWS
District Attorney

Part 3 Nov. 15
Part 3. November 19/88
Pleads Burglary

A True Bill

November 19/88
I Plead Guilty to Burg
I will be a Foreman.

Robert Hargen
#394-30

Waring

Bail \$4000
get

Morris Schiff
off Morris

Jeff. Las den
a Team in
V.P.

fr

Police Court—14 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 1057 3rd Avenue ~~Street~~, aged 33 years,
occupation Jeweler being duly sworn

deposes and says, that on the 5th day of October 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

Five gold cased watches together of the
value of Three hundred 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 Morris L. Pike known by

who at about the hour of 8 PM
of said date approached Deponent's
shop window at above premises
masked the glass therein seized
said property and ran away
with the same.

Morris Schiff

Sworn to before me, this
day of October 1888

Police Justice.

POOR QUALITY
ORIGINAL

0117

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

X District Police Court.

Morris R. Pike 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.

Morris R. Pike

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

MS

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

Answer.

411 E. 11th St. 2 weeks

Question. What is your business or profession?

Answer.

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 had two watches on
me. I did not break the
glass, nor did this man see
any of it, the Officer saw me
take them*

M R Pike

Taken before me this
day of *Sept* 188*8*

Police Justice.

POOR QUALITY
ORIGINAL

0118

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

Police Court---

District

THE PEOPLE, &c.,
OF THE COMPLAINANT OF

Morris Smith
1057 E. 3rd St.
Morris & Pite

Office

and

Paula Laree

Dated

188

No.

Street

Witnesses

Street

No.

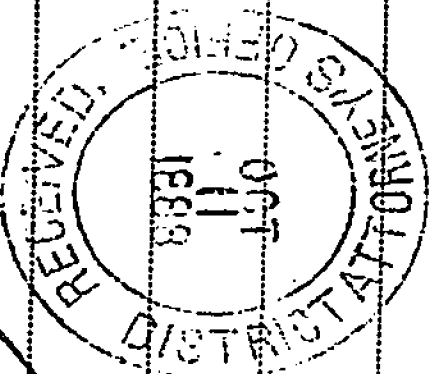
Street

No.

Street

No.

Street



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

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

Dated October 9 1888 A. J. White 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

0119

OFFICE OF
J. W. NAMMACK & CO.,
REAL ESTATE AND INSURANCE,
No. 70 Second Avenue,

New York,

188

P.S. Since I came in the morning
I have near become Blind from
Lime — one eye I can't see anything
out of

Your Honor

Sir I was discharged from Sing Sing Prison Sept 15
1887 over one year ago, and ever since I came out I have
Been working steady at Painting Paper Hanging and
Kalsomining I have worked for a Mr Armstrong in West
39th St and also worked for Landlords for whom my
Father was janitor. This Sir I can prove by two
Gentlemen connected with the Society of Prevention of
Cruelty to children I have never did any thing
Wrong until that night when I was more loaded on
By others to do it, than of my own free will
My poor Father Mother and Sister are disgraced
Through me, no one ever knew me by my Right name
Therefore to keep my Name concealed I gave my
Name as Larence Harris until one officer at
Headquarters who was the only one who knew me

Sold my Right Name. Then I Begged the Reporters
to keep it out of the papers and he Promised to do so
Providing I would give him a story to write
Your Honor some way or another they Published in the
Papers that I was Implicated in the Car Ring Robbery of
Mrs DE Barry, for which two men were punished
Thynn & Pendergrass. Thynn is out and Pendergrass is
serving 20 years in Prison. They also say I was an
associate of a Blind man. Which I Deny & no one can
prove. Now Your Honor is going back to Prison I will
have 27 months solid time to do. This is part of my short
time from my last sentence. My father is not healthy and
he is old. also my mother. therefore I ask you for Mercy
not for my sake alone but for my Dear Sisters sake who
God blesses me. God forgive me for showing such an Example to her
God knows I have tried to get work. and for Proof ask
Mr Grant or Mr Barclay of Mr Gerrys Society. I would like
You to send for my father & talk to him also permit me
to bid my mother & Sister Good Bye - My fathers address
is 439 West 30th St. Mr Louis B. Pike

Believe me Sir with all Respect
Yours Obediently Maurice L. Pike

POOR QUALITY
ORIGINAL

0 12 1

Police Department of the City of New York,

Precinct No. 23.

New York, Nov. 23 - 1888

Mr. Jerome,

I am on desk duty
this morning & can't attend in
that case of Morris L. Pike,
any time this afternoon you
may want me I will be there,
I am the officer who made the
arrest.

Walter Morris
Sergt. 23-Prec.

POOR QUALITY
ORIGINAL

0 122

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris S. Schiff

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

Morris S. Schiff

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

The said

Morris S. Schiff,

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

Morris Schiff,

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

Morris Schiff.

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.

POOR QUALITY
ORIGINAL

0123

SECOND COUNT—

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

Morris S. Pike —

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

The said *Morris S. Pike*,

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

*five watches of the value of
sixty dollars each,*

of the goods, chattels and personal property of one *Morris Schiff* —

in the *store* of the said *Morris Schiff* —

there situate, then and there being found, in the *store* 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 D. X. X. X.
Attorney

0124

BOX:

326

FOLDER:

3090

DESCRIPTION:

Pinner, Joseph

DATE:

10/19/88



3090

POOR QUALITY
ORIGINAL

0125

Witnesses:

John J. Hanning
Geo. Greaser

Counsel,

Filed

19 day of Oct 1888

Pleads,

THE PEOPLE

Grand Larceny, Second degree.
[Sections 528, 53 & 539 Penal Code].

*3rd 1st person
1st 4th person*

Joseph Binnard

JOHN R. FELLOWS,

District Attorney.

*Off October term
Nov 21 - at 10:15 a.m. 1st 12*

A True Bill.

Samuel A. Mearns Foreman.

P. 2. Nov 22, 1888.

*Indicted & 2nd
26.*

U.S.P. 3 yrs & 3 mo.

POOR QUALITY
ORIGINAL

0126

3rd
Police Court— District.

Affidavit—Larceny.

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

of No.

23

Essex St

Becky Feinberg

Street, aged 30 years,

occupation

Housekeeper

being duly sworn

deposes and says, that on the

10th

day of

August

188

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 time, the following property viz:

Two Union Button hole machines
together of the value of three hundred
and fifty 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

Joseph Primer from the
fact that deponent missed said
property from her husband's shop No 193
Bowling which had been on fire and
said deponent's husband had perished
in said fire and deponent was informed
by said defendant Primer who was watchman
of said building where said shop was that
the said machines had been burned
in said fire

Deponent has since been informed by
Eugene Reese of No 136 Essex Street that
he bought two machines from said Primer
on the 30th day of August and said Reese
agreed to pay deponent five dollars for said

Sworn to before me, this 10th day of August 188

Police Justice

POOR QUALITY
ORIGINAL

0127

Machines Dependent Subsequently, Can Said
Machines in Said Case for description and
identified the Said Machines by the
Numbers on Said Machines.

Wherefore Dependent Charges Said Prisoner
with the Larceny of Said Machines and
prays he may be apprehended and
dealt with as the law directs.

Sworn to before me

This 4th day of September 1888

John H. H. H. H.

John H. H. H.

Police Justice

Dated 1888 Police Justice.

guilty of the offence mentioned, I order he to be discharged.

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

I have admitted the above named

Dated 1888 Police Justice.

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY

1 2 3 4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

to answer

Sessions.

POOR QUALITY
ORIGINAL

0128

CITY AND COUNTY }
OF NEW YORK, } ss.

Enns Freese

aged *24* years, occupation *Machinist* of No.

136 Essex

Street, being duly sworn deposes and

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

Sworn to before me, this

4

day of

Sept

188*8*

Enns Freese

John J. [Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0 129

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

3 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
and waive examination
Joseph Pinner

Taken before me this
day of *Oct* 188*8*

188

John W. [illegible]
Police Justice.

POOR QUALITY
ORIGINAL

0130

Sec. 151.

Police Court 3 District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } 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 Becky Dember
of No. 23 Broadway Street, that on the 10 day of August
1888 at the City of New York, in the County of New York, the following article to wit:

Two Union Button Hole Machines
of the value of One Hundred and fifty Dollars,
the property of Joseph Dember
w. as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Joseph Dember

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 bod. 3 of the said Defendant
and forthwith bring him before me, at the 3 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 4th day of September 1888

Joseph Dember POLICE JUSTICE

POOR QUALITY
ORIGINAL

0131

Police Court 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

4 Beckwith
Henry
vs.

Joseph Pinner

Warrant-Larceny.

Dated Sept 4th 1888

Ford Magistrate

Shiels Officer.

The Defendant

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated _____ 188

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.

Police Justice.

The within named

Oct 12/88

344
ms
Jew
me

149 Blaney
et

136

POOR QUALITY
ORIGINAL

0132

1100m. bail for \$
Oct 12 - 11:15 AM
" 13 - 9:30 AM
" 14 - 10 AM
" 15 - 2:00 PM

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

14th W 328th 1629
Police Court
District

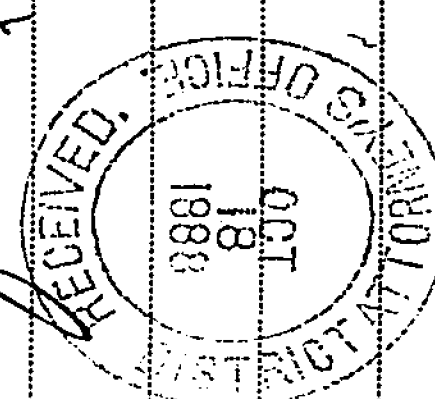
THE PEOPLE, &c.
OF THE COUNTY OF _____
vs.
Jesse J. [unclear]
Joseph [unclear]
Offence _____

Dated Oct 15 1888
Magistrate

Witnesses
No. 136 [unclear]
Street _____

No. _____
Street _____

No. 588
to answer _____
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 Dependant

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

Dated Oct 12 1888 G. [unclear] Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

We the undersigned

Do hereby

George Carver:

In hereby petition to
you for alimony in the
matter of

Joseph Pinner
No. 149 Greening Street
New York City, U.S.A.

That we the undersigned
do demand the Pinner's Family
Personal and that they are
in very poor circumstances
and living on charity
from their friends:

George Hardy 321 Broome Street

Frank Woodieke 105 Canal

Charles Newman 321 Broome St.

J. A. Sander 306 5th St.

V. Arnoldson 4th St.

H. Stritt 524 1st St.

Dietrich Schaecke 328 Broome St.

Oscar Fisher 317 Broome St.

Henry Rock 317 Broome St.

Fred. Hahn 335 Broome St.

William Rockwell 318 Broome St
 Edward J. Sullivan 286 Broome St
 Charles Bryant 5 Broome St
 William Hughes 317 10th St
 H. B. Lippman Washington Heights
 Thos Fitzgerald
 Gabriel Brunner
 George Alexander
 H. Kemp
 General
 M. J. Biggame
 H. W. Dick 40 Reservoir Ave N.Y.
 Jacob Jacobs 379 Broome St
 Chas J. O'Donnell 78 Vesey
 Frank Underwood 173 Broadway
 James M. Biglin 301 Ave C
 Chas Lechman 96 West 87th
 Hiram Levy 97 Bixington St
 Daniel O'Brien 82 Madison St
 E. Horneman 113 Canal St
 John J. Miller 319 1st Ave
 Joe Brass 129 Macdonald St
 Henry Mahonke 41 1st Ave
 E. Doherty 287 Broome St
 J. O'Farrell 221 Broome St
 A. Koslery 164 Division St
 Sam. Rosenthal 6 Allen St
 Dave Lewis 86 Norfolk St

Isaac Singer 34 Ludlow Str.
 Louis Morris 10 Essex St
 Jacob Cluskey 204 E Broadway
 Wm Rubens 4 Essex St
 Sam. Barnett 27 Rutgers st.
 Morris Levy 193 Madison St N.
 Morris Bernstein 8 Ludlow St
 August Steinmetz 78 Division St
 Ike Jacobs 13 Moresyth St
 John Dover # 9 Rutgers St n. 3.
 John W. Rappenhagen 188 E 4th St
 Henry Miner 32 Delancey St.
 Jacob Feit 181 South St
 Edward Breder 181 Chrystie St
 John Ernst 137 Eldridge
 Charles Miller 79 Stanton Street
 James Haulton 46 Mangum St
 William Lusk 119 Chrystie
 R. Murphy 148 Chrystie
 Christian Butt 108 Forsyth St.
 David Peyser 8 Ludlow
 John Schierloh 137 Broadway

POOR QUALITY
ORIGINAL

0136

COURT OF GENERAL SESSIONS OF THE PEACE:
City and County of New York.

-----:
The People :
against :
Joseph Pinner : Before,
Indicted for Grand Larceny in the : Hon. Rufus B. Cowing,
Second Degree. : And a Jury.
Indictment filed, October, 1888. :
-----:

Tried November 21st, 1888.

APPEARANCES:

Assistant District Attorney, Goff, for the People
Leon Lewinsohn, for the Defence.

-----0000-----

REBECCA FINEBERG, the plaintiff, testified that she
lived at 23 Forsyth Street. She was a widow. Her
husband was burned to death in a fire at 197 Bowery.
She had 4 children. Her husband owned two button hole
making machines. She knew the defendant. After the

2.

fire, she went to the ruins of the building at 197 Bowery, and she saw the defendant at the door. She had never seen him before. She said to the defendant, "I want to go up to see if the machines are there," He said, "there is danger to go up, but I will go up tomorrow and see if the machines are there. I was a good friend to your husband and I will get the machines for you." She hadn't seen him since until his arrest. She didn't find the machines until Mr. Eno Fries told her that the machines were at his place of business, and she went there and recognized them by their numbers. Mr. Fries gave her the notification about 6 weeks after the fire. She saw the defendant at the building that was burned about a week after the fire.

ENO FRIES testified that he lived at 138 Essex Street and that he was a machinist. He knew the complainant, Mrs. Fineberg, and the defendant. He also knew the complainant's husband during his lifetime. In the month of August he bought two button-hole making machines from the defendant and paid him \$25 on account.

3.

He agreed to pay \$70 for the machines. They were worth \$175 new, but the market value when he bought them was only about \$70. He had ^{the} machines still in his possession in his shop. The defendant gave him a receipt for the \$25 on account. The defendant said that he had bought the two machines from a man named Bergman.

CROSS-EXAMINATION. The witness testified that on the Monday following the sale, the defendant called at his place of business for the balance of the money, and he, the witness, said that he was looking for Mrs. Fineberg so that he might talk with her before he paid it. The defendant didn't call at his place of business after that. The defendant afterwards left the City, and he, the witness, offered him \$35 to induce him to return to his place of business so that he might have him arrested. He, the witness, learned that the machines were stolen on the market after he purchased them, which was on the 30th. of August. On the evening following the purchase he went over to Brooklyn to see his brother, the manufacturer of the machines and to find out where Mrs. Fineberg lived, and learned from him that the machines

4.

were stolen. He took Mrs. Fineberg to his place of business, and she identified the machines as her property. The defendant called upon him on the following Monday to ask for the balance of the purchase price. He told him that the machines were Mrs. Fineberg's. The defendant said that they were not her machines, and that he had bought them and that they were his.

-----0000-----

FOR THE DEFENCE: JOSEPH PINNER, the defendant, testified that he lived at No. 135 Delancy Street and had lived there since the early part of August. He was a married man with a family of children. He was a button-hole maker by trade. He had dealt in button-hole making machines. He spoke to Mrs. Fineberg on the day that she named in front of the burned building at 197 Bowery. She wanted to enter the building and he told her that he had no authority to prevent her and that the door was closed and locked. She stood at the door with tears in her eyes and defendant said to her, "is there anything you want, Madam," and she said, "I want to go in and see the fire, and I would like to go in, my husband was

5.

burned in the fire." He said, "You must ask permission of the Insurance Patrol. If your husband was burned, I don't think you ought to go in, because it would make you sick." And she said, "I want to go in anyway." Then he told her that he had nothing to do with the building, and she told him that her husband had machines in the fire and he told her that if anything could be saved it would be saved by the persons in charge of the building, and she went away and asked him if he heard of anything being found in the building, to let her know. and he said he would; and he did not see her again until about 3 days after he had sold the machines. He bought the machines from a Mr. Henry Bergman, whom he met in Grand Street, near Suffolk. Pinner was coming out of his office and Bergman stopped him on the street. He didn't remember Bergman at first, but Bergman reminded him that they had worked together at Schwartz's 7 years before. Then Bergman asked him if he knew of anybody who wanted to buy some button-hole making machines, and he, the defendant, told him if there was a chance of making any money, he would buy some.

6.

Bergman said that they were coming on from Boston and that they would be at an Express Office near there, and that he, the defendant could see them if he wanted them. On the following day, he passed 114 Forsyth Street, where Bergman said he had a furnished room, and Bergman said that the machines were then at Berg's Express Office, in Rivington Street, and that he, the defendant could see them. He, the defendant, went to Berg's Express Office with Bergman and Bergman asked him \$80 for them. He, the defendant agreed to buy them for \$55. He borrowed the money from his aunt and a friend and paid for the machines. Then he had the machines carried by one of Berg's wagons to Barnard's machine shop to have them put in order, because they were rusty. He sold them to Mr. Fries. When he went to get the remainder of the money, Mr. Fries did not tell him that the machines had been stolen, but he put him off as to the balance of the money. After he learned that the machines were stolen, he, the defendant, went to Mr. Fries and told him that he would return the deposit and lose the money.

7.

CROSS-EXAMINATION: He testified that he had known Bergman for 11 or 12 years, but hadn't seen him for years before. Bergman said that he was in business in Boston and that he was going there after the sale of the machines. The machines of the kind in question were numbered, the numbers being right in the iron framework. He had been employed by a number of persons after the fire to go up into the burned building, which was considered quite dangerous, to get machines out. He had did not see the two machines that belonged to Fineberg in the burned building, and he did not take them out of it.

HENRY SIMMONS, called by the Defence, testified that he was a Fire Insurance Patrol man stationed at 31 Gt. Jones Street. He was in charge of the ruins of 197 Bowery and saw the defendant and other men remove machines from the ruins. He did not see the defendant remove the machines in question.

CROSS-EXAMINATION: He testified that the machines

8.

in question were not insured, and that for that reason he didn't pay any attention to them. They might have been removed without his knowledge.

SIMON SILVERSTEIN, testified that he lived at 231 East 109th. Street. He was a button-hole ^{manufacturer} ~~maker~~ and did business at 500 Broadway, and 80 and 82 Greene Street. He had been engaged in that business for 17 years. He had bought button-hole making machines from the defendant and had known him to be in the business of buying and selling button-hole making machines, and also knew that he was a button-hole maker by trade. He lent the defendant \$10 to help pay for the ^{two} machines, that he said were at Berg's Express Office. He passed the Express Office with the defendant, as he had to go that way on business and saw the two machines at the door. They were somewhat rusty.

-----.

RICHARD GUTHBERT, testified that he lived in Brooklyn and that he did business at 70 Essex Street. He was a

machinist by trade. He had known the defendant for about 10 years, as a button-hole maker. He had known the defendant to deal in button-hole making machines and defendant's reputation was good.

JOHN H. HOYER, Merchant Tailor, of 315 Broome Street also testified that the defendant's character was good.

-----eeee-----
IN REBUTTAL: CHARLES MARA testified that he lived at 407 Broome Street. He had worked for Mr. Berg in the Express business up to his death, and he worked for his successor, Mr. Mention. A short time after the fire at 197 Bowery, the defendant came to the Express Office where he was employed and requested him to send a wagon round to the burned building and get two button-hole making machines from the rear of the White House, a saloon in front of the building that was burned. He, the witness, sent a wagon round, and the two machines were brought to the office. The defendant walked on the side-walk at the side of the wagon and paid for the

10.

expressage, and also treated the driver and the witness to a drink. Then the defendant ordered that they be taken to Barnard's machine shop. The machines were not boxed up and they were quite rusty.

CROSS-EXAMINATION: He testified that he seen the defendant before the day on which he gave the order as to the machines in Melinda's saloon in the basement of 269 Bowery. He, the witness, went in there to take a drink and saw the defendant there. He had never spoken to the defendant before he gave the order for the transportation of the machines.

JOHN FRIES: testified that he lived at 408 Montrose Avenue, Williamsburg, and that he was a manufacturer of button-hole making machines. He knew the defendant, Pinner. He saw the defendant at his place of business about 3 weeks after the fire at 197 Bowery. The defendant asked him whether there was any mortgage on Mrs. Fineberg's machines. He, the witness, told the defendant that Mr. Fineberg had two machines, one of

11.

which he had bought from him, the witness, directly, and the other he had bought from another man, and, that there was no mortgage on the machine that Fineberg had bought from him, the witness, directly. About a week later, the defendant called again and asked him, the witness, to give him a receipt to show that the machines were fully paid for. The defendant said that he wanted the receipts from Mrs. Fineberg. He, witness, said that if Mrs. Fineberg would come for the receipts in person he would give it to her and to no one else.

CHARLES HELLER; testified that he was a button-hole maker and that his place of business was at 749 East 9th. Street. About a week after the fire, the defendant came to his place of business and told him that he had a bargain in two button-hole making machines, and he, the witness, told Pinner that he would look for Mrs. Fineberg herself and that he might get the machines cheaper from her than from Pinner. Then Pinner said that he, Pinner had bought them from Mrs. Fineberg already. Pinner said that he had the machines in a saloon in the Bowery

POOR QUALITY
ORIGINAL

0147

12.

near the White House. He, the witness, said that he would not buy any machines in a saloon, but that if Pinner would have them put into ~~xxxx~~ any respectable store, he would go and look at them and perhaps would buy them.

----- 0000 -----

POOR QUALITY
ORIGINAL

0148

The People

vs.

Joseph Turner

Before

Hon. Rufus B. Loring
and a jury -

Indicted for Grand Larceny
in the Second Degree -
Indictment filed October 1888.

Tried, November 24/1888

12

POOR QUALITY
ORIGINAL

0149

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Pinner

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

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

The said

Joseph Pinner

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

Two button hole machines of the value of one hundred and seventy five dollars each

of the goods, chattels and personal property of one

Becky Steinberg

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.

SECOND COUNT—

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

Joseph Pinner

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

The said

Joseph Pinner

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

*two button hole machines of the
value of one hundred and seventyfive
dollars each*

of the goods, chattels and personal property of one

Becky Feinberg

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

Becky Feinberg

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

Joseph Pinner

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

JOHN R. FELLOWS,

District Attorney.

0 15 1

BOX:

326

FOLDER:

3090

DESCRIPTION:

Pohl, Joseph

DATE:

10/08/88



3090

POOR QUALITY
ORIGINAL

0152

126

Counsel,

Filed

day of

1888

Pleads

Joseph Rohl

THE PEOPLE,

vs.

Joseph Rohl

Feb 17/88

Left to the Court for
Sessions for trial, not
to Counselor.

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1889, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Samuel Smith Foreman.

WITNESSES:

POOR QUALITY
ORIGINAL

0153

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph A. Del

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

The said

Joseph A. Del

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

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

Joseph A. Del

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

Joseph A. Del

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.

0 154

BOX:

326

FOLDER:

3090

DESCRIPTION:

Pollak, Sigismund

DATE:

10/30/88



3090

POOR QUALITY
ORIGINAL

0155

Witnesses,

Charles Fred

J. J. Mann

Counsel,

Filed

30 day of Oct

188

Pleads,

Magally - 31

THE PEOPLE

vs.

B

Sigmond Pollak

[Section - 376 - Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Nov 12, 1888 *1711D at 6/10*
Augt.

A True Bill

Small & Mays Foreman.
Chas. J. J. J.

Placed July
Five \$100. R.B.M.
(Paid)

POOR QUALITY
ORIGINAL

0156

Vom Staate garantirt. Zwei Hundert
1. Classe 293. Lotterie.
Ein Achtel
No. 11341
Inhaber hat zur ersten Classe 293. Hamb. Stadt-Lotterie. Ziehung den 15. December 1887.
für dieses Achtel-Los die Einlage mit 75 % exclusive Deutscher Reichs-Stampelabgabe (Gesetz
vom 7. Juli 1881) entrichtet und wird der darauf fallende Gewinn gegen Rückgabe dieses Loses
pünktlich ausbezahlt.

General-Direction der Hamburger Stadt-Lotterie.

Collecteur: *Jarmulowsky* Untercollecteur:

Die Erneuerung zur 2. Classe
muss bei Verlust dieses Anrechts, vor dem 1. Januar 1888 geschehen (§ 5 des Plans).

POOR QUALITY
ORIGINAL

0157

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

Adolph Goebel, of 539 West 50th Street,
New York City, being duly sworn deposes and says that on or
about the 26th day of *January* 1888, at the City,
and County of New York aforesaid, *Pollak* ~~William Wank~~ did unlawfully
sell, furnish and transfer to another a certain ticket,
chance, share or interest, or paper, certificate and in-
strument purporting to be, or to represent a ticket, share,
chance or interest in, or dependent upon the event of a
lottery, said lottery to be drawn without this State, said
lottery being one set on foot for the purpose of disposing
of property by lot or chance, against the form of the
statute in such case made and provided and particularly in
violation of Chapter VIII. of the Penal Code of the State of
New York.

Deponent further says that the said *Pollak* ~~Wank~~ did sell to
this deponent the said ticket hereto annexed; that the said
number upon said ticket was to run through a number of
months; that deponent received from the said *Pollak* ~~Wank~~ two other
one in February and the other in March 1888
tickets similar to the one hereto annexed, and deponent is
informed and verily believes that one of the tickets drew a
prize; that deponent paid the said *Pollak* ~~Wank~~ for the whole *seven*
tickets, but only received three, and since deponent's
number drew a prize the said *Pollak* ~~Wank~~ has refused to either pay
the said deponent his prize, or cash his ticket, or deliver
deponent's other two tickets to him. Deponent is further
informed and verily believes that the said *Pollak* ~~Wank~~ has been
guilty of like offenses to other persons, all against the

POOR QUALITY
ORIGINAL

0158

form of the statute in such case made and provided and partic-
ularly ~~Chapter VIII~~ of the Penal Code of the State of New York

Subscribed and sworn to before me
this 16th day of October, 1888

St. George Gooch

James C. Kelly

Police Justice.

First Dist. Police Court

The People -

vs
~~William W. W.~~
S. Pollak

Affidavit of Complaint

vis. of Chap. VIII P.P.

Concerning Lotteries -

Witness
Anthony Brant

150 Nassau

Adolph Corbel

539 W 30th St.

POOR QUALITY
ORIGINAL

0159

POLICE COURT 1 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,
vs.

Sigismund Pollak

On Complaint of *Adolph Goebel*
For *Viol. Rotten Law*

After being informed of my rights under the law, I hereby ^{demand} ~~waive~~ a trial, by Jury, on this complaint, and demand a trial at the COURT OF ~~SPECIAL~~ ^{General} SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *Oct 17* 188 *8*

Sigm. Pollak

Sam'l C. Smith Police Justice.

POOR QUALITY
ORIGINAL

0160

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Sigismund Pollak 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. *Sigismund Pollak*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *Bohemia*

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

Answer. *306 West 46. 10 years*

Question. What is your business or profession?

Answer. *Teacher of language*

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*

Sigm. Pollak
I waive all further examination
Sig. Pollak

Taken before me this

day of

October
188*8*

Police Justice.

POOR QUALITY
ORIGINAL

0 16 1

Sec. 151.

Police Court, First District.

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York. GREETING:

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 Adolph Korbel of No. 539 avenue 30th Street, charging that on the January day of January 1888 at the City of New York, in the County of New York that the crime of selling a ticket, chance, share or interest in a lottery

has been committed, and accusing William Frank S. Pollak whose real name unknown but who can be identified by thereof.

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, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the First 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 16th day of October 1888.

Sam'l C. Reilly POLICE JUSTICE.

POLICE COURT, First DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph Korbel,

vs.

William Frank S. Pollak,

S. Pollak

Warrant-General.

Dated Oct. 16th 1888.

C. Reilly Magistrate.

W. Frank Officer.

The Defendant William Frank S. Pollak taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

W. Frank Officer.

Dated Oct 16th 1888.

This Warrant may be executed on Sunday or at night.

Sam'l C. Reilly Police Justice.

REMARKS.

Time of Arrest, Oct 17-1888

Adolph Korbel

306 W 44th St

Native of

Pol

Age

43

Sex

M

Complexion

Fair

Color

W

Profession

Teacher

Married

Yes

Single

Yes

Read

Yes

Write

Yes

POOR QUALITY
ORIGINAL

0162



THE
New York Society for the Suppression of Vice.

150 NASSAU STREET,

Room 9.

New York, Oct. 24th 1888

J. M. E. Cate
Chief Clerk &c

Dear Sir:

In the case of Pro v
S. Pollack, on for Grand Jury, we have not
any of us been subpoenaed, & have a
case in Brooklyn which I am just
leaving for. The names one of the
witnesses, may be sufficient; but if
not then Mr George E. Oram, is a
very material witness & his name
is on the Complaint.

Very truly yours
Anthony J. Formicola
Sec &c

Please adjourn till
Oram can be there
& have him subpoenaed.

POOR QUALITY
ORIGINAL

0163

BAIL
No. 1 by *William H. McCord*
Residence *346 E 69*
Street
No. 2, by
Residence
Street
No. 3, by
Residence
Street
No. 4, by
Residence
Street

NO 153 m 1663
Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph K. Wolf
539 West 50 St
Adolph K. Wolf

Offence *Lic. Lottery*
Law

Dated

Oct 17

188

H. O. Kelly Magistrate.

Malcolm Officer.

Court Precinct.

Witnesses

\$300 & Oct 18 9/10 a.m.

Councilman

Anthony

John

188

188

188

188

188

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

Dated *Oct 17* 188 *Police Justice.*

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

Dated *Oct 17* 188 *Police Justice.*

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

Dated 188 *Police Justice.*

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Sigismund Pollak

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

Indictment accuse

Sigismund Pollak

of the crime of

Selling a paper and instrument purporting to be and to represent a Lottery Ticket,

committed as follows:

The said

Sigismund Pollak

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

twenty-sixth day of *January* in the year of our Lord one thousand
eight hundred and eighty-*eight* — , at the City and County aforesaid,

unlawfully did then and there sell to one Adolph Goebel, a certain paper and instrument, purporting to be and to represent a ticket in and dependent upon the event of a certain lottery called the Hamburg City Lottery hereafter, to be drawn without this State, to wit: at Hamburg in the German Empire, 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, which said paper and instrument

is in the German language, and as follows,
that is to say:

"Vom Staate garantierte, zweierhundert
dreissigste Hamb. Stadt-Lotterie.

1. Classe 293 Lotterie.

Ein Achtel

No. 11341 -

1. Classe 293 Lotterie.

Original-Loos

1 Cl. 293. Lott

Inhaber hat zur ersten Classe 293. Hamb. Stadt-Lotterie,
Ziehung des 15. December 1887. für dieses Achtel Loos die
Einlage mit 75 fl inclusive Deutscher Reichs
Stempelabgabe (Gesetz vom 1. Juli 1881) entrichtet,
und wird der darauf fallende Gewinn gegen
Rückgabe dieses Looses planmässig aus-
bezahlt.

General Direction der Hamburger Stadt-Lotterie-
Collecteur Jatschowsky Untercollecteur
Die Erneuerung zur 2. Classe muss, bei Ver-
lust jedes Anrechts vor dem 7. Januar 1888
geschehen (§ 5 des Plans)"

and which said paper and instrument
being translated out of the German language
into the English language, is in substance,
and to the effect following, that is to say:
Two hundred and ninety third Hamburg City
Lottery guaranteed by the State. 1. Class 293 Lottery
1 Class 293 Lottery one eighth Original share, No 11341-1. Class
293 Lottery. The holder has secured the deposit on this eighth of a
share including 75 imperial tax (law of 1st July 1881) and will be paid
whatever winning results from the drawing of this share of the 15th of December
1887 upon its return according to the plan.

General Direction Hamburg City Lottery.
Collector Jacobowsky Undercollector.
The renewal of the second class must take
place before the 7th of January, 1888, on penalty
of the loss of all rights (§5 of the Ord.
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
Sigmund Pollak of the Crime of selling
to another a Lottery Ticket, committed as
follows:

The said Sigmund Pollak late of the City
and County of New York, afterwards, to wit: on
the said twenty-sixth day of January, in the
year of our Lord one thousand eight hundred
and eighty-eight at the City and County afore-
said with force and arms, unlawfully did then
and there sell to one Adolph Goebel, a
certain ticket in and dependent upon the event
of a certain lottery called the Hamburg City
Lottery thereafter to be drawn, without this
State to wit: at Hamburg in the German Empire
the same being a scheme for the distribution
of property by chance, among persons who

had paid or agreed to pay a valuable con-
sideration for such chance, which said ticket
is in the German language and is as fol-
lows, that is to say;

"Vom Staate garantierte Zwei Hundert

Dreihundertneunzigste Hamb. Stadt-Lotterie

1. classe 293 Lotterie

1. classe 293. Lotterie

Ein Achtel

Original Loos.

No-11341

1. Cl. 293. Kott

Inhaber hat zur ersten Classe 293. Hamb. Stadt-
Lotterie, Ziehung den 15. December 1887, für dieses
Achtel Loos die Einlage mit 75. inclusive
Deutscher Reichs-Steuerabgabe (Gesetz
vom 1. Juli 1887) entrichtet, und wird der
darauf fallende Gewinn gegen Rückgabe
dieses Looses planmässig ausbezahlt.

General Direction der Hamburger Stadt-Lotterie
Collecteur Jacobowsky Untercollecteur

die Erneuerung zur 2. Classe
muss bei Verlust jedes Anrechts vor dem 1. Januar
1888 geschehen (§ 5 des Plans)"

and which said ticket being translated
out of the German language into the English
language is in substance and to the effect
following to wit:

Two hundred and ninety third Hamburg
City Lottery Guaranteed by the State
1. classe 293 Lotterie 1. classe 293 Lotterie
One Eighth Original Share.

No. 11341

1. Class 29 & Lottery

The holder has secured the deposit on this eighth of a share including 75¢ imperial tax (Laws of 1st July 1881) and will be paid whatever winning results from the drawing of this share of the 15th of December 1887 upon its return according to the plan.

General Direction of the Hamburg City Lottery.
Collector Jasulovskiy Under Collector

The renewal of the second class must take place before the 7th of January, 1888 or penalty of the loss of all rights. (§ 5 of the Plan) 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.

0 169

BOX:

326

FOLDER:

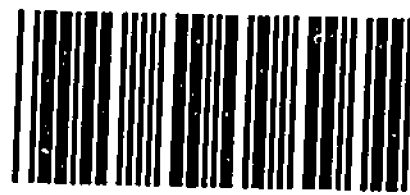
3090

DESCRIPTION:

Powers, Laurence

DATE:

10/23/88



3090

POOR QUALITY
ORIGINAL

0170

336

Counsel,
Filed 23 day of July 188
Pleads,

Grand Larceny Second degree
[Sections 528, 58/550, Penal Code]

THE PEOPLE

vs.

P

Lawrence Bowers

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Sworn to before me
at 2:30 PM
J. R. Bowers
S. P. 2 1/2 1880

Witnesses:

John Kalotick
Alfred Bowers

POOR QUALITY
ORIGINAL

0171

Police Court— District.

Affidavit—Larceny.

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

John Halsted
of No. 193 Park Row, Cooperstown, aged 32 years,
occupation Driver being duly sworn

deposes and says, that on the 11th day of October 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the nighttime, the following property viz:

One piece of carpet of the
value of Thirty ^{Two} ~~Eight~~ dollars
and ~~fifty~~ cents

the property of B. M. Cooperwait and Company
and in call and charge 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 Lawrence Powers (now here)
for the reason that on said day the
said property was on a wagon
which wagon deponent was driving
through New Bowery for the purpose
of delivering said property. That deponent
missed said property and deponent
is informed by George P. Becker now here
of the Fourth Precinct Police that he
Becker found a carpet in the possession
of the defendant on New Bowery, which
carpet deponent has since seen and
identified as stolen from his possession.

John Halsted.

Sworn to before me, this 11th day

of October 1888

John Halsted
Police Justice.

POOR QUALITY
ORIGINAL

0172

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police officer of No.

4 Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Halsey
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 12
day of Oct 1888

George P. Baker

M. Butters
Police Justice.

POOR QUALITY
ORIGINAL

0173

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer

Lawrence Powers

Question. How old are you?

Answer

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

10 Pitt Street. 9 months

Question. What is your business or profession?

Answer

Brush maker

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

Lawrence ^{by} Powers
mark

Taken before me this

12

day of *October* 188 *8*

Wm. A. Brown Police Justice.

POOR QUALITY
ORIGINAL

0174

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

Police Court---
District.

336 16/8

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. Baker
Lawrence Coward

2 _____
3 _____
4 _____

Offence

Grand Larceny

Dated *Oct 12* 188 *8*

Patterson Magistrate.

Baker Officer.

H Precinct.

Witness *Call the officer*

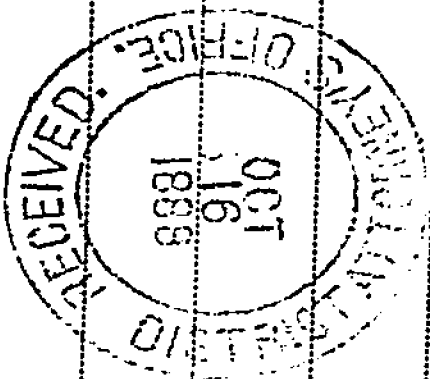
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$1000 to answer *98*

Committ'd



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 *Oct 12* 188 *8* *J. M. Patterson* 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

0175

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Lawrence Powers

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

Lawrence Powers

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

The said

Lawrence Powers

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

four yards of carpet of the value
of *four* ^{*two*} dollars each yard and one
piece of ~~carpet~~ *carpet* of the value of
thirty two dollars and *fifty*
cents.

of the goods, chattels and personal property of one

Bernard M. Cooperthwaite

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

0176

SECOND COUNT—

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

Lawrence Powers —

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

The said

Lawrence Powers

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

Twenty yards of carpet of the
value of ~~four~~ ^{two} dollars each
yard and one piece of carpet
of the value of thirty two
dollars and fifty cents.

of the goods, chattels and personal property of one

Bernard M. Cooperthwait —

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

Bernard M. Cooperthwait

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

Lawrence Powers —

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

JOHN R. FELLOWS,

District Attorney.

0177

BOX:

326

FOLDER:

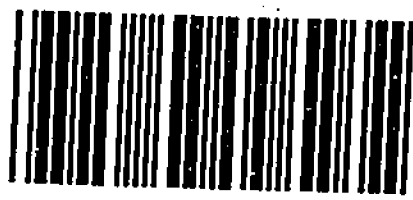
3090

DESCRIPTION:

Prescott, Jane E.

DATE:

10/16/88



3090

POOR QUALITY
ORIGINAL

0178

Witnesses:

Off Court Dec 19

An examination of four of the business complaints of is our larger concern in
I recommend on a plea of guilty a suspension of sentence
Dec 10/88 *Forza off*
Asks for



Counsel,

271/100

Filed 16 day of Oct 1888

Pleads, *Not guilty (v3)*

THE PEOPLE

vs.

B
Jane E. Prescott



KEEPING A HOUSE OF ILL FAME, Etc.
[Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,

District Attorney.

*27 Nov 88, at 10:15 AM, at
then to plead guilty - 17111
28 Nov 88 at 10:15 AM - 17111
A True Bill is filed against them
Dec 10. Part 3. 10/88. 17111
- to plead guilty*

James J. Foreman

Part 3. December 10/88.

Pleads guilty.

Sen suspended,

POOR QUALITY
ORIGINAL

0179

Sec. 322, Penal Code.

District Police Court.

CITY AND COUNTY
OF NEW YORK. { ss.

of No. 19th Precinct Police Street in said City, being duly sworn says
that at the premises known as Number 103 E. 25th Street,
in the City and County of New York, on the 17th day of October 1888, and on divers
other days and times, between that day and the day of making this complaint

Jane Prescott
did unlawfully keep and maintain and yet continue to keep and maintain a House of
Prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain ~~drinking, dancing, fighting~~ disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Jane Prescott
and all vile, disorderly and improper persons found upon the premises, occupied by said
Jane Prescott
may be ~~apprehended~~ and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 17th
day of Oct 1888

Thomas L. Couklin

Police Justice.

POOR QUALITY
ORIGINAL

0180

Police Court— 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas L. Cullen

vs.

Proctor

AFFIDAVIT—Keeping Disorderly House, &c.

Dated

Oct 1st 188

Duffy Justice.

Officer.

Precinct.

WITNESSES:

Isaac S. Coleman
14. Puel P. P.

POOR QUALITY
ORIGINAL

0181

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

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

Jane E. Prescott

Taken before me this
day of

Police Justice.

POOR QUALITY
ORIGINAL

0182

Sec. 151.

Police Court 2 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 to any Marshal or Policeman of the City of New York, GREETING:*

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 James L. Cullen of No. 19th Street Street, that on the 10th day of August 1888, at the City of New York, in the County of New York, Mrs. Prescott did keep and maintain at the premises known as Number 103 W. 25th Street, in said City, a House of Prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain ~~drinking~~ drinking disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 each and every of you, to apprehend the body of the said

Mrs. Prescott and all vile, disorderly and improper persons found upon the premises occupied by said Mrs. Prescott and forthwith bring them before me, at the 2 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 10th day of August 1888.
[Signature]
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0 183

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate.

Officer.

Precinct.

The Defendant

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or
at night.

Police Justice.

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

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0184

BAILED,
No. 1, by Michael Sherry
Residence 1534 Madison Ave
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court--- District

W 239 1596

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Conklin

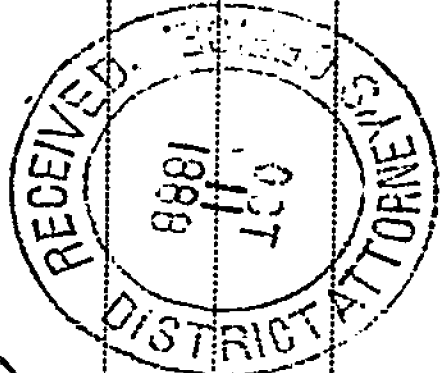
John E. Prescott

Offence Keeping a House of Prostitution

Dated Oct 9 188

Reuben Magistrate,
Conklin Officer,

Witnesses
James H. Conklin
No. 19 1/2 West 100th Street



No. _____ Street
\$ 500 to answer

Bailed

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

defendant

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

Dated Oct 9 188 J. G. Bueff Police Justice.

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

Dated October 9 188 J. G. Bueff 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

0185

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jane E. Prescott

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

Jane E. Prescott

(Sec. 322,
Penal Code.)

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

The said

Jane E. Prescott

late of the *16th* Ward of the City of New York, in the County of New York aforesaid,
on the *fifth* day of *October* in the year of our Lord
one thousand eight hundred and eighty-eight, and on divers other days and times, as well
before as afterwards, to the day of the taking of this inquisition, at the Ward, City and
County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and
wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well
men as women, and common prostitutes, on the days and times aforesaid, as well in the night
as in the day, there unlawfully and wickedly did receive and entertain; and in which said
house the said evil-disposed persons and common prostitutes, by the consent and procurement
of the said

Jane E. Prescott

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers
unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well
in the night as in the day, were there committed and perpetrated; to the great damage and
common nuisance of all the good people of the said State there inhabiting and residing, in
manifest destruction and subversion of and against good morals and good manners, against
the form of the Statute in such case made and provided, and against the peace of the People of
the State of New York and their dignity.

SECOND COUNT—

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

Jane E. Prescott

(Section 385,
Penal Code.)

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

The said

Jane E. Prescott

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

**POOR QUALITY
ORIGINAL**

0186

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

THIRD COUNT—

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

Jane E. Prescott —

(Section 322
Penal Code)

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

The said

Jane E. Prescott

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

JOHN R. FELLOWS,

District Attorney.