

0009

BOX:

328

FOLDER:

3106

DESCRIPTION:

Cinnelli, Francesco

DATE:

11/20/88



3106

0010

WITNESSES:

Wm Ellis
33

14th 1880

Counsel,
Filed *20 Nov* 188*A*
Pleads *Guilty 22*

THE PEOPLE,

vs.

B
Francesco Sumelli

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1882, Sec. 5.]

Nov 26 1880

JOHN R. FELLOWS,

District Attorney.

A True Bill

Thos Macclay
Foreman.

Foot 3. November 26/88
Complaint sent to Special Session

0011

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Francesco Binnelli

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

Francesco Binnelli

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

The said *Francesco Binnelli*

late of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *May* 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

Robert A. Ellis

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

Francesco Binnelli

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 *Francesco Binnelli*

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.

0012

BOX:

328

FOLDER:

3106

DESCRIPTION:

Clancy, Patrick

DATE:

11/21/88



3106

Police Court 2 District.

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

of Jeremiah Berman
Albany Post Road Kingsbridge N.Y. Cit 36 Street, aged 36 years,
occupation Peo. Cr. being duly sworn

deposes and says, that the premises at West 14th Albany Post Road near N. Street
Kingsbridge 24th Ward of the city of New York
in the City and County aforesaid, the said being a two story frame building

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

were **BURGLARIOUSLY** entered by means of forcibly prying up the
catches on the front door of said premises with
a chisel on some such instrument

on the 10th day of October 1888 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

18 pairs of pantalons 6 suits
of gents clothes. and a number of
coats and vests. together of the value
two hundred dollars.
(\$200.00)

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

for the reasons following, to wit: that at about the hour of
9.30 O'clock P.M. said date deponent
traced and carefully examined the doors of
said premises and left them leaving
them in good condition and all of the
above mentioned property in said premises,
and at the hour of 6.30 O'clock P.M.
October 11th deponent discovered that
said premises had been broken into as

aforesaid and said property taken
 stolen and carried away.
 Deponent is informed by Detective Sergeant
 Charles B. McManis that at the hour
 of 9 o'clock P.M. November 6th 1888 he arrested
 the said defendant who is a cousin of
 this deponent on Christie st. as a suspicious
 person and when he searched the said
 defendant he the Detective found in his
 defendant's possession a number of articles
 representing a large part of the property
 since seen a portion of the clothing
 represented by said pawn tickets so found
 on the defendant and fully identifies it
 as his property.

Wherefore deponent accuses
 defendant with burglary, entering
 said premises as aforesaid and feloniously
 taking, stealing and carrying away
 said property.

Sworn to before me, Jeremiah Brennan
 this 9th Nov 1888
 Jeremiah Brennan

Police Justice

Police Court _____ District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated _____ 1888

Burglary _____ Degree _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

POOR QUALITY ORIGINAL

00 16

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles B. McManus

aged _____ years, occupation *Detective Sergeant* of No. _____

300 Mulberry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Jeremiah Sumner

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

Sworn to before me, this _____ }
day of *Nov* 188_____ }

Charles B. McManus

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0017

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Patrick Blaney 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.

Patrick Blaney

Question. How old are you?

Answer.

29 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

63 Cherry St. New York

Question. What is your business or profession?

Answer.

Laborer.

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

Answer.

I am not guilty
Patrick Blaney

Taken before me this

day of

188

John J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0018

For direction to Detective McManus to produce the stolen property upon which tickets at No. trial

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

170
25/11/84
Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Merrick W. Munson
Attorney at Law
Patrick Clancy
1
2
3
4
Offence Burglary

Dated Nov 9 1888

John D. McManus
Magistrate
Ben O'Brien
Precinct Officer

Witnesses
No. 308 McManus
Street

No. _____
Street _____
to answer

No. _____
Street _____
to answer

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

Patrick Clancy

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 Nov 9 1888 J. J. G. ... 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

0019

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.
Patrick Clancy

BRIEF OF FACTS.

For the District Attorney.

Witness
November 15 1888.

Edward B. Rice

Deputy Assistant.

Court of General Sessions.

The People

Patrick Clancy

Burglary

Charles B. McMann, detective sergeant, Headquarter, I arrested the defendant on the 6th of November, 1888, at about nine o'clock in the evening in Chrystie Street. He was in company of a man, known to me as a professional thief. On searching him, I found a loaded revolver and 20 parson tickets in his possession. Jeremiah Brennan, the complainant, identified a portion of the parsoned goods as the property that previously thereto had been stolen from his house. The defendant said that he found the said parson tickets.

Jeremiah Brennan, Kingsbridge, Footer. On the night from the 10th to the 11th of October, 1888, my store was broken open.

by means of lifting the catches
by which it had been closed.
15 pairs of pantaloons, 6 suits
of gent's clothes, and a number
of coats and vests together of
the value of \$200 were stolen
from my said store in said
night. These goods were in the
store when I left and closed
the same at about nine o'clock
in the evening of the 10th of
October, 1883. I missed them,
when I opened the said store in
the morning of October, the 10th,
1883. On the 9th of November,
1883, I went to several garment
shops with Detective McManis
and there found ~~the~~ several
pairs of ~~the~~ pantaloons which
had been stolen from my store
as aforesaid. Detective Mc-
Manis informed me that the
said goods had been purchased
by the defendant. The de-
fendant had previously thereto
called at my said store, representing
himself as a cousin of mine.
I kept him for about two months
at my house.

**POOR QUALITY
ORIGINAL**

0023

into my house which is right next to the barn. In the morning when I went to my barn I saw that the lock had been broken off the door and that some of my clothing was missing. I think there was about two hundred dollars worth taken altogether. The defendant was arrested the next morning and certain pawn tickets were found on his person. I went to different pawn officers and I found goods which I identified as mine and which were represented by tickets found upon the defendant. I identify a pair of trousers shown me as property which was in my place on the night before this breaking took place.

CROSS EXAMINATION:-

I had a great many pairs of pants just like this one in my place that night. There were nine similar pants taken from my place on that night. I identify these pants by the material, pattern and the make. I presume that there are a great many other pair of pants like this in the city of New York. I positively identify them.

CHARLES B. McMANUS, a witness for the People, sworn,
testified:)

I am a detective officer attached to Inspector Byrne's staff. I arrested this defendant on the 11th of October about nine o'clock at night at the corner of Chrystie Street and the bowery in company with another man. I found 33 pawn tickets on him. I asked him where he got them and he told me he found them on

**POOR QUALITY
ORIGINAL**

0024

the corner of Bowery and Grand Street . I arrested him and brought him to the station house and the complainant came there and I went with him to various pawn shops and he looked at the goods which the tickets called for and identified them as goods which had been in his stable on the night of this burglary . This pair of pantaloons which were produced here and shown to the complainant were procured on one of those tickets being presented at Silberstein's pawn shop in 6th Avenue .

A motion to dismiss the case on the ground that the property had not been properly and fully identified was denied .

No witnesses were called for the defense .

The Jury returned a verdict of GUILTY of Burglary in the third degree.

**POOR QUALITY
ORIGINAL**

0025

Indictment filed Nov. 21-1888

COURT OF GENERAL SESSIONS

Part III.

The PEOPLE &c

against

Patrick Clancy

Abstract of testimony on

trial November 26th 1888.

POOR QUALITY ORIGINAL

0026

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Patrick Blauy

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

Patrick Blauy

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

The said *Patrick Blauy*

late of the *Twenty-fourth* Ward of the City of New York, in the County of New York, aforesaid, on the *teenth* 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 *building* of one

Jeremiah Brennan

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

Jeremiah Brennan

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

SECOND COUNT—

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

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

The said *Patrick Blaney*

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,

eighteen pair of trousers of the value of four dollars each pair, six coats of the value of nine dollars each, six vests of the value of four dollars each, six ^{other} pair of trousers of the value of five dollars each, three ^{other} coats of the value of six dollars each, and three ^{other} vests of the value of three dollars each

of the goods, chattels and personal property of one

Jeremiah Brennan

in the *building* of the said

Jeremiah Brennan

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

THIRD COUNT—

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

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

The said

Patrick Clancy

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

eighteen pairs of trousers of the value of four dollars each pair, six coats of the value of nine dollars each, six vests of the value of four dollars each, six other pairs of trousers of the value of five dollars each pair, three other coats of the value of six dollars each and three other vests of the value of three dollars each,

of the goods, chattels and personal property of one

Jeremiah Brennan

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

Jeremiah Brennan

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

Patrick Clancy

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.

0029

BOX:

328

FOLDER:

3106

DESCRIPTION:

Clancy, William M.

DATE:

11/20/88



3106

POOR QUALITY ORIGINAL

0030

1887
Selling on Sunday.

Counsel,

Filed

July of

1887

Pleads

Lo
July 21
1887

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1082, Sec. 21 and
page 1080, Sec. 5.]

73

William M. Clancy

Clancy vs. People

JOHN R. FELLOWS,

District Attorney.

Dec. 14th 1887

A True Bill.

Wm. M. Clancy

Foreman

Boyd Atty Gen

Bo

WITNESSES:

Office Register
8.10.1887

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. Blauy

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

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

The said

William M. Blauy

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *October* 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

William H. Rynders

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

William M. Blauy
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

William M. Blauy

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.

0032

BOX:

328

FOLDER:

3106

DESCRIPTION:

Clark, Edward

DATE:

11/09/88



3106

Witnesses;

J.R. Lambury

For all within
13 Leroy St.
Step the Kacany
Dept. believe his
Ch to be fair.
Oppose says
he. Kanner nothing
of his presence
Recd.
Just Lambury

2.

J.D. C. C.

Counsel,

Filed 9 day of Nov 1888

Pleads, Chiquely - 12

THE PEOPLE

no
68
128.
P

Edward Clark

Grand Larceny, 1st Degree
(From the Person.)
[Sections 528, 530, 532 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

W.D. Maclear

Foreman.

Part IV Foreman 14/88

Pleads Grand Larceny 2^d deg
2 1/2 hrs best of 16.

POOR QUALITY ORIGINAL

0034

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Fredrick B. Lavenburg

Edward Clark

Examination had *Oct 30* 188*8*

Before *Justice Murray* Police Justice.

I, *Watson L. Ormsby* Stenographer of the *2* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *Fredrick B. Lavenburg*

Patrick de Gintley
as taken by me on the above examination before said Justice.

Dated *Oct 30* 188*8* *W. L. Ormsby*
Stenographer.

Police Justice.

Police Court
Second Dist.

The People vs
Frederick B. Lavenburg
Edward Clark.

Examination Before Justice Murray
Oct 30 1888

For the defendant - J. D. Mc Clelland Esq.

Frederick B. Lavenburg the complaining
witness being duly sworn and
cross examined on his affidavit
deposes and says:-

Q At what time of night did
you lose your property?

A - I could not tell - between the
hours of 10 and 11

Q What street

A - In front of the Republican
Head quarters, right beside the
Hoffman House.

Q Were there many people in
the street?

A It was crowded. The parade
was passing. I was standing

on the stoop. I could not tell exactly where - I guess the second step.

2. Many people on the stoop with you?

A. I guess so.

2. The procession was actually passing?

A. Yes Sir.

2. The street very crowded?

A. Yes Sir.

2. You claim that the defendant grabbed your watch - that is your statement?

A. That is my statement.

2. Did you see the party who took your watch?

A. No Sir, but I saw ~~one~~ him ~~was~~ ^{one} running

2. As I understand you you did not see the party who took your watch?

2. What do you mean?

A. Do you understand the question?

2. A. It depends upon what you call

seeing

Q I ask if you saw him?

A Yes.

Q What did you see of him?

A I saw his back.

Q The person who took your watch chain or grabbed your watch chain grabbed it and ran away? You saw his back and you felt the chain grabbed

it Yes

Q You pursued the party?

A Immediately. My eyes never left him.

Q How far did you go until you caught him?

A I really could not tell I had to run a little way

Q Give an idea?

A. Four or five houses - no - about two houses - two or three house

A I suppose so - I would not say 50 feet - two or three stoops - Call it 50 feet

2 Through the crowd?

A. No sir running along the sidewalk

2 Did you not say that the street and sidewalk were crowded?

A. I did not pursue him ^{along} ~~through~~ the sidewalk.

2 In what direction did you pursue him?

A Along the curb

2 Was not the curb filled with people viewing the procession and the paraders?

A. No sir; not in that part of the street where I pursued him.

2 A great many people there?

A Oh yes; decidedly.

2 After you had pursued him 50 feet you arrested defendant?

A I caught up with him; yes.

2 From the time you started out pursued him how many persons stepped in between you?

A I really could not tell.

Q Was there half a dozen?

A I do not recollect I do not remember in the excitement of pursuing.

Q What then happened?

A I caught hold of him. I said "Give me my watch; you have my watch; give it to me." He said "I have not got it." He had my chain in his hand. I said "Give me my chain."

Q He had the chain in his hand?

A Yes sir; I took it away from him. Then I said "Give me my watch also." He said "your watch is in your pocket - there is your watch." I took the watch out of my pocket. I put it back. I said "You scoundrel you are going to suffer for this." I said "I want you to go with me." Then he broke away.

Q What do you mean by
"broke away"?

A Broke away and I after
him. It seemed to me he
must have had friends among
the paraders - I do not know
whether he did or not.

The Court Among the Republican
paraders:

A He must have had friends
because they rushed me into
the line.

Q You followed him and asked
for your chain and took your
chain from the party and
you grabbed him and he
broke away?

A Yes.

Q You immediately pursued him?

A Yes Sir

Q How far?

A I pursued him into the
line.

Q How far?

A. About 10 minutes - five or ten minutes

Q What was the furthest distance that he was away from you?

A Not more than about ten feet.

Q How many times during that 10 minute was he ten feet away?

A I really could not tell.

Q A number of times?

A Yes.

Q People intervening between you?

A Yes sir, a great many people were trying to get him away.

Q You say that during that ten minutes that that took place that this man was ten feet away?

A Yes sir: at one time he was about ten feet - I could not tell exactly how

many feet - I was excited
at the time

Q At the time you say ten
feet intervened between you
and this man how many
people passed between you
and him at that time?

A I do not know

Q Were there not a crowd?

A I do not know.

Q Were there not some others
between you and this man?

A I do not know: I cannot
swear

Q Have you any other evidence?

A. I got up to this man - I
had him right face to face,
I took my chain from his
hand. Then I asked for my
watch. He told me I had
the watch and I put the
watch and chain in my pocket
Then I tried to keep him
and he broke away again
I saw him face to face

while I took the chain from
his hands. Then the policeman
came up and saw me
and defendant struggling
together. The crowd was excited.
I know that he was the
man

Patrick Mc Givley being duly
sworn as a witness for the
people deposes and says:
I am a policeman of the
19th Precinct. All I
know is that I was de-
tailed to the Hoffmann
House corridor. When the
parade was passing I came
to the door to look out. I
saw the struggle in the
crowd. I ran up to see
what the trouble was. I
saw three or four men in uniform
of the Cowie Battery had hold
of this prisoner. They said

"He has taken this gentleman's
super" That is a slang phrase
for a watch. I said where
is the gentleman? This gentle-
man came up. I said "Did
he take your watch?" He
said "yes". I wanted to know
whether the prisoner had the
watch and he said "I
have got my watch. He made
a remark that he put it
back in his pocket."

Cross Examined

Q How many people were there
at that time?

A A large crowd.

Q How far away was the
complainant when your
attention was called.

A I did not see the gentleman
at first. It was a member
of the battery that had the
prisoner.

Q How far away was he standing?

Q Close by

Q How far

A. Right up against the crowd.

Q Do you know anything more

A. The defendant said coming to court that it was the first time that he did it and he was put up to it by two others.

Defendant led to answer a \$1000 bond.

POOR QUALITY ORIGINAL

0046

Police Court—2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Frederic S. Lumburg
of No. 20 West 116th Street, aged 25 years,
occupation Manufacturer of Callers being duly sworn

deposes and says, that on the 25 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~~ person of deponent, in the night time, the following property viz:

one gold Chain of the value of 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 Edward Clark (now here) from the fact that deponent was standing upon a stoop on West 25th Street near Broadway when deponent had said Chain attached to a gold watch and fastened to deponent's vest, ~~that~~ that said deponent came up to deponent seized hold of said Chain tore the same from deponent's person, and ran away with the same. Deponent found said Chain in the possession of said deponent.

Frederic S. Lumburg

Sworn to before me, this 26 day of October 1888,
Wm. J. ... Police Justice.

POOR QUALITY ORIGINAL

0047

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Clark*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *68 Leroy Street 5 years*

Question. What is your business or profession?

Answer. *Laborer.*

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

Answer. *I am not guilty and demand an Examination Edward Clark*

Taken before me this

day of

188

Wm. W. ...

Police Justice.

POOR QUALITY ORIGINAL

0048

\$1000 bail for
Oct 30 - 2 PM

BAILED,
No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

No. 5, by _____
Residence _____ Street _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William J. Lawrence
20 West 46 St
New York City

Offence _____

Dated Oct 30 1888

Magistrate
Robert M. Jones

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

No. _____ Street _____
to answer

Police Court--- 2
District 1428

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 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 30 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

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

Edward Clark

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

Edward Clark of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Edward Clark

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

one chain of the value of fifty dollars

of the goods, chattels and personal property of one Frederick L. Lavanburg on the person of the said Frederick L. Lavanburg then and there being found, from the person of the said Frederick L. Lavanburg 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

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

The said *Edward Clark*

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

one chain of the value of fifty dollars

of the goods, chattels and personal property of one *Frederick Kavanburg*

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

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

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

JOHN R. FELLOWS,
District Attorney.

0051

BOX:

328

FOLDER:

3106

DESCRIPTION:

Clark, Maggie

DATE:

11/16/88



3106

POOR QUALITY ORIGINAL

0052

W. S. Gallagher

Counsel,

Filed

16th day of Nov 1888

pleads,

Shaggy - 19

THE PEOPLE

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

vs.
Shaggy Clark

JOHN R. FELLOWS,

District Attorney.

A True BILL.

Steve MacLay
Foreman

Paris B. Zimmerman 27/88

2 Mrs. H. M. P. P. P.

Witnesses:

Joseph Ballerke

Miss MacLay

Mrs. Mollady

Joseph A. Crockett

Robert The

Mary Kern

ET

POOR QUALITY ORIGINAL

0053

Court of General Sessions

The People

vs

Maggie Clark

REPORT.

For the District Attorney.

Dated Nov. 18 1888
Edward G. ... Assistant.

Court of General Sessions.

The People

v.

Maggie Clark

Larceny from the
person.

Joseph Gallagher, 435 East
120 Street, truckman. On
the 9th of November inst., at
about five o'clock I went
into a saloon corner First
Street and Burnery. The de-
fendant asked me there to
treat her. I gave her five
cents. Hereupon she ~~she~~ said,
'You are a good fellow!' at
the same time clapping
me with both hands upon
the chest. I asked for the
closet, and the defendant
pointed to the rear. I went
to the closet. On coming
out of the closet, I saw two
glasses of beer standing
on the shelf of the Family
entrance, and the woman
gone. This aroused my sus-
picion. I felt for my pocket

book, which I had in the inner
side pocket of my over coat,
when I went into the closet.
It was gone. I searched for
it in the closet and the place
where I had been with the
defendant, but did not
find it. I then reported
my loss at the station
house. The sergeant on duty
advised me to call in the
evening of the next day, at
about four o'clock in the after-
noon of said day (Sunday,
the 4th of November), while
I was standing at the corner
of Plecker Street and the
Barnery, looking for the de-
fendant. I discovered her
in company of William
J. Mullally, coming up
Plecker Street. I thereupon
caused their arrest by officer
Thomas Donohue. The con-
tents of my pocket book
were about \$225 in bills
of the denominations of
\$1, \$2 & \$5, and two bank
checks of the value of \$17.50 and

* 21. respectively, both drawn
to deponent's order. The checks
were since stopped in the
bank and the money drawn
upon duplicates of same.
~~When I made the charge against~~
~~the defendant in the station~~
~~house~~ When I caused the
defendant's arrest, she re-
marked that she had never
seen me before.

Thomas Donohue, patrol
man, 10th precinct. On
the 4th of November, inst.
at about five o'clock in the
afternoon, in the Bowery,
I arrested the defendant and
William Mullaly upon a
charge of larceny made against
them by the complainant
herein. On the way to the Sta-
tion House Mullaly threw
\$107 in bills of \$1, \$2, and
\$5 into the street. When ar-
rested, he remarked that he
had not a cent in his pos-
session and could not

ever pay for his meal, and
 that he did not know the
 defendant Clark. On search-
 ing him in the station house,
 I found \$57.88 in the differ-
 ent pockets of his clothes. It
 consisted of bills of \$1, \$2, and
 \$5 denomination, except
 the 88 cents. He claimed that
 he had \$52 about him and
 that it was his property. The
 defendant Clark was searched
 by a lady, and \$11 were found
 in her stocking, consisting
 of two \$5 and one \$1 bill.
 On going down to her cell,
 after having been committed
 by the Police Magistrate, she
 admitted to witness that
 she had left complainant's
 pocket book with \$30 in
~~on~~ her room, but that
 it must have been stolen
 from there, because she
 could not find it. Deposition
 went to her room with Mul-
 lally, at 305 Elizabeth Street, and
 searched for the pocket book,
 but could not find it. Mul-

POOR QUALITY
ORIGINAL

0058

lally admitted that he was
cohabiting with the defendant
at said room and that she
had given him the money
that was found upon his
body for safe keeping.

POOR QUALITY ORIGINAL

0059

CITY AND COUNTY } ss. OF NEW YORK,

POLICE COURT, DISTRICT.

Thomas Donohue of No. 10th Avenue Police Street, aged 30 years, occupation Police Officer being duly sworn deposes and says, that on the 5th day of September 1888

at the City of New York, in the County of New York, William Mullaly (now here) is a material witness for the People against one Thomas Clark charged with larceny from the person, and depones believing that the said witness will not appear when wanted forays he may be committed to the House of Detention for Witnesses.

Thomas Donohue

Sworn to before me, this 5th day of September 1888

[Signature] Police Justice,

POOR QUALITY ORIGINAL

0060

Police Court..... District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated..... 188

..... Magistrate.

..... Officer.

Witness,
.....
.....
.....
.....

Disposition,
Home of Detention
.....

POOR QUALITY ORIGINAL

0061

Police Court _____ District.

Affidavit—Larceny.

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

of No. 435 East 120th Street, aged 38 years,
occupation Travelling being duly sworn

deposes and says, that on the 3rd day of November 1888 at the City of New

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

person of deponent, in the day time, the following property viz:

A pocket-book containing
good and lawful money
of the ~~Commonwealth~~ United States
of the amount and value
of two hundred and twenty-
five dollars, and two bank
checks drawn for thirty-eight ²⁵
dollars. the whole being valued
at two hundred and sixty-²⁵ dollars.
the property of deponent

of
Suborn to do or procure me, this
188

Police Justice

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 Margaret Clark (mother)

for the reasons following, to-wit:
on the above described date
the deponent had the said
money in the ^{possession} possession of the
coat then worn by him as
a portion of his family clothing
while he was in conversation
with the defendant; the defendant
placed her hands on deponent's
coat, deponent went into a room
in said saloon and upon re-
turning found that the said
defendant had left said store
and he then missed said

POOR QUALITY ORIGINAL

0062

property. Deponent says that from
 that time he ~~missed~~ ^{saw} said person
 took until he missed the
 same no one but the defendant
 had been near him. Deponent is
 informed by William Mullaly
 who presens that he Mullaly
 received from the defendant a
 sum of money to keep in trust
 for her. Deponent is further
 informed by Officer Thomas
 Donohue (Mr. Donohue) that while
 he Donohue was going to the station
 house with the said Mullaly, he
 (Mullaly) threw one hundred and
 seven dollars in money into
 the street, and when ~~she~~ ^{defendant} was arrested
 he Mullaly was in her company

Sworn to before me
 this 5th day of November 1881
 Joseph Gallagher

Police Justice
 Dated 1881
 guilty of the offence mentioned, I order he to be discharged.
 There being no sufficient cause to believe the within named
 Police Justice
 Dated 1881
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Police Justice
 Dated 1881
 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

Office—LARCENY.

THE PEOPLE, &c.,
 on the complaint of

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

Dated 1881

Magistrate

Officer

Clerk

Witnesses, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____
 \$ _____ to answer _____ Sessions.

POOR QUALITY ORIGINAL

0063

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Thomas Donohue
Police Officer of No.

10th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Gallagher

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

Sworn to before me, this 5th
day of November 1883 } Thomas Donohue

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation William Mullally
Printer of No.

305 Elizabeth Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Gallagher

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

Sworn to before me, this 5th
day of November 1883 } W. J. Mullally

.....
Police Justice.

POOR QUALITY ORIGINAL

0064

Sec. 198-200.

1st
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Marguerite Clark being duly examined before the undersigned 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 she see fit to answer the charge and explain the facts alleged against her that she 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. *Marguerite Clark.*

Question. How old are you?

Answer. *25 years.*

Question. Where were you born?

Answer. *Georgia*

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

Answer. *305 Elizabeth St. 2 months.*

Question. What is your business or profession?

Answer. *Press - maker*

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.*

Margie Clark

Taken before me this *25*
day of *January* 188*8*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0065

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

William Mulhally
Runs to Thomas St
Residence in apartment
of New Bond,

Police Court---
District, 1954

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

William Mulhally
435 East 120th St
Margie Charney

Offense *running from prison*

Dated

Nov 5 188

Magistrate

White

Officer

Monahan

Precinct

10

Witnesses

William Mulhally

No. 1

James P. ...

No. 2

Carl ...

No. 3

Tom ...

No. 4

...

\$

5.00 to answer

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

William Mulhally
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 *Nov 5* 188 *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

0066

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Maggie Clark

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

Maggie Clark

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

The said

Maggie Clark

late of the City of New York, in the County of New York, aforesaid, on the *third* day of *November* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, with force and arms, in the *day* - time of the same day, *eleven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *Twenty-two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *forty-five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars *each*; *one hundred and twelve* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars *each*; *two hundred and twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *each*; *eleven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *twenty-two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *forty-five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *eleven* United States Silver Certificate of the

POOR QUALITY ORIGINAL

0067

denomination and value of twenty dollars *each*; *twenty-two* United States Silver Certificate *S* of the denomination and value of ten dollars *each*; *forty-five* United States Silver Certificate *S* of the denomination and value of five dollars *each*; *one hundred and twelve* United States Silver Certificate *S* of the denomination and value of two dollars *each*; *two hundred and twenty* United States Silver Certificate *S* of the denomination and value of one dollar *each*; *eleven* United States Gold Certificate *S* of the denomination and value of twenty dollars *each*; *twenty-two* United States Gold Certificate *S* of the denomination and value of ten dollars *each*; *forty-five* United States Gold Certificate *S* of the denomination and value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty, dollars,* *certain* *two* *written* instruments and evidences of debt *of the kind* *to wit, two* *orders* *for the payment of money, of the kind* *commonly called bank cheques, being then* *and there due and unsatisfied, and of the* *value of thirty-eight dollars and twenty* *five cents, and one pocketbook of the value of* *twenty-five cents* —

of the proper moneys, goods, chattels and personal property of one *Joseph Gallagher*

on the person of the said *Joseph Gallagher* then and there being found, *from the person of the said Joseph Gallagher* 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.

0068

BOX:

328

FOLDER:

3106

DESCRIPTION:

Clark, William C.

DATE:

11/02/88



3106

POOR QUALITY ORIGINAL

0069

577

Witnesses:

J. B. Becker
E. M. Kingsley
G. H. Bradhurst,

Nov. 14, 1888.

I recommend the
dismissal of this Indict-
ment for the reasons
stated in the case of
People v. Duncan Mc-
Bushman, filed here-
with.

J. R. Fellows
District Atty. in C.

Counsel,
Filed,
Pleads,

1 day of Nov 1888

THE PEOPLE
vs.

FRAUDULENT REGISTRATION.
[Chap. 410, Laws of 1882, & 1903.]

William C. Clark

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. C. Clark Foreman.
Dec. 16, 1888
Indictment dismissed

**POOR QUALITY
ORIGINAL**

0070

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 F. Planda

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *William F. Planda*
of a FELONY, committed as follows:

Heretofore, to wit: on the *17th* day of
October, in the year of our Lord one thousand eight hundred and eighty *and* the
same being a day duly appointed by law as a day for the general registration of the
qualified voters of the said City and County, the said *William F. Planda*
late of the City and County aforesaid, at the City and County aforesaid, did personally
appear before the Inspectors of Election of the *2nd* Election District
of the *2nd* Assembly District of the said City and County, at a meeting
of the said Inspectors of Election then being duly held for the purpose of the general
registration of the male residents of the said Election District as then were, or would be
on the day of election next following the said day of registration, (to wit: on the *18th*
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in
the said month of November, and being the day duly appointed by law for the holding of
a general election throughout the said State, and in the City and County aforesaid), entitled
to vote therein, at the duly designated polling place of the said Election District, and did
then and there, at the said general registration of voters, feloniously and fraudulently
register in the said Election District, not having a lawful right to register therein, in this,
to wit: that the said *William F. Planda* was not then a male resident
of the said Election District as then was, or on the said day of election next following the
said day of registration would be entitled to vote therein, for the reason that he was not
then, nor would he on the said day of election have been, an inhabitant of the said State
one year next preceding such election, and the last four months a resident of the said
County of New York, and for the last thirty days a resident of the said Election District,
against the form of the statute in such case made and provided, and against the peace and
dignity of the said People.

JOHN R. FELLOWS. District Attorney.

0071

BOX:

328

FOLDER:

3106

DESCRIPTION:

Cohn, Abraham

DATE:

11/20/88



3106

11. 198

Witnesses:

John H. Evans

Gene Price

Counsel,

Filed

188

Pleaded

Abraham C. Mynatt

THE PEOPLE

vs.

Abraham Cohn

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Handwritten signature

Foreman.

Part 3. Received 23. 1888
Comptroller sent to various persons

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Abraham Bohu

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

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

The said *Abraham Bohu*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *July* in the year of our Lord one thousand eight hundred and *eighty-eight*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to *one John N. Evers and to* certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 section 5) SECOND COUNT—

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

The said *Abraham Bohu*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *Twenty-eight Canal Street* certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to *one John N. Evers, and to* certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

(Laws of 1883, chapter 310 section 5.) THIRD COUNT:

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

The said *Abraham Cohen*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *twenty-eight Canal Street*

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away to

certain persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0075

BOX:

328

FOLDER:

3106

DESCRIPTION:

Cohn, Hiram

DATE:

11/22/88



3106

POOR QUALITY ORIGINAL

0076

231
J. K. Fahl

Counsel,
Filed 22 day of Nov 188
Plends, Chiquilly (231)

THE PEOPLE
vs.
Stiram Colin

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL
Wm Macclay
Foreman.

Witnesses:
Mr. Flamingan
Off Chelly

Part 3. November 26 88
Complement sent to other divisions

**POOR QUALITY
ORIGINAL**

0077

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Hiram Cohen

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

Hiram Cohen

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

The said

Hiram Cohen

late of the City of New York, in the County of New York aforesaid, on the *tenth*
day of *November* in the year of our Lord one thousand eight hundred and
eighty-*eight* at the City and County aforesaid, in and upon the body of one *Mary*
Flanagan in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *her* the said *Mary*
Flanagan did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Mary Flanagan* 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.

0078

BOX:

328

FOLDER:

3106

DESCRIPTION:

Coleman, Dora

DATE:

11/22/88



3106

POOR QUALITY ORIGINAL

0079

258

Counsel,

Filed 22 day of Nov 1888

Pleas, *Arrest*

Assault in the Second Degree
(Resisting Arrest.)
(Section 218, Penal Code).

THE PEOPLE

vs.

P

Dora Coleman

JOHN R. FELLOWS,

District Attorney.

Pr Dec 3, 1888.

Spies & acquitted.

A TRUE BILL.

Alfred Macclay

Foreman.

Witnesses:

off Mc Sample

+

POOR QUALITY ORIGINAL

0080

Police Court— 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss,

William Gorigle

of No. 15th Precinct Police Street, aged 42 years,
occupation Policeman

being duly sworn, deposes and says, that
on the 2 day of September 1888 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Dora Coleman, now
deceased white deponent was arrested by her when she resisted
arrest; struck deponent many times with her
fist, tore deponent's coat and grabbed
leg shield, and she bit deponent in the
face

without any justification on the part of the said assailant.

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

Sworn to before me, this 2
day of September 1888

William Gorigle

John J. ... Police Justice.

POOR QUALITY ORIGINAL

0001

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dora Coleman

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 and 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. *Dora Coleman*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *23 Minetta Lane - 2 months*

Question. What is your business or profession?

Answer. *Housework*

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*

Dora X Coleman
mark

Taken before me this *2*
day of *Sept.* 188*8*
John J. Harman
Police Justice.

POOR QUALITY ORIGINAL

00002

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

9
 Police Court
 1813
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Wm Gimple

Dora Coleman

1
 2
 3
 4

Offence Assault on Officer

Dated Sept 2 1888

Samman Magistrate

Tomple Officer

15 Precinct

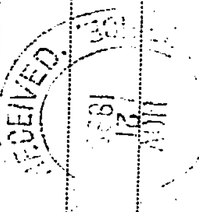
Witnesses

No. _____ Street

No. _____ Street

No. _____ Street

No. _____ Street



10000
 98
 [Signature]

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

Dora Coleman

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 Sept 2 1888 [Signature] 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.

**POOR QUALITY
ORIGINAL**

0083

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dora Coleman

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

Dora Coleman

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

The said

Dora Coleman

late of the City of New York, in the County of New York aforesaid, on the *second* day of *September* in the year of our Lord one thousand eight hundred and eighty *eight* at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one *William Gorigle*

then and there being a *patrolman* of the Municipal Police of the City of New York, and as such *patrolman* being then and there engaged in the lawful ~~arrest~~ *arrest* of the said *Dora Coleman*

and the said *Dora Coleman* him, the said *William Gorigle* then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there and thereby to prevent and resist the lawful ~~arrest~~ *arrest* of the said *Dora Coleman* as aforesaid, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0084

BOX:

328

FOLDER:

3106

DESCRIPTION:

Conklin, Daniel

DATE:

11/16/88



3106

POOR QUALITY ORIGINAL

0085

Witnesses:

D. C. G. [Signature]

An examination of this case I find that Conklin was in the Dodge place last August and left there to go to the H. M. B. Hospital on Grand Street. I do present the question under the Constitution - whether he has such his residence I incline to the opinion that he had not and that when he resided he was under the impression that he had a right to do so. I have discovered nothing against his character and on the whole I think it a proper case to discharge the defendant on his own recognizance
Nov 28/88
J. M. Goff

103-

J. B. [Signature]

Counsel,

Filed,

Pleads,

16 Nov 1888

Not guilty 19

THE PEOPLE

vs.

Daniel Conklin

Nov 28. 1888

Witnessed by the Court

his own JOHN B. FELLOWS,

District Attorney.

FRAUDULENT REGISTRATION. [Chap. 410, Laws of 1882, & 1903.]

A True Bill.

Stanley McCleary
Foxemmer.

POOR QUALITY ORIGINAL

0085

District Police Court.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Information for Fraudulent Registration.

Daniel Conklin

City and County of New York, ss.:

James E. Liston of *6th Precinct*, age *36*,
occupation *Police Officer*, being duly sworn, deposes and says:

That he has good cause to believe and doth verily believe and charge that heretofore, to

wit: on the *26th* day of *October* in the year of our Lord one thousand eight hundred and eighty-~~eight~~ *eight*, the same being a day duly appointed by law (as) a day for the general registration of the qualified voters of the said City and County, the said *Daniel Conklin* at the City and County aforesaid, did personally appear before the Inspectors of Elections of the *24th* Election District of the *29* Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being duly held for the purpose of the general registration of the qualified voters of the said City and County, resident in the said Election District, at the duly designated polling place of the said Election District, and did then and there, at the said general registration of voters, feloniously register in the said Election District, not having a lawful right to register therein. *giving his Residence at 9 Mulberry St.*

Wherefore your informant prays that a warrant may issue for the arrest of the above-named, and that he be dealt with according to law.

Sworn to before me this }
29 day of November, 188*8* }

James E. Liston
Police Justice.

POOR QUALITY ORIGINAL

0007

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Daniel Jenkins 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 *Daniel Jenkins*

Question. How old are you?

Answer *25 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *9 Mulberry Street Greenwich*

Question What is your business or profession?

Answer *Printer*

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

Answer. *I am not guilty
Daniel Jenkins*

Taken before me this *6th* day of *June* 1888
[Signature]
District Police Justice.

POOR QUALITY ORIGINAL

0000

City and County of New York, ss.:

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK.

To any Peace Officer in the County of New York:

Information upon oath having been this day laid before me that heretofore, to wit: on the ^{24th} ~~24th~~ day of *October* in the year of our Lord one thousand eight hundred and eighty ~~th~~, the same being a day duly appointed by law as a day for the general registration of the qualified voters of the said City and County, one *Samuel Barklin* at the City and County aforesaid, did personally appear before the Inspectors of Election of the ^{24th} Election District of the ^{2^d} - Assembly District of the said City and County, at a meeting of the said Inspectors of Election, then being duly held for the purpose of the general registration of the qualified voters of the said City and County, resident in the said Election District, at the duly designated polling place of the said Election District, and did then and there, at the said general registration of voters, feloniously register in the said Election District, without having a lawful right to register therein;

You are therefore commanded forthwith to arrest the above-named *Samuel Barklin* and bring him before me at the ^{1st} District Police Court, in this City, or, in case of my absence or inability to act, before the nearest or most accessible Magistrate in this County.

Dated at the City and County aforesaid this ^{2^d} day of November, 1888

J. H. ... Police Justice.

**POOR QUALITY
ORIGINAL**

0009

9 Mulberry St

POOR QUALITY ORIGINAL

0090

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

Mr. 1, 1953-1957

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *[Signature]*
2. *[Signature]*
3. *[Signature]*
4. *[Signature]*
Office *[Signature]*

Dated *[Signature]* 188

Magistrate

Officer

Precinct

Witnesses *[Signature]*

No. 9. *[Signature]* Street

[Signature] Precinct

No. *[Signature]* Street

[Signature] Street

No. *[Signature]* Street

[Signature] Street

[Signature] 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

[Signature]

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 *[Signature]* 188 *[Signature]* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0091

Department of
PUBLIC CHARITIES AND CORRECTION,

Office of City Prison, Corner of Franklin and Centre Streets,

THOS. S. BRENNAN, Pres.
HENRY H. PORTER,
CHARLES F. SIMMONS.

CHARLES OSBORNE, Warden.

New York,

Nov 26 1888

Madam Osborne, I have ex-
- amined David Cushman as to
his physical condition and have the
honor to report as follows.

He (Cushman) has a chronic bronchitis
and with this exception is in physically
good condition.

Respectfully Yours

Respectfully referred to

asst dist atty, J. W. Hoff

Chas Osborne
Warden

Wm Hayes M.D.

Prison Physician

POOR QUALITY
ORIGINAL

0092

Department of
PUBLIC CHARITIES AND CORRECTION,

Office of City Prison, Corner of Franklin and Centre Streets,

THOS. S. BRENNAN, Pres.
HENRY H. PORTER,
CHARLES E. SIMMONS.

CHARLES OSBORNE, Warden.

New York,

Nov 26 1888

John W. Coffey Esq.,
Asst. Dist Atty

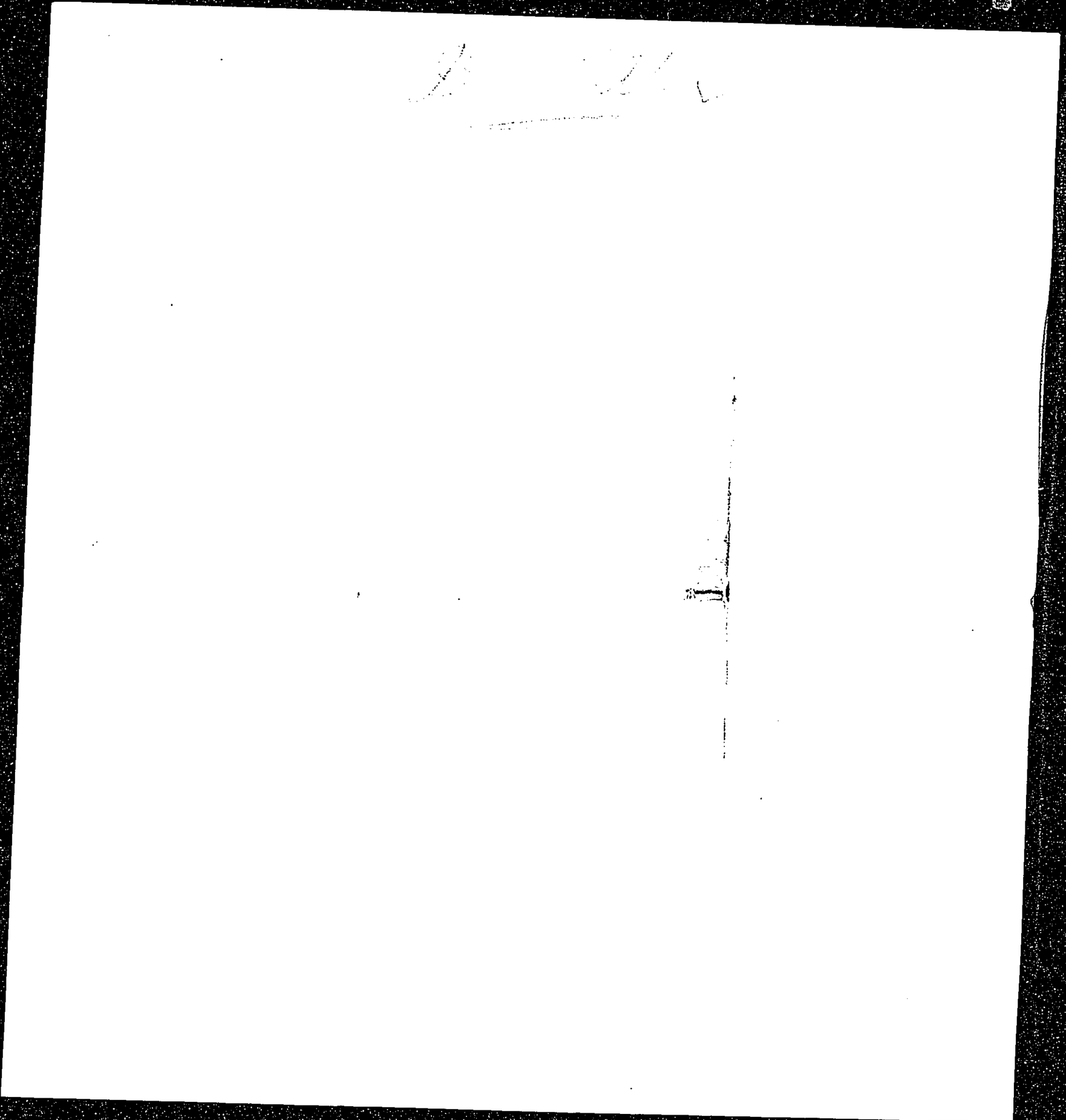
Dear Sir:

In compliance with your
note of the 24 inst. the prison physician
examined Daniel Conklin.

I enclose Dr. Magee's report
Very truly yours
Chas Osborne
Warden

**POOR QUALITY
ORIGINAL**

0093



**POOR QUALITY
ORIGINAL**

0094

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Daniel Boudin

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *Daniel Boudin*
of a FELONY, committed as follows:

Heretofore, to wit: on the *26th* day of
October, in the year of our Lord one thousand eight hundred and eighty-~~eight~~, the
same being a day duly appointed by law as a day for the general registration of the
qualified voters of the said City and County, the said *Daniel Boudin*
late of the City and County aforesaid, at the City and County aforesaid, did personally
appear before the Inspectors of Election of the *24th* Election District
of the *Second* Assembly District of the said City and County, at a meeting
of the said Inspectors of Election then being duly held for the purpose of the general
registration of the male residents of the said Election District as then were, or would be
on the day of election next following the said day of registration, (to wit: on the *ninth*
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in
the said month of November, and being the day duly appointed by law for the holding of
a general election throughout the said State, and in the City and County aforesaid), entitled
to vote therein, at the duly designated polling place of the said Election District, and did
then and there, at the said general registration of voters, feloniously and fraudulently
register in the said Election District, not having a lawful right to register therein, in this,
to wit: that the said *Daniel Boudin* was not then a male resident
of the said Election District as then was, or on the said day of election next following the
said day of registration would be entitled to vote therein, for the reason that he was not
then, nor would he on the said day of election have been, an inhabitant of the said State
one year next preceding such election, and the last four months a resident of the said
County of New York, and for the last thirty days a resident of the said Election District,
against the form of the statute in such case made and provided, and against the peace and
dignity of the said People.

JOHN R. FELLOWS. District Attorney.