

0589

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FOLDER:

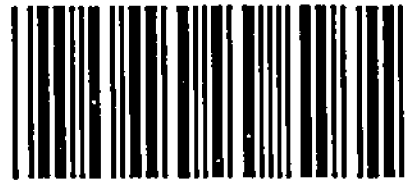
2550

DESCRIPTION:

Geiger, Victor

DATE:

06/27/87



2550

POOR QUALITY
ORIGINAL

0590

Witnesses:

Wm. H. P. Rutherford

175 2nd Avenue

Officer

Charles H. Bass

14th Precinct

Counsel, _____
Filed, 27 day of June 1887
Pleads, Guilty (J.P.)

THE PEOPLE

vs.

Victor Geiger

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. J. Handley

Foreman.

Pleads Guilty
State Refractory.

Grand Larceny, second degree
[Sections 528, 581 Penal Code]

POOR QUALITY
ORIGINAL

0591

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Winthrop Rutherford
of No. 175 Second Avenue Street, aged 25 years,
occupation Real Estate Broker

deposes and says, that on the 21st day of May 1888 ^{being duly sworn} ~~and thereafter~~ at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

a quantity of
wearing apparel, of the value of
one hundred dollars (\$100)

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Victor Gieger, (now here)

for the reason that the defendant was
employed by deponent as a valet and
had access to the said property,
deponent missed the said property
and accused the defendant of the
theft, and defendant acknowledged
the theft and surrendered to deponent
seven pawn tickets representing the said
property, deponent went to the places
where the said pawn tickets were
issued, and there saw the said
property in pawn, and the pawnbrokers
agreed to deliver said property on surrender
of said tickets.

Winthrop Rutherford

Sworn to before me, this 22 day of May 1888
at New York
City, New York.
Justice

POOR QUALITY
ORIGINAL

0592

Sec. 198-200

3

District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Victor Geiger*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *England*

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

Answer. *11 West St. 3 months*

Question. What is your business or profession?

Answer. *Valet*

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

Answer. *I am guilty.*

Victor Geiger

Taken before me this *22*
John D. Dwyer
Deputy Justice.

POOR QUALITY
ORIGINAL

0593

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court-- 3 District 925

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William W. Hetherford
175 St. 2nd Ave.
Victor Sieger
Offence G. Larceny

Dated June 22 1887
Magistrate, Smith
Officer, Dee Haas
Precinct, 14

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

No. _____ Street _____
CO ANSWER
1000 St
DM

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 _____

Victor Sieger
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 22 1887 Solomon Blum Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0594

Victor Geiger
age 17
Born England
Capt. _____
Res 11. Meade
Single
Parents Living
Res England

POOR QUALITY
ORIGINAL

0595

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Victor Figueras

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

- Victor Figueras -

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

The said

Victor Figueras,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty first day of *May* in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

*divers articles of clothing and
meaning apparel, of a number
and description to the Grand
Jury aforesaid unknown, of
the value of one hundred
dollars,*

of the goods, chattels and personal property of one

Winthrop Rutherford,

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.

Paul J. B. Macfarlane

District Attorney.

0596

BOX:

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FOLDER:

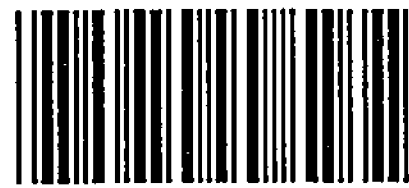
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DESCRIPTION:

Gerken, Herman

DATE:

06/09/87



2550

POOR QUALITY
ORIGINAL

0597

Witnesses :

Counsel,

Filed,

Pleads,

188

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

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

Herman Gerken

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

F. C. Knecht

Foreman.

F. C. Knecht
Oct 24/90
Col. No. 1870

POOR QUALITY
ORIGINAL

0598

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK. } ss.

District Police Court.

Herman Gerken 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.

Herman Gerken

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer,

Germany

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

Answer.

1108 - 3 Avenue - 5 years

Question. What is your business or profession?

Answer,

Liquor Dealer

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

Answer.

Not guilty. Demand a trial by jury
Herman Gerken

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0599

BAILED,
No. 1, by W. H. Munnick
Residence Apex, Va. Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____

Police Court-- District 86
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Samuel H. Hays
vs.
William Hays
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POOR QUALITY
ORIGINAL

0600

Excise Violation-Keeping Open on Sunday.

POLICE COURT- 2 DISTRICT.

City and County } ss.
of New York, }

of Ap. 25 Pratt Street Water Street,
Samuel J. Campbell

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 29 day
of May 1887, in the City of New York, in the County of New York,

Samuel J. Campbell (now here)
being then and there in lawful charge of the premises No. 1108-3 Avenue

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 30 day
of May 1887

A. J. White Police Justice.

S. J. Campbell

POOR QUALITY
ORIGINAL

0601

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiff's
against

Herman F. Fagan
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant 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 defendant late of the City of New York, in the County of New York, aforesaid, on the 29th day of May, in the year of our Lord one thousand eight hundred and eighty ~~seven~~, 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.

RANDOLPH B. MARTINE, District Attorney.

0602

BOX:

265

FOLDER:

2550

DESCRIPTION:

Giacomo, Giarelli

DATE:

06/16/87



2550

POOR QUALITY
ORIGINAL

0603

180/

Just of pencil
Dora Bar. Hechun
Prop. dears
WITNESSES: *DR*

Counsel,
Filed 16 day of June 1887
Pleads Wednesday 17.

THE PEOPLE,
vs.
32 W 18th
143 W 18th
Giarelli Giacomo
Violation of Excise Law.
(Selling on Sunday, &c.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

RANDOLPH B. MARTINE,
Dr New 5363 District Attorney.
pleads guilty.
A True Bill.

H. Chandler
Foreman.
1/30. fine or 30 days
prop. dears 74

POOR QUALITY
ORIGINAL

0604

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

2 District Police Court.

Giacomo being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h *u* right 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* waiver cannot be used
against h *u* on the trial.

Question. What is your name?

Answer. *Giacomo*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *143 West Broadway*

Question. What is your business or profession?

Answer. *Portender*

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 I*
demand a trial by jury if held
after examination
Giacomo

Taken before me this

day of *March* 188*8*

Police Justice.

0605

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0606

Police Court 2 District.

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

George J. Leeson
of No. 150 Principles Police St.
of the City of New York, being duly sworn, deposes and says, that on Sunday the 15 day
of May 1888, in the City of New York, in the County of New York,
at premises 444 Bleeker
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,
Charles C. Ciccino [now here]
did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, wines, ~~and~~ being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 15 day of May 1888 as required by law.

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

Subscribed before me, this 15 day of May 1888,
George J. Leeson
Police Justice.

**POOR QUALITY
ORIGINAL**

0607

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Figarella Figarone

Defendant.

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

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *Eight* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*seven* 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 *George T. Seerson*,

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 defendant 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 defendant, 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.

RANDOLPH B. MARTINE,

District Attorney.

0608

BOX:

265

FOLDER:

2550

DESCRIPTION:

Glavin, Jeremiah

DATE:

06/13/87



2550

Witnesses:

Edward L Sheehan

115 Broadway St

off his Secary

7th Precinct

Do not permit
this fine. Dr

Counsel,

Filed 13 day of June 1887

Pleas

Not guilty 114

THE PEOPLE

vs.

114 114 114

Jeremiah Glavin

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

RANDOLPH B. MARTINE,

Dr June 24/87 District Attorney.

Waldo Carter 3d.

A True Bill.

F. Chandler

Foreman.

W. Carter
fore - Dr

0609

POOR QUALITY
ORIGINAL

0510

Police Court B 24 District.

City and County of New York, ss.:

of No. 115 Broome Street, aged 19 years,
occupation Conductor being duly sworn

deposes and says, that on 4th day of June 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Jennish Glavin

now present That said Glavin did wilfully and maliciously cut and stab deponent upon his abdomen with and by means of a certain knife and sharp dangerous weapon which he Glavin then and there held in his hand

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

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

Sworn to before me, this 6th day of June 1887

of New York

Edward L. Sheehan
Police Justice.

POOR QUALITY
ORIGINAL

0611

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge I was knocked down and beat kicked and bruised upon the body and head I only acted in self defense.

Jerry Glavin

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

06 12

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 14 Cornelius Leary
occupation Police Officer being duly sworn deposes and says
that on the 4th day of June 1887

at the City of New York, in the County of New York, he arrested
Premiah Flavin now present charged
by one Edward Sheehan with having
wilfully & maliciously cut & stabbed
said Sheehan upon his right side
& inflicted such injury as disabled
said Sheehan from appearing in Court
to prosecute. That in deponent's
presence the injured Man identified
the defendant as the person who did
so cut and wound him. Deponent asks
that Flavin be dealt with as the Law directs
Cornelius Leary

Sworn to before me, this 5 day

of June 1887

Police Justice.

POOR QUALITY
ORIGINAL

0613

Police Court, ³¹¹ *B* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Fremish Gavin

AFFIDAVIT.

Dated *June 5* 188*7*

Murray Magistrate.

Leary Reed Officer.

Witness,

John King
62 Montgomery St.

Disposition,

*Order to await
result of inquiries*

0614

Residence

~~Street.~~

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

POOR QUALITY
ORIGINAL

0615

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

THE PEOPLE OF STATE OF NEW YORK,

against

Jeremiah T. Fagan

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

Jeremiah T. Fagan —

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

The said *Jeremiah T. Fagan*,

late of the City of New York, in the County of New York aforesaid, on the
fourth day of *June*, in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *Edward S. Shadham*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Edward S. Shadham*,
with a certain *knife* —
which the said *Jeremiah T. Fagan*, —
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *him* the said *Edward S. Shadham*,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said
Jeremiah T. Fagan —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Jeremiah T. Fagan*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *Edward S. Shadham*, —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

Edward S. Shadham, —
with a certain *knife* —
which the said *Jeremiah T. Fagan* —

in *his* — right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Handwritten signature of District Attorney

District Attorney.

06 16

BOX:

265

FOLDER:

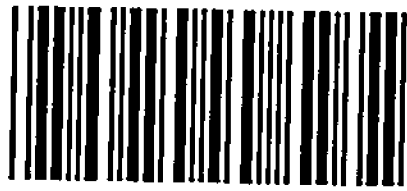
2550

DESCRIPTION:

Glynn, William A.

DATE:

06/14/87



2550

POOR QUALITY
ORIGINAL

06 17

Witnesses:

William J. Rogers
209 Wall St - 1

W. J. Rogers
Beckman

Counsel,

Filed, 14 day of June 188

Pleas, Not Guilty to

THE PEOPLE

-vs-

William A. Glynn

June 24/87

Not Guilty

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

F. C. Chandler
Foreman.

True \$50.

paid.

POOR QUALITY
ORIGINAL

06 18

Sec. 198—200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

William A. Glynn

Question. How old are you?

Answer.

40 Years

Question. Where were you born?

Answer,

Ireland

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

Answer.

484 2 Ave

Question. What is your business or profession?

Answer,

Grocer

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 purchased it for cider vinegar and sold it as such
William A. Glynn

Taken before me this

Day of

William A. Glynn
Police Justice.

POOR QUALITY
ORIGINAL

06 19

Sec. 151.

CITY AND COUNTY }
OF NEW YORK. } ss.

Police Court _____ District.

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 William J. Rigney of No. 109 Wall Street New York City, that on the 13th day of April 1887 at the City of New York, in the County of New York, "John" Hanley and "James" Glynne (whose true Christian names are unknown to said Rigney,) did sell a certain sample of vinegar, out of a cask or barrel exposed for sale at their store 484 Second Avenue, which vinegar did not contain an acidity equivalent to the presence of not less than four & one half per cent by weight of absolute acetic acid, contrary to the provisions of sections 44 & 5 of Chapter 606 of the Laws of 1886, entitled "an act in relation to the manufacture and sale of vinegar". Wherefore, the said Complainant has prayed that the said Defendants 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, ~~to~~ each and every of you, to apprehend the said Defendants and bring ~~them~~ forthwith before me, at the 4th 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 23^d day of May 1887.

Solomon S. Smith POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0620

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate

Officer.

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

Officer.

Dated May 28 1887

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

Police Justice.

The within named

age 40 Irish Res. 484-2 for

0621

289
Police Court-- 4 District. 402

THE PEOPLE,
ON THE COMPLAINT OF

William D. Riney,
109th St. A.C.


William A. Glynn

2
3
4

Offence
Adulteration of
Vinegar

Dated May 27 1887
Amos Magistrate.

Officer.

Precinct.

Witnesses James Smith & Co
of New York - doth
No. _____ Street,
residing at
_____ Precinct.
No. _____ Street,
_____ Precinct.

No. _____ Street,
200 to answer.
Dated

.....
William A. Glynn

 Quilty 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 May 2nd 1887 by Salon B. Smith Police Justice.

Dated May 2nd 1887 Salomon B. Smith Police Justice.

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

Fourth District Police Court

Before Hon. John B. Smith, Justice

The People on the complaint
of William J. Rigney

^{agts.}
John Hanly &
James Glynn (the Christian names
~~John & James are fictitious the real names being~~
~~substituted to defraud.~~)

City & County of New York:

William J. Rigney being duly sworn
deposes & says:

I am Inspector of Vinegar for the
City of New York, having been appointed
pursuant to chapter 606 of the Laws
of 1886.

The ^{whose Christian names are substituted to defraud & who are}
~~defendants~~ ^{John Hanly & James Glynn} are partners
in the grocery business at no. 484
Second Avenue. ^{as I have information & believe} On the 13th day
of April 1887, at said 484 Second
Avenue, in this City, said defendants
^{& delivered to} through one John Barrett, their clerk
sold me one sample of common vinegar.
I analyzed it, and found that
it contained only 2.40 of ^{absolute} acetic
acid, whereas said chapter 606
of the Laws of 1886 prescribes and
requires that all vinegars x x x
shall have an acidity equivalent

to the presence of not less than
four & one-half per cent, by weight,
of absolute acetic acid. Said
vinegar sold by the defendants to
me did not have an acidity of not
less than four & one-half per cent
by weight of absolute acetic acid.

The vinegar, sold to me was taken
from a cask or barrel ~~in~~ in the
store of defendants, & was evidently
on tap & exposed for sale to all
customers.

I therefore charge the defendants
with the violation of sections ^{4 & 5} of
the act of 1886, chapter 606, entitled
"An act in relation to the manufacture
& sale of vinegar," & pray that they
be arrested & dealt with according
to law.

Sworn to before me this 2^d William J. Rigney
23^d day of May 1887
Solomon B. Mumuk
Police Justice

POOR QUALITY
ORIGINAL

0624

4th Dist. Police Court

The People vs. on complaint of

William J. Riquoy

- vs. -

Barry &
Glynn

Complaint.

FILED

IN

THE

POOR QUALITY
ORIGINAL

0625

POLICE COURT- ^{14th}/₇₁ DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

William A. Glynn

On Complaint of

William J. Rigney

For

Assault

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

Dated

May 24th

1887

Isidor B. Surin
Police Justice.

William A. Glynn

POOR QUALITY
ORIGINAL

0626

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 A. Fitzgerald

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

William A. Fitzgerald of a Misdemeanor,

~~of the name of~~

committed as follows:

The said William A. Fitzgerald,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the thirteenth day of April in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

by one John Smith, his servant and agent, did unlawfully sell and deliver to one William A. Fitzgerald, as is in and to the indictment of the Grand Jury aforesaid, a quantity of vinegar not the legitimate product of pure apple juice, and not made exclusively from apple cider, and which said vinegar so sold as aforesaid did not then and there have an acidity equivalent to the presence of not less than four and one half per cent. by weight, of absolute acetic acid, and did not then and there contain, in addition not less than two per cent. by weight of cider vinegar solids upon full evaporation over boiling water, 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.

And the Grand Jury aforesaid by
this Indictment further accuse the
said William A. Ferguson of the same
misdemeanor, committed as follows:

The said William A. Ferguson,
aforesaid, to wit: on the day and in
the year aforesaid, at the Ward City
and County aforesaid, by one John
Barnett his servant and agent, did
unlawfully sell and deliver to one
William F. Riquenza a quantity of
adulterated wine, to wit: wine
which did not then and there have an
analysis equivalent to the presence of
not less than four and one-half per
cent by weight, of absolute alcohol acid,
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.

Paul J. W. Smith

District Attorney.

0628

BOX:

265

FOLDER:

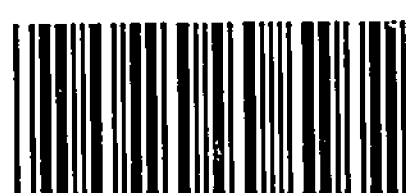
2550

DESCRIPTION:

Goetz, Ferdinand

DATE:

06/24/87



2550

POOR QUALITY
ORIGINAL

0629

113
Counsel,
Filed 24 day of June 1887
Pleads
Voluntarily 24.

THE PEOPLE,
vs.
Ferdinand Goetz
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]
Violation of Excise Law.

RANDOLPH B. MARTINE,

District Attorney.
Jan 27/88 Filed V.M.D.

A True Bill.

L. C. Chandler

Foreman

On recon. Dist. Atty.
Deft. discharged on his own
recog. R.B.M.

WITNESSES
Edward Woods
J. H. Pomeroy
The steamboat was chartered
by the defendant, Ferdinand Goetz,
and was a mere
steamer. The defendant
is the owner of the
steamer Beer - a
small boat - and
he is the
person responsible
for the party who ran
the boat - the
party who ran
the boat - I therefore
think it is
ought to be
J. H. Pomeroy
J. H. Pomeroy

POOR QUALITY
ORIGINAL

0630

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Herrmann Gortz 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.

Herrmann Gortz.

Question. How old are you?

Answer.

~~*78 Essex Street.*~~

Question. Where were you born?

Answer,

Germany

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

Answer.

78 Essex Street. 2 years.

Question. What is your business or profession?

Answer,

Waiter

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.

Taken before me this

1st

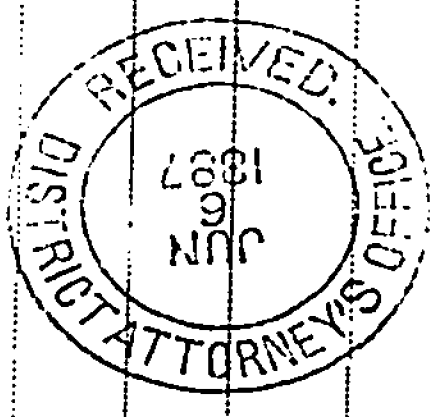
Police Justice.

POOR QUALITY ORIGINAL

0631

BAILED.
No. 1, by William Fieble
Residence 1st Leend
Street.
No. 2, by
Residence
Street.
No. 3, by
Residence
Street.
No. 4, by
Residence
Street.

Police Court-- 1st District. 840
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward Wood
vs.
1. Ferdinand Gock
2.
3.
4.
Dated June 6 1887
Magistrate
Officer.
Precinct.
Witnesses
No. Street.
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

Ferdinand Gock
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 June 6 1887 Solon B. Smith Police Justice.

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

Dated June 6 1887 Solon B. Smith 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 1887 Police Justice.

POOR QUALITY
ORIGINAL

0632

Excise Violation-Selling on Sunday.

POLICE COURT- 1st DISTRICT.

City and County } ss.
of New York,

Edward Wood

of the 24th Precinct Police

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 5th day of June 1887, in the City of New York, in the County of New York, at

on the Barge Channel on the North River in the City Herdiand Gortz Street, limits

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 Herdiand Gortz may be arrested and dealt with according to law.

Sworn to before me, this 6th day of June 1887 } Edward Wood

Soldon B. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0633

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Edmund Wood

Defendant.

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

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *5th* day of *June*, in the year of our Lord one thousand eight hundred and eighty-~~nine~~, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Edmund Wood*,

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:

Randolph B. Martine
District Attorney
~~And the Grand Jury aforesaid, by this indictment, further accuse the said~~ defendant 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 defendant, 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.

RANDOLPH B. MARTINE,

District Attorney.

0634

BOX:

265

FOLDER:

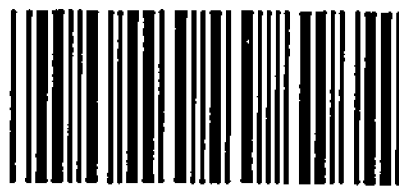
2550

DESCRIPTION:

Gong, Ah

DATE:

06/24/87



2550

0635

BOX:

265

FOLDER:

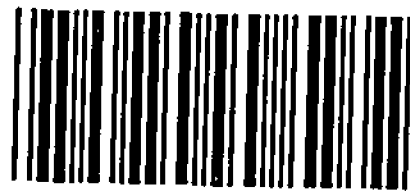
2550

DESCRIPTION:

Wing, Ah

DATE:

06/24/87



2550

POOR QUALITY
ORIGINAL

0636

Witnesses:

Joseph C. Thomas

236 Sullivan Avenue

Brooklyn

275
Counsel, E. E. P.
Filed, 24 day of April 1887
Pleads, M. W. 27.

THE PEOPLE

GAMING HOUSE, &c.
[Sections 348, 344 and 385 Penal Code].

vs.

38. P. W.
11. P. W.
B

Ah Gong

and 27. P. W.
Ah Wing

RANDOLPH B. MARTINE,

Pr May 27/88 District Attorney.

Both plead guilty
Each fined \$10.

A True Bill.

R. Handley

Foreman

May 27/88

POOR QUALITY
ORIGINAL

0637

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

Anthony Brubaker

of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as Chief agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, ~~that~~ Informants information being derived from

Jong and J. C. Thoms that, J. Ling and Joe Ling whose real names are unknown, but who can be identified by J. C. Thoms

did, at the City of New York County of New York and State of New York, on or about the 16th day of May 1887, unlawfully use a room, table, establishment ~~or apparatus~~ for gambling purposes—and did engage as a dealer or game-keeper in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just come to believe, is informed and verily does believe from personal observation and from statements made by J. C. Thoms

and Joe Jong to deponent that the said J. Ling and Joe Ling

aforesaid, now have in their possession, at in and upon certain premises occupied by them and situate and known as Number 20

Mott, in the Basement in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

POOR QUALITY
ORIGINAL

0638

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this }
7th day of June 1887. }

Anthony J. Consoletti.

Solomon B. Smith
Police Justice.

CITY OF New York AND COUNTY OF New York, ss.

more than full age
being further sworn deposes and says that on the 16th day of May 1887,

deponent visited the said premises, named aforesaid, and there saw the said

J. Ling and Ju Ling - aforesaid, and
had dealings and conversation with *them* as follows:

Deponent entered No. 20 Mott street in the basement with Ju Gong, and there saw J. Ling and Ju Ling sitting at a table upon which was gambling paraphernalia for conducting the gambling game of "Fan tan." The said J. Ling was acting as dealer, and the said Ju Ling was acting as cashier. Ju Gong played and lost fifty cents in said game in deponent's presence. There were about 17 persons in said room besides Ju Gong playing at the said game, while the said J. Ling dealt and the said Ju Ling assisted by being cashier, receiving the money of the players, and paying money to those who won.

Deponent further says that the room was fitted up with tables, apparatus and paraphernalia for gambling purposes, and deponent saw the said room, table, apparatus and paraphernalia there kept and used by the said J. Ling and Ju Ling.

Subscribed and sworn to before me :
this 7th day of June, 1887.

J. C. Thomas
Solomon B. Smith

Police Justice.

**POOR QUALITY
ORIGINAL**

0639

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

Ju Gong of 212 Columbia street, Brooklyn N.Y., being duly sworn deposes and says, that he is of more than full age; that on the 16th day of May, 1887, he visited the premises situate and known as No. 20 Mott street, in said City aforesaid, and there saw J. Ling and Ju Ling aforesaid, engaged in conducting the gambling game of "Fantan" that the said J. Ling acted as dealer, and the said Ju Ling acted as cashier; that deponent then and there played the sum of fifty cents and lost the same, the said J. Ling dealing the game, and the said Ju Ling receiving deponent's money.

Subscribed and sworn to before me :
this 7th day of June, 1887. :

Ju Gong
Solomon B. Smith

Police Justice.

POOR QUALITY
ORIGINAL

0640

Subscribed and sworn to before me this }
_____ day of _____ 188____ }

Police Justice.

THE PEOPLE	
ON COMPLAINT OF <i>William C. C. C. C.</i> <i>in Court of the House</i>	
AGAINST <i>John Ling</i> <i>John Ling</i>	

Affidavit of Complaint.

WITNESSES:

POOR QUALITY
ORIGINAL

0641

POLICE COURT—1—DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Ah Gong

On Complaint of

For

Joseph C. Thomas
Gambling

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

Dated

June 8 188

Solomon S. Smith
Notary Justice

Ah Gong
Man

POLICE COURT—12—DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Ah Ming

On Complaint of

For

Joseph C. Thomas
Gambling

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

Dated

June 8 188

Solomon S. Smith
Notary Justice

Ah Ming

POOR QUALITY
ORIGINAL

0642

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0643

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Ah Gong being duly examined before the undersigned, according to law, on the annexed charge, and being informed that it is *he* 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.

Taken before me this

John J. [Signature]
18
Police Justice.

亞光

POOR QUALITY
ORIGINAL

0644

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 City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Caruto, J. C. Thomas
and Ju Hong of 150 Nassau Street, New York
City, that there is probable cause for believing that J. Ling and Ju Ling whose
real names are unknown but who can be
identified,

has in their possession, at, in and upon certain premises occupied by them and situated and known number
Twenty (20) Mott street in said City of New York certain and divers
device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings,
papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and
other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-
boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day
time to make immediate search on the person of the said J. Ling and Ju Ling
and in the building situate and known as number 20 Mott street aforesaid,
for the following property, to wit: all Faro layouts, all Roulette Wheels and layouts, all
Rouge et Noir, or Red and Black layouts, all gaming tables, all chips, all packs
of cards, all dice, all deal boxes, all lottery policies, all
lottery tickets, all circulars, all writings, all papers, all
documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books
all documents for the purpose of enabling others to gamble or sell lottery policies, all black-
boards, all slips or drawn numbers of a lottery, all money to gamble with, and all device,
establishment, apparatus and articles suitable for gambling purposes.

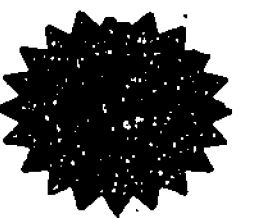
And if you find the same, or any part thereof, to bring it forthwith before me at the Third District
Police Court at The Courts in Centre street in the City of New York.

Dated at the City of New York, the

7th day of June 1889

John B. Smith

POLICE JUSTICE.



POOR QUALITY
ORIGINAL

0645

Inventory of property taken by Franklin W. Lake the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir layouts, gaming tables, chips, packs of cards, dice, deal boxes, deal trays for holding chips, cue boxes, markers, or tally cards, ivory balls, lottery policies, lottery tickets, circulars, writings, papers, black boards, slips, or drawn numbers in policy, money, manifold books, slates,~~

One gambling table, ¹⁰8 packs cards, 6 boxes containing Chinese coin and dominos used in the game of "Fan Tan". Twenty five dollars and nine cents in cash.

City of New York and County of New York ss:

I: Franklin W. Lake the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 8th day of June 1887 } Franklin W. Lake

Solomon B. Smith
Police Justice.

Police Court--- District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Anthony Comstock
J. L. Jones & Co. v. J. L. Jones
vs.
J. L. Jones
J. L. Jones
20 Mott.

Dated 1887

Justice.

Officer.

POOR QUALITY
ORIGINAL

0646

Sec. 151.

Police Court, _____ 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 Antony J. Thomas and Ju Hong, and of No. 150 Nassau & Street, charging that on the 16 day of May 1887 at the City of New York, in the County of New York that the crime of keeping a room table device, establishment and apparatus for gambling purposes.

has been committed, and accusing J. Ling and Ju Ling of 20 Mott St. whose real names are unknown but who can be identified by J. L. Thomas and Ju Hong 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 them 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 7th day of June 1887
Solomon B. Smith POLICE JUSTICE.

POLICE COURT, _____ DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Antony J. Thomas and Ju Hong

of 150 Nassau &

Street, New York

vs.

J. Ling and Ju Ling

of 20 Mott St.

Dated _____ 1887

Magistrate.

Officer.

The Defendant _____

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

Officer.

Dated _____ 1887

This Warrant may be executed on Sunday or at night

Solomon B. Smith Police Justice.

Warrant-General.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

POOR QUALITY
ORIGINAL

0648

POLICE COURT, FOURTH DISTRICT.

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

of No. 336 Greene Street being duly sworn, deposes and says,

that Ch. Long and Ch. King (now present) is the person of that name

mentioned in deponent's affidavit of the 7th day of June 1878

hereunto annexed.

Sworn to before me, this

day of

1878

Joe. C. Thomas

Solomon B. Smith

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0649

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Fignoz and
John Wm...

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Fignoz and John Wm...*

(Sec. 343
Penal Code) of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed
as follows :

The said *John Fignoz and John Wm...*

late of the *Sixth* Ward of the City of New York in the County of New
York aforesaid, on the *nineteenth* day of *May*, in the year of our
Lord one thousand eight hundred and eighty-*seven*, and on divers other days and
times as well before as after, to the day of the taking of this inquisition, at the Ward, City and
County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building
there situate to be used for gambling; 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. (Sec. 344 Penal Code).

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

John Fignoz and John Wm...

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPA-
RATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said *John Fignoz and John Wm...*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, and on said other days and times, at the Ward, City and County aforesaid, a certain

**POOR QUALITY
ORIGINAL**

0650

room in a certain building there situate, and a certain gambling table, and establishment, and diver cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385 Penal Code).

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

Anthony J. Albin

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

The said

Anthony J. Albin

late of the Ward, City and County, aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house, there situate, for ~~their~~ *his* lucre and gain, unlawfully and injuriously did keep and maintain; and in ~~the~~ *his* said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called *Sam Sam*, in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said

Anthony J. Albin

there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and 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 and dignity of the People of the State of New York.

RANDOLPH B. MARTINE,

District Attorney.

0651

BOX:

265

FOLDER:

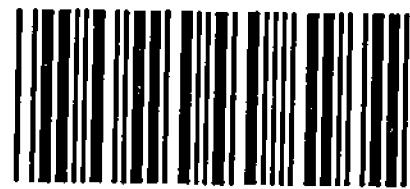
2550

DESCRIPTION:

Goodfleisch, Philip

DATE:

06/16/87



2550

POOR QUALITY
ORIGINAL

0652

Off Park II

WITNESSES:

172
Selling on Sunday.

Counsel,

Filed 16 day of June 1887

Pleads Not guilty 17.

THE PEOPLE,

vs.

B

Philip Goodfischer

May 1892

Violation of Excise Law.
(Selling on Sunday, &c.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

F. Chandler

Foreman.

Off Game Term 57
M.D.

**POOR QUALITY
ORIGINAL**

0653

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs
against

William T. Goodlander
Defendant.

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

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *5th* day of *June*, in the year of our Lord one thousand eight hundred and eighty ~~seven~~, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *James M. Rogers*

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 defendant 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 defendant, 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.

RANDOLPH B. MARTINE,

District Attorney.

0654

BOX:

265

FOLDER:

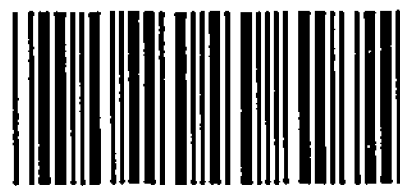
2550

DESCRIPTION:

Goodwin, John J.

DATE:

06/08/87



2550

POOR QUALITY
ORIGINAL

0655

Witnesses:

Marcellus C. Shattuck

40 East 14 St

Counsel, _____
Filed, _____ day of _____ 1887
Pleads, _____

Grand Larceny, *Second* degree
[Sections 628, 581 Penal Code]

THE PEOPLE

vs.

John J. Goodwin
16/1/1
H. J. Williams

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

F. A. Gaudin

June 9/87
Foreman.

I plead guilty
State Reformatory.

POOR QUALITY
ORIGINAL

0656

Police Court—

2^d

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 40 East 14th Street, aged 44 years,

occupation Superintendent being duly sworn

deposes and says, that on the 31st day of May 1887 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 :

Two checks representing and of the value of Thirty-two Dollars and Five Dollars respectively all of the value of Thirty-seven Dollars — (\$37.⁰⁰)

the property of The Butterick Publishing Company (Limited) and in deponent's charge and custody

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 John D. Goodwin (now here) with the intent to deprive the true owners of said property from the fact that said Goodwin was employed by deponent as a Clerk and in such capacity said Goodwin was required to ~~deliver~~ collect the mail or letters belonging to deponent or said Company and deliver the same to deponent. Deponent further says that the said property was found in the possession and on the person of said Goodwin and that the letters ^{which} contained the said property ^{had} been opened although said Goodwin had no authority

POOR QUALITY
ORIGINAL

0657

or right to open any of the letters
belonging to said company or
deponent.

deponent therefore charges
the said John J. Goodwin with
having committed the said larceny
and asks that he may be dealt with
as the law may direct.

Sworn to before me this } Marcus S. Shattuck
2^d day of June 1887 }
J. H. [Signature]

Police Justice

Received NY June 15, 1887.

check of J. D. Elting & Co on Irvington
National Bank for \$5.00 also

letter from J. D. Elting & Co & Mrs M. B. Munn

The Buttrick Pub-Grate
for Marcus S. Shattuck

POOR QUALITY
ORIGINAL

0658

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer. *John Goodwin*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Rochester N.Y.*

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

Answer. *N^o 41 Madison Street & about 4 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am guilty*

John J. Goodwin

Taken before me this

day of

188

John J. Goodwin
Police Justice.

POOR QUALITY
ORIGINAL

0659

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,
No. 6, by
Residence Street,
No. 7, by
Residence Street,
No. 8, by
Residence Street,
No. 9, by
Residence Street,
No. 10, by
Residence Street,

Police Court-- 829 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Marcellus E. Shattuck

40 West 14

John J. Goodwin

Offence

2

8

4

Felony

Dated

June 2 1887

Magistrate

James J. Kennedy

Officer

C. O. = Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

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

John J. Goodwin

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 June 2 1887 Police Justice.

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

Dated 1887 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 1887 Police Justice.

POOR QUALITY
ORIGINAL

0660

Mr J Goodwin
age 16

Born 12 14 2
Res 41 Madison
Sept

Single

Parents Mother
Res 41 Madison

POOR QUALITY
ORIGINAL

0661

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 J. Fitzgerald

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

John J. Fitzgerald —

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

The said *John J. Fitzgerald*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
thirty first day of *May* in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid,
with force and arms, *one written instrument and*
evidence of debt, to wit: an order
for the payment of money of the
kind called bank checks, for
the payment of and of the value
of thirty two dollars, and one other
written instrument and evidence of
debt, to wit: a certain other order for
the payment of money of the kind
called bank checks, for the payment
of and of the value of five dollars,
of the goods, chattels and personal property of ~~one~~ a corporation
called *The Butterick Publishing*
Company, (Limited) —

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.

Richard B. B. B. B.

District Attorney.

0662

BOX:

265

FOLDER:

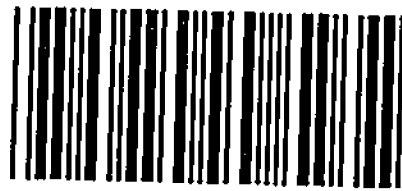
2550

DESCRIPTION:

Green, Honorah

DATE:

06/15/87



2550

POOR QUALITY
ORIGINAL

0663

Worthman

Mary Campbell

217 E 26th

Tri Marshall

George H. Sheldor

136
Atkinson

Filed 15 day of June 1887

Pleads, Voluntary

THE PEOPLE

vs.

Honorah Green
alias

Honorah McCarty

Remitted to Prison

District Attorney

7/19/87
A True Bill

7/19/87
7/19/87

Foreman

7/19/87

7/19/87

7/19/87

POOR QUALITY
ORIGINAL

0664

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

18th Ward

Loc. 217 East 26th St

June 8, 1887 - 8⁰⁴ PM

being duly sworn, deposes and says:

5 Story tenement house
two families to a floor.

Honora Green Alias Norah McFarty
occupied the room on 4th floor
East side for about 4 months
previous to fire. Was ordered to
vacate and moved away on the
morning of June 8th

Was seen in her
room in the evening a few minutes
before the fire. then seen to leave
the house and a few moments
later fire was discovered in her room
which was looked -

On breaking in the
door of her room, fire was found
burning in each bedroom -

The fire department was summoned
& the fire extinguished -

It was found upon
searching the premises that a quantity
of necessaries had been on fire, that
there was kerosene oil upon it -
Some of it that was not burned, also
upon paper in a closet. A can con =

Subscribed and sworn to, this

188, before me,

day of

POOR QUALITY
ORIGINAL

0665

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

State of New York,
City and County of New York,

St. Lawrence ^{is} *staining. Oil was found*
there & a goblet with a little oil in it.

being duly sworn, deposes and says:

About an hour after the fire
while officer Cassidy was endeavoring
to obtain information from the
Excited tenants. the defendant
passed along the opposite side of
the street, was pointed out to him
& arrested. On being afterwards
deposited in the prison. ~~she was~~
An insurance policy for \$4000
was found in her possession -
insuring property in the burned premises.

Officer Cassidy who was at the fire
before the firemen arrived, had much
difficulty in getting the tenants down
from the upper floor. there was a family
of 8 children on that floor. It was
with difficulty that the firemen
prevented the fire from extending to
the upper floor roof -

Subscribed and sworn to, this _____ day of _____

188 , before me,

POOR QUALITY
ORIGINAL

0666

(3)
Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

of No.

being duly sworn, deposes and says:

Subscribed and sworn to, this _____ day of _____ 188____, before me,
Mr Mary Loughlin lives 217 E. 26th St.
was at front door of building with
her sister. Attention attracted by a
lighted match dropping on sister's
head. Looked up. Saw a female
closing window blinds of Mt Green
rooms. Could see the hands & arms only.
A few moments afterwards saw
Mt Green come out of house &
walk rapidly away towards 2nd Ave.

Saw smoke coming from her
window. Crooked stick & saw fire
& gave alarm.

Knew Mt Green worked
four months. She was disorderly &
had threatened to burn the house
on account of quarreling with the
other tenants.

She was finally ordered
to leave the house. Before leaving I
heard her say "Well I am going & I'll
take all the tenants with me. I'll
blow the place up to hell."

Was in the room after
the fire. Smelled kerosene on Excelsior
& paper. Saw a can of oil & a tumbler with
oil in it.

POOR QUALITY
ORIGINAL

0667

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

of No. _____

being duly sworn, deposes and says :

Aunie Burns lives on 3^d floor 217 E. 26th
On Evening of 8th June was looking out
of her window - a match (lighted) fell
upon her head. Looking up she saw
Mr Green closing the blinds of her
room. Shortly after (about a minute)
looked up & saw that the room of
Mr Green were on fire - & gave alarm
On Monday (day before fire)
heard defendant threaten to burn
the place. She was always guardedly
making trouble

Subscribed and sworn to, this _____ day of

188 , before me,

POOR QUALITY
ORIGINAL

0668

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

of No. _____

being duly sworn, deposes and says :

Dan Lynch, janitor of 217 E. 26th St.
was on 4th floor shortly before fire
went to vacant rooms opposite those
Mr Green had occupied while
opening door of those rooms. heard
some one turn knob of kitchen door
of Mr Green's rooms, but it was
not opened. He opened windows
of vacant rooms, went down
to sidewalk & was talking to Green
when he saw Mr Green walk
out of the house to towards 2nd Ave.
This was about 3 minutes after he
was on 4th floor. About five minutes
after the left fire was discovered.
He went up to 4th floor broke in the
door of rear room of Mr Green's
apartment. found fire burning in
each bedroom. Saw Mr Green
on opposite side of street about ten
hours after fire. pointed her out to
officer Faridy who arrested her.
By order of the agents he had notified
Mr Green to leave the house.

Subscribed and sworn to, this _____ day of _____

188 , before me,

POOR QUALITY
ORIGINAL

0669

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

of No.

being duly sworn, deposes and says:

Robert Douglas fireman of Engine
16. had the pipe at this fire.
First Entered rear room, fire
coming from rear bedroom. gave it
a dash or two of water, then went
through hall to front room & put
water into front bedroom -
fire burning in each bedroom
in piles of excelsior. no old bedstead
in front bedroom.
No furniture in
rooms.

Subscribed and sworn to, this

188 , before me,

day of

POOR QUALITY
ORIGINAL

0670

7.
Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

[Form No. 3.]

(155 & 157 MERCER STREET.)

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

Officer *Thos Cassidy* of 18th Det
being duly sworn, deposes and says:

was on Oct 25th at 3rd Ave. when alarm
of fire was given. Went to premises,
Woke in rear door of room, saw fire
coming from bedroom, closed door, ran
up stairs & got all tenants down
was told by family that Honora Green
was suspected of setting place on fire
heard she was seen on 3rd Ave. looked for
her but could not find her. Afterward
about an hour after fire
she was pointed out on opposite side of
street from fire. I went to her & turned her
had a box in her hand. Said she had moved
away. had no property in room, that
not been in the house since moving.
Took her across the street, on being con-
fronted with the tenants, she admitted
having left the house about an hour
before. Took her to station house
next morning on her way to Court. She
said the keeper at C. C. gave her
away, that she wished she had taken
it with her, had it in her hand twice
to do so but did not. Said she was
insured for \$1000 that policy in her
box. Afterwards told Fire Marshal it
was in her home in 29th St.

Subscribed and sworn to, this _____ day of _____

POOR QUALITY
ORIGINAL

0671

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

She has it in her possession all the time. and when a search was proposed
being duly sworn, deposes and says:

she produced it. After taking her testimony she went back to room. Examined there found Kerosene on Excelsior paper a glass with a little Kerosene in it. A can containing Kerosene

Subscribed and sworn to, this

1887, before me,

day of

POOR QUALITY
ORIGINAL

0672

People

m

Honora Green.

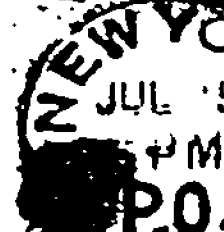
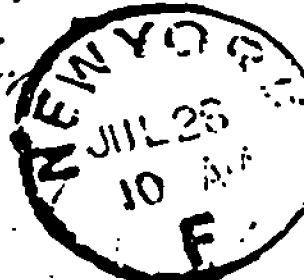
alias McCarty.

Abstract of
Evidence

POOR QUALITY
ORIGINAL

0673

District Attorney's Office
City & County of
New York



Mrs Annie Blaine
217 - East 24th St
City

3rd Floor

**POOR QUALITY
ORIGINAL**

0674

*District Attorney's Office,
City & County of
New York.*

New York, July 25th, 1887.

People
v ; Arson.
Honorah Green :

Mrs. Annie Burns,
217 East 26th Street,
(3rd flight)
N. Y. City.

Madam:

I am instructed by the District Attorney, to inform you that he will, on the first Monday of August, move the Court of General Sessions, at Part One thereof, to allow you your fare between Bath Beach and New York City, upon the occasions of your attending the trial of the above entitled case, and also your expenses while waiting as a witness on said trial.

You will please be present on the date mentioned.

Yours respectfully,

R. D. Parker

Chief Clerk.

POOR QUALITY
ORIGINAL

0675

New York July 16th
Sir.

My wages for the summer season
twenty dollars a month. my board and
lodging and car fare and all my
trouble and out of work and don't
know how long I will be out of work
as everything is dull. that I don't think
that a hundred dollars will be any to
much. you can depend on me that
that if it had not been for me as I was
the first one that saw it the whole place
would of been burnt down.

Anne Burns.

217. East 26. Street. third flight
New York.

I think this is the third flight
who was material & I don't know
any in the arson case of the
Brahmin. I have seen her before
from Bath Beach. I don't know
land. & this city she refused
white waiting on the
faded case. I don't know
July 17/07.
Dale Davis
Adm. D. Davis
Approved
July 25/07
J. M. Davis
a. d. c.

POOR QUALITY
ORIGINAL

0676

People
Honorah Green
~~Matthew all inter~~
Arson

In accordance with
the approval of the
Dist. Ct. in this, the
App. will please move
the court for the allow-
ance of Anne Burns'
fines & expenses incurred
upon the above entitled
trial - not to exceed, in
my judgment, five dol-
lars.
July 25/87. ASD

The applicant has
been notified to be
present. ASD

POOR QUALITY
ORIGINAL

0677

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

POLICE COURT—

4 DISTRICT.

of No.

says that on the

day of

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

Street, being duly sworn, deposes and

Mary Coughlin
217 @ 36th St
June 1889
Hannoch Green
know her / and unlawfully and lawfully
and feloniously committed the
crime of arson in the following
manner to wit that at about
the hour of 8 Pm on said
date said defendant did
leave her premises on the
4th floor of house 217 @ 36th
the same being a dwelling
house with tenants therein
and that about two minutes
after leaving said premises
defendant discovered the same
to be on fire and furiously
hurrying that defendant gave
an alarm had said burning
premises opened and
discovered the same to be
a fire and bedding soaked
with oil burning in the same
Defendant further says that
there was no other person
about said premises but
said defendant at the time

Mary Coughlin

Sworn to before me
this 9th day of June 1889
A. J. White

Parker

POOR QUALITY
ORIGINAL

0678

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

217 E. 26th St.

June 8/87. 8³⁰ PM

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

Mary Connelley

of No. 217 E. 26th St.

being duly sworn, deposes and says:

On the Evening of the 8th of June - (Wednesday last) I was sitting at the front door of the building that leads into the alley way of No 217 E. 26th St with my sister. When a lighted match fell upon my sister's head. We looked up at the house to see who threw it down. I then saw some person closing the blinds in Mr Green's room. I could see the hands waving as the blinds were pulled shut. Directly afterwards Mr Green came out of the house & went rapidly away towards Second Avenue. I saw smoke coming from her windows & my sister & I crossed the street & I could then see smoke & fire in her rooms. I then called my father who was on 5th floor, a gentleman passing asked me what was the matter. I told him the case & to the Engine house in 25th St & stopped there. I have lived in the house about Eight years. I know Mr Green since she lived in the house four months. We had trouble with her. She kept a sort of a fast house & it was noisy. She had threatened several times to burn the house on account of quarreling with the

Subscribed and sworn to, this

188, before me,

day of

POOR QUALITY
ORIGINAL

0679

Corphlin

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

neighbors - She was
finally ^{of No.} *dispossessed - After she got*
the dispossess. I was in the yard & she
being duly sworn, deposes and says:

was at her window. She said then,
"Well I am going. I'll take all the
tenants with me. I'll blow the place
up to hell" - We were always afraid
she would burn the place - I was in
her room about an hour after the fire
I smelled kerosene there, saw excelsior
& paper with oil on it - A tumbler that
had contained oil, & a kerosene can,
with oil in it - The excelsior that was
given to Mr. Leary was taken from the room
by my sister -

Mary Corphlin

Subscribed and sworn to, this

10th

day of

1887, before me,

George H. Hughes me Clerk
Notary at Large 1887
City of New York
Witnesses
John J. Smith
John J. Smith

POOR QUALITY
ORIGINAL

0680

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

217 E. 26 St.

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

Annie Brown.

of No. 217 E. 26 St.

being duly sworn, deposes and says:

I live on 3rd floor of

House. I know Mrs. Green since she lived there about four months, she lived on the floor above me. Last Wednesday Evening about two minutes of 8 - I was looking into my window, when a light match fell on my head I ~~looked up~~ ^{washed it off} I looked up & saw Mrs. Green pulling in the blinds. About a minute after, I looked up again & saw her room were on fire - I gave the alarm the day before (Tuesday) I heard her threaten to burn the place. She had been dispossessed. I do not know why. She was always making trouble in the house. She was always quarrelling -

Annie Brown
mark

Subscribed and sworn to, this

10 day of

June 1887, before me,

James H. Brown now that
I have seen of Brown 1887
his name is James H. Brown

POOR QUALITY
ORIGINAL

0681

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

217. E. 26th St.

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

Mamie Devaney

of No. 217. E. 26th St.

being duly sworn, deposes and says: I live on 26th St.

I know Mrs. Green. About two weeks before the fire - she was looking out at her back window & I was looking out at my window. Some children were in the yard. I heard her say "I'll blow this house to hell". I did not see her on the night of the fire.

Mamie Devaney

Subscribed and sworn to, this

1st

day of

June 1887, before me,

James H. Devaney
Notary Public
in and for the City and County of New York

POOR QUALITY
ORIGINAL

0682

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

of No. 217 East 86th St

being duly sworn, deposes and says: *Anna Janitor of the*

above number buildings on the eve of the 8th of June I was showing some rooms to some parties wishing to rent on the 3rd floor they left I then went up to the 4th floor next to Mrs Greene's rooms and while there trying to open door I heard some one in Mrs Greene's room turn the knob of her back (kitchen) door it was not opened so I went into the rooms I intended to go opened the ~~door~~ windows then left and went down to the side walk talking to the grocery man when she passed out of the front door and went toward 2nd Ave this was not more than 3 minutes after I was up on her floor she had not been ~~gone~~ more than 5 minutes. When I heard the alarm of fire I then went up to the 4th floor to Mrs Greene's room found the doors locked I helped to burst in the door went in and found the place all ablaze, I seen the ~~specimen~~ ^{on some} on the floor did not take any notice of oil I then came to the street, about an hour after the fire Mrs Greene returned to the opposite of the street, I pointed her out to the officer and he arrested her

Subscribed and sworn to, this

188, before me,

day of

POOR QUALITY
ORIGINAL

0683

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 MERCER STREET.)

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

I do not know
of any threats. but I was told
being duly sworn, deposes and says: by the agent of the
house to inform Mrs. Greene to vacate
the room as soon as possible. she said
he need to bother as she had other room.
When I broke in the rooms. I found the
both bed rooms on fire

D. F. Lynch

Subscribed and sworn to, this

19

day of

18th May 1907

1887 before me

James H. Hagan was then
present
and when asked
if he saw any
other persons

POOR QUALITY
ORIGINAL

0684

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Harorah Green being duly examined before the undersigned,
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* *e*; that the statement is designed to enable
h if *he* see fit to answer the charge and explain the facts alleged against *h* *e* that
he 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.

Harorah Green

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer,

Ireland

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

Answer.

239 E 17th St. 1 day

Question. What is your business or profession?

Answer,

Worker

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

Mrs. J. Green

Taken before me this

day of

1887

Police Justice.

POOR QUALITY
ORIGINAL

0685

BAILED,
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
Street,
No. 5, by
Residence
Street,
No. 6, by
Residence
Street,

Police Court--

District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Connelley

217 E. 26 St

1. Edmund Green

2.

8.

4.

Offence

Dated

188

John A. White

Magistrate.

Charles J. ...

Officer.

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 ...

No. 9, by ...

No. 10, by ...

No. 11, by ...

No. 12, by ...

No. 13, 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 Edmund Green

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

Dated June 9 188 A. White Police Justice.

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

Dated June 9 188 A. White Police Justice.

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

Dated June 9 188 A. White Police Justice.

**POOR QUALITY
ORIGINAL**

0688

THE CITY OF NEW YORK DEPARTMENT OF RECORDS AND INFORMATION SERVICES MUNICIPAL ARCHIVES	
SEPARATION SHEET	
INSTRUCTIONS: For each item or unified group of items separated, complete two <u>exactly</u> duplicate forms. Place one form within the collection at the exact place the separated item would occupy if it could remain in the collection. File the other form with the separated item in its new location.	
DESCRIBE ORIGINAL LOCATION OF ITEM (S):	
1. Record Group: COURT OF GENERAL SESSIONS INDICTMENTS	2. Subgroup:
3. Series: COURT OF GENERAL SESSIONS INDICTMENTS	4. File Unit & Box No. Green, H. "G" 6187 Box 265 Folder 2550
5. BRIEF DESCRIPTION OF ITEM (S): DRAWING OF INTERIOR 217 E 26 ST.	
SEPARATED TO:	
6. New Location: Oversize box	7. Room:
8. Date Separated: 1-15-98	9. Separated By: M.L.

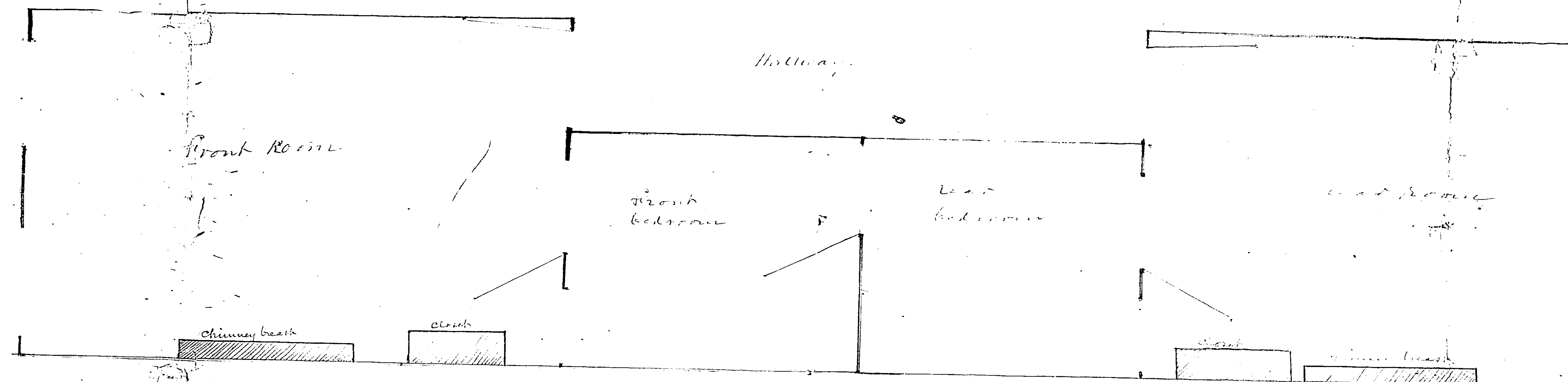
0687

**REDUCTION
CHANGED
TO 17x**

LUED PAGE

0688

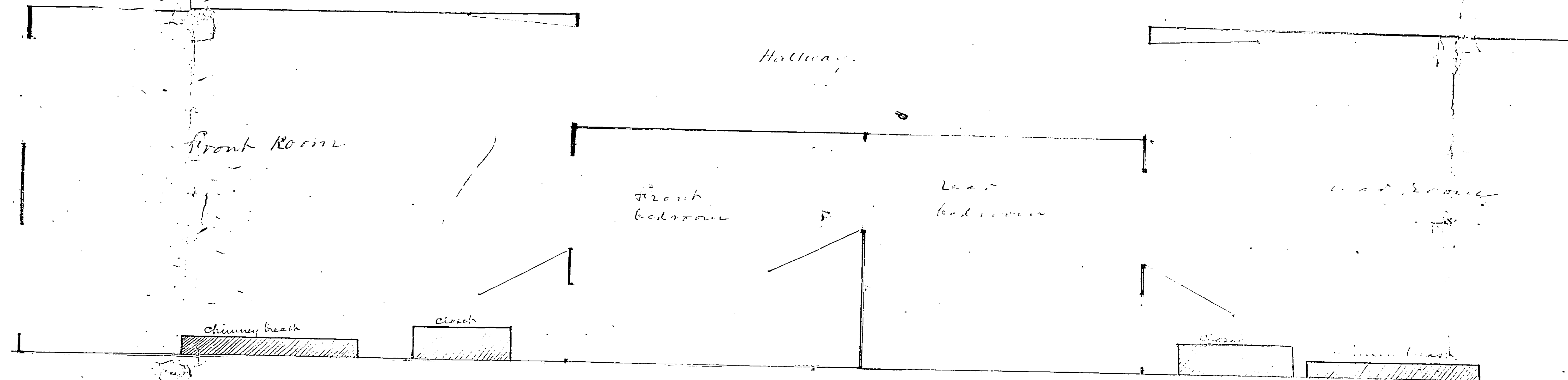
217. E. 26th St.
Front



LUED PAGE

0689

21st & 26th St.
Front



0690

**REDUCTION
CHANGED BACK
TO 14 X**

POOR QUALITY
ORIGINAL

0691

*District Attorney's Office.
City & County of
New York.*

Copy

New York, July 25th, 1889.

People
v
Honorable Green : Arson.

Mrs. Annie Burns,

217 East 20th Street,

(3rd flight)

N. Y. City.

Madam:

I am instructed by the District Attorney, to inform you that he will, on the first Monday of August, move the Court of General Sessions, at Part One thereof, to allow you your fare between Bath Beach and New York City, upon the occasions of your attending the trial of the above entitled case, and also your expenses while waiting as a witness on said trial.

You will please be present on the date mentioned.

Yours respectfully,

A. D. Parker

Chief Clerk.

POOR QUALITY
ORIGINAL

0692

Boyle

5

Honora Green

Green,

Wm. Green
Green, Wm. Green

6/4

POOR QUALITY
ORIGINAL

0693

570

The People
vs.
Honorah Green,
alais
Honorah McCarty.

Court of General Sessions, Part I.
Before Recorder Smyth.

July 11, 1887.

Indictment for arson in the first degree.

Mary Coughlin sworn and examined.

I reside 270 East 26th Street, I know the defendant by sight about four months, I saw her pass in and out since she occupied the room, the Defendant occupied the fourth floor and I the fifth. I recollect on the evening of the 8th of June about eight o'clock being in front of the premises, I was sitting at the alleyway door when my attention was attracted by a burnt match that struck my sister on the head, I looked up and I saw the Defendant, I saw her arms and the reason I knew it was her was by the dress she wore. I stood there talking and during the time I was talking she came down stairs and walked rapidly down towards Second Avenue and when she had passed I heard boys screaming on the street, I looked up and saw smoke coming from Mrs. Green's apartments, they were all in a blaze and the smoke was coming out. I went to go upstairs but the firemen and the policemen would not let me go upstairs to the rooms which I occupied. I shouted. My sister is not here to-day, I occupy the fifth floor of this house, I live with my father who is a widower. About an hour after the alarm of fire Honorah Green came on the opposite side and I pointed her out to the officer of the 18th precinct, he arrested her and I went and complained against her at the Station House. Before the fire she had trouble with

**POOR QUALITY
ORIGINAL**

0694

the people in the house, they spoke to the agent about it and the agent had given her a dispossess. Several times during the four months she lived in the house when she got anyway intoxicated she would say if she lived she would take all the people with her out of the house. I was not present when these people had any conversation with the agent of the house. I was standing on the other floor listening and I heard her about a month or two months before she left, before the fire occurred say to some people that she had in her apartments, that when she would leave the house she would take all the tenants with her, she would burn the house and blow the house to hell.

Cross Examined.

I am twenty-two years old, my husband works in the country and comes home Saturday night. I don't know the Defendant ten years, I lived in the same house that she lived in in 25th Street, I was quite a small girl and do not remember her, I do not remember ever seeing Mrs. Green there, I have no hard feelings toward her, I had no trouble with her about two weeks before she was arrested, I did not strike her in front of her door, my sister had no trouble with her the night before the fire but I am aware of the fact that my sister had some trouble with her, I was not aware of the cause of the trouble, I do not know that my sister wanted to borrow some money of her, fifty cents, I know that my sister is not indebted to her, I deny having struck Honora Green, I used to speak to her very friendly and bid her good morning and good evening. On this night in question I believe it

**POOR QUALITY
ORIGINAL**

0695

was to the best of my judgment about eight o'clock when I saw her because it was just getting dark, I am willing to swear that the sun had set, my sister was with me and our babies, we were after having our tea, we were sitting on the stone step, on the threshold and the match dropped upon my sister's head, there was no flame but the spark was on the match, it struck my sister near where I was sitting, I looked up; this is a five story house, I saw the window and an arm in the window of Mrs. Green's room, I know it was Mrs. Green's room because the dress she had on she was arrested in the same wearing apparel, it was a light pink dress with a flower in it, she did not have her arm out of the window very long and when she came down she walked as fast as she could toward Second Avenue, I do not know that there is an unfriendly feeling between my sister and the Defendant. I knew that the Defendant had moved her things out in the morning but I did not know that she had moved her furniture with the exception of two bedsteads and the mattresses. There is a witness here who was present when I heard the Defendant say that she would burn the house and blow the house to hell, I do not know who was present with her when she spoke. I do not know that my sister once said she would go up to the Island or she would fix her and burn her house, that is burn Mrs. Green's house, my sister never made any such remark.

Annie Burns sworn.

I reside 217 East 26th Street and am there going on two years, I know Honarah Green, she lived four months and one week there, I recollect the eighth of June about

**POOR QUALITY
ORIGINAL**

0696

eight o'clock in the evening, I occupy the second floor upstairs, that would be the third floor, right under Mrs. Green; the fire took place about two or three minutes to eight o'clock. I was looking out under her window, when I was looking out the match came down on my hair, I put my hand up and shook the match out of my hair, I put my head up and Honora Green had hold of the shutters, she pulled the head like that when she seen me, the windows were about that length closed, I turned my head up to Third Avenue for a second and I did not expect that she was in the room when I seen her; as I turned back again my head to look at the window the flames and smoke was out on the window. I ran as far as I could down stairs and hollered fire to everybody there on the street.

I did not expect that any soul in the rooms would get out alive. I heard the Defendant say the day before that that she would send the house to hell, she was talking to nobody and nobody was interfering with her, I heard her say that she would send the house and them was in it blazing to hell. I know Mrs. Coughlin, she lives on the fourth floor above Honora. She was down stairs at the door with her sister and baby when I looked out of the window and the children were right around the block, I saw them there at the time this match fell, the match was burning when it struck my hair; the prisoner always threatened that she would burn them up to hell, I could not really tell you how often I heard her say that; she had no trouble with me, she spoke to me several times, I never spoke to the woman in my life time.

**POOR QUALITY
ORIGINAL**

0697

Cross Examined.

I am living there going on two years, I am a living out girl but when I am out of a place I come right there and live with Miss Whalen, she keeps a boarding house for servants out of places, sometimes she has five or six, she does not keep a house of prostitution, she is a decent girl. I know I looked out of the window a few minutes after eight because I looked at the clock which was in the kitchen. I was intending to go to church but could not go because it was too late. I have not talked with anybody about this case since it occurred - excuse me, I have talked with the fire marshall and Mrs. Coughlin's sister, Mrs. Devaney and Mrs. Coughlin herself. I brushed the match out of my hair, it was burned black, there was a spark on it when it came on my head. I know nothing about any trouble that Mrs. Coughlin or Mrs. Devaney had with the Defendant, Mrs. Devaney never told me anything about it nor Mrs. Coughlin, I do not know that Mrs. Coughlin struck the Defendant one day in front of her door, I do not visit those women.

Robert Douglas sworn.

I am a fireman of 16 engine and recollect the night of the 8th of June there was a fire at 216 East 26th Street. I was in the engine house at the time of the alarm which is in 25th Street between Sec ond and Third Avenues. The alarm came in pretty near 7.55 or eight o'clock; we proceeded with the engine to 216 East 26th Street and found the fire on the fourth floor, we started our line of hose and went right into the rear bed-room, the fire was coming out then through the door, we went down upon our

**POOR QUALITY
ORIGINAL**

0598

hands and knees to get in, the blaze was coming out so fierce that we gave a couple of dashes of water and got orders then to go into the front bed-room, back in through the hall, the fire was burning fierce in that room too and we put the water on that and then we got orders to go back into the back bed-room again to overhaul the stuff, a lot of excelsior in the back bed-room, it was piled up along side the edge of the wall, we got the fire pretty well down; we went into the front bed-room and there seemed to be an old bed-stead and mattress, the bed-stead was all charred and burned, we found carpets and everything off the floor, there was no furniture in any of the rooms that I could see only little bits of straw seemed to be under the carpet; the back bed-room door was all burned off leading out into the kitchen, the wood-work all charred and burned around the sur-base of the room and around the windows leading out from the bed room into the hall. We left the place in charge of the Insurance Fire Patrol. The date of the alarm that came to the engine house is entered upon a journal. I came back from supper, I would not be willing to swear but the sun had set but it was not shining when I went to this house.

Patrick Farrell sworn.

I reside 217 East 26th Street and am back and forward there for five or six years, I occupy the fifth floor with my family, I have three children, they are all married, I recollect the night of the fire, myself and my son-in-law were in the house, I was lying on the sofa;

**POOR QUALITY
ORIGINAL**

0599

to the best of my opinion the building is in the 21st ward; the fire was at eight o'clock to the best of my opinion, the room was full of smoke, I could not know what time it was, I was trying to get out with my life as well as I could.

Thomas Cassidy sworn.

I am a police officer of the 18th precinct, my post on the night of the fire was in 25th Street, I went on duty at six o'clock, the premises 216 East 26th Street was not on my post, I recollect hearing the alarm of fire on that evening as near as I can recollect it was ~~saw~~ 7.40, I was standing on the corner of 25th Street and Third Avenue and ran down 26th Street with an officer who was standing with me at the time to 216 East 26th Street, we found smoke coming from the window of the fourth floor, the blinds were closed, we went upstairs and found the doors were locked, there was smoke coming through the fan over the door leading into the kitchen, I tried to get in but the door was locked, I put a foot and forced it in and the flame came out, I went upstairs to the fifth floor to tell the people to come down as quick as possible, I came down stairs again on my hands and knees and the smoke was coming out in the hall, I met the firemen coming up on the third floor, I did not go back into the room with the firemen, I remained there in the hall to keep the tenants from coming up after their things and to give the firemen a chance to work. Then I learned from some of the tenants in the house that they suspected this Mrs. Green set fire to the place and in consequence

**POOR QUALITY
ORIGINAL**

0700

of what I heard I arrested her about an hour after. I did not remain there all this time, I went as far as 25th St. and Third Avenue, I ascertained the Defendant went down Third Avenue, I came back to the fire and remained there until it was put out. I went into the rooms after the fire was put out and before I arrested Mrs. Green. I found in the kitchen in the closet a kerosene can lying there and no cork in it, I picked up a glass with no bottom lying on the mantel-piece in the corner and it smelled of kerosene, I went into the front room and picked up some excelsior lying on the floor and containing matches and it smelled of kerosene. The can now shown me is the one I picked up in the closet, I marked the excelsior now shown me, I identify the glass shown me.

There was in the rooms as far as I could see a couple of bedsteads, they were all broken though and they were charred. I think it was about eight o'clock when I arrested the Defendant, she was up to the fire walking on the other side of the street towards Second Avenue. I asked her if she was Mrs. Green and she said yes. I asked her if she was aware her apartments were on fire? She said no. I said, "don't you live there?" She said, "I have but I have moved." I said, "you have been there to-night." She said, "No." I said, "Have you left any property belonging to you in the premises?" She said, "no." I said, "please step across the street with me." She stepped across. I asked the folks there that complained to me about it in her presence if that was the lady and they said yes. I says then, she tells me she aint been in the house or in the premises to-night.

**POOR QUALITY
ORIGINAL**

0701

They says, yes, we saw her going down stairs. I says to her, "is that so?" She says, "yes, I was there but it is an hour ago." I asked her then if she left any property and she said, "I left a couple of bed-steads and mattresses that was buggy, I didnt want to take them, I left them there in the rooms." I asked the people to come to the Station House to make a complaint and they did so. I took the Defendant the next morning to Court about eight or nine o'clock and had a conversation with her on the way. I asked her if she was insured and she said, "yes, in the Metropolitan Insurance Company." I says, "have you got the policy with you?" She said, "yes, I have got it in a box, do you wish to see it?" I said, "no, not now"; she had a box. I asked her what about the kerosene oil can? She said, "did you find that?" I says, yes. She says, "that is bad, it gives me away, I had it in my hand twice with the intention of taking it away but I did not do so, I left it there. There is all the conversation I had with her.

Mr Purdy: I offer the can, the goblet and the excelsior in evidence.

By the Court: Q. How many doors were there on these premises?

A. Two, one leading into the front room and one into the rear. Q. There were two doors on fire and I understood you to say that both of those doors were locked and fastened when you got upstairs and you forced open one door and as soon as you did you discovered the whole place on fire?

A. Yes, I closed it afterwards to keep the blaze from the hall so that the people could get out.

**POOR QUALITY
ORIGINAL**

0702

George H. Sheldon sworn and examined.

I am Fire Marshall of the City of New York, I visited the premises 217 East 36th Street in this city; this is apparently a correct plan of the premises where the fire took place. I visited the premises on the 9th and 10th days of June. This is the front of the building here, four rooms, a large front and rear room and two interior bed-rooms. I found considerable burning in these two rooms, A the front bed-room and B, the rear bed-room, the burning was chiefly in those rooms, the floor was burned, the floor B was burned just along side the partition between A and B near the doorway, the base-board was burned, the door communicating between the bed-rooms was burned, the door communicating with the rear rooms from bed-room B was burned, the panel of the door was burned through. Here is the window between the large room and bed-room B, the fire extended through there and had burned the closet door somewhat, charred it and the fire had extended up the lathing, the studding of the partition was burned between bed-room B and the large room and the ceiling of the beams of that bed-room was also charred. In bed-room A the fire had burned through the window between bed-room A and the front room, burned the casing of that window and burned the door between bed-room A and the front room slightly and it extended up. In this room was the remains of a bedstead and it was apparent from the burning that something had laid on the bedstead which prevented the burning of it entirely, the bedstead was knocked to pieces and charred. I found pieces of excess in these rooms, the ceiling of the

**POOR QUALITY
ORIGINAL**

0703

beams of bed-room A were also charred. There was a box lounge covered with horse hair in the large, rear room.

I have been Fire Marshall fourteen years. The fire which I have described entered into the fibre of the wood charred in quite deeply. I saw the Defendant at Court I think, on the 10th of June, I did not have a conversation with her in Court but I saw her in the afternoon in the prison and then had a conversation with her. I cautioned her, I told her who I was and explained to her what her rights were, I told her I wished to ask her a few questions, I told her that she was committed for trial on this charge of arson and wish to ask her some questions and that it was her privilege to refuse to answer any questions I put to her or to give me any information whatever and then I asked her in regard to her insurance. I said, "you are insured I believe?" She said she was. I asked her for how much and she said a thousand dollars. I asked her in what company and she said the Metropolitan. I told her there was no such company but she insisted on it that was the company. I told her I wished to see the policy and she said she did not have it. I asked her where it was and she said at her rooms in 29th Street in her trunk - she put it in her trunk when she moved from 26th Street and it was in her trunk. I asked her if she did not tell the officer who was present with me that she had the policy with her in the box which she carried; she rather evaded that, I do not think that she denied it; I then demanded that the box should be searched. She had a small green pasteboard box with her perhaps a foot or so square. The keeper called the matron into the

**POOR QUALITY
ORIGINAL**

0704

room and ordered her to examine the box. The Defendant then said, "wait, I will see." She went back into her cell and came out with a newspaper folded up and unfolding that she handed me this insurance policy, which is on the Niagara Insurance Co. for one thousand dollars in the name of Norah McCarty, insuring property in the premises 217 East 26th Street, dated 17th of February, 1937 to run one year for household furniture, beds and bedding, the usual form of household insurance. I called her attention to the fact that she was known as Honorah Green and that this policy was in the name of Norah McCarty. She then told me McCarty was her right name but she was going by the name of Green. I took the policy from her and gave her a receipt for it. She told me that she wished she was out of there and she would not make any claim against the insurance company if they would let her go out of jail. I do not think I made any reply to that. I did not see these things that have been produced here in the premises for the officer had taken charge of them. After getting this policy I notified the company, but they paid no attention to it. (The policy was offered in evidence.)

Cross Examined.

She did not tell me that McCarty was her maiden name. She told me that she did not have the policy, that it was in her trunk in 29th Street, I am perfectly sure of that. Did not she tell you it was not in the box but she would go in and get it? No, she did not tell me anything of the kind, she did go in and get in after I requested the box to be searched but previous to that

**POOR QUALITY
ORIGINAL**

0705

when I had asked her about it she told me it was in her trunk in 29th Street. My recollection is perfectly clear about this. This conversation took place in the ante-room of the 57th Street Court House. When the Matron was examining the box the Defendant said, "wait till I see. She then went back into the cell and came out with a folded newspaper and unfolding it, gave me the policy; she did not act as if she was uncertain where it was. Did not you think it very strange that she told you she had the policy in 29th Street and come out and gave it to you? No, I do not think anything is strange that occurs in my business. There was no mattress^{es} to examine in the room, they had been burned; there was simply a pile of rubbish that the firemen had overhauled and nothing more. I should think I saw as much excelsior there as would more than fill one mattress. Did not she say this, "if they let me go I wont make any claim for insurance"? No sir, just exactly as I stated, "if they will only let me out of this I wont make any claim against the company."

Robert Douglass recalled.

The book now shown me is the journal of Engine Company 16. I find an entry on it of this fire, 8.06; the entry I saw made by the Assistant Foreman; that '.06 means eight o'clock and six minutes, P. M. on the 8th of June, 217 East 26th Street. We had no other fire that night at that station.

**POOR QUALITY
ORIGINAL**

0706

Elias B. Dunn sworn.

I am an observer of the United States Signal Service, I keep a record for the United States government of the time the Sun rises and sets. I cannot tell you when the Sun rose on the 3th of June last but I can tell you that it set on that day about 7.29 P. M.

The Prosecution rested its case for the present.

The Case for the Defence.

Honorah McCarty Green sworn and examined by Counsel

I am forty-two years old and have reside in this country since 1871, I wash and iron for a living. I moved into the house 217 East 36th Street on the 2nd of February in this year. I was never arrested charged with any crime before. I moved out of the house on the 8th of June to 238 East 29th Street. I moved all my furniture but two bedsteads, two mattresses, four new comforters, two pair of new blankets and a trunk of clothes belonging to myself that I laid upon the bed; there was nothing else but a lounge which was no good, I was going to break it up for fire wood, I had an oil can and a glass there, I had hanging up in the back yard a white comforter, a sheet and a new made spread; it was a misty kind of a morning when I put them out, there was no drying till about two o'clock; at one o'clock I came down and the plumber took off my locks and bolts, he brought them down to 29th Street and put them up for me, I came up about four o'clock to the house, I think it was about five o'clock and stopped talking to a ^{woman} ~~man~~ out of Mr. Bedell's intelligence office in 25th Street, I asked her how is business and she said very good. She asked me if I was moving, I said yes, I was moving to 29th Street

**POOR QUALITY
ORIGINAL**

0707

it is just where the shoe-maker's sign is now, it seems a very nice house and clean. She said, "I am glad you are out of the old dirty, filthy place." We stood talking about three-quarters of an hour at the door. I went over to see the policeman's wife, if she wanted to wash to-morrow and she said no, she would wash on Friday; I said, it is as broad as it is long for me, I can fix up my place Thursday. I came up 26th Street into Third Avenue, I took the Third Avenue cars up to 35th Street to the storage place where I had my furniture in storage for seventeen months. I came down, there was no fire in 26th Street, I went down to Mrs. Conklin's and I left the dress that this girl swore I had when I threw the match out. I had no clean dress upon me because I was in my working clothes. Mrs. Conklin lives in 221 21st St., she was a very nice neighbor, I told her I had moved and she said, "I am glad you are away from the dirty pack of a house, you done what is right." I went up Third Avenue from 21st Street, I went in 26th Street opposite the distillery, I asked a lady who had a child in her arms what is the trouble? She said, "it is across the way over the grocery store, the fire is there. This was about eight o'clock. A lot of boys happened to be standing by and they said, Mrs. Green, your place is on fire." I said, "is that so, I suppose they could not let me out of the house as I went into the house." The little boys saw the officer and they said, "here is Mrs. Green." The officer comes over to me and says, "are you Mrs. Green?" I says, "yes." He said, "I arrest you, come across the street." I went across the street,

**POOR QUALITY
ORIGINAL**

0708

he got the rest of the witnesses and came down to the 22nd Street police station. The first witness was going to slash me on the sidewalk. I said, "you wont strike me as you did at the front door, I do not deserve that when I gave your sister \$3.75 and gave you fifty cents Friday night. Mrs. Devaney, her sister, came down the Thursday before this and threatened to smash the panels of the door. She said, "I will smash you in five hundred pieces", swearing a night oath, "or I will go twelve months to the Penitentiary." I says, "I have done nothing to you in all my life, I gave clothes out of my trunk to you that I had for my children twenty years ago, your sister came from the Lying In hospital and had not a particle of clothes to put around the baby. I heard that woman, Mrs. Devaney, swear that she wished the house was burned. I had no part more than the child unborn in this fire. My maiden name is Honorah McCarty, they wanted the first letter at the Police Station and I said Honorah Green. I had trouble with Mrs. Coughlin who was upon the stand to-day. I used to live in Mr. Kruses house on First Avenue and her sister had a room and bed-room there, this is nine years ago last Christmas in the month of December, this Mrs. Coughlin used to be with her father, she was quite a young girl at the time, she was about twelve or fourteen years of age. A little before the time of the fire I was working across the street for a policeman's wife, I was going in quite carelessly into my own place with my day's wages in my pocket, she had the baby in her arms, I was passing in, she jumped up and said to some one, "take this child out of my arms

**POOR QUALITY
ORIGINAL**

0709

until I lick her", calling a real bad word. I says, "make use of no bad language; she gave me a slap across the face. This was Friday, I made no complaint that day but on Saturday I went up, to the 57th Street Court for a warrant and the Judge told me that he could not give a warrant as there were none granted on Saturday. I came back and had to go to work Monday, Tuesday and Thursday and had no time to get a warrant. They did not interfere with me since. I had trouble with Mrs. Devaney about loaning her money and she owes me \$3.75, I loaned some of it in the month of April and more in the month of May. I never said at any time that I would burn the house down; the only person I ever heard say that was Mrs. Devaney, she was very drunk the same day, she was very intoxicated with liquor. I never made use of any threat that I would set any house on fire let alone my house. Before I went to Mrs. Conklin's house on the evening of the fire I went to my own house to see if my clothes were dry, I went up to my rooms and locked the door, I left the keys upon the lounge, I had a night key in my pocket and I just went right to the window. I felt the white spread and it was not dry and came right back and shut the door after me, it was a spring lock and I went out. I did not throw a match out of the window, I did not open that window since I took down my shades and curtains that day about half past seven in the morning, I had everything out of the house about half past eight but the two beds. It is not true what these two women say that they saw my arms in the window. The fire escape went from Mrs. Devaney's floor into my floor,

**POOR QUALITY
ORIGINAL**

0710

it is about half a dozen steps up. Of course if a person was bad enough they could come in. I left my oil after me, the lamp and that broken glass, I left two strips of carpet on the kitchen, two bedsteads, two pair of blankets and a trunk full of clothes. I did not set this house on fire and know nothing about it, I am perfectly innocent in the sight of God. The Jury can do what they have a mind to, I never done it, I am in America since 1871, I have been in the finest houses and the value of a pin I never took; no policeman ever arrested me for disorderly conduct, have been a hard working woman in New York City and made an honest living for my two children.

Cross Examined.

I have not anybody here to testify to my character, I guess I could get them. The Janitor, Mr. Lynch, told me I must leave 217 East 26th Street, he did not say that he would put me out, he said the landlord wanted the place, he did not tell me that he wanted me to go because I was fighting with the tenants, he said that Mr. Flannagan wanted me out; neither Mr. Lynch or Mr. Flannagan told me that the other tenants complained that I was getting drunk all the time, I never was drunk in my life. I left and went to 29th Street because I did not want to pay fourteen dollars a month for the summer, because I go away in the summer. I could not tell you where my husband is, it will be nine years next January since he went away, his name was William Green, he attended bar for Mr. Quigley, 130th Street, Harlem and I cooked there myself too. I put my furniture in storage two years

**POOR QUALITY
ORIGINAL**

0711

ago, I paid three dollars a month for the storage and seventy-five cents for insurance, I stored my furniture in 35th Street between Second and Third Avenues with Mr. Solls.

The Witness gave a long list of her household goods, and of clothing belonging to herself in four trunks. I was short of money and Mrs. Conklin sold my things and the goods that I had insured for a thousand dollars I only got twenty-five dollars for. I did not tell the officer when he arrested me that I had moved away everything and that I had nothing in the place except two old buggy bedsteads. I did not say to the officer that the kerosene can gave me away, I passed the remark that I had the kerosene oil can in my hand twice to take it down to 29th Street and was waiting until the counterpane was dry because I was quite tired for I had to do a good deal of running that day. My furniture was moved by a man who keeps a truck opposite a liquor store in 26th Street and Third Avenue, I could not tell you his name, I paid him four dollars to move me. Mrs. Delaney and Mrs. Coughlin lived on the top floor above me, I suspect Mrs. Devaney set fire to my place but I might be very wrong. Don't you think it very funny that she should set fire to your place underneath her father's place and burn them out? It might be just as funny as for me to set fire to it. I had no notion that there was a fire in my place, no more notion than this Court House is on fire.

I did not tell Fire Marshall Sheldon that my policy was up in 29th Street. I told him that I was insured in the Metropolitan Insurance Company for a thousand dollars

**POOR QUALITY
ORIGINAL**

0712

and he said there was no such company as that and asked me for the policy. I went into the cell and brought the policy back to the Marshall, I was going to burn it, I was going to strike a match and set fire to it because I was so mad at myself - it was not the cell that I went into, I put it under the seat I was sitting in. I said to the Marshall that if they would let me out of this trouble I would make no complaint against the insurance company because I did not understand the law.. The policy was in the name of McCarty my maiden name, and whenever I put money in the bank I put it in my own name. I was going to burn the policy because I got so disgusted because they blamed me for the fire. If you counted me out ten thousand dollars I would not take it because I had hard luck since I got insured. I got insured first because I wanted to be fortified against fire, I was insured when I had my furniture in 35th Street at nine dollars a year for storage and seventy-five cents a month for insurance, I don't know the name of the company it was insured in, I got the warehouse man to insure it for me.

Thomas Cassidy recalled.

By Mr Purdy: I was present when the Marshall questioned this prisoner, she told him that her policy was in 29th St. in her trunk.

The Jury rendered a verdict of guilty of arson in the second degree.

The Court sentenced her to imprisonment in the Penitentiary for seven years and six months.

POOR QUALITY
ORIGINAL

0713

Summary in the
case of
Hemphill Green
alias
McCurdy

filed June
1887

POOR QUALITY
ORIGINAL

0714

Grand Jury Room.

And both sides
PEOPLE

vs.

Honorable Green

Prison

This case to be among
the papers for the calen-
dar of the first Monday
of August, for the pur-
pose of the motion
within, for compensation
& witness.

ADP

POOR QUALITY
ORIGINAL

0715

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Monarch Tegen, otherwise
called Monarch McCarly*

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

Monarch Tegen otherwise called Monarch McCarly
of the CRIME OF *Arson in the first degree,* —

committed as follows:

The said *Monarch Tegen, otherwise called
Monarch McCarly,* —

late of the *Second* Ward of the City of New York, in the County
of New York aforesaid,

on the *nineteen* day of *June,* — in the year of our Lord
one thousand eight hundred and eighty-*seven,* — at the Ward, City and

County aforesaid, with force and arms, in the *night* time of the said day, a certain
dwelling house of one *Patricia Farrell,* —

then and there situate, there being then and there within the said *dwelling*
house some human being, to wit: *the said*

Patricia Farrell, —
feloniously, wilfully and maliciously, did set *on* fire ~~to~~ and burn, 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.

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

*Monarch Tegen, otherwise called
Monarch McCarly,* —
of the CRIME OF *Arson in the first degree,*

committed as follows:

The said *Monarch Tegen, otherwise
called Monarch McCarly,* —

afterwards, to wit, *one* day and in the year aforesaid, at the Ward, City and County
aforesaid, with force and arms, in the *night* time of the said day, a certain

dwelling of one *M. S. Perry,* —
then and there situate, there being then and there within the said *dwelling*
house some human being, to wit: *one Patricia Farrell,*

not on fire and
feloniously, wilfully, and maliciously did burn, 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. *Randy J. B. Martin*

DANIEL C. ROLLINS, District Attorney.

0716

BOX:

265

FOLDER:

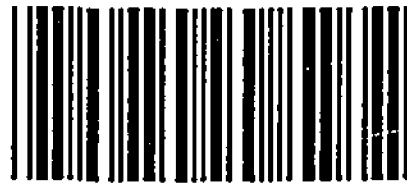
2550

DESCRIPTION:

Green, Philip

DATE:

06/13/87



2550

POOR QUALITY
ORIGINAL

0717

Witnesses:

William Brown

W 818 - 6th St

It appearing by the within affidavit

that it is impossible to secure the at-

tendance of Matthew Fleming

a material and necessary witness for

the People and without whose evidence

a conviction cannot be had. I there-

fore respectfully recommend that the

defendant, herein Philip

Green

be

discharged on his own recognizance.

N. Y., Aug. 14th 1887

Samuel H. Hurd

District Attorney.

City

Counsel,

Filed 13

day of June

1887

Pleads,

Not guilty 14.

THE PEOPLE

vs.

Philip Green

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

T. C. Hurd

Foreman

Aug 11, 1887

discharged on his verbal

recognizance - see

in docket.

Burglary in the Second Degree.
Sections 498, 506, 528 and 532.

POOR QUALITY
ORIGINAL

0718

Police Court— District.

City and County } ss.:
of New York,

Mathew Fleunung
of the Schooner *John W. Hull* gr. *lying at foot of 7th* Street, aged *51* years,
occupation *Sea Captain* being duly sworn

deposes and says, that the ~~premises~~ *No. 11* ~~Street~~ *Ward*
in the City and County aforesaid the said being a *Vessel* to carry
freight and said Vessel was fastened to the dock and
foot of 7th Street in 11th Ward
and which was occupied by deponent as a *dwelling*
and in which there was at the time a human being, by name *Mathew Fleunung*

were BURGLARIOUSLY entered by means of forcibly *breaking off*
three iron bars from the window leading to the
cabin of said boat.

on the *2* day of *June* 188*7* in the *night* time, and the
following property feloniously taken, stolen, and carried away, viz:

One box containing Books, of the value
of nine dollars
and one box containing one gold ring
in all of the value of about ten dollars
said property being in all of the
value of thirteen dollars

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
Philip Green (nowhere)

for the reasons following, to wit: *That at the hour of about*
8 o'clock in the night of the 1st day of June
1887 deponent went to bed in said
cabin, when said iron bars were
fast and secure on said window
That at the hour of about 3 o'clock
in the morning of the 2nd day of June
deponent was informed by William
Brown of No 818 6th Street that deponent

POOR QUALITY
ORIGINAL

0719

Boat had been Enticed, and Defendant discovered
that said Burglary was committed, and
the within described property was stolen,
Defendant is further informed by
said Brown that he saw said Defendant
Green jump from Defendant's Boat and
when jumping he saw him drop something
on the dock, that he gave said
Defendant chase, and caught him,
and when he returned to the dock
he found two Books on the dock
which were the Books, contained
in Defendant's Coat.

Defendant believing said information
to be true charges that said Defendant
did Burglariously Enter Defendant's Boat,
and did steal said property as
aforesaid.

Sworn to before me this 3rd day of Jan. 1887
John W. Brown Police Justice

Dated 1887 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1887 Police Justice.

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

Dated 1887 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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1
2
3
4

Dated

1887

Magistrate.

Officer.

Clerk.

Witness.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0720

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Watchman of No. 818 6th Street, being duly sworn deposes and

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

Sworn to before me, this 2 day of June 1887 } William Brown

Wm Murray
Police Justice.

POOR QUALITY
ORIGINAL

0721

Sec. 198-200

CITY AND COUNTY
OF NEW YORK.

3rd District Police Court.

Philip Green 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. Philip Green

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. New Jersey

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

Answer. 441 East 26 Street 3 years

Question. What is your business or profession?

Answer. Work in a furniture store

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

Philip Green

Taken before me this

2

day of June

1887

William J. Brown
Police Justice.

POOR QUALITY
ORIGINAL

0722

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

Police Court- 3 District 818

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William A. Murray

Assistant District Attorney

John J. Green

Defendant

77 Avenue

Offence

Barney

Lawrence

188

Dated June 2 188

Murray Magistrate.

Edward Walsh Officer.

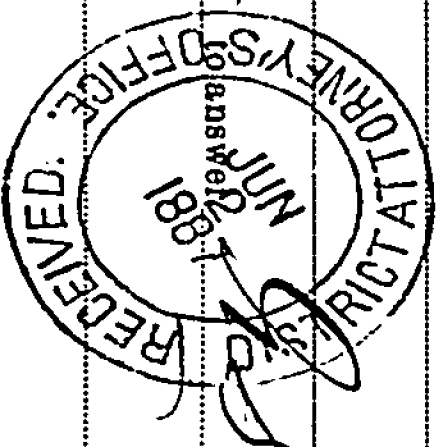
13 Precinct.

Witnesses *William Murray*

No. *818* Street.

No. _____ Street.

No. *1077* 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 _____

Philip Green

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

Dated June 2 188 *Wm Murray* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0723

Court of General Sessions.

THE PEOPLE

vs.

Philip Green

Burglary in the Second Degree &c

City and County of New York, ss.:

William Brown

being duly

sworn, deposes and says:

~~I am a Police Officer attached to the~~

~~I am Precinct a~~

~~6th night Watchman~~

~~Employed at the foot of~~

~~On the day of~~

~~188~~

~~located at~~

~~the alleged~~

~~of~~

~~the complainant herein, to serve it~~

~~with the annexed subpoena, and was informed by~~

I am also a witness in the case of the People vs Philip Green I have not seen Matthew Fleming the complainant in this case since meeting him at the Grand Jury Room General Sessions Building about the 15th of June 1887. I never saw the said Fleming previous to the time of Philip Green arrest and have no knowledge as to his whereabouts at the present time

Wm Brown

Sworn to before me, this

15th

day

of

July

, 1887

Wm H. Souder
Notary Public (47)
N.Y.C.

POOR QUALITY
ORIGINAL

0724

Court of General Sessions.

THE PEOPLE, on the Complaint of

Matthew Fleming

vs.

Philip Green

Offense :

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of Police Officer

William B. Mc

C. H. & Company, President.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0725

SLAUGHT & BAILEY,
SHIP BROKERS,
78 SOUTH STREET.

NEW YORK,

June 17th 1887

Chief Clerk of ~~Special~~ Sessions

Sir,

Capt Mathew Fleming
left here, with a clear & distinct under-
standing that he need not appear
or have any more bother — He is
now at Norfolk Va. & we look
for him back this way in abt
10 days from this date — Will
notify him to call on you
on his arrival —

Yours res
Slaughter & Bailey
Agents for Sch. John W. Hall

**POOR QUALITY
ORIGINAL**

0726

People
no.
Philip Green

POOR QUALITY
ORIGINAL

0727

Grand Jury Room.

PEOPLE

vs.

Philip Green

The complet herein
was to have ret'd by
the 10th. But this on
for 11th, serve complet
personally, sept 6th.

ADD

Grand Jury Room.

Part One

PEOPLE

vs.

Philip Green

Burglary

Aug. 4/87.

Mr. Moore,

Have officer in
case make afft as
to occupation & where
abouts of Complet, & ret
in turn, to discharge
on 22nd inst.

ADD

Officer served Rec;
he also has sub's
for witnesses

POOR QUALITY
ORIGINAL

0728

Police Department of the City of New York,

Precinct No. 13

New York, July 21st 1887

Chief Clerk
Dist^r Attorneys Office
Sir

Captain Matthew Hemming
of the ship John W Hall —
complainant in the case of
Philip Green Arrested June 2nd
for Burglary has gone to
Norfolk & will be back in 3
weeks

Might & Bailey 78 South
Street are the owners

Respectfully
Geo Little
Sergeant

POOR QUALITY
ORIGINAL

0729

1. District Police Court,
New York, June 1 1887-

Induct Attorney Martine
Dear Sir

In the case of
Matthew Fleming against
Philip Green, the complainant
Fleming is a sea captain and
is desirous of leaving the
city soon. Justice Murray
requests that you will place
the case on the Calendar
at your earliest convenience.

John F. Ahearn
Clerk.

M. C.

POOR QUALITY
ORIGINAL

0730

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPÆNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Mathew Fleming*
of No. *78 South* Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *15* day of *July* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Philip Green
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *July*, in the year of our Lord 188

RANDOLPH B. MARTINE, *District Attorney.*

**POOR QUALITY
ORIGINAL**

0731

100

Philip Green ^{vs.}

Bruglurey

John J. Carrall

245 Clinton

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the 14 day of July 1883

I called at No 78 South Sp

the alleged *Residence* of *Mathew Fleming*

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

Mr Bailey of the firm of Slaght & Bailey Ship
Brokers who are agents for the Vessel
Commanded by the Complainant Mathew Fleming
that he the said Mathew Fleming had sailed
for Virginia that morning & would not
return before about two months

Sworn to before me, this 10 day

of July, 188

of July, 1888
Wm. W. B. Trenchard
Notary Public
N. Y. Co.

John J. Carroll
Subpoena Server.

Subpoena Server

POOR QUALITY
ORIGINAL

0732

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Philip Green

Offense :

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of

John J. Carroll

Subpoena Server.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0733

Midaltowne comm Aug 10 1877
Mr Slaughter & Bailey
Gentlemen, yours
of the 1st inst is at hand
Consider our ferry vessel
I curdly now where to lay
to you where is there going to
Richmond ^{or} from any where
in my reach probably there can
bring back pig iron but now
you see as possible will be
discharged Friday at noon but
now how has your freight
Midaltowne W & B Douglas or Mr
Love New York tend to this fact
Now if you please there is new Rate
of freight on my bill of lading
is per agreement
Yours Respectfully
Matthew Fleming

POOR QUALITY
ORIGINAL

0734

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court

Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Matthew Fleming*

of No. *78 South* Street,

*in Connecticut
will be back
Monday*

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *11* day of *August* instant, ~~at the hour of Eleven~~ *at once* in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Philip Green

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *August* in the year of our Lord 1887

RANDOLPH B. MARTINE, District Attorney.

GLUED PAGE

POOR QUALITY
ORIGINAL

0735

Court of General Sessions.

THE PEOPLE

vs.

ip Green

County of New York, ss.:

and says: I reside at No.

James H. Driscoll

being duly

29 City Hall Place

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the *11th* day of *August* 188*7*,

I called at

the office of Slaight & Bailey 78 South Street who are agents for the Schooner "John F. Hall" of which Mathew Fleming the complainant herein is Captain

~~the complainant herein~~

to serve him

with the annexed subpoena, and was informed by *Mr. Bailey* ~~one of said~~

firm that Capt. Mathew Fleming is with his vessel in Connecticut discharging a cargo which he expects to complete by Friday night, and that in all probability he would be here by next Monday morning. I then asked if he was certain that said Fleming would return to the city Monday morning, and he said he was not certain but that it generally takes about 2 days to come from there to this city. This is the third time I called at said office but could never see the said Fleming personally and was on each occasion informed that the said Fleming was away from the city with his vessel.

He also gave me the annexed letter as the latest information received from said Fleming.

Sworn to before me, this *11* day

August 188*7*
Rudolph L. Schaff

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

James H. Driscoll

Subpoena Server.

POOR QUALITY
ORIGINAL

0736

Court of General Sessions.

THE PEOPLE, *on the Complaint of*

Matthew Fleming

vs.

Philip Green

Offense :

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

James H. Driscoll

Subpoena Server.

Failure to Find Witness.

The People }
vs }
Philip Green }

City and County of New York fo:-

William Brown being
duly sworn says:- That he resides
at No. 818 - 6th Street and is a
witness in the above entitled action.

Deponent further says that he
was present at the office of Slight &
Bailey with Officer E. S. Walsh
as mentioned in his affidavit
hereto annexed and heard the
information given to the Officer
which deponent corroborates as
being true.

Sworn to before me } William Brown
this 4 day of Aug. 1887 }
Adolph L. Schaif

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

POOR QUALITY
ORIGINAL

0738

THE PEOPLE

vs.

Philip Green

City and County of New York, ss.:

Edward S. Walsh

being duly

sworn, deposes and says: I am a Police Officer attached to the

13th

Precinct,

in the City of New York. On the

20th

day of

1887,

I called at

No. 78 South Street the Office of Plaght & Bailey the owners of the Schooner "John W. Hall" and was informed by one of the firm that the alleged Captain Mathew Fleming of said schooner the complainant herein, to serve him with the annexed subpoena, and was informed by

gone to Norfolk Va. with his vessel and is expected to return in about 20 days from said date, on or about Aug. 10. 1887 -

Sworn to before me, this

4

day

of

August, 1887
Rudolph L. Schauf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Edward S. Walsh

POOR QUALITY
ORIGINAL

0739

Court of General Sessions.

THE PEOPLE, on the Complaint of

Matthew Fleming

vs.

Philip Green

Offense :

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

Edward S. Walsh

13th

Precinct.

Wm. Brown

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0740

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. Green

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

William F. Green

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

The said *William F. Green*,

late of the *Eleventh* Ward of the City of New York, in the County of New York
aforesaid, on the ~~second~~ day of ~~June~~, in the year
of our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, about the
hour of *twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Matthew Fleming*,
the same being a vessel, to wit: the schooner called
the John W. Hall, Jr., then and there lying and being
therein, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *the said Matthew Fleming*,

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

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

against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity,

POOR QUALITY
ORIGINAL

0741

SECOND COUNT—

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

— Finding True —
Exhibit
of the CRIME OF ~~GRAND~~ LARCENY, ~~IN THE~~

~~DEGREE~~, committed as follows :

The said

— Finding True, —
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the ~~month~~ time of the said day, with force and arms,

*one coat of the value of seven dollars,
three books of the value of one
dollar each, one vest of the value of
four dollars, and one ring of the value
of five dollars,*

of the goods, chattels and personal property of one *Matthew Fleming*
in the said vessel, being —

~~in~~ the dwelling house of the said *Matthew Fleming* as
aforesaid, then and there being found, from the dwelling house aforesaid, then and there feloniously

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

Handwritten signature
District Attorney.

0742

BOX:

265

FOLDER:

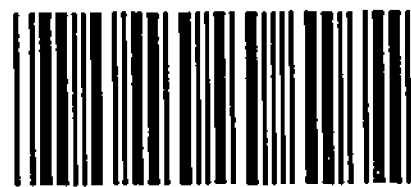
2550

DESCRIPTION:

Green, Thomas

DATE:

06/22/87



2550

256

Witnesses:

Counsel, _____
Filed 22 day of June 1887
Pleads Not Guilty

THE PEOPLE
vs.
B
Thomas Green
Wm. P. [Signature]
VIOLATION OF EXCISE LAW.
[III, R. S., (7 Ed), Page 1891, § 18, and Laws
of 1888, Chap. 340, § 51.]

RANDOLPH B. MARTINE,

District Attorney.

Oct 16 - 1888 V. W. D.

A True Bill.

Oct 22, 1888
F. C. Chace

Foreman.

Oct 27 - 1888
P. M. S. [Signature]
Compliment sent to [Signature]

POOR QUALITY
ORIGINAL

0743

POOR QUALITY
ORIGINAL

0744

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 Fagan

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

Thomas Fagan

(III. Revised
Statutes, [7th
edition] p. 1931
Section 13).

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

The said

Thomas Fagan

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *June*, — in the year of our Lord one thousand eight hundred and
eighty *seven*, — 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

Anthony Westphal 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 840, sec-
tion 5.)

SECOND COUNT:

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

Thomas Fagan

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

Thomas Fagan

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 *one*

Paula Lane, —

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

Anthony Westphal 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.

Richard J. Smith

District Attorney.

**POOR QUALITY
ORIGINAL**

0745

BOX:

265

FOLDER:

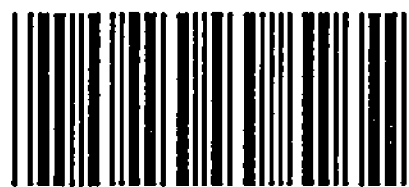
2550

DESCRIPTION:

Grohmann, Otto

DATE:

06/08/87



2550

POOR QUALITY
ORIGINAL

0746

#39

Witness:
Gretchen Bess.
4016 East 75th.

Counsel,
Filed, *L* day of *June* 188*7*
Plends, *7*

THE PEOPLE
vs.
Grand Larceny 5 degree
[Sections 528, 581 Penal Code].

Otto Grohmann
Quint
Pleads guilty

RANDOLPH B. MARTINE,

District Attorney.

S. 17. Luvogor 3 and 7/4

A True Bill.

H. K. K. K.
Foreman.

POOR QUALITY
ORIGINAL

0747

Police Court—3rd District.

Affidavit—Larceny.

City and County } ss.
of New York,

Gretche Reus

of No. 406 East 75 Street, aged 26 years,
occupation Housekeeper 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, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One (Ladies) Gold Watch of the Value
of Twenty five dollars
and plated Chain of the Value of two dollars
one Silver Watch with plated Chain
and Chain attached of the Value
of Eighteen dollars
Said property being in all of the Value
of Fifty five dollars

the property of deponent and Emiel Reus
her husband

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 Otto Grohmann (nowhere)

from the fact that on said day
the defendant was a boarder in
deponent's premises,

That on said morning said
defendant told deponent he was
going out to get the Newspaper
and he left and did never return
to deponent's premises,

That after he was gone for
about five minutes deponent
missed said property

That said defendant acknowledged
to deponent in the presence of
Witnesses that he did steal said
property as aforesaid

Gretchen Reus.

Sworn to before me, this

26

day

188

of Wm. J. McDevitt Police Justice.

POOR QUALITY
ORIGINAL

0748

Sec. 198—200

3

District Police Court.

CITY AND COUNTY)
OF NEW YORK.) ss.

Otto Grohmann 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.

Otto Grohmann

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer,

Germany

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

Answer.

Brooklyn.

Question. What is your business or profession?

Answer,

Fresco 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 guilty

Otto Grohmann.

Taken before me this

day of

May 1887

1887

John J. McLaughlin
Police Justice.

POOR QUALITY
ORIGINAL

0749

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court-- District. E 798

THE PEOPLE, &c.,
vs. OTTO GROHMAN
Complainant of the Offence

1 OTTO GROHMAN
2 _____
3 _____
4 _____

Offence Larceny

Dated May 26 1887

James A. Hays Magistrate.
Officer. 12 Precinct.

Witnesses
No. _____ Street _____
No. _____ Street _____

No. _____ Street _____
to answer G.S.

Cover

RECEIVED. MAY 31 1887 DISTRICT ATTORNEY

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 _____

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

Dated May 26 1887 John J. Homan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0750

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Otto Fiedmann

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

Otto Fiedmann

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

The said *Otto Fiedmann*,

late of the First Ward 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-*six*, at the City and County aforesaid,
with force and arms,

one watch of the value of
Twenty five dollars, two chains of
the value of two dollars each, one
watch of the value of fifteen
dollars, one chain of the value
of three dollars,

of the goods, chattels and personal property of one

Ernst Reuss,

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.

Handwritten signature

District Attorney.

0751

BOX:

265

FOLDER:

2550

DESCRIPTION:

Gross, John

DATE:

06/29/87



2550

POOR QUALITY
ORIGINAL

0752

343,
Counsel,
Filed *29* day of *June* 188*7*
Pleads,

THE PEOPLE

vs.

John Gross

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

F. J. [Signature]
Foreman

June 29th 1887
Reads July 2nd 1887
S. J. [Signature]

Witnesses:

Sections 488, 506, 528, 531
Burglary in the Third Degree
and Carrying a Dangerous Weapon

POOR QUALITY
ORIGINAL

0753

Police Court—2 District.

City and County } ss.:
of New York,

of No. S 845 and 847 Broadway Street, aged 51 years,
occupation Auctioneer being duly sworn

deposes and says, that the premises No S 105 and 107 East 13th Street,
in the City and County aforesaid, the said being a a four story brick
building in part
and which was occupied by deponent as a storage loft
and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
glass in a rear window in the top floor
or loft of said premises and with drawing
the fastenings of said window. Said window
leading from the fire escape in the rear of said building
on the 2 day of June 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Curtains Tassels
and cords. of the value of one
hundred dollars. \$100.00

the property of Deponent and his co-partner
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

John Gross (now here)

for the reasons following to wit: that at the hour of 2.20

o'clock PM June 20th 1887. Deponent
locked and securely fastened the doors and
windows of said premises and left them leaving
them in good repair and condition and said property
in said loft. And Deponent is informed by
Quint A. Stephan that at the hour of 6.45
o'clock AM June 22nd he found said premises
broken open as aforesaid. And Deponent

POOR QUALITY
ORIGINAL

0754

is further informed by Officer Richard
O'Hara of the 15th Precinct Police that
he arrested the said defendant at about
the hour of 11 o'clock P.M. June 21st
on Broadway near Waverly Place with
the aforesaid property in his possession.
Deponent has since seen said property
as found with the said defendant and
fully identifies it as his.

Wherefore deponent charges the said
defendant with burglariously entering
said premises as aforesaid and
feloniously taking, stealing and carrying
away the aforesaid property.

Sworn to before me
this 22nd day of June 1884 } John O'Regan

John O'Regan
Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated

1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY
ORIGINAL

0755

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation

Emmet A. Stehan
Owner

of No.

1054 107 E. 13

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John Otzger's

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

Sworn to before me, this

22

day of

June

188

E. A. Stehan

[Signature]

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged years, occupation

Richard O'Hara
Police Officer

of No.

1st Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John Otzger's

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

Sworn to before me, this

22

day of

June

188

Richard O'Hara

[Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0756

Sec. 198-200

CITY AND COUNTY
OF NEW YORK.

2 District Police Court.

John Gross being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that it is h *S* / right to make a
statement in relation to the charge against h *S* / that the statement is designed to enable
h *S* / if he see fit to answer the charge and explain the facts alleged against h *S* / that
he is at liberty to waive making a statement, and that h *S* / waiver cannot be used against
h *S* / 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 guilty

John Gross

Taken before me this

188

Police Justice.

0757

Police Justice

POOR QUALITY
ORIGINAL

0758

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 Ferguson

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

John Ferguson —

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

The said

John Ferguson.

late of the *Somerset* Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *June*, in the year of our Lord one thousand eight hundred and eighty-~~nine~~ *one*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *222* of one

John Ontario —

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

John Ontario —

in the said *222*, 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

0759

SECOND COUNT—

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

John Rogers —
of the CRIME OF *Fugate* LARCENY in the second degree, committed as follows:

The said *John Rogers*,

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,

*Ten curtains of the value of Ten
dollars each, twenty barrels of the
value of fifty cents each, and
twenty pieces of cord of the value
of fifty cents each piece,*

of the goods, chattels and personal property of one *John O'Leary*, —

in the *lot* of the said *John O'Leary*, —

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

Handwritten signature
District Attorney.