

0193

BOX:

310

FOLDER:

2947

DESCRIPTION:

Connolly, John

DATE:

06/22/88



2947

Arch

Pen one

People vs. John Connolly
 Manslaughter
 May = Coroner

Witness

+ Off Richard J. Cogan = 2 Prec't
 + Edward M. Donald = 303 East 80th
 + Frank Mackey 509 " 13 "
 + Alexander M. Donnell } 413 West 25 "
 " " Business } 98+100 Washington "
 Gustav Scholer M.D. } Coroner's Office
 " " Res } 235 = 6th Ave
 + Wm. McGee
 + Thomas Reedy
 Dr. H. J. Laughlin 9 Albany St
 Dr. I. T. Kimball Chambers St Hospital

0 196

John Connolly

Manslaughter

May - Coronor

List of Witnesses

0197

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

Richard J. Cogan
 of No. *Second Precinct* Street, aged *24* years,
 occupation *Police man* being duly sworn deposes and says,
 that on the *30* day of *April* 188*8*

at the City of New York, in the County of New York, *he arrested*
John Connolly (now here) charged
with felonious assault committed
on Daniel Bradley. That by reason
of said assault the said Bradley
was confined to the Chambers Street
Hospital where, as deponent is informed
by Coroner Edmann the said Bradley
died from the injuries inflicted by
said John Connolly, as deponent verily
believes.

Therefore deponent charges said

Sworn before me, this

188

day

Police Justice,

0198

defendant with Homicide and prays
that defendant may be held to await
the action of the Grand Jury
Subscribed before me } Richard J. Hogan
this 29th day of June, 1883 }
J. J. O'Keefe
Police Justice

Police Court District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

Frank Mackey being duly
found as per the report.

I reside at 509 East
13th Street and am 34 years
of age and that on Monday the
30th day of April 1888 I was employed
in the coal yard of Alexander
McDonald of 98 and 100 Washington
Street trimming coal and driving
a cart. That between 12 and one
o'clock noon on said day said
John Connolly, Daniel Brodly
and Edward McDonald and
myself were in the coal yard
of said premises eating our
dinner when said Brodly went
to said Connolly and called said
Connolly a miser and that said
Connolly and said Brodly had some
angry words, about a pint of beer
and said Connolly pushed said
Brodly and he fell down on the
ground, and as he fell he fell
against the feed box on his

2

face was said Brody was trying
 thus said Connolly then said
 Brody two blows in the face
 with his clenched fist & that
 was all I knew about it.

I want to be free and } J. H. Nathan
 this 3^d day of May 1888 }
 W. D. O'Neal
 Police Justice

Edward M^cDonald being
duly sworn deposes and says

I reside at 303 East 88th Street
and I am in the employ of
Alexander M^cDonald who keeps
a coal yard at 98th & 100th Washington
Street as a driver, ^Q that on Monday
the 30th day of April 1888 between
10th & 11th o'clock on said day I
was in the said coal yard sitting
my driver in company with
John Connolly Daniel Brodly^Q
Mann Maconey, when said
Brodly said "will some one
going to treat?" to which no reply
was made whereupon said
Brodly called said Connolly a
murderer, and said Connolly said
he was no murder ^Q Brodly said
he would prove that Lewis ^Q
that if he had Connolly outside
he would do something to him
because this was no place to
fight, and then each began

showing the water with their
 elbows & Bradley fell down
 against the feed box & Connolly
 struck him two blows in the
 face with his fists - & that all
 I knew about it

Sworn to before me
 this 2^d day of May 1888 } Edward Beck House
 cry & more
 Police Justice

020

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, April 30th 1888

To Whom it may Concern:-

This is to certify that Daniel Bradley is now a patient in this hospital suffering from a mild case of concussion of the brain

P. T. Humbell M.D.

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, May 2nd 1888

This is to certify that Daniel Bradley is under treatment in this hospital suffering from meningitis following concussion of brain. The Patient is now in a very critical condition

P. T. Humbell M.D.

Acting House Surgeon

0204

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Richard J. Coogan
 of No. *Second Precinct Police* Street, aged *34* years,
 occupation *Policeman* being duly sworn deposes and says
 that on the *30* day of *April* 188*8*

at the City of New York, in the County of New York, *he arrested*

John Connolly (now here upon a
 charge felonious assault on com-
 plaint committed on *Daniel*
Bradley; That said *Bradley* was
 seriously assaulted so that he is
 now confined in *Chambers Street*
Hospital. Wherefore deponent
 prays that said defendant be held
 to await result of said *Bradley's*
injuries

Richard J. Coogan

Sworn to before me, this

of

188

day

Police Justice.

Police Court, 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

John Connolly

AFFIDAVIT.

Demanded to
arrest respect
of inquiry
to
Pravley
25. Ireland, 303 80. 81.

Dated April 30 1888

Power Magistrate.

Coogan Officer.

Witness, Edward McDonnell
303 E. 80. St.

Frank Mauley
509 E. 13

Disposition,

0206

Sec. 103-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John Connolly 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 Connolly*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *303 East 80th St. 8 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I have nothing to say.*

John^{his} X Connolly
mark

Taken before me this *27*

day of *June* 188*8*

James J. [Signature]

Police Justice.

0207

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- District. 994

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard J. Hogan

1 John Bonaville

Offence

Homicide

Dated

June 29 1888

Magistrate.

Boyd Officer.

Prisoner.

Witnesses

No.

Street.

No.

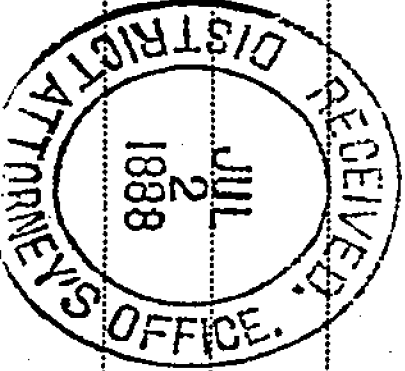
Street.

No.

Street.

No.

Street.



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

Defendant

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

Hundred Dollars, and he committed to the Warden and Keeper of

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

Dated June 29 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

0208

New York July 9th 1888.

Time 10 A.M.

To Mr Goff. This is to certify
that I am now attending
a case of confinement and
it impossible for me to get
up to the John Connolly case.
I have already told what I
knew of the case.
Respectfully,
J. J. Loughlin M.D.

new York

July 9th 1888
Mr. Goff
District Attorney.

Dear Sir:—

It is to introduce
my brother Michael Donagan
the party concerned in
the subpoena. is my
brother-in-law. Dr. Thomas
F. Loughlin. He was just
called out to a Mrs. Hammond.
Hoping dear Sir that you
can excuse Dr. Loughlin for
the present.

I am respectfully yours
Res. Fred P. Donagan
Epiphany.

020

Mr. Goff.
District Attorney.

COURT OF GENERAL SESSIONS.

-----X
 :
 The People :
 :
 against : Trial Brief.
 :
 John Connolly :
 :
 -----X

The defendant is indicted for Manslaughter in the second degree, Section 193 Penal Code.

On the 30th of April, 1888, in the stable of Alexander McDonald's coal yard, at No. 98 and 100 Washington Street, the defendant and Daniel Bradley, the deceased, had some words and pushed each other with their arms. Bradley was thrown by the defendant against the edge of a feed box; he fell on the floor, was unconscious, and while lying on the floor was hit twice in the face by the defendant with his clenched fist. On the 4th of May, 1888, Bradley died in consequence of the injuries caused by the said fall, resulting in exhaustion from cerebral hemorrhage

PROOF.

Edward McDonald, 303 East 81st Street.

On April, 30th, 1888, I worked at Alexander McDonald's coal yard, at Nos. 98 and 100 Washington Street. Between twelve and one o'clock of said day I met the defendant and Daniel Bradley, the deceased, in the stable of said yard. The defendant was sitting on a pail about three feet from the feed box. Bradley stood between him and the feed box. After saying, "Is

nobody going to treat ?" he asked the defendant, directly, whether he would not treat. The defendant refused, whereupon Bradley called the defendant a miser, and the latter replied that he was no miser. Thereupon they pushed each other with the elbow or lower arm. While so pushing each other Bradley said he would meet the defendant outside. The defendant then gave him a push with the arm, which threw the deceased with his head against the edge of the feed box. He then fell to the ground and while lying there the defendant hit him two blows in the face with his clenched fist. Frank Mackey and myself picked Bradley up and carried him into the yard, and then, by direction of Mr. Alexander McDonald, into the office. An officer came and afterwards an ambulance in which Bradley was carried off. After the fall I did not hear Bradley say anything nor complain about pain. As far as I know, the defendant and Bradley were on good terms; they never had an angry word with each other except on said 30th of April. Bradley was somewhat under the influence of liquor; but the defendant was sober. The feed box was about 4 feet high in the front and about 5 feet in the rear, about four and a half feet wide, and about three and a half feet deep and had sharp metal edges.

Frank Mackey, 509 East 13th Street.

On the 30th of April, 1888, I was a cart driver in the employ of Mr. Alexander McDonald. I was present at the altercation between the defendant and Daniel

Bradley, as related by Edward McDonald, whose testimony I have heard. I can only corroborate the same in every particular and have nothing to add to the same.

Alexander McDonald, 413 West 25th Street.

I am the owner of the coal yard and stable at Nos. 98 and 100 Washington Street. The defendant has been in my employ off and on since the first of March, 1887. Bradley worked for me off and on during the last two years. Both men were always sober and decent but on the 30th of April, 1888, Bradley was somewhat under the influence of liquor. On said day I knocked off the shovelers at the boat at ten A. M. and the defendant worked thereafter in the yard, driving a cart. I did not see the altercation. The first thing I knew of what had happened I learned when I saw Bradley lying in the yard. I had him carried into the office and put my overcoat under his head. Dr. F. J. Laughlin, of No. 9 Albany Street, was called and he ordered an ambulance. A Catholic priest was also called. He gave Bradley the last sacraments. Thereafter he was carried off in the ambulance. I did not see any blood or wound upon him. I did not hear him speak a word. In the hospital, where I visited him, he muttered some words, but I could not understand them. I saw the deceased after his death in Malloy and Poor's undertakers establishment in West 25th Street, between Eighth and Ninth Avenues.

Richard J. Coogan, Patrolman, 2d Precinct.

On the 30th of April, 1888, between twelve and one o'clock, a member of the Steamboat Squad called me to the coal yard at Nos. 98 and 100 Washington Street. I saw Bradley lying in the office, being treated by the doctor. He was unconscious; but when the ambulance doctor put something to his nose, he, B., raised his head. The ambulance that carried him off belonged to the Chambers Street Hospital. Bradley did not speak. I saw no blood on him.

Dr. F. J. Laughlin, No. 9 Albany Street.

I do not know anything about the case, except that I found the deceased unconscious in McDonald's office. I did not examine him.

Report of General Sullivan

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John Brown & Co.
Maulsby & Co.

Trial Brief

JOHN R. FELLOWS,
DISTRICT ATTORNEY,
No. 32 CHAMBERS STREET,
NEW YORK CITY.

02 14

-----X
 :
 The People :
 : Manslaughter 2d deg. Sec 193 P. C.
 against :
 :
 John Connolly :
 :
 -----X

PEOPLE'S WITNESSES.

- 1 Frank Mackey, 509 E. 13th
- 2 Edward McDonnell, 237 E. 80th
- 3 Officer Richard J. Cogan, 2d Precinct
- 4 Sergeant Lamey, 2d Precinct
- 5 Alexander McDonnell, 413 W. 25th
- 6 William Magee
- 7 John Ready
- 8 Gustave Scholer, M. D., Coroner's Office
- 9 Dr. F. J. Laughlin, 9 Albany St.
- 10 P. J. Kimball, M. D. House surgeon N. Y. Hospital
- 11 Dr. George Swinburne, 836 7th Ave., House surgeon
Chambers St. Hospital.

WITNESSES TO THE ASSAULT.

Frank Mackey of 309 East 13th St. On Monday, April 30th, 1888, I was employed in the coal yard of Alexander McDonnell 98-100 Washington Street. I was employed trimming coal and driving a cart; I have known Daniel Bradley the deceased two or three years; I also knew John Connolly the prisoner. They were engaged in the same business that I was in, driving coal carts. I first saw Connolly that day early in the morning before seven o'clock at the yard. No conversation occurred, I heard no dispute between Connolly and Bradley upto between twelve and one o'clock when the latter was assaulted. Connolly had worked at this place nearly two years. Both Bradley and Connolly were single men. I never saw them in any trouble before that time, they were like two brothers. Between twelve and one o'clock Connolly the prisoner, Bradley the deceased, Edward McDonnell and myself were in the stable of the coal yard eating our lunch pretty near, after half past twelve, between that and one o'clock. Dan Bradley asked John Connolly to treat to a pint of beer, Connolly said he had no money; Bradley called Connolly a miser and a liar and he said that if he had hold of Connolly outside he would kick him from the office down to the corner, and then besides that he talked ugly words to Connolly and excited him to such a height as to make the man pitch his nerve and he got red-headed and he shoved and the he fell; he gave Bradley a shove and Bradley fell back and struck his head

the back of it against the feed box, and then after he was down he struck him twice in the face with his fist. Connolly struck Bradley with his fist about a minute after Bradley fell, maybe thirty or forty seconds afterwards; Connolly hauled off and struck him twice in the face with his closed fist as he lay on the ground. I didn't see ~~Connolly~~ ^{Bradley} strike Connolly or see any effects of such striking. All that I saw was this dispute about a pint of beer; I didn't see the deceased strike at Connolly at all. Connolly said, "You called me a miser and all this and that," and then he said, "I am no miser, you never seen me a miser." When Connolly struck Bradley I didn't hear Connolly say anything. Nobody intered. I don't believe Bradley was intoxicated though he must have had four of five glasses of beer; Connolly was sober. Connolly was a small man; Bradley was taller. ~~Mr~~ After Bradley fell me and McDonnell brought him outside into the office; the boss Mr. Alexander McDonnell was there. When we were carrying the man in Connolly was excited and didn't know what to say; he muttered some words but I can't remember them; he said he didn't mean to do it to the boss; what words passed between him and the boss I don't know because there was a big crowd congregated; that is all I know about it. I have not seen Connolly since he has been in the Tombs. Connolly was not in the habit of getting into fights; he was a quite, peaceable man; I don't believe the thing would have occurred only for Bradley raising Connolly's

It was a sharp, square corner. Bradley said nothing when he fell, just laid there; Connolly hit him twice in the face then; I took Connolly away from him; Mackey and I put Connolly out of the stable; then I walked out after I had them pacified to have my lunch outside in the office. Mackey helped me to carry him out and we carried him outside; Connolly gave us a hand to carry him out; Bradley was insensible, he never spoke; he was carried into the boss' office and Connolly and two of us were arrested. I never had any trouble with Bradley, I was a strger there; I live up town; I never have any words with any of them. Bradley said he ~~was~~ would meet Connolly outside; that was before he was struck.

EDWARD McDONNELL, 303 East 80th Street; married and got a family; have known Connolly since I was a little boy; was a friend of his but no relation; Connolly was boarding with me at the time this thing occurred; he was unmarried; I guess he was about thirty years of age; I worked at that yard two or three months before this accident occurred; never saw Bradley before I went to the yard to work; never saw Bradley and Connolly having any trouble together, never having words. I came into the yard that day between twelve and one o'clock with my horse and cart and I took the horse out of the cart and put him in the stable and found Mackey and John Connolly and Daniel Bradley in the stable when I came in and I took my lunch out and sat down. they were talking before that but I don't know what passed; I came out and sat down at my lunch; Bradley was standing over the other side of me, the other two were on the other side. Bradley asked was anybody going to treat, buy beer; so he asked John Connolly to buy beer and he said no he wouldn't buy any beer, and he called John Connolly a miser and Connolly said he was no miser, and Bradley said he could prove Connolly a miser and they got out and they started to shove each other. with their shoulders or elbows, I can't tell which; they did not swear at each other; Connolly said he was no miser and Bradley said he was a miser; Connolly shoved him with the elbow or arm; I saw Bradley fall backward, his head hit against the feed box, the square edge of the feed box, the corner.

0220

OFFICER RICHARD J. COGAN, Second Preinct.

On April 30th, 1888, I was going along my post on Washington Street between twelve and one P. M.. I was called at 98 Washington St. I was called by another policeman that was passing by that didn't belong on the post and said a man was lying there that was sick and I went in and investigated and sent for an ambulance. I saw the deceased lying in the office of the coal yard kept by Alexander McDonnell; he was unconscious lying there with something under his head; he was not bleeding, had no marks; then I arrested Connolly and took the two witnesses along; Connolly said that they had some words; that is all I wanted to know that he was the man that had the words with him; he said this man wanted him to buy beer or some such thing as that, asked him to buy beer and he was a man that didn't drink anything and didn't associate with people that did. Connolly was standing in the office and I went in and I asked who it was and one of those witnesses here says this man, had words together, Connolly said it was over beer, wanted to drink beer or something, he said the man was always drunk. I did not know this man Connolly before; I saw him there while on my post going into his business place but I didn't know him to speak to. Sergeant Hamey was in charge when I brought him in to the station house. The prisoner says to the sergeant when asked how it happened he says I was eating my dinner and all sitting together and they wanted to know why he didn't buy a

pint of beer and this fellow stood up on his feet and
said your'e ² ~~dam~~ [^] ~~miz~~ miz (miser) too close with his
money; that is just the way he said; son of a this and
that your'e no good and the two of them stood up to-
gether and he pushed him and the fellow fell, and that
is all he told the sergeant and he was held then on
that charge.

ALEXANDER McDONNELL, 413 W. 25th St., owner of the coal yard 98-100 Washington St. Connolly worked for me; he commenced in my employ in February, 1887; he worked for me most of the time he was in the city; in the summer he was a short time in the country working for a farmer; he came back to me and I employed him steady and gave him the keys of the office and yard; Bradley had been working for me nearly the same time; Connolly was quiet and industrious; Bradley was a quiet man only for just one little fault, drink--a decent man only for that; Connolly was working by the week, steady; I was at my lunch when this affair occurred; when I came down after eating some lunch I seen a cart at the door and saw Bradley lying in the yard; I asked Connolly how it happened; he said something about a growler, seven cents for a growler, all came about by that; I couldn't tell what he said because I was excited; the officer was standing right opposite me and had him in his charge; then the Doctor came in; Bradley was in the yard; I took him in and put my overcoat under his head; Dr. Laughlin came in; Bradley did not speak; spoke a little but could not be understood; there was no mark of violence at all; *saw deceased after his death in Neelley & Cook undertakers establishment 317 W. 25th St.*

Question McDonnell about feed box; description of it etc.

GUSTAVE SCHOLER, M. D., physician to the coroner, made an autopsy on the body of Daniel Bradley at the Chambers St. Hospital on the 4th of May, 1888; from such autopsy and history of the case I am of opinion that death was caused by exhaustion from cerebral hemorrhage following a blow and a fall. I found the body fairly nourished rigor mortis^{is} marked, slight ecchymosis over the bridge of the nose, the process of repair extending to the orbital on the left side; great extravasation of blood in the posterior part of the brain and cerebellum, the blood-clots following the convolutions of the brain; cerebral hemorrhage due to rupture of small blood vessels; heart hypertrofied and fatty; lungs normal, left lung pleutetic adhesions; kidneys and liver normal.

DR. F. J. LAUGHLIN, 9 ALBANY STREET, saw deceased in an insensible condition on the 30th of April, 1888; I made a superficial examination, from which I found he was suffering from some brain trouble; the man was unconscious.

DR. P. T. KIMBALL, 20 W. 47th Street In April, 1888,
I was senior assistant at the Chambers Street Hospital
I remember Daniel Bradley being brought into the hos-
pital by Dr. McKim the ambulance surgeon; I took charge
of his case; I found him in an insensible condition;
I made a diagnosis of the case which showed that he was
suffering from concussion of the brain the effect of a
blow upon the back of his head; he remained in my char-
ge until the 4th of May when he died, and the cause of
his death was cerebral hemorrhage resulting from this
concussion of the brain or meningitis; I was present at
the post mortem examination and examined the brain of
the deceased and it appeared that the deceased had
several blood clots at the base of his brain; he had
a very large clot at the base of his brain and this or
the meningitis would be sufficient either of them to
cause his death; during the time that I attended him
he was wholly unconscious excepting on one occasion
he uttered his name.

Dr. GEORGE SWINBURNE, 836 7th Ave. was house surgeon at Chambers St. Hospital in April and May, 1888. Remember Daniel Bradley being at Chambers St. Hospital; I saw him a couple of hours after he was brought in; he was in a state of complete insensibility; he could be partially roused; he couldn't articulate; I endeavored to hold some communication with him; I was informed where he was injured; they said the man fell and struck the back of his head; I examined the back of his head; as I remember there was no scalp wound, but I can't be positive; I treated him for concussion of the brain; the treatment continued about four day, he died on the 4th of May; he wasn't treated for concussion of the brain all that time because as a rule it doesn't last over twenty-four hours; within forty-eight hours he developed symptoms of meningitis; that was the result of the concussion an inflammation of the covering of the brain that eventually resulted in his death; that with the small clot which was found in the base of the brain between the cerebellum and the cerebrum the small clot and the meningitis were the cause of his death; I was present at the autopsy; death could have resulted from no other cause; he was in a healthy condition.

0227

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John Connolly

People's Hardware

JOHN R. FELLOWS,

DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY.

0228

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

Dr Gustav Scholer

of No

235 = 6th Ave

Street,

GREETING :

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *2* 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

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *July* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

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Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

on the day of

188

, by

Mr. W. C. Cane Chief Clerk of the Court
Dear Sir:

As I am suffering from nervous prostration I am unable to attend any duty. You can hear from the
Sworn to before me, this day of 188
Crown's Office that I had to be excused for that reason

Notary Public,

J. Schermer
Dep. Crown

0230

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

of No.

Gustave Scholer
235 6th Avenue

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 *9th* 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

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *July* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

Gustav Scholer M.D.

being duly sworn, deposes and says he *received*

Subpcena, of which the within is a copy, upon

on the *7* day of

July 188 *8*, by

*but is unable to attend
as he is suffering
from Nervous Prostration
and under medical
attendance at present*

Sworn to before me, this *188* day {

Notary Public,
N. Y. Co

*Gustav Scholer M.D.
depo Coroner*

0232

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 *Dr J. J. Laughlin*
of No. *9 Albany* Street,

GREETING :

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *9th* 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

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *July* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office
 No. 67 Park Row Street in the 4th Ward of the City of
 New York, in the County of New York, this 8 day of May
 in the year of our Lord one thousand eight hundred and 88 before
 Ferdinand Bidman Coroner,
 of the City and County aforesaid, on view of the Body of Daniel Bradley
 lying dead at
 Upon the Oaths and Affirmations of
 Eleven good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
 Daniel Bradley came to his death, do
 upon their Oaths and Affirmations, say: That the said Daniel Bradley
 came to his death by

Exhaustion from Cerebral
 Hemorrhage caused by a fall and blows struck
 by the prisoner John Connolly at the stable in
 rear of 98 & 100 Washington St. on April 30/88 between
 12 and 1 P.M.

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

JURORS.

Matthew Clune Juror No. 1	Frederick Tetter 639 3 rd
John S. Murphy 308 E 41 st St	Henry Goodman 625 3 rd
John W. Lang 621 3 rd	E. J. Conway 633 3 rd
Chas. Kolscher 635 3 rd	Aaron Bahn 609 3 rd
Louis Weil 613 3 rd	Samuel Newman 625 3 rd
William Sebeck 647 3 rd	

Ferdinand Bidman

CORONER, L. S.

0234

Coroner's Office.

TESTIMONY.

Officer Richard J. Cogan, 2nd Precinct
being sworn says: On April 30/88
I was going along my post on Washing
St bet. 12. & 10th. I was called to
98 + 100 Washington St. I saw the
deceased lying in the office of the
Coal Yard kept by Alexander Mc
Donald. I summoned an Ambulance
which took him to the Chambers St
Hosp. I was told by the witnesses that
there ~~was~~ ^{had been} a dispute over a pint of
lager beer. I arrested the prisoner John
Connally, and brought 2 witnesses to the
Station House.

Richard J. Cogan

Taken before me

this 1 day of May 1888

Frederick J. O'Donnell,

CORONER.

Coroner's Office.

TESTIMONY.

2

Edward McDonald being sworn says
 I reside at 303 E. 80th St. On April
 30/88 I came from my dinner bet.
 12 + 1 PM. to the stable at 98 + 100
 Washington, this Daniel Bradley
 John Connolly + another witness
 were in the stable when I came
 in. Daniel Bradley deceased
 asked if nobody was going to treat
 so he called John Connolly the
 prisoner a miser. He said he could
 prove him a miser. Then they started
 to shove each other with their elbows
 and Bradley fell against the feed
 box. All I saw was two blows
 by Connolly hit the dead man two
 blows. The blows were struck after
 the shoving and while the deceased
 was lying down on the floor. Before
 they started to shove each other
 Bradley said he would meet
 Connolly outside. Connolly
 hit deceased with his clenched
 fist. Can't say who commenced
 to shove. While shoving Bradley
 fell against the feed box which
 is a wood box the edges lined
 with metal, which makes it

Taken before me

this

day of

188

CORONER.

0236

Coroner's Office.

TESTIMONY.

Comparatively hard & sharp
 After Bradley fell against the
 fell box. he fell, I then went out
 and came back again and Bradley
 was still lying there. Connolly
 struck deceased 2 or 3 minutes
 after he fell with his fist about
 the face. I was out about 5 minutes,
 I carried deceased out to the door
 Can't say if he was conscious or not
 He was alive. A Doctor was sent
 for. I suppose they were angry
 when they were shoving each other
 I never saw them angry with each
 other before. I saw no blood
 except a little ~~at~~ on his nose.
 Connolly struck the two blows
 in quick succession. Bradley did
 not say anything after he fell.

Edward McKinnel

Taken before me

This 2 day of May 1888
 Archibald Dickson

CORONER.

Coroner's Office.

TESTIMONY.

Frank Mackey being sworn says:
 I reside at 509 E. 13th St. I drive
 a coal cart for W W Donnell
 On April 30/88 bet 12 + 1 PM
 I was in the stable with Ed.
 W Donnell, Bradley & Connolly
 the prisoner. Bradley started to
 talk about beer first. He said
~~as~~ said to Connolly, "Will you
 treat to beer?". Connolly refused
 & the deceased called him a
 miser & the conversation became
 very ~~hot~~ ^{on the edge}. The deceased said
 if he got Connolly outside, he
 could kick him from there to
 the corner. Then the words became
 hot and Connolly shoved Bradley
 with his fist. Then after that Bradley
 fell against the feed box. After
 Bradley had fallen Connolly
 struck him two blows with
 his fist. I did not see the two
 men shove each other with their
 elbows. I only saw one shove by
 Connolly. Deceased did
 not have his fist clenched, he
 was standing freely. He threatened
 to kick Connolly in the street

Taken before me

 this day of April
1888
Frank Mackey

CORONER.

Coroner's Office.

TESTIMONY.

5

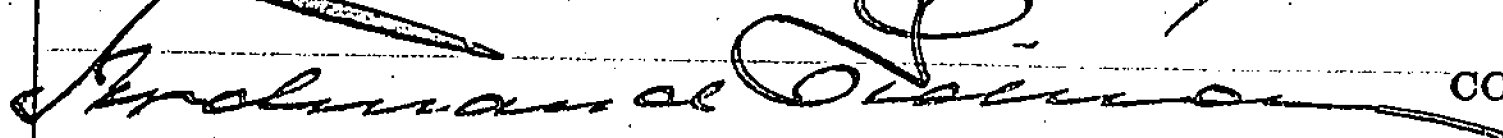
After Bradley fell Connolly struck him 2 blows, This was just after he fell, It was less than one minute, It may have been a few seconds. Bradley was knocked unconscious by the first fall. His eyes were closed & he did not say anything. Connolly struck deceased when he was down on the face. Bradley was a bigger man than the prisoner. There were two pints of beer drunk in the morning among 3 men. I heard that Bradley drank some of it. At the time of the occurrence deceased must have had some drink taken. He had been drinking in the morning with other men in the yard. They drank mixed ale. I heard only of this drinking from a man named Cushing who worked in the yard. They had two Cans of mixed ale. As soon as the deceased received the shove or blow from the prisoner he fell. The prisoner had nothing in his hand when he struck deceased. Bradley had threatened the prisoner before he was struck.

Taken before me

Frank Mackey.

this 8 day of

May 1888



CORONER.

Coroner's Office.

TESTIMONY.

Alex. W. Donnell being sworn says:
 I reside at 413 W. 25th St I keep
 a coal yard at 98 & 100 Washington
 On April 30th 1888 I was unloading a
 cargo of coal at Pier 3 N. River
 They were bringing coal in the
 yard. Dan C. Bradley, Frank Mackey
 & James Rooney, At 10 am I moved
 off unloading the coal, the man
 in the yard was disemployed then
 This occurrence took place bet 12 &
 1 pm. I was not there & did not
 see it. The deceased was a quiet
 decent man as far as I know.
 He has worked for me
 on & off for 2 years, during that
 time he was quiet decent man
 strictly sober. I never knew him
 to be angry with any of the
 employees during that time up till
 this occurrence.

Alexandra M. Donnell

Taken before me

this 3 day of May 1888
Ernest A. Adams

CORONER.

TESTIMONY.

Gustav Scholer M. D., being duly sworn, says:
 I have made an Autopsy of the body of
Daniel Bradley now lying dead at
Chambers St. Hospital and from such Autopsy
 and history of the case, as per testimony, I am of opinion the cause of
 death is *Exhaustion from cerebral haemorrhage*
 following a blow and a fall

Gustav Scholer M. D.

Autopsy

{ *Chambers St. Hospital*
May 4th 1888 5 p.m.

Body fairly nourished.

Rigor mortis marked

Inspection: *Slight Echy moris over the bridge of nose, in process of repair extending to the orbital arch on left side*

Autopsy: *Great extravasation of blood on the posterior part of brain and cerebellum. Blood clots following the convolutions of the brain. Cerebral haemorrhage due to rupture of small blood vessels.*

Heart: hypertrophied and fatty

Lungs: Normal, left pleuritic adhesions

Kidneys: Normal.

Liver: normal.

Gustav Scholer M.D.

Sworn to before me,

this 4th day of May 1888
Andriana Delmonico

CORONER.

0241

MEMORANDA

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
-----	-------------------	-------------	--------------------

Years — Months — Days

Atlanta

Chas. M. St. John

May 4, 1888

Deceased received a blow which caused him to fall.
Cerebral haemorrhage

Accident call to 98 or 100 Washington St. on April 30th 1888 when deceased was brought in an unconscious condition and remained so until death.

2nd Post committed one man

Mallory Undertaker
319 W. 25. St.

F. E.

Sept 19

Deed. Quor. 1888

AN INQUISITION

On the VIEW of the BODY of

David Bradley

whereby it is found that he came to death by
Execution
due to

Cerebral Haemorrhage
following a blow
and a fall

Homicide

Inquest taken on the 8 day

of May 1888 before

FERDINAND EIDMAN, Coroner.

419

0242

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—John Connolly

Question—How old are you?

Answer—28 years

Question—Where were you born?

Answer—Ireland

Question—Where do you live?

Answer—303 - 2nd. Ave.

Question—What is your occupation?

Answer—Laborer

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

I have nothing to say here.

John ^{his} mark Connolly

Taken before me, this 8 day of May 1888

Lordinaud Dickinson

CORONER.

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months	Days.			
35			Ireland	Chambers St N.Y.	May 4/1897

And Quay - 419 - 1888
Off of Supra for death

HOMICIDE.

14⁶/ AN INQUISITION 1/33/_{rs}

On the VIEW of the BODY of
Daniel Dracley,
[redacted]
whereby it is found that he came to
his Death by the hands of

John Connelley

ordered
of [redacted] day
before [redacted] 1888

Witness Edward A. Hursy

Tested & signed
James Edward Coroner.
District Attorney's Office.
MAY 16 1888
RECEIVED.

Witnessed
Drachley
Drate of death May 7, 1888

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 Remondy

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

Indictment accuse

John Remondy

of the crime of *Manslaughter in the second degree,*

committed as follows:

The said

John Remondy

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

Thirtieth day of *April*, in the year of our Lord one thousand
eight hundred and eighty-*eight*, at the City and County aforesaid,

with force and arms, in and upon
one Daniel Bradley, then and there
being, unlawfully and feloniously
did make an assault, and with
the said Daniel Bradley with the
hands of him the said John Remondy
in and upon the head of him the
said Daniel Bradley, then and there
unlawfully and feloniously did strike
beat, bruise and wound, and the
said John Remondy with his hands
aforesaid him the said Daniel

Bradley down into and upon the
 floor of a certain stable there situate,
 and to, at and against a certain wooden
 feed-box then standing in the said
 stable, then and there with great
 force and violence, with galling and
 tormenting did push, cast and
 throw, by reason whereof he said
 Daniel Bradley did then and there
 fall and strike, with great force
 and violence, against and upon
 the said feed-box and down into
 and upon the floor of the said
 stable, the the said John Connolly
 giving unto him the said Daniel
 Bradley as well by the striking
 beating, raising and mauling
 of him the said Daniel Bradley with
 his hands to him the said John
 Connolly as aforesaid, as also by
 the pushing, casting, and throwing
 of him the said Daniel Bradley
 in manner and form aforesaid, in
 and upon the head of him the
 said Daniel Bradley, one mortal
 wound, laceration and confusion of the
 length of three inches and of the
 breadth of two inches of which said
 mortal wound, laceration and confusion

The said David Bradley, of the City
 and County of Essex, from the
 said Twelfth day of April in the
 year of grace, until the Fourth
 day of May, in the same year
 of grace, did languish, and lan-
 guishing did live, on which said
 Fourth day of May, in the year
 of grace, the said David Bradley
 of the City and County of Essex,
 of the said mortal wound, pain
 and confusion did die.

And so the Grand Jury of Essex
 do say that the said John Connolly
 slain the said David Bradley, in
 manner and form and by the
 means of grace, wilfully and
 feloniously did kill and slay,
 against the form of the Statute in
 such case made and provided, and
 against the peace of the People of the
 State of New York, and their dignity.

John R. Fellows,
 District Attorney

0247

BOX:

310

FOLDER:

2947

DESCRIPTION:

Conroy, James

DATE:

06/07/88



2947

Witnesses:
Henry G. Tupper
officer Schmidt.

11-
Counsel,
Filed 7 day of June 1888
Pleads,

THE PEOPLE
vs.
James Conroy
Burglary in the Third degree.
[Section 408, 506, 528, 531.]

11-
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmundal Attorney
Foreman.
James P. Conroy
P.S. 4 yrs. P.B.M.

0249

Police Court— 3 District.City and County } ss.:
of New York, }of No. 103 East 10thHenry L. TapperStreet, aged 34 years,occupation Store manager

being duly sworn

deposes and says, that the premises No. 210 Avenue A in 17th Wardin the City and County aforesaid the said being a four story brick-tenement house, the store or first floor
of which was occupied by deponent as a Tea and Coffee Store
~~which was at the time in business~~

were BURGLARIOUSLY entered by means of forcibly forcing open the
shutter of one of the rear windows of said store, by
breaking a pane of glass of said window, by
loosening the catch thereof and raising said
window, and entering the said store through said window
on the 19th day of May 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Nine Clocks and twenty eight packages
of Sugar in all of the value
of thirty four ¹⁰⁰ Dollars

the property of Robert P. McBride, in charge of Depo
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

James Conway (now here)

for the reasons following, to wit: That previous to said Burg-
lary said premises were securely closed and
the said property was in said premises
that deponent is informed by Officer
William Schmidt that he the said
Schmidt saw the said Defendant
come out of the hall way of said
Premises having a bag on his shoulder
at 1¹⁵ o'clock A.M. of the 19th day of

May 1888, that said Schmidt arrested the said Defendant and upon entering the said Hallway with him found the said store to have been broken open. That Defendant identified the sugar contained in said Bag as the same described within by the name of the firm printed on the paper bags containing the sugar.

Shown to before me
the 19 day of May 1888 } Henry D. Tappan
A. White
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888 Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Schmidt
aged 30 years, occupation Police Officer of No.
14 Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Henry L. Tappan*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19 day of May 1888 *William Schmidt*
A. J. White
Police Justice.

0252

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Conroy 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. *James Conroy*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Utica, N.Y.*

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

Answer. *411 East 11th St. three months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

James Conroy

Taken before me this

19

day of

1888

J. J. [Signature]

Police Justice.

0253

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

42
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry & Company
163 E. 18th St
James Conway
1
2
3
4
Offence Burglary

Dated May 19 1888

White Magistrate.

Officer.

14 Precinct.

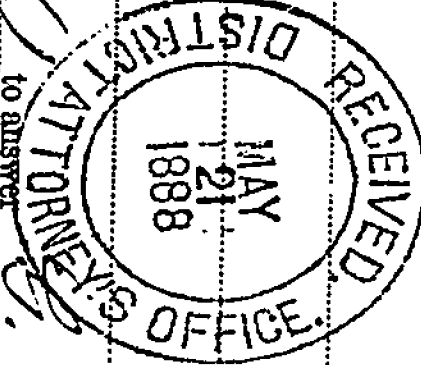
Witnesses William D. Smith

No. 14 Precinct Street.

No. Street.

No. Street.

\$ 1500.00 TO ANSWER



Amended

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

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

Dated May 19 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Ramon

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

James Ramon

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

The said *James Ramon*

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

Robert C. McBride,

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

Robert C. McBride,

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

SECOND COUNT—

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

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

The said

James Ramsey
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,

*nine books of the value of three
dollars each, and twenty eight packages
of value of the value of thirty
cents each package.*

of the goods, chattels and personal property of one *Robert C. McBride*.

in the *Store* of the said *Robert C. McBride*.

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

John H. Hecox
Attorney

0256

BOX:

310

FOLDER:

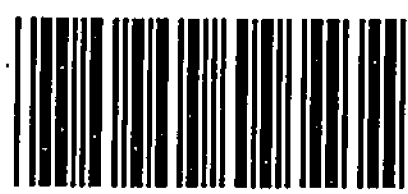
2947

DESCRIPTION:

Cooney, Joseph

DATE:

06/28/88



2947

0257

BOX:

310

FOLDER:

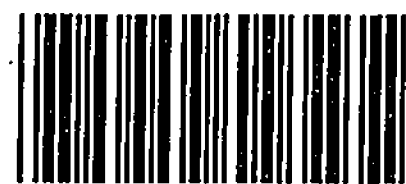
2947

DESCRIPTION:

Cooney, Joseph

DATE:

06/28/88



2947

Court of Oyer and Terminer

Counsel,
Filed, 28 day of June 1888
Pleads, W

THE PEOPLE,
vs.
Joseph Cooney
F

VIOLETION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1088, Sec. 21 and
page 1089, Sec. 22]

JOHN R. FELLOWS,
District Attorney.

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

Witnesses:

Opp. King
J. R. Cooney

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

A True Bill

Dated June 28, 1888

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

John R. Fellows

0259

Excise Violation—Selling on Sunday.

POLICE COURT-

15th DISTRICT.City and County } ss.
of New York, }

Nathan W. King
 of No. *The 24th Premier Office* Street
 of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *25th* day
 of *July* 188*8* in the City of New York, in the County of New York at
 premises No. *On the Large Republic on the Water Street* of the
Joseph Cooney (now here)

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

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

Sworn to before me, this *26* day
 of *July* 188*8*

*Nathan W. King**John W. King* Police Justice.

0260

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

102 District Police Court.

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

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

I am not guilty I demand a trial at the Court of General Sessions by a Jury
Joseph Cooney

Taken before me this

26

day of

1885

Police Justice.

0261

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court — District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. King

Joseph L. Corbett

Offence Violation
of the Law

Dated

July 26 1886

Magistrate

Officer

Witnesses

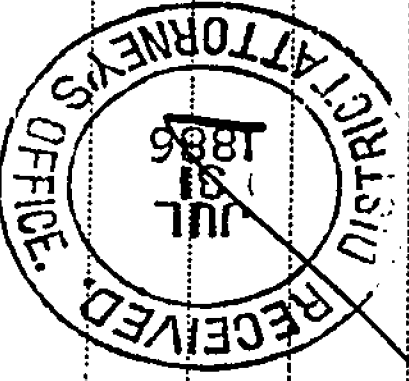
No.

No.

No.

\$

to answer



Paula

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

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

Dated July 26 1886 J. J. Smith Police Justice.

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

Dated July 26 1886 J. J. 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 _____ 1886 _____ Police Justice.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Cooney

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

The said

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

Nathaniel King
and to certain other persons whose names are to the Grand Jury aforesaid unknown,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

SECOND COUNT—

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

Joseph Cooney
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Joseph Cooney
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure, and suffer and permit, to be open, and to remain
open, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0263

BOX:

310

FOLDER:

2947

DESCRIPTION:

Cooney, Patrick

DATE:

06/11/88



2947

Witnesses;

John Peterson

Counsel,

Filed 11

day of June 1888

Pleads,

THE PEOPLE

vs.

Patrick Cooney

Burglary in the second degree.
is set for Forenoon.

[Section 497, 506, 528 & 532.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund A. Murray

Foreman.

George J. Murray
D.V. & W.S. P.B.M.

Police Court—2 District.

City and County } ss.:
of New York,

of No. 508 10th Avenue John. Petersen ~~Street~~ aged 29 years,
occupation Saloon Keeper being duly sworn.

deposes and says, that the premises No 508 10th Avenue ~~Street~~
in the City and County aforesaid, the said being a four story brick
tenement house

and which was ^{in part} occupied by deponent as a Liquor saloon and dwelling house
and in which there was at the time a human being, by name John Petersen

were **BURGLARIOUSLY** entered by means of forcibly bursting in the
sunlight over the front door of said Saloon

on the 2nd day of June 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Three bottles of claret wine of the
value of three 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

Patrick Rooney. (now here)

for the reasons following, to wit: that at the hour of 12 O'clock PM
June 2nd deponent locked and securely fastened
the doors of his saloon and went to bed in a back
room adjoining said saloon. And between the hours
of 4 and 5 O'clock AM June 2nd deponent heard the
crash of breaking glass and ran out into the saloon
and there saw the defendants and discovered the sunlight
broken as aforesaid. and the said three bottles of claret
wine on a table ready for removal. deponent gave the

0266

Alarm and secured the door. The defendant then concealed him self. in a box where defendant kept him until the arrival of Officers Philip M. Jones and Patrick Gray, of the 20th Precinct Police, who placed him under arrest.

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

Served to before me
this 2nd day of June 1886

John P. [Signature]

Sam'l C. Keilly
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated 1886

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0267

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Patrick Cooney

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

Question. What is your name?

Answer.

Patrick Cooney

Question. How old are you?

Answer.

17 years old

Question. Where were you born?

Answer.

England

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

Answer.

45 St., 2nd Fl., 2nd Fl., 2nd Fl.

Question. What is your business or profession?

Answer.

Work in a paper factory.

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

Answer.

I am guilty
Patrick Cooney

Taken before me this

day of

188

Police Justice.

0268

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,

70
Police Court- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Peterson
508-19 ave.
Patrick Conney
Offence Burglary
2
3
4

Dated June 3 188

Magistrate.
Officer.
Precinct.

Witnesses
No. Street,
No. Street,
No. Street,

No. Street,
No. Street,
No. Street,
\$15.00 to answer

COMMITTED.

Committed

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

Patrick Conney

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

Dated June 3 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patricia Rooney

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

Patricia Rooney —

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

The said *Patricia Rooney*

late of the *South* — Ward of the City of New York, in the County of New York
aforesaid, on the *third* — day of *June* — , in the year
of our Lord one thousand eight hundred and eighty-~~eight~~, with force and arms, about the
hour of *four* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *John Petersen* —

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said John Petersen* —

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

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

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

SECOND COUNT—

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

Patrick Cooney —
 of the CRIME OF *Peter* LARCENY, — committed as follows:

The said *Patrick Cooney*.

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 ~~day~~ time of the said day, with force and arms,

*Three bottles of brand wine of the
 value of one dollar each bottle.*

of the goods, chattels and personal property of one *John Petersen*. —

in the dwelling house of the said *John Petersen*. —

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

John Petersen,
Patrick Cooney

0271

BOX:

310

FOLDER:

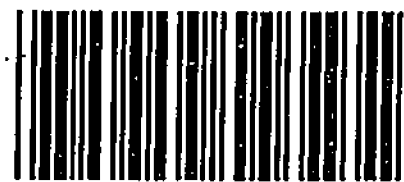
2947

DESCRIPTION:

Corcoran, Michael

DATE:

06/28/88



2947

0272

Witnesses:

Off Albertson

29th Dec

270

Court of Oyer and Terminer

Counsel,
Filed, 28 day of June 1888
Pleads,

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1080, Sec. 5.]

Michael Goreman
Deputy
Sent to the Court of Special
Sessions for trial, by request
of Counsel for Defendant.

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

June 28 1888

JOHN R. FELLOWS.
District Attorney.

Dated June 28 1888.
True Bill.

Wm. C. Barker
Foreman.
Wicks

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Corcoran

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

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

The said

Michael Corcoran

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *July* 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

Charles L. Albertson
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Michael Corcoran
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Michael Corcoran

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

JOHN R. FELLOWS,

District Attorney.

0274

BOX:

310

FOLDER:

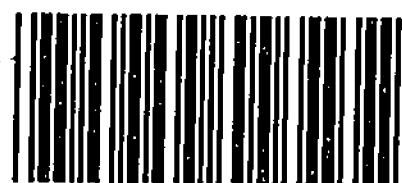
2947

DESCRIPTION:

Corcoran, Thomas

DATE:

06/08/88



2947

Witnesses:

Off. Cagney
127 Pm.

Court of Oyer and Terminer

Counsel, *George V. Holt*
Filed, *8 14 1888* day of *April* 188*8*
Pleads, *Not Guilty (11)*

THE PEOPLE,

vs.

Thomas Corcoran

VIOLETION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1088, Sec. 21 and
page 1089, Sec. 5.]

JOHN R. FELLOWS.

District Attorney.

Pr. Dec 6988
Transferred by counsel
to a 1st trial.

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

True Bill.
Date *1888*

Wm. C. Hendon

Foreman.

5.5.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Corcoran

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

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

The said

Thomas Corcoran

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

David E. Bagney
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

Thomas Corcoran
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Thomas Corcoran

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

JOHN R. FELLOWS,

District Attorney.

0277

BOX:

310

FOLDER:

2947

DESCRIPTION:

Coreney, James

DATE:

06/26/88



2947

Witnesses:

*Off bottles
27' Price*

196
Court of Oyer and Terminer

Counsel,

Filed, *26* day of *June* 188*8*

Pleads, *Not Guilty* 28

THE PEOPLE,

vs.

B
James Foreman
VIOLATION OF EXCISE LAW

(Keeping Open on Sunday)
[III Rev. Stat. (7th Edition), Page 1080, Sec. 5.]

JOHN R. FELLOWS.

District Attorney.

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

positional
Dated *May 11* 188*8*
at *New York* City.

Foreman.

*Part II December 11/88.
Complaint sent to Special Session*

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Coreney

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

JOHN R. FELLOWS,

District Attorney.

0280

BOX:

310

FOLDER:

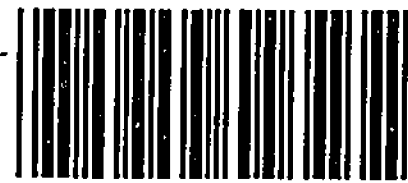
2947

DESCRIPTION:

Cornelius, Howard

DATE:

06/08/88



2947

Witnesses:

Off. Kirsin
141 Check

Court of Oyer and Terminer

Counsel,
Filed, 8 day of June 1888
Pleads, *McCrully (111)*

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1088, Sec. 21 and
page 1089, Sec. 6.]

Howard Cornelius

*James v. and
D. J. Dwyer*

JON R. FELLOWS,

District Attorney.

Part III December 17/88

Pleas to Suit

True Bill. C. 105 days.

*James v. and
D. J. Dwyer*

Dec 17 Part 3. 1888
Dec 13 1888

W. J.

0282

Excise Violation-Selling on Sunday.

POLICE COURT- 3 DISTRICT.

City and County } ss.
of New York,

Frank Kiser Jr
 of No. *the 14* Precinct *Street,*
 of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *6* day
 of *May* 188*8*, in the City of New York, in the County of New York, at
 premises No. *3 East First* Street,
Howard Cornelius (now here)
 did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
 direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
 to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this *7* day } *Frank Kiser Jr*
 of *May* 188*8*.
Samuel H. [Signature] Police Justice.

0283

Sec. 198—200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Howard Cornelius 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. *Howard Cornelius*

Question. How old are you?

Answer. *38 years old*

Question. Where were you born?

Answer. *N. Y.*

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

Answer. *No 287 Elizabeth St, one month*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty, and ask for a trial by jury*

Howard I Cornelius

Taken before me this

day of *March* 188*8*

Samuel C. Buckley Police Justice.

0284

1174
5-677

BAILED,
No. 1, by Geo. A. H. H. H. H.
Residence 262 E. Broadway
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____
No. 5, by _____
Residence _____

Police Court 3 District 117

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank A. H. H. H.
Edward G. H. H.
1 _____
2 _____
3 _____
4 _____
Offence Viol. of
Ex. L. 117

Dated May 7 1888

W. H. H. H. Magistrate.

W. H. H. H. Officer.

14 Precinct.

Witnesses _____

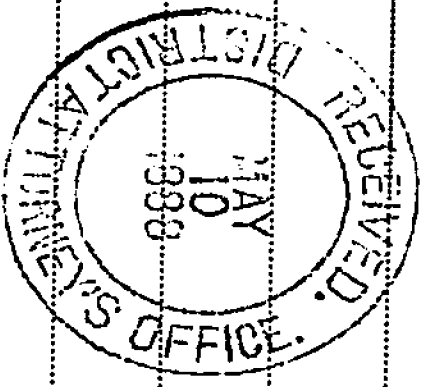
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 100 to answer at

James



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

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

Dated May 7 1888 Sam. J. H. H. Police Justice.

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

Dated May 7 1888 Sam. J. H. H. Police Justice.

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

Dated _____ 188 _____ Police Justice.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Howard I. Cornelius

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

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

The said

Howard I. Cornelius

late of the City of New York, in the County of New York aforesaid, on the
sixth day of *May* in the year of our Lord one
thousand eight hundred and eighty-*eight*, at the City and County aforesaid,
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

Frank Kieser Jr.
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

Howard I. Cornelius
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

Howard I. Cornelius

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

JOHN R. FELLOWS,

District Attorney.

0286

BOX:

310

FOLDER:

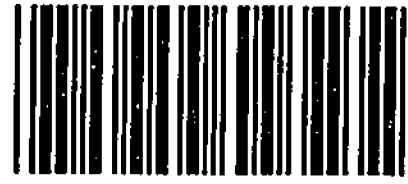
2947

DESCRIPTION:

Crentz, Charles

DATE:

06/08/88



2947

Court of Oyer and Terminer

Witnesses:

Counsel,

Filed,

Pleads,

THE PEOPLE,

vs.

Charles Brentz

VIOLATION OF EXCISE LAW

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

JOHN R. FELLOWS,

District Attorney.

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

posed Bill.

72 Dec 30/88

Foreman.

It was referred by name to a

by J. C. for trial

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Brentz

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

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

JOHN R. FELLOWS,
District Attorney.

0289

BOX:

310

FOLDER:

2947

DESCRIPTION:

Croin, John

DATE:

06/15/88



2947

0290

BOX:

310

FOLDER:

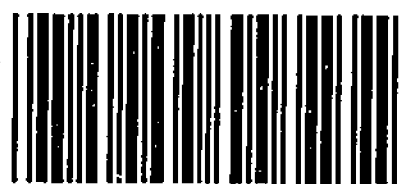
2947

DESCRIPTION:

Croin, John

DATE:

06/15/88



2947

144

Witnesses:
Charles Fritz

Counsel,
Filed 15 day of June 1888
Pleads,

THE PEOPLE
vs.
John Brown
Burglary in the Third degree.
Grand Jurors in the 2nd degree.
[Section 498, 531-550 Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmund A. Hickey
June 1888 Foreman.
Pleads Deputy
Elmira Ref. P.B.M.

0292

Police Court— 3 — District.

City and County { ss.:
of New York,

of No. 226 E Houston Charles Fritz Street, aged 23 years,

occupation Barber being duly sworn

deposes and says, that the premises No 226 E Houston Street, 17 Ward

in the City and County aforesaid the said being a Barber Shop

and which was occupied by deponent as a Barber Shop

~~and in which there was at the time a person being, by name~~were BURGLARIOUSLY entered by means of forcibly breaking open
the front glass door leading from the
street into said premiseson the 10 day of June 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Nine razors of the value of Fifteen dollars

Two Clippers, one cloth coat,

one vest, one pair of pantaloons

Two gold scarf pins all of the
value of Thirty two 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

John Groin (now here)

for the reasons following, to wit: from the fact that deponent

found said defendant in said

premises he said defendant at the

time having said property in his

possession. That said defendant

threatened to cut deponent with a

razor if he detained him and

officer losing came in said premises

and took him in custody Charles Fritz

Sworn to before me this 11th day of June 1888
Police Justice

0293

Sec. 198-200.

3. District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Crovin 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 Crovin

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Boston, Mass.

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

Answer.

Pallisade Hotel, Bowery, 4 days

Question. What is your business or profession?

Answer.

Labourer

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 breaking open the door, I admit having the property in my possession
John Crovin

Taken before me this

11

day of

March

1888

Police Justice.

0294

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 3 District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Charles Smith

226 East Avenue

John Croin

Offence Burglary

Dated June 11 1888

D. M. M. Magistrate.

Seating Officer.

14 Precinct.

Witnesses

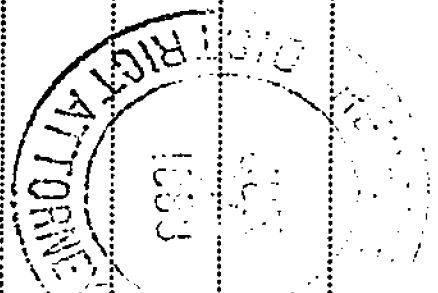
Officer

No. Street.

No. Street.

No. Street.

\$15000 to answer



Commenced by the

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

Defendant

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

Dated June 11 1888

Police Justice.

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

Dated 1888

Police Justice.

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

Dated 1888

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Brown

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

John Brown

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

The said

John Brown

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

Charles Fritz

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

Charles Fritz

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

SECOND COUNT—

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

John Brown
 of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:
 The said *John Brown*

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,

Nine razors of the value of two dollars each, two clippers of the value of one dollar each, one coat of the value of five dollars, one vest of the value of four dollars, and one pair of trousers of the value of five dollars, and two scarf-pins of the value of one dollar each.

of the goods, chattels and personal property of one

Charles Fritz

in the *shop* of the said

Charles Fritz

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

THIRD COUNT—

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

— *John Brown* —
 of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

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

nine razors of the value of two dollars each, two clippers of the value of one dollar each, one coat of the value of five dollars, one vest of the value of four dollars, one pair of trousers of the value of five dollars, and two scarf-pins of the value of one dollar each

of the goods, chattels and personal property of one

Charles Fritz —

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

Charles Fritz —

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

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

JOHN R. FELLOWS,

District Attorney.

0298

Mr. Brown

Age 22

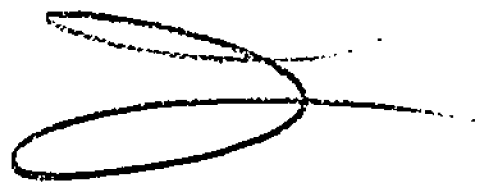
Born N. Y. &

Res. _____

Capt. Barber

Single

Parents Dead



INSURE WITH
The Mutual Life of New York.
RICHARD A. MCCURDY,
President.

0299

BOX:

310

FOLDER:

2947

DESCRIPTION:

Curry, Patrick C.

DATE:

06/28/88



2947

0300

BOX:

310

FOLDER:

2947

DESCRIPTION:

Curry, Patrick C.

DATE:

06/28/88



2947

7/1/88
Court ofayer and Terminer

Witnesses:

Off Hauer

7/1/88

Counsel,

Filed, 28 day of June 1888

Pleas *Adopting. c. 1888*

THE PEOPLE,

vs.

3

Franklin

VIIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1089, Sec. 5.]

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

JOHN D. FELLOWS
District Attorney.

Recd 21/10/88
Foreman.

0302

Excise Violation—Selling on Sunday.

POLICE COURT 11 DISTRICT.

City and County } ss.
of New York, }

George E. Hauser
of No. 21 Police Recruit Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 11 day
of July 1888, in the City of New York, in the County of New York, at
premises No. 707 First Avenue Street,

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

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

Sworn to before me, this 12 day
of July 1888

George E. Hauser
Andrew J. Smith Police Justice.

0303

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

DP District Police Court.

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

Question. What is your name?

Answer.

Patrick C. Curry

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

167 Western Boulevard. 2 months

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.

I have nothing to say.
I demand a trial by jury

Patrick C. Curry

Taken before me this

day of

188

Police Justice.

0304

Bailed renewed back, 23/88

BAILED,

No. 1, by

Residence

No. 1, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles E. Murray

vs.

Robert E. Murray

Charles E. Murray

4

Robert E. Murray

Offence, Violation of Penal

Dated

188

White Magistrate.

Thurston Officer.

Witnesses

Predict.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

to answer

Robert E. Murray

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

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

Dated July 12 1888 Andrew J. White Police Justice.

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

Dated July 12 1888 Andrew J. White Police Justice.

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

Dated 1888 Police Justice.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick C. Barry

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

The said

Patrick C. Barry

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

George E. Haver
 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

Patrick C. Barry

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

Patrick C. Barry

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

JOHN R. FELLOWS,

District Attorney.

0306

BOX:

310

FOLDER:

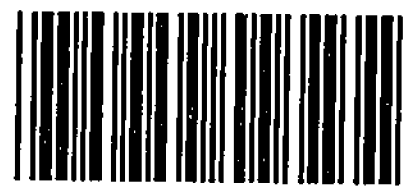
2947

DESCRIPTION:

Curtis, Jennie

DATE:

06/07/88



2947

73-Off. C.

Counsel,

Filed

Pleads,

7 day of June 1888.

THE PEOPLE

vs.

B

Jennie Lewis
June 27/88.

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

JOHN R. FELLOWS,

District Attorney.

27th June 1888

A True Bill.

Edmund A. Murray

Foreman.

Witnesses:

Officer Grady.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jennie Curtis

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

(Sec. 322,
Penal Code.)

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

The said

Jennie Curtis

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

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

SECOND COUNT—

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

Jennie Curtis

(Section 385,
Penal Code.)

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

The said

Jennie Curtis

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

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

THIRD COUNT—

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

(Section 322
Penal Code.)

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

The said

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

JOHN R. FELLOWS,

District Attorney.