

0567

BOX:

203

FOLDER:

2033

DESCRIPTION:

Jabolensky, Joseph

DATE:

01/18/86



2033

0568

BOX:

203

FOLDER:

2033

DESCRIPTION:

Shane, Edward

DATE:

01/18/86



2033

0569

Cause,
Med / day of May
1886
Date of birth /
died /

THE PEOPLE
vs.
Joseph J. Bohensky
Estimated Name
C. J. J. Bohensky
B.

[Sections 848, 849 and 886 Penal Code]

CAMMING HOUSE, &c.

RANDOLPH P. MARTINEZ
District Attorney

A Title Bill

Horeyay
Mars
9.30
10.00
10.10
10.20

0570

Police Court-- 3 District,

Etienne Bayer
of the 10th Precinct Police
upon his oath complains that Joseph Gabolinsky
at premises No. 34 Lester Street, in the City
and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly
permits divers, idle, disorderly and evil disposed persons to resort there, to gamble and play at
cards and games of chance for money, in violation of the law, and to the common nuisance of the
People of the State of New York.

Deponent further says that in said premises on the 19th day of
December 1885 said Edward Shane
did unlawfully and feloniously deal the game called Faro, and did then and there within the space
of twenty-four hours win ~~large~~ money from a person
at said game, and that within said premises are exhibited, kept and used by
Joseph Gabolinsky & Edward Shane
faro and other gambling tables, ~~books~~, cards, devices and apparatus, for the purpose of gambling,
the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this 20
day of Dec., 1885

Sam'l C. Reilly
POLICE JUSTICE

Etienne Bayer

0571

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Joseph Gabolinsky 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.

Joseph Gabolinsky

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Poland

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

Answer.

34 ~~Hester~~ Street 1 year

Question. What is your business or profession?

Answer.

Saloon keeper

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

Answer.

I am not guilty and demand a trial by jury

*rs
Joseph Gabolinsky
March*

Taken before me this
day of
188

John C. Smith

Police Justice

0572

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK }

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

Question. What is your name?

Answer.

Edward Shane

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Poland

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

Answer.

37 Hester St

3 years

Question. What is your business or profession?

Answer.

Bartender

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

Answer.

I am not guilty and demand a trial by jury

his

Edward X Shane

mark

Taken before me this

day of October 1885

John C. Kelly

Police Justice

0573

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's

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 Dec 20 1885

Samuel Kelly
Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated December 21 1885

John Moore
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.

0574

1446

Police Court - 3

District.

THE PEOPLE, &c.

THE COMPLAINT OF

Etienne Bayer
10 Preest

Stanislaus
Kosciusko

Offence
Kosciusko

BAILED,

No. 1, by George Larutiai 264 Broome

Residence 11 Ludlow Street.

No. 2, by Col D. Kilkisite

Residence 216 East Broadway

No. 3, by

Residence Street.

No. 4, by

Residence Street.

1 Joseph Gabolinsky

2 Edward Sharpe

3

4

Dated DEC 20 1885

D O Reilly Magistrate

Bayer Officer.

11 TO Precinct.

Witnesses Anderson Stibbeis

11 Precinct Police Street

No. DEC 23 1885 Street,

No. Street;

\$ 5000 to answer G S

Committit

No Bail is

0575

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Goldstein and Edward Shane

The Grand Jury of the City and County of New York, by this indictment,
accuse *Joseph Goldstein and Edward
Shane,*

(Sec. 348
Penal Code) of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed
as follows:

The said *Joseph Goldstein and
Edward Shane, each* —
late of the *Sixth* — Ward of the City of New York in the County of New
York aforesaid, on the *nineteenth* day of *December*, in the year of our
Lord one thousand eight hundred and eighty-*nineteen*, and on divers other days and
times as well before as after, to the day of the taking of this inquisition, at the Ward, City and
County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building
there situate to be used for gambling; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT. (Sec. 344 Penal Code).

And the Grand Jury Aforesaid, by this indictment further accuse the said
Joseph Goldstein and Edward Shane
of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPA-
RATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Joseph Goldstein and
Edward Shane, each* —

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

0576

room in a certain building there situate, and a certain gambling table, and establishment, and divers cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT. (Sec. 385 Penal Code).

And the Grand Jury aforesaid, by this indictment, further accuse the said *Joseph Goldensky and Edward Shane* of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Joseph Goldensky and Edward Shane, each* late of the Ward, City and County, aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house, there situate, for *their* lucre and gain, unlawfully and injuriously did keep and maintain; and in *their* said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called "*Sard*" , in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said *Joseph Goldensky and Edward Shane* there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

RANDOLPH B. MARTINE,
District Attorney.

0577

BOX:

203

FOLDER:

2033

DESCRIPTION:

Jackson, James

DATE:

01/27/86



2033

Two days before
the December 1st
trial

Day of Trial,
Counsel

Filed 2nd day of January 1886
Pleads guilty / 3d.

After a full examination in
the particularities of this case,
I am convinced that the
interests of justice will be
satisfied by the imposition
of a life fine, & I recommend
that, if defendant plead guilty,
sentence be restricted thereto.
Dec 20th,

Carroll B. Hartline

Atk. Atty.

District Attorney.

Off. Atty. Gen.

Dec 20th -
Agreeable to the
foregoing

Foreman.

Dec 20th -
Agreeable to the
foregoing

Dec 20th -
Agreeable to the
foregoing

0578

0574

City & County of
New York

Charles Hagan of the First Precinct Police being duly sworn says that on the 22^d day of January 1886 at premises no 26 Grand Street in the City and County of New York he saw there in charge of the place James Jackson (now deceased) and that said place was openly, publicly, and unlawfully kept and maintained as an office or place for the vending or selling of instruments or papers known as Lottery Tickets or Lottery Policies.

Deponent says that when he entered the aforesaid premises said defendant was behind the counter and he was in the act of taking an envelope containing a slip of paper which contained was written thereon 24 numbers and on him said defendant seeing deponent he pulled out a drawer behind the counter and took the money which was contained therein and placed the same in his pocket when deponent took him custody Deponent says that he found in the premises so occupied

0580

by said defendant 86 Envelopes
there containing slips of paper
with numbers written thereon, ^{and placed} on a
file and the same was hanging
on the wall behind the counter.

Defendant also found printed
slips of drawings of a lottery
~~opposite~~ together with the register
of the number sold and in said
place defendant arrested 14 persons
which defendant charges
was in violation of the law
in such case made and provided
and prays that the said defendant
may be dealt with according to
law.

Charles Hugan

Born to before me
this 23 day of Jan'y 1886

I am J D Bell Police Justice

0581

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,
ss

District Police Court.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer

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

Answer. 17 Great Jones St 3 mos

Question. What is your business or profession?

Answer

Speculator

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

Answer.

I am not guilty and demand a trial by jury James Jackson

Taken before me this 23
day of January 1889

Dan C. Mulligan
Police Justice

0582

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 January 23 1886 Sam'l O'Reilly Police Justice.

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

Dated January 24 1886 Sam'l O'Reilly 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.

0583

Police Court *J. J.* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Hagan

~~1st Dist. Precinct~~ Remonstrance

1. ~~John W. Jackson~~

2. ~~John W. Jackson~~

3. ~~John W. Jackson~~

4. ~~John W. Jackson~~

JAN
25
1886

Offence Checked
Secretary Office

BAILED,

No. 1, by William Martin
Residence 346 Beverley Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Jan 23 1886

S. O'Reilly Magistrate

Chas Hagan Officer.
117 Cedar Remonstrance Precinct.

Witnesses Officer with arms
and Envelopes & Pistol
Thomas J. Morris
John Shields Street.
~~1st Precinct Police~~

No. _____ Street,
\$ 500 to answer *R. S.*

0584

District Attorney's Office.

Part One

PEOPLE
Dec. 19

James Jackson
Gambling ^{allissined} Dec. 15

Let this case
be put on Part
I for 19th next.

In re debt to Head
& deaf Cemetery
with him -

Hunt up Officer
new off place
Dec 14/18
to Mr Parker PBM

0585

District Attorney's Office.

Part One

PEOPLE

v8.

James Jackson
Policy Dec 20
on in Part B
for 19th inst.
~~Isaac~~ adjourned
to 20th inst, same
part. P.B.M.
Dec 16/87
To Mr Parker
J.W. Schaff.
This is now on in Part B
by your direction — notes 3.
Do you wish it in Part C?

0586

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 Jackson

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

James Jackson

of the CRIME OF KEEPING A ~~room~~ TO BE USED FOR GAMBLING PURPOSES, committed
as follows:

The said *James Jackson*,

late of the ~~First~~ — Ward of the City of New York in the County of New
York aforesaid, on the ~~Twenty second~~ day of ~~January~~, in the year of our
Lord one thousand eight hundred and eighty-six —, at the Ward, City and County
aforesaid, with force and arms, unlawfully did keep a ~~certain room~~ —
in a certain ~~building~~ there situate, to be used for gambling purposes,
to wit: to be used for the purpose of therein conducting a certain gambling game commonly
called "playing lottery policy", where money and property was dependent upon the result,
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 Jackson

of the CRIME OF KEEPING A ~~room~~ TO BE USED FOR THE PURPOSE OF SELLING LOTTERY
POLICIES THEREIN, committed as follows:

The said *James Jackson*,

late of the ~~First~~ — Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said ~~Twenty second~~
day of ~~January~~, in the year of our Lord one thousand eight hundred and
eighty-six —, at the Ward, City and County aforesaid, unlawfully
did keep a ~~certain room~~ in a certain ~~building~~ —
there situate, to be used for the purpose of therein selling and offering to sell what are com-
monly called Lottery Policies, and divers writings, papers, and documents in the nature of bets,
wagers and insurances upon the drawing or drawn numbers of certain public ~~or~~ private
lotteries, and of therein endorsing and using books and other documents for the purpose of
enabling divers persons to sell and offer to sell lottery policies and other such writings, papers,
and documents, 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.

*Franklin D. Roosevelt,
District Attorney.*

0587

BOX:

203

FOLDER:

2033

DESCRIPTION:

Jacondine, Frank

DATE:

01/12/86



2033

0588

Witnesses:

Counsel,

Filed 12 day of January 1886

Pleads guilty

THE PEOPLE

v.s.

R

Frank J. Acordine

ASSAULT IN THE FIRST DEGREE, Etc.
(Sections 217 and 218, Penal Code.)

RANDOLPH B. MARTINE,

P's Attorney
District Attorney.
Trial by the A. & S. on recd.

A True Bill.

After continuing
a recessed trial
to find defendant
guilty, it was
discharged
on his own recognizance
January 29, 1886.

Frank J. Acordine
Foreman.

January 27th
Frank J. Acordine

L.S.D.
A.D.A.

0589

Police Court—

District.

City and County
of New York, { ss.:

of No. 10 York

occupation Mason

Street, aged 35 years,

being duly sworn

deposes and says, that on the 1 day of January 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank

Jacqueline (now Mrs.) who cut and stabbed deponent in the left arm the left leg, and upon the right leg with a razor which he then held in his hand

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

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

Sworn to before me, this 2 day

of January 1886

John B. Griswold

Police Justice.

0590

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty. I was
being attacked by the com-
plainant and several others
and had to defend myself.

Frank J. Jaconini

Taken before me this
day of January 1888

Frank J. Jaconini
Police Justice

0591

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

A. Finch and
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 Jan 2nd 1886

Henry Murray Police Justice.

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

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188

Police Justice.

0592

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Levi D. Brown
To York
Frank Jacobson

2

3

4

Dated

January 1st 1880

Magistrate

Jefferson Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

No.

Street.

\$

500

to answer

(O'm)

0593

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

The People of the State of New York, To the Sheriff, Deputy
Sheriffs, and Policemen of the City and County of New York,
Greeting:

We Command You, and each of you
that you attack and take the body of
Victor Lurino

who stands charged before our Justices of
our Court of General Sessions of the Peace, in and for the said
City and County, with a Contempt, and him forthwith bring
before our said Justices, to be dealt with according to law.

Witness, Hon Henry J Gilderleeve Judge
of our said City, this 27th day of January
in the year of our Lord, one thousand eight hundred and
eighty-six.

BY THE COURT,

W.M. Walker
Clerk of Court.

0594

New York General Sessions of the Peace.

THE PEOPLE

Of the State of New York,

against

Pietro Lummis

Dated,

Jan'y 27 1886

ATTACHMENT FOR A CONTEMPT.

0595

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franca Jacobine

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

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

The said *Franca Jacobine*,

late of the City of New York, in the County of New York aforesaid, on the
~~first~~ day of ~~January~~ in the year of our Lord
one thousand eight hundred and eighty ~~six~~, with force of arms, at the City and
County aforesaid, in and upon the body of one *Pedro Dunn*,
in the peace of the said People then and there being, feloniously did make an assault
and ~~Dunn~~ the said *Pedro Dunn*,
with a certain ~~razor~~ —

which the said *Franca Jacobine*,
in ~~this~~ right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound

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

SECOND COUNT:

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

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

The said *Franca Jacobine*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one *Pedro Dunn*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and ~~Dunn~~ the said *Pedro Dunn*,

with a certain ~~razor~~ —

which ~~the~~ the said *Franca Jacobine*,
~~in this~~ — right hand then and there had and held, the same being ~~any~~
~~instrument~~ likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound,
against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

Randolph Brantley,

Robert Johnson

0596

BOX:

203

FOLDER:

2033

DESCRIPTION:

Johnson, George

DATE:

01/05/86



2033

0597

BOX:

203

FOLDER:

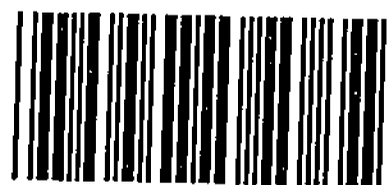
2033

DESCRIPTION:

Bell, Thomas

DATE:

01/05/86



2033

0598

Witnesses:

M W Monroe
Counsel,
23rd Street
Filed 5 days of January 1886
Ready, John H. Kelly -

THE PEOPLE

v.s.

R.
George Johnson
and
Thomas Bell

Grand Larceny, ~~larceny~~ Degree.

[See Sections 528, 580, — Penal Code.]

(From the Person.)

RANDOLPH B. MARTINE,
By John H. Kelly District Attorney.
Not tried & acquited.
Entered in his own record.

A True Bill.

George Johnson, Moremen.
John H. Kelly, Avenal, Va.
wrote - John H. Kelly

0599

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ferguson Johnson
and
Thomas Bell

The Grand Jury of the City and County of New York, by this indictment, accuse Ferguson Johnson and Thomas Bell of the CRIME OF GRAND LARCENY in the ~~first~~ degree, committed as follows:

The said Ferguson Johnson and Thomas Bell, each —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~Eighteenth~~ day of December, in the year of our Lord one thousand eight hundred and eighty-five, in the ~~night~~ time of the said day, at the Ward, City and County aforesaid, with force and arms,

one pocket book of the value of one dollar, two missionary notes for the payment of money by the said called United States Treasury Notes, bearing date and due and unsatisfied, for the payment of and of the value of one dollar each, and dimes coins, of a number, kind and denomination to the grand jury aforesaid unknown, of the value of three dollars and seventy nine cents, —

of the goods, chattels and personal property of one Otto Petrich, —

on the person of the said Otto Petrich, —

then and there being found, from the person of the said Otto Petrich, —

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.

Franklin Smith,
District Attorney

0600

Witnesses:

M H Moore
Counsel,
Filed 5 days of January
Please witness -

THE PEOPLE

George Johnson
and
Thomas Bell

Grand Larceny, 1st Degree.

[Sections 528, 580,
From the Person,
Penal Code.]

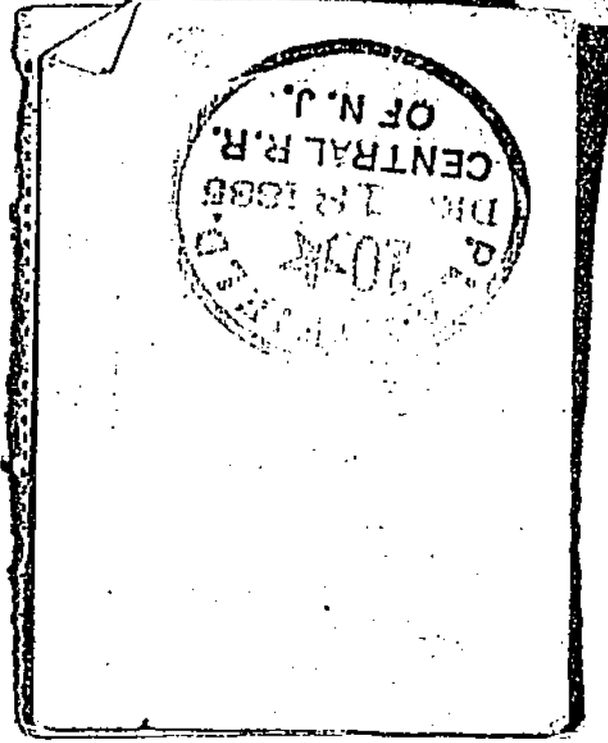
RANDOLPH B. MARTINE,
By City of St. Louis
District Attorney.
Was tried & acquitted.
Is tried & on his own recognizance.

A True Bill.

J. F. Gammie, Foreman.
Court Avenue, 1st Street
Metrop. - January 18th

0601

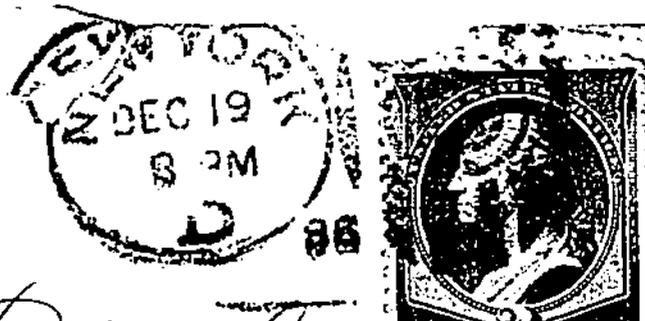
RATES FOR EXTRA VALUE, 10c. per \$100.		NEW YORK TRANSFER COMPANY. DODDS EXPRESS.		PRINCIPAL OFFICES, Nos. 944 & 1323 BROADWAY, NEW YORK, AND 4 COURT ST., (City Hall Sq.) BROOKLYN.	
THE NEW YORK TRANSFER COMPANY hereby accepts an additional risk of Dollars upon property embraced in this Bill of Lading.		DOMESTIC BILL OF LADING.		MARKS OR CHECK NUMBERS.	
DOMESTIC BILL OF LADING.		Received at _____ Articles Numbered as in the margin hereof (contents unknown), subject to this Bill of Lading for which this Company's charges are based upon a gross valuation, not exceeding One Hundred Dollars, upon any Trunk, Chest, Valise, Bag, Box, or Parcel, including the contents thereof, always excepting Merchandise, Money, or Jewelry contained in Bag- gage, for which this Company will not become liable in any event.		this <u>10 Dec</u> 1886	
CHARGES		To be delivered at <u>157-8 Second St</u>		J.S. [Signature]	
		It is mutually agreed, and is part of the consideration of this Contract, that the NEW YORK TRANSFER COMPANY shall not be liable for Merchandise, Money, or Jewelry, contained in Baggage, nor for loss by Fire, nor, in case of loss or damage, or detention, by reason of negligence or otherwise, for an amount exceeding ONE HUNDRED DOLLARS upon any Trunk, Chest, Valise, Bag, Box, or Parcel, including the contents thereof, unless specially agreed for in writing, and noted hereon, and the extra-risk paid therefor. And it is further agreed that said Company shall not be liable for Baggage to Railroad, Steamboat or Steamship Lines, after the same has been left at the usual place of delivery to such Lines, and that said company shall not be liable for loss or damage, unless the claim therefor be made in writing, with this Contract annexed, at their Principal Office, within thirty days after such loss or damage. And the owner hereby agrees that said Company shall be liable only as above.		For the Company, <u>J. M. [Signature]</u> AGENT.	



0602

Mr Petrich

Enclosed you will find your
Papers. please do not ~~forget~~ ^{forget} my
Brother & Oblige his ^{at} ~~unjust~~
Sister

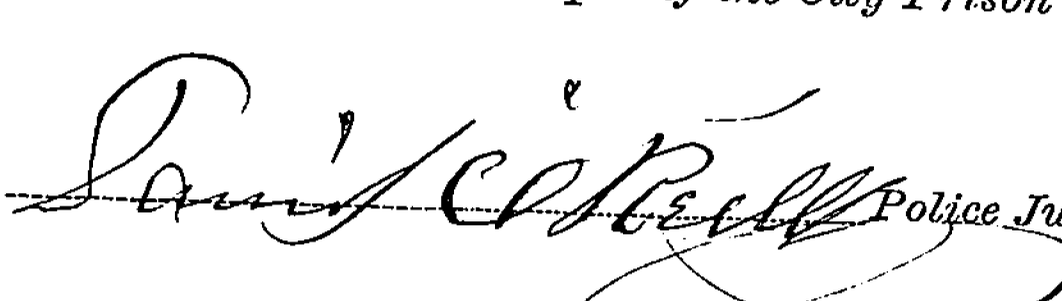


Mr Otto Petrich
140-0^o 179 Essex St
New York City

0603

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

~~of offence~~
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~20~~ 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 Dec. 19 1885  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.

0604

A 177
Police Court

1453
District.

THE PEOPLE &c.,

ON THE COMPLAINT OF

John Petrich

177th Essex

George Obus

James Dell

3

4

Offence, Assault & Battery
Petitioner

BAILED,

No. by Robert E. Lurham
Residence 424 Lafayette Ave.
Brooklyn.

No. 2, by City Address
Residence Street.

No. by 293 Bleeker St
Residence Street.

No. 4, by City Address
Residence Street.

Dated Dec. 19 1885

Magistrate

Abiell Ringler Officer.

Precinct.

Witnesses _____

No. 15 Street.

No. _____ Street,

No. _____ Street,

\$ 2000 to answer G.S.

\$ 2 on bail for x-2-11 dec 19

0605

The People & { Police Court
Otto Petrich } Third District
George Johnson }
Thomas Bell }

Examination Before Justice O'Reilly
Dec 19 1885-

Otto Petrich, the complainant, being
duly sworn and cross examined upon
his complaint by counsel for the
defendant, deposes and says:
I live at 177 Essex Street, This oc-
currence happened at half past
two at the corner of Stanton
and Chrystie streets.

- Q. Whom did you see on that corner?
A. A Woman came over to me.
Q. Did you know her?
A. No, sir.
Q. Did you have any conversation
with her?
A. She asked me whether I wanted
to go along with her and I
told her 'no'

0606

Q. What else took place?

A - She took hold of me around the body with both hands and asked me to go with her and I said no.

Q. What then?

A - Then she held me I told her I would not go; finally I got away from her. Then I found my pocket book was gone.

Q - Where was this in the street?

A - It was half way in the hall and half way outside

Q - In what hall was it?

A - It was at the corner of Stanton and Chrystie streets - a lager beer saloon.

Q - You ^{went} ~~were~~ in the hallway with this woman?

A - No, Sir.

Justice O'Reilly - He said the woman pulled him in

Cross Ex Continued

Q - Was the door closed at any time after you got in the hall

0607

way?

A. No; it was open.

Q. How long was you in the hall way?

A. Not one minute

Q. What took place after you went in the hall way?

A. Nothing only she grabbed me and held me and then she ran away. She asked me to do something to her and I told her no I did not want to.

Q. When did you discover that you lost your property?

A. I had not walked ten steps when I thought "Perhaps this woman took something; then I missed my pocketbook."

Q. Where was this woman when you missed your property?

A. She was right across the street and I went right after her,

Q. What took place then?

A. I caught hold of her and I said "You stole my pocket

0608

book

Q What took place then?

A These defendants pushed me towards the other side. One of them caught me by the arm and would not let me go after the woman.

Q What did you do then?

A After the girl went away they left me alone.

Q When did you go then?

A Then I went after the girl again.

Q What became of the two men?

A That I do not know - I could not tell what became of them.

Q Did they follow you?

A They did not.

Q When were the defendants arrested?

A I think it was about 3 o'clock - half an hour after this occurrence.

Q And were they in the saloon

Q609

in the hall of which you say
you was robbed?

A Yes Sir

Q When had you been that night
prior to half past two?

A - I came from Plainfield
N.J. I left Plainfield at 11,30
P.M. and arrived at the foot
of Liberty Street by Jersey City
Ferry. I could not tell the time
I arrived exactly.

Q Had you been drinking that
evening?

A No Sir I do not drink - I
came direct from my business

Q How did you come to go
into this saloon at 3 o'clock?

A After these defendants were
arrested,

A - I got this officer and I chased
her . after I had chased
the woman she went in that
lager beer saloon and I told
that to the Officer and asked
him to go in the saloon

06 10

Q. Why did you not go into the saloon with after the woman if you followed her as you said?

A. There was other people in there I was afraid they would take other things away from me and kick me.

Q. How long after the woman went into the saloon was it that you saw the officer?

A. I saw them right on the next corner.

Q. About how many minutes?

A. Just as soon as I could go from one corner to the other - I could not say - from three to five minutes.

Q. Did you go in the saloon with the officer?

A. Yes Sir.

Q. Was that the time these defendants were arrested?

A. Yes.

Ottie Petrich.

SWORN TO BEFORE ME
THIS 19 DAY OF Dec 1885.
Sam'l O'Reilly
POLICE JUSTICE.

06 11

George Johnson, the defendant, being
only sworn and examined in his own
behalf deposes and says; I was
arrested about 3 o'clock. This
charge against me is false. I never
saw the complainant as he says.
I and my friend Bell were coming
~~towards~~ from Stanton Street going from
Houston Street. The complainant
came running with a cane and
a number of pads, and nearly
knocked me off my feet. He
pushed the cane in the corner
of my eye. He scolded himself
and said "I have been robbed by
women; let me pass." I went
into the corner of Stanton and Chrystie
Streets. When I came out I met
him. I asked him did he
find the woman, and he said
"No." I and my friend walked
towards the Bowery and went into a
saloon to supper. We went as
far as Second street and the Bowery
and came back again and met

06 12

this man and the officer.

Q Was that in the saloon?

A - We were going into the saloon
to get another drink and then I
was going to take a car and go
home

Q Was there any woman near him
at the time you saw the complainant

A - No sir! I did not see any
woman : I never saw any
woman and don't know any
woman who was there.

SWORN TO BEFORE ME
THIS 19 DAY OF Dec 1885.
Sam'l O'Reilly
POLICE JUSTICE.

George Harrison

Thomas Bell, the defendant, being
duly sworn and examined in his
own behalf deposes and says : I was
with Mr. Fulton the defendant on the
morning in question : I think I
saw the complainant on the corner.
He nearly knocked my friend down
with a parcel. Then my friend
said "What's the matter with

06 13

you : what is the trouble here ; do you want to fight?" The complainant said "No I have been robbed ; there was a woman what robbed me"

Q Was there any woman there at that time?

A Mr Sir ; I did not see any woman there at that time

Q Did you or Mr. Johnson take hold of the complainant or strike him ?

A Mr Sir, I did not see anybody put a hand on her.

• Charles S. G.

SWORN TO BEFORE ME

THIS 22 DAY OF Dec 1885.
John O' Reilly
POLICE JUSTICE.

06 14

3

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Otti Petrich } Examination had Dec 19 1885
George Johnson ^{agst.} } Before Daniel O'Reilly Police Justice.
Thomas Bell

I, Walterin L. Ormsby, Stenographer of the 3 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Otti Petrich, George Johnson and Thomas Bell as taken by me on the above examination before said Justice.

Dated Dec 20 1885.

Daniel O'Reilly
Police Justice.

Walterin L. Ormsby
Stenographer.

0615

Sec. 198-200.

34
District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer. George Johnson

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. New York City

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

Answer. 305 East 16 street two years

Question. What is your business or profession?

Answer. Achicist

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 never met guilty

George Johnson

Taken before me this

day of Dec. 19
1885

Daniel Coffey Police Justice.

0616

Sec. 198-200.

11/34 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Thomas Bell 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. *Thomas Bell*

Question. How old are you?

Answer. *58 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *18 st. between Avenue D and Avenue E*

Question. What is your business or profession?

Answer. *Fisherman*

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

Thomas Bell

Taken before me this 1st

day of September 1883.

Sam'l C. Bell

Police Justice.

06 17

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 177 Essex

Otto Petrich

Street,

being duly sworn, deposes and says, that on the 18 day of December 1885

at the

City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent and from his person in the night-time

the following property, viz :

One leather pocket book containing good and lawful money consisting of three bills of the denomination and value of One dollar each and divers pieces of silver coin of divers denominations of the value of Five dollars and twenty five cents all of the value of ~~Four~~ Eight dollars and twenty five cents

21. 100

8. 25
100

the property of ~~deponent~~ who is 36 years old and is a Musician

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by George Johnson and Thomas Bell

(both men here) and another man whose name is unknown that about the hour of 2.30 a.m. on said date he was walking along Stanton Street in said City when said unknown woman came up to him said deponent and induced him to go in a hallway of no 25 Stanton Street with her. That while in said hallway said unknown woman placed her hands

708

Power Justice

0618

around defendants freely and said uniform woman walked out of said hallway and defendant then and there caused said property that was contained in the "pocket" of the pantaloons then and there from by her. That defendant ran after said uniform woman and caught her and while defendant had hold of her said George Johnson and Thomas Bell caught hold of defendant and pushed him away from said uniform woman, and defendant let her go of his hold on her and she ran away and said defendants also walked away. Wherefore defendant charges said defendants with acting in concert with said uniform woman who took stole and carried away said property as aforesaid.

John Patrick.

Brown to before me
this 19th day of DEC 1885

Sam'l D. Keel, Police Justice

District Police Court.

THE PEOPLE, &c.,		
ON THE COMPLAINT OF		
		AFFIDAVIT—Larreny.
ss.		

Dated 1885

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0619

BOX:
203

FOLDER:
2033

DESCRIPTION:
Johnson, Mary

DATE:
01/12/86



2033

0620

Witnesses:

Counsel,
Filed 12 day of May 1880
Pleads Not guilty (13)

(Sections 217 and 218, Penal Code).
ASSAULT IN THE FIRST DEGREE, ETC.
THE PEOPLE v. Mary Johnson
Plaintiff vs.
Prothonotary R
Mary Johnson

RANDOLPH B. MARTINE,

In the Office of District Attorney,
Head of State Dept.,
Per Curiae
A True Bill.

Foreman,

John H. Higgins

0621

Police Court _____ District.

City and County
of New York, { ss.

of No. 68 Sullivan

occupation Domestic

deposes and says, that on

2nd day of January 1886 at the City of New York, in the County of New York, at the corner of Jerome & Thompson Streets he was violently and feloniously ASSAULTED and BEATEN by Mary

Johnson, who struck and stabbed deponent in the left eye, etc., with a knife. She also there held up the hands of the said Mary Johnson. Causing a painful wound.

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

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

Sworn before me, this 11 day

of January 1886

Mark

John Dowd

Police Justice.

0622

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK ss

W District Police Court.

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

Question. What is your name?

Answer.

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.

My M^W I am guilty
six of them jumped on me - I struck her
but did not cut her

Mary Johnson

Taken before me this
day of January 1881

Police Justice.

0623

Sec. 151.

W
District Police Court.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *Charles Brown*,
of No. *68 Sullivan* Street, that on the *9 January*
1881 at the City of New York, in the County of New York,

and feloniously. Mary Johnson
he was violently Assaulted and Beaten by *Mary Johnson*

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

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

Dated at the City of New York, this *9 January* 1881.

J. Henry Ford POLICE JUSTICE.

0624

198, Cherry St. 2 floor
POLICE COURT. *Temporary names*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Blara Dorans

vs.

Mary Johnson

Warrant-A. & B.

Dated *January 4 1886*

Ford

Magistrate.

Kelby

Officer.

The Defendant *Mary Johnson*

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

Richard Kelly Officer.

Dated *188*

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, *January 7 1886*

Native of *Al S*

Age, *36*

Sex

Complexion,

Color *Black*

Profession, *Te W*

Married *Yes*

Single,

Read, *Yes*

Write, *Yes*

*5 Park All
Brooklyn*

0625

Police Court *R* 40 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna James
68 Sullivan
Mary James
1
2
3
Offence
James

Dated 188 *J. Kelly* Magistrate.

No. 3, by *J. Kelly* Officer.
Residence _____ Street _____ Precinct.

No. 4, by *J. Kelly* Officer.
Residence _____ Street _____ Precinct.

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
\$ 500 - to answer *J. Kelly*

*It appearing to me by the within depositions that statements made in the crime that I mentioned has been committed, and that there is sufficient cause to believe the within named *John James**

gratly thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$2000 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 188 *J. Kelly* Police Justice.*

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

*Dated 188 *J. Kelly* Police Justice.*

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

*Dated 188 *J. Kelly* Police Justice.*

0626

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Johnson

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

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

The said Mary,

late of the City of New York, in the County of New York aforesaid, on the
~~Second~~ day of ~~January~~, in the year of our Lord
one thousand eight hundred and eighty-six, with force of arms, at the City and
County aforesaid, in and upon the body of one Eliza Downing,
in the peace of the said People then and there being, feloniously did make an assault
and ~~then~~ the said Eliza,
with a certain knife

which the said Mary,

in ~~her~~ right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent ~~her~~ the said Eliza.

thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT:

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

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

The said Mary,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one Eliza Downing,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and ~~then~~ the said Eliza,

with a certain knife,

which ~~she~~ the said Mary,
in ~~her~~ right hand then and there had and held, the same being a
~~knife~~ likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound,
against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

James D. Farren, Jr.,
District Attorney.

0627

BOX:
203

FOLDER:
2033

DESCRIPTION:
Johnson, William

DATE:
01/29/86



2033

0628

Witnesses:

John F. Higgins, witness
H. W. [unclear]

Counsel,
Filed 29 day of January, 1886
Pleads,

John J. Higgins, witness
John H. Smith, witness
Theif -
Other than those who are
him,

THE PEOPLE
vs.
William Johnson
Grand Larceny 2
[Sections 528, 58] —
degree.
Penal Code.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. A. Stigges
January 29th, 1886
Foreman.
Randolph B. Martine
By H. W. Higgins, S. P. R.

0629

Police Court

District

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 25
occupation

deposes and says, that on the 25 day of January 1881 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Dark Blue overcoat, with velvet collar and a silk lining, of the value of Only Five Dollars \$ 65.00

the property of Andrew Kahlback (in
care of deponent at the time)

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Williams Johnson (now here) in the manner of slipping it with the hour of Eight o'clock am. On the above date, the said Johnson was seen by one Mary Givens, in the premises and on the stairs of said premises, he having no right or lawful authority there, that the said property was missed two minutes after the defendant left said premises; that deponent saw the defendant on the stairs leading from the room where the said coat was lying on the bed; that

Sworn before me this 1st day of July 1881

0630

all the circumstances point
to the defendant as the only
person, in defendant's belief, who
took, stole and carried away
said property. Therefore defendant
asks that the said defendant
be dealt with as the law
directs.

Signed before } Salvin Austin
me this 25 day of Jan 1886 }
P. J. Duffy Police Justice

I have admitted the above named
to bail to answer by the under-taking herein annexed.
Dated 188 _____
I have admitted the above named
to bail to answer by the under-taking herein annexed.
Dated 188 _____
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
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
Police Justice
of the City of New York, until he give such bail.
Hundreds Dollars _____ and be committed to the Wardens and Keeper of the City Prison
guilty thereof, I order that he be held to answer the sum mentioned he be admitted to bail in the sum of
Hundred Dollars _____ and be committed to the Wardens and Keeper of the City Prison
of the City of New York, until he give such bail.
I have admitted the above named
to answer by the under-taking herein annexed.
Dated 188 _____
Police Justice
Police Justice
Police Justice

Police Court, District.		Offence—Larceny			
THE PEOPLE, etc., on the complaint of		v.s.			
1				Magistrate.	
2				Officer.	
3				Clerk.	
4				Witnesses,	
				No.	Street,
				No.	Street,
				No.	Street,
				\$ to answer	Sessions.

0631

CITY AND COUNTY
OF NEW YORK, } ss.

aged 114 years, occupation Housekeeper of No. 75 Cass St

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Willie Austin.

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

Sworn to before me, this

day of July 188

23 - 188

Mary Givens
Police Justice.

0632

Ses. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Am not guilty
William Johnson

Taken before me this
day of October
1889

Police Justice.

0633

Police Court No. 98
District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Sallie Austin
25 East 91st
N.Y.
Offense Drunkenness

Dated Jan 23 1886

Magistrate.

Officer.

Precinct.

Mary Jivins
76 East 11 Street.
Minnie O'Brien
No. 823 Street.

No. 1000 to answer G. S. Street.

John

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

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 and give such bail as I may require and give such bail.

Dated Jan 23 1886

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated Jan 23 1886

There being no sufficient cause to believe the within named

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

Dated Jan 23 1886

Police Justice.

Police Justice.

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

0634

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Johnson

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

- William Johnson -

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

The said *William Johnson*,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the ~~Twenty fifth~~ day of *January*, in the year of our Lord
one thousand eight hundred and eighty ~~six~~ — , at the Ward, City and County
aforesaid, with force and arms,

one overcoat of the value of

sixty five dollars.

of the goods, chattels and personal property of one *Andrew Hanhardt*,

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

*Richard J. Hartman,
District Attorney*

0635

BOX:

203

FOLDER:

2033

DESCRIPTION:

Joyce, Martin

DATE:

01/13/86



2033

0636

Witnesses:

Office, Boston,
I witnessed that
the prisoner was
not dependent & other
persons, a provider
for him. That
the prisoner was
a - admitted twice
committed - often
screamed me that
the others were more
reckless than he
himself. I can the
conclusion of the prima
facta was reached
before his trial began.

A True Bill.
The defendant named
by me be discharged
his own accoting of
what he did.

Counsel for the People, 12th W. H. K.

Called 13 day of Jan 1886

Heads of the Jury

THE PEOPLE

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

RANDOLPH B. MARTINE,

District Attorney.

Foreman.

0637

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK,

POLICE COURT,

DISTRICT.

James G. Cooper

of No. 16 Precinct Street, being duly sworn, deposes and says,

that on the 16 January day of 1886

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

had a prisoner in his care
and custody, charged with
felonies his name Martin
Joyce (now here) forcibly
rescued and caused the escape
of said prisoner, therefore
deposessor prays that the
said Joyce be dealt with
as the law directs.

James G. Cooper

Sworn to before me, this

day of January 1886

Henry C. Police Justice.

06 38

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

District Police Court.

Martin Joyce 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 was drunk and don't know anything about it. Not guilty

✓ *Martin Joyce*

Taken before me this

day of May 1888

John Henry Clark

Police Justice.

0639

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

Magistrate J. C. Gandy
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 January 5 1885 John M. Ford Police Justice.

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

Dated January 6 1885 John M. Ford Police Justice.

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

Dated 1885 John M. Ford Police Justice.

0640

Police Court-- 227 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James G. Cooper
16 Pract.
vs.

Martin Joyce

Offence Justicing
District Office

BAILED,

No. 1, by Patrick Garvey
Residence 519 W 28th Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Jany 5 1886

Magistrate.

Officer.

Precinct.

Witnesses

No. 1 JAN 5 1886 Street.

No. _____ Street.

No. 2 to answer Gen Leo Street.

Bailed

0641

I. T. WILLIAMS,
THOS. WILLIAMS,
H. K. S. WILLIAMS.

ICHABOD T. WILLIAMS,
MAHOGANY & LUMBER,

221 ELEVENTH AVE.

NEW YORK

188

Aug 6

To whom it may concern

This is to make known that

Martin Joyce has been in our employ
for the last five years and in that
time has established a character for
stamina, steadiness and general trust-
worthiness - we cheerfully bear witness
in his behalf as his record on our
books is first class -

Ichabod T. Williams.

0642

The Berkley

55

SEARCHED
INDEXED
SERIALIZED

SEARCHED INDEXED SERIALIZED
APR 20 1968
FBI - BOSTON

0643

FLANAGAN, NAY & CO.
COLUMBIAN BREWERY,

450 WEST 26TH ST.

JAMES FLANAGAN.
JOS. O. NAY.
WM. L. FLANAGAN.

New York, Jan 14th 1886

Dear Sir

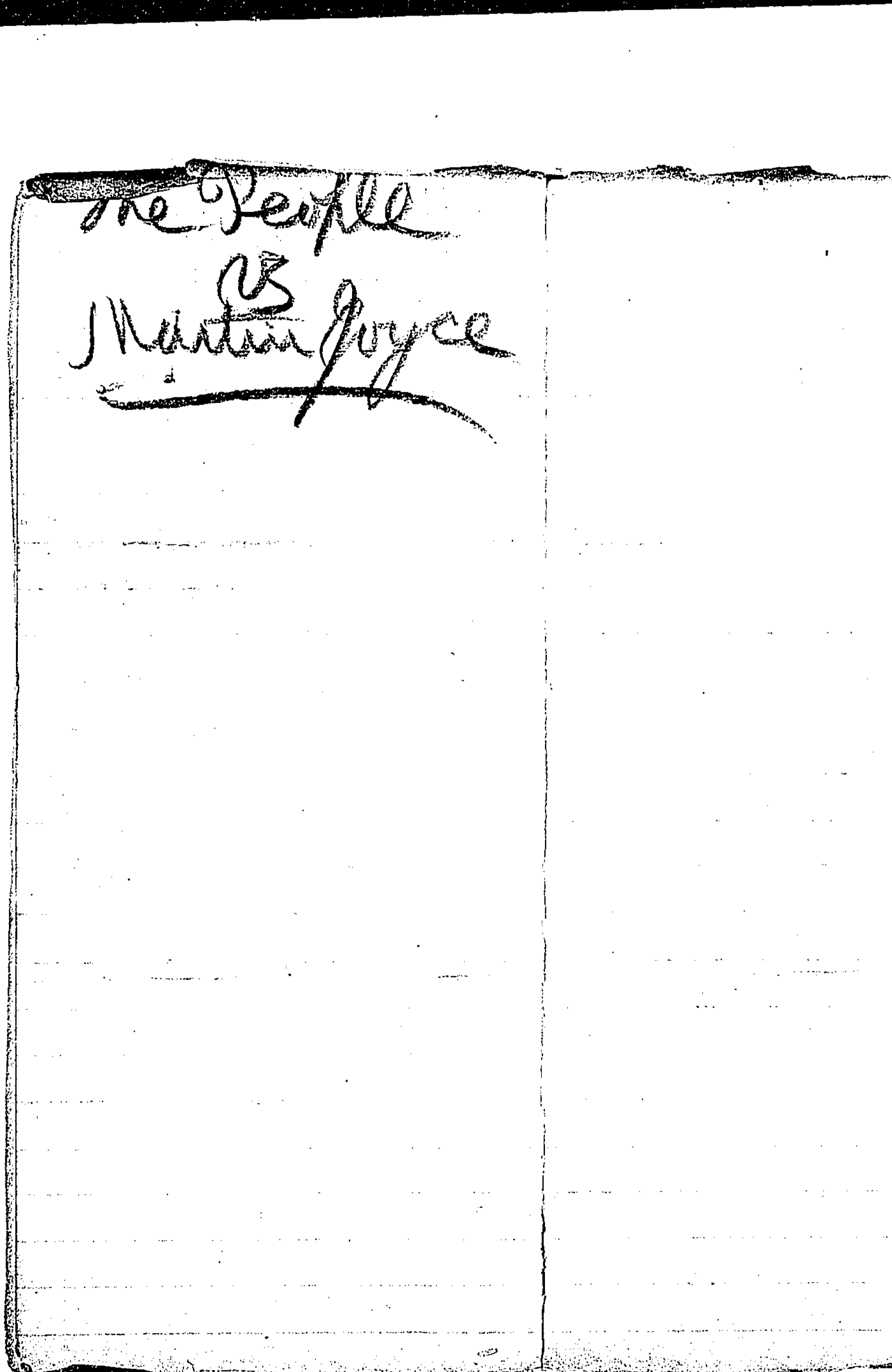
By reason of this
note John Mc. Candy has
a friend who is to speak
in General Assembly this
morning.

Mr. Candy will state to you
the nature of the case and
if you can conveniently
assist him you will confer
a favor on me.

Very truly yours,
James Flanagan

To
R. B. Montague

0644



0645

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Martin George

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

- Martin George -

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

The said *Martin George*,

late of the City of New York, in the County of New York aforesaid, on the
first day of *January*, in the year
of our Lord one thousand eight hundred and eighty-six, at the City and County
aforesaid, with force and arms feloniously made an assault in and upon one

James F. Cooper. —
then and there being a ~~police officer~~ of the Municipal Police of the City of
New York, and as such ~~police officer~~ being then and there engaged in the lawful
~~apprehension~~ of a certain person to
~~the Grand Jury~~ ~~for an assault,~~
~~for an assault,~~ —
and the said *Martin George* —

him, the said *James F. Cooper.* —

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent
then and there and thereby to prevent and resist the lawful ~~apprehension~~
~~of the said unknown person~~, as aforesaid,
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.