

0958

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Paladino, Antonio

**DATE:**

03/02/85



1728

0959

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Curforella, Antonio

**DATE:**

03/02/85



1728

0960

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Pasquale, Pietro

**DATE:**

03/02/85



1728

POOR QUALITY ORIGINALS

0951

*W.S.*

Counsel,  
Filed *2* day of *March* 188*5*  
Pleads *Not Guilty* (3)

[Sections 217 and 218 Penal Code]  
Assault in the First Degree, etc.

THE PEOPLE

vs. *B*

*Antonio Paladino*  
*Antonio Cusfordella*  
*in Pietro Pasquale*

*RAMON B. MARTINE*  
*PETER B. GINNEY*

*Call Diapunta* District Attorney.  
*Call Sped* & acquitted.  
A TRUE BILL.

*W. J. C. Berry*  
Foreman.

*Mar. 5 To Mar. 13 1885*  
*Mar. 24. 1885. E. J. B. B.*

Witnesses:

*James M. Carter*  
*140 Elizabeth St.*  
*Laurence H. Goodwin*  
*65 Mulberry St.*  
*Officer John J. Winters*  
*63 Precinct*

*et al*

0962

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Caladino,  
Antonio Ludgredella,  
Pietro Casapala.

The Grand Jury of the City and County of New York, by this indictment, accuse Antonio Caladino, Antonio Ludgredella, Pietro Casapala of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Antonio Caladino, Antonio Ludgredella and Pietro Casapala, each late of the City of New York, in the County of New York aforesaid, on the twenty first day of January, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one James McEntee, in the peace of the said People then and there being, feloniously did make an assault and ~~injure~~ ~~the said~~ James McEntee, with ~~a certain~~ divers, to wit: three certain stiles which the said Antonio Caladino, Antonio Ludgredella and Pietro Casapala in their right hands then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound the said James McEntee, such means and force as were likely to produce the death of the said James McEntee, with intent to injure the said James McEntee, 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 Antonio Caladino, Antonio Ludgredella, Pietro Casapala of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Antonio Caladino, Antonio Ludgredella and Pietro Casapala, each late of the City and County of New York, on the twenty first day of January in the year of our Lord, one thousand eight hundred and eighty-five, at the City and County aforesaid, with force and arms, in and upon the body of one James McEntee, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and injure the said James McEntee with divers, to wit: three certain stiles with a certain which they the said Antonio Caladino, Antonio Ludgredella, and Pietro Casapala in their right hand then and there had and held, the same being a ~~dangerous~~ ~~weapon~~ 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.

0963

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Antonio Caladino, Antonio Cudfordella, Pietro Carapada* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Antonio Caladino, Antonio Cudfordella and Pietro Carapada*, residents late of the City, County of New York, on the — *21<sup>st</sup>* — day of *January* in the year of our Lord one thousand eight hundred and eighty-*five*, at the City and County aforesaid, with force and arms, in and upon the body of one *James McEntee* in the peace of the said People then and there being, feloniously, did wilfully and wrongfully make an assault, and *in* the said *James McEntee*,

in and upon the *body and arms* of *him* — the said *James McEntee* — did then and there feloniously, wilfully and wrongfully strike, beat, — bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully inflict upon *him* the said *James McEntee*, grievous bodily harm, to the great damage of the said *James McEntee*, 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.**

**~~PETER B. OLNEY,~~**

**District Attorney**

POOR QUALITY ORIGINALS

0964

BAILED,  
 No. 1, by Surgeon Ulega  
 Residence St. Hubert Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

No. 89  
 Police Court - 1<sup>st</sup> District  
 220

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

James McEntee  
 -170 E. 125th St.

1 Antonio Paladino  
 2 Antonio Cufarella  
 3 Petro Pasquale  
 4 \_\_\_\_\_

Offence assault

Dated 21 February 1885

Samuel O'Reilly Magistrate.

John Wimmer Officer.

4 Feby 25. 12. 1885 Precinct. 6

Witnesses Thomas Wimmer  
 No. 145 Precinct 10 Street 10

Catherine J. Frederickson  
 No. \_\_\_\_\_ Precinct \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Precinct \_\_\_\_\_ Street \_\_\_\_\_

James J. Farrell  
 No. \_\_\_\_\_ Precinct \_\_\_\_\_ Street \_\_\_\_\_

John J. Farrell  
 No. \_\_\_\_\_ Precinct \_\_\_\_\_ Street \_\_\_\_\_  
 Sessions, \_\_\_\_\_

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 Antonio Paladino, Antonio Cufarella & Petro Pasquale guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of 10 Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated 21 Feby 1885 Samuel O'Reilly Police Justice.

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

Dated 25 Feby 1885 Samuel O'Reilly Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

POOR QUALITY ORIGINALS

0965

57-65  
Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John F. Manning

1 Antonio Paladino  
2 Antonio Infante  
3 Pete Paquale

Offence Assault on  
Thomas Gurby

Dated January 21 1885

David A. Reilly Magistrate.

Manman Officer.

611 Precinct.

Witnesses Rena Cannon

No. 16 Beecroft Street.

Catherine W. Goodenough

House of Delmonico Street,  
No. 754 1/2

\$1000 for \$

No. Street.

\$ to answer Sessions.

Committed to await the

result of any trial

at Feb 22. 9.30 AM

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 \_\_\_\_\_ 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 h to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0966

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

POLICE COURT, 1<sup>st</sup> DISTRICT.

*John S. Wimmer*

of New the Sixth Precinct Police Street, being duly sworn, deposes and

says that on the \_\_\_\_\_ day of \_\_\_\_\_ 188

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

is a material witness in an assault on one  
Thomas W. Carter on the night of the  
20<sup>th</sup> day of January at premises no 65 Mulberry  
Street.

Wherefore deponent pray the said  
Catherine may be held in ~~effect of~~ Bail to  
Bail as a witness in said assault.

*John S. Wimmer*

Sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 188  
*Samuel W. Bell*  
Police Justice.

POOR QUALITY ORIGINALS

0967

Police Court ✓ 1 27+65 District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

*Am. J. Hammer*

*vs. Antonio Paladino*

*Antonio Guifarelli*

*Peter J. Adguald*

Dated *Jan 27* 188*9*

*A. Reilly* Magistrate.

*Wimmer* Officer.

Witness, *Thomas Cannon*

*6 Roosevelt St  
Catherine Woodrough  
House of Detention*

Disposition, *Committed  
to await the result  
of inquest*

AFFIDAVIT  
*James A. Kelly*

POOR QUALITY ORIGINALS

0968

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

POLICE COURT, First DISTRICT.

of the 6th Precinct Police street, being duly sworn, deposes and  
says that on the 20th day of January 1885

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

Paladino and Antonio Cinfarelli (both  
now here) who did then and there assault &  
Beat One Thomas McGinty with a club  
and a mallet as deponent is deformed by  
Thomas Samon who saw the said assault  
and the said Thomas is now confined in the  
New York Hospital and is unable to appear in  
court from the result of said injuries caused  
by said assault as set forth in the annexed  
certificate, wherefore deponent prays the said  
Paladino & Cinfarelli may be held to await the result  
of said injuries

John E. Wimmer

Sworn to before me, this

January 1885

James W. Kelly Police Justice.

POOR QUALITY ORIGINALS

0969

CITY AND COUNTY OF NEW YORK, } ss.

Thomas Gannon  
Labourer

aged 36 years, occupation of No.

16 Roosevelt

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Sam J. Wimmer

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

Sworn to before me, this

21

day of

Jan 1888

his Thomas Gannon  
mark

Samuel Bell

Police Justice.

POOR QUALITY  
ORIGINALS

0970

City and County ( )  
New York J. H.  
Catherine V Goodenough  
39 Years of age 65 Mulberry Street  
being duly sworn says that she witnessed  
the assault on Thomas M Entee on the  
night of the 20<sup>th</sup> day of January 1875 at  
no 65 Mulberry Street in the rear in  
room no 1 I saw the said defendant  
Pietro Pasquale strike the said M Entee  
over the head <sup>and shoulders</sup> with a pine stick

sworn to before me } Catherine V Goodenough  
this 21<sup>st</sup> day of January 1875 }  
Samuel C. Bull Police Justice

POOR QUALITY  
ORIGINALS

0971

New York Hospital,

West Fifteenth Street,

New York, Jan 22 1885

7 hrs. Mr. Carter is still  
unable to leave the  
Hospital, & will be  
so for a few days.

J. N. Hayden. M.D.

POOR QUALITY  
ORIGINALS

0972

New York Hospital,

West Fifteenth Street,

New York, Jan 24 1880

This is to certify that Thomas  
McEntee is in the hospital  
suffering from a broken arm  
and injuries about the head  
which if inflammatory symp-  
toms develop may prove of a  
dangerous nature Pt. is unable  
to appear in court.

Respectfully

Arthur

House Surgeon

It is impossible to say  
to day how serious the  
case (will prove to be

Arthur

POOR QUALITY  
ORIGINALS

0973

New York Hospital,

West Fifteenth Street,

New York,

Jan 26<sup>th</sup> 1885

James McEntee is doing  
fairly well although  
I do not as yet consider  
him as out of danger

Walter

Wm. Dwyer

POOR QUALITY  
ORIGINALS

0974

New York Hospital,

West Fifteenth Street,

New York, Jan 31st 1885

This is to certify that Thomas  
McEntee, who is under my care,  
is convalescing and not in dan-  
ger of death unless some  
unexpected turn should take  
place

Edwin H. Sutoric

House Surgeon

POOR QUALITY  
ORIGINALS

0975

New York Hospital,

West Fifteenth Street,

New York, *Feb 3<sup>d</sup>* 1885

Thomas McEntee is convalescing  
in a satisfactory manner and  
is expected to make a complete  
recovery. It is deemed advisable  
to keep him under observation  
for a few days longer

*Porter*  
House Surgeon  
N. Y. H.

POOR QUALITY  
ORIGINALS

0976

New York Hospital,

West Fifteenth Street,

New York, Feb. 7<sup>th</sup> 1885

No marked change in the case  
of Thomas McIntee except  
a slow & satisfactory improvement.  
It is considered desirable to keep  
him under observation for a  
few days longer.

W. H. W.

House Surgeon

N.Y.C.

POOR QUALITY  
ORIGINALS

0977

New York Hospital,

West Fifteenth Street,

New York, Feb 11 1885

Thomas McEntee is now  
somewhat better than at last  
note - that is he is almost  
completely well & will probably  
be discharged from the Hospital  
in a week or so

Anton

House Surgeon

POOR QUALITY  
ORIGINALS

0978

N. Y. Hospital  
Feb 19-85

This is to certify that Thomas  
McEntee is out of all danger  
& able to leave this Hospital  
in a day or two - (Saturday) -

J. M. Hoyden.  
Home Surg.

POOR QUALITY  
ORIGINALS

0979

N. Y. Hospital  
Feb 19-85

This is to certify that Thomas  
McEntee is out of all danger  
& able to leave this Hospital  
in a day or two - (Saturday) -

J. N. Haydon.  
House Surgeon

0980

Sec. 192.

First District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Namuel O'Reilly a Police Justice }  
of the City of New York, charging Antonius Paladino me of the Defendant } with  
the offence of Assault.

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

We, Antonius Paladino Defendant of No. 601.  
Mulberry Street; by occupation a Labourer.  
and Luigi Mega of No. 58 Mulberry St  
Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that  
the above named Antonius Paladino Defendant  
shall personally appear before the said Justice, at the 1st District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of \_\_\_\_\_  
Hundred Dollars.

Taken and acknowledged before me, this 11  
day of February 1885.

Namuel O'Reilly POLICE JUSTICE.

Antonius Paladino  
Luigi Mega

0981

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Luigi Mega*

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*  
holder within the said County and State, and is worth *Twenty* Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of *Two 4 Story Tenements*

*no 58 Mulberry Street subject to*  
*\$8000 mortgage of the value of*  
*\$15000,*

*Luigi T. Mega*  
*mark*

*Sworn to before me, this*  
*day of February*  
*1885.*  
*Samuel W. Kelly Police Justice.*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John J. McNamee*

*vs.*  
*Antonio Paladino*

*Undertaking to appear*  
*during the Examination.*

Taken the ..... day of ..... 188

Justice.

*surety admitted by*  
*John J. McNamee*  
*at 241 Broadway*  
*of No. 241.*

0982

Sec. 198-200

182 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Petro Pasquale*

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

Question. What is your name?

Answer. *Petro Pasquale*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *65 Mulberry St. 1 1/2 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

*Petro Pasquale*

Taken before me this

day of

*July*

1880

*Samuel W. Sullivan* Police Justice.

0903

Sec. 193-200

1 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Antonio Cuforella

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. Italy

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

Answer. 35 Mulberry St. 2 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I struck the complainant because  
he stole my coat

Antonio <sup>his</sup> Cuforella  
Mark

Taken before me this 11  
day of February 1888  
Samuel W. Kelly Police Justice.

POOR QUALITY ORIGINALS

0984

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK } ss.

182 District Police Court.

*Antonio Paladino*

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. *Antonio Paladino*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *65 Mulberry St. 3 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

*Antonio <sup>his</sup> Paladino*  
*Mark*

Taken before me this

day of

*Sept*

188*8*

*Samuel D. Kelly*

Police Justice.

POOR QUALITY  
ORIGINALS

0985

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Catharine V Goodenough*  
aged *39* years, occupation *Washwoman* of No.

*65 Mulberry* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *James M<sup>c</sup>Entee*

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

Sworn to before me, this *21*

day of *Feb* 188*0*

*Catharine V Goodenough*

*Samy C O'Reilly*  
Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas Garrison*  
aged *40* years, occupation *Saboner* of No.

*16 Roosevelt* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *James M<sup>c</sup>Entee*

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

Sworn to before me, this *21*

day of *Feb* 188*0*

*Thomas<sup>his</sup> Garrison*  
mark

*Samy C O'Reilly*  
Police Justice.

0986

Police Court 1<sup>st</sup> District.

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

of No. 170 Elizabeth Street, aged 38 years,  
occupation Laborer being duly sworn

James M<sup>e</sup> Estel

deposes and says, that on 21 day of January 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Antonio Paladino

Antonio Cusforella and Petro Pasquale  
(both now here) that deponent is informed, by

Thomas Gannon that he saw said Paladino

and Cusforella strike deponent several times on the body

and arms with sticks then and there held in their hands

and deponent further says that he ~~was~~ is

informed by Catharine V Goodenough

that said Petro Pasquale struck deponent several

blows on the body with a stick then and there

held in his hand at the time that said Antonio Paladino and

Antonio Cusforella was <sup>beating deponent</sup>

Wherefore deponent charges said defendants

committing said assault

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

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

Sworn to before me, this 21 day of February 1885 James M<sup>e</sup> Estel

Samy C. Kelly Police Justice.

0987

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 18 DISTRICT.

of No. 6 Precinct Street, aged \_\_\_\_\_ years,  
occupation Police Officer being duly sworn deposes and says  
that on the \_\_\_\_\_ day of \_\_\_\_\_ 1888  
~~at the City of New York, in the County of New York,~~ John Gannon

(now here) is a material Witness in  
the annexed complaint and deponent  
believes that he will not appear  
when wanted and prays that he may  
be committed to the house of Detention

John S Wimmer

Sworn to before me, this  
of Feb 1888

24 day

Samuel W. Kelly  
Police Justice.

0988

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Pankuch, Joseph

**DATE:**

03/20/85



1728

POOR QUALITY ORIGINALS

0989

*J. J. ...*

Filed 20 day of March 1888

Pleas *Not Guilty*

THE PEOPLE

*no. 100 vs. ...*

*Joseph Rankin*

RANDOLPH B. MARTINE

District Attorney

*Pr Feb 23/88*

*Pleas Assault 2d*

A TRUE BILL.

*M. J. ...*

Foreman.

*L. M. ...*

*FD*

*W. J. ...*

*Comber & ...*

*FD*

Assault in the First Degree. (Firearms.)

POOR QUALITY ORIGINALS

0990

# 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 Cantaneri*

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

*Joseph Cantaneri*

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *Joseph Cantaneri*

late of the City of New York, in the County of New York aforesaid, on the *Eight* day of *January*, in the year of our Lord one thousand eight hundred and eighty *five*, with force and arms, at the City and County aforesaid, in and upon the body of *Bredanda Cantaneri*, in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Bredanda Cantaneri*, a certain *pistol*, then and there loaded and charged with gunpowder and one leaden bullet, which the said *Joseph Cantaneri* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *him* the said *Bredanda Cantaneri*, 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

*Joseph Cantaneri*

of the Crime of assault in the second degree, committed as follows:

The said *Joseph Cantaneri*,

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Bredanda Cantaneri*, then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *him* the said *Bredanda Cantaneri*, a certain *pistol*, then and there loaded and charged with gunpowder and one leaden bullet, which

*Joseph Cantaneri* in *his* right hand, then and there had and held, the same being an instrument likely to produce greivous bodily harm, feloniously did, wilfully and wrongfully then and there shoot off and discharge ;

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,

JOHN McKEON, District Attorney.

15690

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

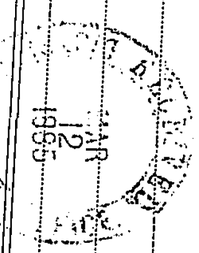
No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court 15690 District 2603

THE PEOPLE, &c,  
ON THE COMPLAINT OF

*Robert Parkue*  
*672 9th St*  
*Joseph Parkue*



Offence *Perjury*  
*Amuel H. Butler*

Dated *March 10* 1885

*Henry H. Biscoe* Magistrate,  
Officer.

Witnesses \_\_\_\_\_ Precinct. *17*

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. *1000* Street *95*  
to answer *W*

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 Parkue*

~~guilty~~ thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* 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 *March 10* 1885. *H. H. Biscoe* Police Justice.

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

Dated \_\_\_\_\_ 1885. \_\_\_\_\_ 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 \_\_\_\_\_ 1885. \_\_\_\_\_ Police Justice.

0992

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Joseph Pankech* 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

*Joseph Pankech*

Question. How old are you?

Answer

*20 years*

Question. Where were you born?

Answer.

*Hungary Austria*

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

Answer.

*11 Greenwell avenue*

Question What is your business or profession?

Answer.

*Baker*

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*  
*Joseph Pankech*

Taken before me this

day of *Sept* 188*5*

*John W. ...*  
Police Justice.

0993

Police Court— 3 District.

CITY AND COUNTY OF NEW YORK, } ss.

age 30 of No. 632 East 9<sup>th</sup> Street,

being duly sworn, deposes and says, that on Thursday the 8 day of January

in the year 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph

Parkuch (now present) who  
pointed and aimed  
a revolver loaded with  
powder and ball at  
deponent fired twice  
and the ball from  
said revolver on the  
first fire took effect  
in deponent's right  
chest

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 10 day }  
of March 1885 }

Fredrick Parkuch

P. H. Coffey  
POLICE JUSTICE.

0994

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Pond, Thomas

**DATE:**

03/31/85



1728

POOR QUALITY ORIGINALS

0995

259  
 Day of Trial, *Specker*  
 Counsel,  
 Filed *31* day of *March* 188*5*  
 Pleads *Property*

THE PEOPLE  
 vs.  
*B*  
*Thompson Pond*  
*Proprietor of*  
*the*  
*same*

Violation of Excise Law.  
 Selling without License.

*W. J. McKeon*  
 District Attorney.

A TRUE BILL.  
*M. J. C. Perry*  
 Foreman.

*Henry W. F. Smith*  
*Deputy Sheriff*

*W. J. McKeon*  
*Office L. A. Lytle*  
*320 Spruce St.*

0996

# Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Shemar Bond*

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

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows :

The said *Shemar Bond*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *March*, in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to *Samuel Bond*,

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

RANDOLPH B. MARTINE,

JOHN McKEON, District Attorney.

0997

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Pospisil, Marie

**DATE:**

03/09/85



1728

POOR QUALITY ORIGINALS

0998

77

Day of Trial,  
Counsel,  
Filed *March* 188*5*  
Plads *Proquith No*

THE PEOPLE  
vs. *B*  
*Marie Rosipisil*  
Violation of Excise Law.  
(Sunday)  
*1885*

RANDOLPH B. MARTINE,  
JOHN McKEON

District Attorney.

A True Bill.

*M. J. C. Berry*  
*John P. Kelly*  
Foreman.  
*John P. Kelly*  
*met \$30*

Witnesses=  
Officer Patrick Farrell  
11, Breunich.

POOR QUALITY  
ORIGINALS

0999

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*

*Marie Pousid*

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Marie Pousid*,

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

~~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

*Marie Pousid*

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *Marie Pousid*,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *first* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County

POOR QUALITY  
ORIGINALS

1000

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~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.

THIRD COUNT :

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

Marie Pospisil

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

The said Marie Pospisil,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said first day of March, in the year of our Lord one thousand eight hundred and eighty-five, 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 certain premises at number Two

and between Second Street,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE.

JOHN McKEON, District Attorney.

10001

Excise Violation—Selling on Sunday.

POLICE COURT—3<sup>d</sup> DISTRICT.

City and County } ss.  
of New York, }

of No. 11<sup>th</sup> Precinct Station House Patrick Farrell  
Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 1<sup>st</sup> day  
of March 1885, in the City of New York, in the County of New York, at  
premises No. 216 East Second Street,

Mary Pospischie (now here)  
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY 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 Mary Pospischie  
may be ~~arrested~~ dealt with according to law.

Sworn to before me, this 2<sup>d</sup> day } Patrick Farrell  
of March 1885 }

A. M. Patterson Police Justice.

1002

17  
30939  
Police Court, District.

THE PEOPLE & c.  
ON THE COMPLAINT OF

✓  
Patrick James  
vs. Proct.  
Mary Cospischil

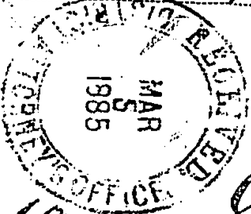
EXCISE VIOLATION.  
SELLING ON SUNDAY.

Dated 2<sup>nd</sup> day of March 1885

Patterson Magistrate.

James 11<sup>th</sup> Officer.

Witness,



Bailed \$100 to Ans. Gen. Sessions.

By Joseph Hubel

216-2<sup>nd</sup> 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 wife named

Mary Cospischil  
by thereof, I order that he be held to answer the same and be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
Dated March 2 1885

James A. Patterson Police Justice.  
I have admitted the above named Robert Mary Cospischil  
to bail to answer by the undertaking hereto annexed.  
Dated March 2 1885

James A. Patterson Police Justice.  
There being no sufficient cause to believe the within named  
guilty of the offence therein mentioned, I order he to be discharged.  
Dated 1885  
Police Justice.

1003

Sec. 198-200.

J District Police Court.

CITY AND COUNTY OF NEW YORK } ss

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

Question What is your name?

Answer Mary Pospisich

Question. How old are you?

Answer 32 years of age

Question. Where were you born?

Answer. Austria

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

Answer. 216 - 2<sup>nd</sup> Street, 3 years

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

Mary Pospisich

Taken before me this

day of March

188

J. M. Putnam

Police Justice.

1004

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

*Mary Pospisich*

On Complaint of *Patrick James*  
For *Violation of Empire*  
*Law*

After being informed of my rights under the law, I hereby ~~wave~~ <sup>*demand*</sup> a trial, by Jury, on this complaint, and ~~my right to make a statement in relation to it~~ and demand a trial at the COURT OF ~~GENERAL~~ <sup>*Special*</sup> SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *March 2* 188 *5*

*Mary Pospisich*

*A. M. Patterson* Police Justice.

1005

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Pressel, Julius H.

**DATE:**

03/25/85



1728

1006

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Stroch, Frederick

**DATE:**

03/25/85



1728

POOR QUALITY ORIGINALS

1007

222

Counsel,  
Filed 25 day of March 1885  
Pleads *M. W. Kelly*

Grand Larceny, *second* degree  
[Sections 528, 529, Penal Code]

THE PEOPLE  
vs.  
*Julius H. Pressler*  
*Fredrick Stock*

*R. B. Martine*  
RANDOLPH B. MARTINE,  
PETER B. OLNEY,  
District Attorney.

A True Bill.

*W. J. C. Berry*  
*W. J. C. Berry* Foreman.  
*W. J. C. Berry*  
1. S. P. Subj 90 & 6  
2. Three years.

Witnesses:  
*George F. Brock*  
220 Pine St.  
Officer W. A. Caspore  
Central Officer

1000

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Julius W. Bressel and  
Frederick Knack*

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

*Julius W. Bressel and Frederick Knack*  
of the CRIME OF GRAND LARCENY in the *second* degree, committed  
as follows :

The said *Julius W. Bressel and Frederick  
Knack, each* \_\_\_\_\_

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

*several rounds of bullets, of  
the value of three dollars and  
sixty cents each round,* \_\_\_\_\_

of the goods, chattels and personal property of one *George W. Knack,*

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.

*Randolph C. Martin,  
District Attorney*



10 10

Sec. 198-200

2<sup>nd</sup> District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

Julius H. Pessel 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 A Pessel

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. 65 East 4<sup>th</sup> street and near 5 years

Question. What is your business or profession?

Answer. Truckman

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

Answer. I am guilty of the charge that Frederick Stock and myself stole the property and sold the same to Henry Waters of No. 332 Grand Street.

Julius H Pessel,

Taken before me this 27  
day of March 1885  
Abby W. Mann  
Police Justice.

1011

Sec. 193-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

Second District Police Court.

Frederick Strock 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. Frederick Strock

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York

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

Answer. 86 Bowery and for the last seven months

Question. What is your business or profession?

Answer. Shoemaker

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

Answer. I am guilty of the charge  
F. Strock

Subscribed before me this 27 day of March 1885  
John P. Smith Police Justice.

1012

Police Court—Second District.

Affidavit—Larceny.

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

George F. Kroehl  
of No. 220 Pearl Street, aged 38 years,  
occupation Merchant being duly sworn

deposes and says, that on the 20 day of February 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, in the day time, the following property viz:

Seventy pounds weight of white  
Okatta bristles of the value of  
two hundred and fifty dollars

the property of Henry Kroehl & George F. Kroehl  
C. partners, and doing business under the  
firm name Henry Kroehl

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 Julius H. Pressel and  
Frederick Stoch (both now here) for

the reasons following, to wit: On <sup>or about</sup> said date  
deponent missed the afore-described property  
as having been stolen from said premises  
subsequently deponent was informed by  
officer Robert McNaught, Detective of the  
Central Office that he arrested the said Pressel  
on suspicion who told said officer that he  
said Pressel, in company with said Stoch  
stole said property and sold the same  
to one Henry Waters No. 332 Grand street  
that said officer afterwards purchased  
3/4 of a pound of bristles from said Waters  
which deponent has seen and fully

Subscribed and sworn to before me this 18th day of February 1885

Notary Public

1013

identifies the same as a portion of  
said property stolen from his possession  
and from the further fact  
that said defendants have admitted to  
depotment in the presence of said officer  
Robert McNaught to have stolen said  
property from said premises.

George F. Roche

Osworn to before me this }  
22<sup>nd</sup> day of March 1885 }

John J. Gorman  
Police Justice

Dated 1885 \_\_\_\_\_ 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 1885 \_\_\_\_\_ Police Justice

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

Dated 1885 \_\_\_\_\_ Police Justice

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

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

Police Court, \_\_\_\_\_ District,

THE PEOPLE, &c.,  
on the complaint of

1 \_\_\_\_\_ ss.  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence—LARCENY.

Dated \_\_\_\_\_ 1885 \_\_\_\_\_  
Magistrate.

Officer \_\_\_\_\_  
Clerk \_\_\_\_\_

Witnesses, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
§ \_\_\_\_\_ to answer \_\_\_\_\_ Sessions.

10 14

**BOX:**

169

**FOLDER:**

1728

**DESCRIPTION:**

Pugh, George J.

**DATE:**

03/20/85



1728

POOR QUALITY ORIGINALS

10 15

Witnesses:

Julius Antonine  
99 Allen St.  
Valentine  
1899

This Indictment  
was found in  
1885 - Compliance  
- want's whereat  
are unknown -  
I wish that this  
indictment be  
dismissed

May 24th  
192  
G. J. Berry  
A.D. a

Counsel,

G. J. Berry

Filed 20

1885

Pleas,

Not guilty

THE PEOPLE

vs.

George J. Berry

RANDOLPH B. MARTINE,

District Attorney.

Off term April 87

Rec'd 15

A True Bill.

W. J. Berry

Foreman

Sept 2 - May 24, 1892

On motion of G. J. Berry

Attorney General  
Dismissed.

[Sections - Penal Code]

POOR QUALITY ORIGINALS

10 15

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George J. Quinn

The Grand Jury of the City and County of New York, by this indictment, accuse George J. Quinn

of the CRIME OF Assault in the second degree,

committed as follows:

The said George J. Quinn, -

late of the First Ward of the City of New York, in the County of New York aforesaid, on the fourth day of October, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms, in and upon one Julius Hartmann, then and there lawfully residing and wrongfully made an assault, and a certain piece of knife, which the said George J. Quinn in his right hand then and there had and held, to, at, and against the said Julius Hartmann, then and there lawfully residing and wrongfully cast and threw, and thus the said Julius Hartmann, with the piece of knife aforesaid, so cast and thrown as aforesaid, in and upon the head of him the said Julius Hartmann, then and there lawfully residing and wrongfully made, wound and fracture;

POOR QUALITY ORIGINALS

10 17

and upon the said officer Hartmann then  
and there and thenceforth, feloniously did  
willfully and wrongfully inflict grievous  
bodily harm, to the great damage of  
the said officer Hartmann, against the  
peace of the County of the State of New  
York, and their dignity, and against  
the form of the Statute in such case  
made and provided.

**Second Count:** And the said George J. ...  
by this indictment further accuse the  
said George J. ... of the crime of  
assault in the second degree, committed  
as follows: The said George J. ...  
late of the Ward, City and County of ...  
said, afterwards, to wit - on the day and  
in the year aforesaid, at the Ward, City  
and County aforesaid, with force and  
arms, in and upon the said officer  
Hartmann, then and there feloniously  
did willfully and wrongfully  
make another assault, and a certain  
piece of brick which the said George J.  
... in his right hand then and  
there had and held, (the same being  
a thing likely to produce grievous  
bodily harm), to, at and against the  
said officer Hartmann, then and there  
feloniously did willfully and wrongfully

POOR QUALITY  
ORIGINALS

10 18

cast and shown, and from the said  
Julius Hartmann, with the piece of  
Friede aforesaid, as cast and shown as  
aforesaid, in and upon the head of him  
the said Julius Hartmann, then  
and there feloniously did mangle  
and manfully strike, wound  
and fracture; against the form  
of the Statute in such case  
made and provided, and against  
the peace, of the Peace of the  
State of New York, and their  
dignity.

Charles B. Martin,

District Attorney.

POOR QUALITY  
ORIGINALS

10 19

M. General Cassano

The People & Co.

against

George J. Pugh

Appidavito

m. Krause

POOR QUALITY  
ORIGINALS

1020

New York Court of General Sessions

The People & c. }  
against }  
George Pugh }

City and County of New York as  
Valentine Kattedy being duly  
sworn says that he resides at 1099  
1<sup>st</sup> Avenue in said City that he is  
well acquainted with Julius Hartmann  
the complainant and George Pugh  
the defendant above named and that  
he was present at the time of the  
assault at the unfinished building  
in 118 Street on the east side or foot of  
said street in said City on October  
4<sup>th</sup> 1884 that in the afternoon of  
said day, he saw the above named  
defendant George Pugh standing  
on a scaffold about the fifth  
story in said building who then  
and there deliberately maliciously and  
wilfully took up a half a brick &  
took aim and intentionally threw the  
same at the complainant herein with  
all the force he the said defendant  
could use, and struck him on the head with it  
who was standing at said

building  
 about one storey higher than the said  
 complainant. Deponent further says  
 that at the time of said assault as  
 aforesaid the said complainant was  
 entirely without any weapon iron  
 or any other instrument nor that he  
 received any warning from said  
 defendant whatever

Sworn to before me

February 26<sup>th</sup> 1885

John J. Cahnenfeld

(5) Notary Public  
 N. Co

Valentin Stotterle

New York Court of General Sessions

The People &c.  
 against  
 George Pugh

City and County of New York ss  
 Robert Goepfert of 341 West 38<sup>th</sup>  
 street, Roman Feit of 550 10<sup>th</sup> Avenue  
~~and~~ Shankmar Goepfert of 212 West  
 16<sup>th</sup> street and Michael Sheffan of  
 8<sup>th</sup> Avenue between 63 + 64 streets, all  
 in said City being severally and  
 each of them duly sworn say, that  
 they were present at the time of the  
 assault mentioned in the affidavit  
 of Valentine Kattely hereto annexed  
 and that they have <sup>heard</sup> said affidavit  
 read, and that the same is true in  
 every respect to their own personal  
 knowledge & are well acquainted with the

Sworn to before me  
 February 26<sup>th</sup> 1885  
 John Gahnenfeld  
 (5) Notary Public  
 N. Co.

Robert Goepfert  
 Roman Feit  
 Shankmar Goepfert  
 Michael Sheffan

1023

JOHN R. HEINZELMAN,  
COUNSELOR AT LAW  
122 BOWERY.

*Answered*

*Engagement made*

*for Friday any time after 10 a.m.*

*New York, March 3<sup>d</sup> 1885.*

*dictated*

Hon. Randolph B. Martine,

Dear Sir:-

On the 29th. day of January 1885, Mr. Julius Hartman of 99 Allen Street was subpoenaed to appear before the Grand Jury to testify as the complainant in the case of the People vs. George J. Pugh who was arrested and held to await the action of the Grand Jury by a police Magistrate. On the day mentioned said Hartman appeared and was examined, the defendant and his witnesses were also present, the Grand Jury upon an examination declined to

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JOHN R. HEINZELMAN,  
COUNSELOR AT LAW,  
[REDACTED]  
122 BOWERY.

New York, 2 1888

indict the defendant. The complainant on the occasion was without a witness notwithstanding the fact that more than 10 respectable citizens are ready and willing to appear & testify to the occurrence as being a dastardly attempt to take life. The complainant was served with a subpoena late on the evening previous to his examination and was unable to notify his witnesses in time; how the defendant and his witnesses heard of it we are unable to state.

Under the circumstances I am anxious to have the Grand

1025

JOHN R. HEINZELMAN,  
COUNSELOR AT LAW,  
[REDACTED]  
122 BOWERY.

New York, 3 1888

Jury examine plaintiff's witnesses and would respectfully beg for that opportunity.

Knowing that your time is very much occupied in other matters may I beg for the opportunity of a personal interview with you relating to the facts herein.

Respectfully  
John R. Heinzelman

1026



J. HARTMANN,  
Dealer in Fine  
**Groceries & Delicatessen**  
Fruits and Vegetables in Season.  
226 East 104th Street,  
East 84th & 63rd Aves. New York.

290

POOR QUALITY ORIGINALS

1027

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

*George J. ...*

Offence:

*DeLaney ...*  
~~JOHN R. ...~~  
District Attorney.

Affidavit of

*James A. ...*  
Subpoena Server.

Failure to Find Witness.

POOR QUALITY ORIGINALS

1028

**PART II**

THE COURT ROOM IS IN THE THIRD 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 GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York. *Not Found*  
To *Valentine Kellers*  
of No. *1099 Hurst Ave*, Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *24* *MAY* 189*2* at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

*George J. Raugh*

Dated at the City of New York, the first Monday of *MAY* in the year of our Lord 189*2*

DE LANCEY NICOLL, District Attorney.

TORN PAGE

POOR QUALITY ORIGINALS

GLUED PAGE

1029

Court of General Sessions.

THE PEOPLE

vs.

George J. Tugh.

City and County of New York, ss :

Thomas A. Scanlon being duly sworn, deposes and says: I reside at No. 245 East 58th Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 23 day of May 1892 I called at No 1099 - 1st Ave - in the City of New York the alleged residence of Valentine Kellerell the complainant herein, to serve him with the annexed subpoena, and was informed by the

Housekeeper that he did not know any person of that name - I then proceeded through the house and was unable to secure any information of said Kellerell, or where he could be found

Sworn to before me, this 24th day of May 1892

Thomas A. Scanlon  
Subpoena Server

Jos. A. Maguire  
Clerk of Court

POOR QUALITY ORIGINALS

1030

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

*George J. Dwyer*

*W. L. Lacey Wood*  
~~JOHN H. FELLOWS,~~  
District Attorney.

Attorney of  
*James A. Swain*  
Subpoena Server.

Failure to Find Witness.

POOR QUALITY ORIGINALS

1031

**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 GENERAL SESSIONS OF THE PEACE. 1701

In the Name of the People of the State of New York.

To Wm. Smith S. S. Boileau <sup>79</sup>  
of No. \_\_\_\_\_ Street \_\_\_\_\_

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **MAY**, 1892, at 10 30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

George J. Hugh

Dated at the City of New York, the first Monday of **MAY**,  
in the year of our Lord 1892.

DE LANCEY NICOLI, District Attorney.

POOR QUALITY ORIGINALS

1032

Let this case be  
re-admitted to the Grand  
jury after March 17/88

BAILED,

~~John J. Pugh~~  
~~463 West 63rd~~

~~John J. Pugh~~

~~463 West 63rd~~

219  
Police Court  
District

THE PEOPLE, &c,  
ON THE COMPLAINT OF

Julius Hartman

George Pugh

B

Offence Assault  
on Battery

Dated November 22 1885

John J. Pugh

463 West 63rd

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

George Pugh  
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 14 1885 John J. Pugh Police Justice.

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

Dated January 14 1885 John J. Pugh 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 1885 Police Justice.

1033

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*George Pugh* 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 Pugh*

Question. How old are you?

Answer *18 years*

Question. Where were you born?

Answer *Wales*

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

Answer *464 8th Avenue 18 years*

Question. What is your business or profession?

Answer *Bricklayer.*

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*

*George J. Pugh*

Taken before me this

*1st*

day of *May* 188*5*

*John J. ...*

Police Justice.

1034

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT, 5 DISTRICT.

*Philip W. Smith*  
of the 12<sup>th</sup> Precinct Police Street, aged 38 years,  
occupation being duly sworn deposes and says,

that on the 14<sup>th</sup> day of October 1884

at the City of New York, in the County of New York, *Julius Hartman*

now confined at the 99<sup>th</sup> Street Hospital

informed deponent in the presence of

*George Pugh* (nowhere) that on the 14<sup>th</sup>

day of October he was violently and

feloniously assaulted and beaten by

said *Pugh*, that he struck him on the

head with a brick he held in his hand,

said *Hartman* is confined in said

Hospital from the injuries inflicted by

said *Pugh*, and in a dangerous condition

as the annexed certificate, from Dr. 7

Sworn to before me, this 15<sup>th</sup> day of Oct 1884

*John Sherman*  
Police Justice

1035

Meldan shows, Dependent therefore pray  
that said Pugh may be committed  
for further Examination and for to  
await the recovery of the injuries

Sworn to before me this  
15<sup>th</sup> day of October 1884 Philip H. Smith

Police Justice

ARFIDAVIT. *are before mentioned*

Police Court, 5 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Philip H. Smith

vs.  
George Pugh

Dated Oct 15 1884

Perman Magistrate.

Smith Officer.

Witness, 12

\$ 2000 Bail for Examination

algh. Jan'y 14: 9. 1884

Disposition, held without bail

to await the result of

Injury J. J. [unclear]

Case

POOR QUALITY  
ORIGINALS

1036

Police Court, 3<sup>rd</sup> District.

City and County }  
of New York, } ss.

of No. 1099, 1<sup>st</sup> Avenue Street, aged 34 years,  
occupation Carpenter being duly sworn, deposes and says,  
that on the 14<sup>th</sup> day of October 1884, at the City of New  
York, in the County of New York,

Valentin Ketterle.

Julius Hartman was violently  
and ~~unlawfully~~ assaulted and beaten  
by George Pugh (nowhere)  
that on said day said Hartman  
and the father of said Pugh, were  
quarrelling with each other while at  
work in a building in front of  
118<sup>th</sup> Street and the East River,  
that said defendant, took a half  
of a brick and threw the same  
at said Hartman, striking him  
on the head,

Sworn to before me this 7<sup>th</sup> day of November 1884  
Valentin Ketterle.

John Herman Police Justice

POOR QUALITY  
ORIGINALS

1037

99th St Hospital  
Oct 16, '84.

To whom it may concern

This is to certify  
that Julius Hartman  
who was admitted to  
this hospital Oct 4, '84  
suffering from a compound  
depressed fracture of  
the vault of the skull  
will recover

Dr. W. A. Woodrow  
House Surgeon

POOR QUALITY  
ORIGINALS

1030

99th St. Hospital  
Oct. 14<sup>th</sup> '84.

To whom it may concern:  
This is to certify  
that Julius Hartman was  
admitted to this hospital  
suffering from a compound  
depressed fracture of the  
vault of the skull and  
that his chances are  
good for his recovery from  
his injury.

Dr. F. T. Weldon  
House Surgeon

1039

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT, 5 DISTRICT.

Julius Hartman

of No. 99 Allen Street, aged 44 years,

occupation Framer being duly sworn deposes and says,

that on the 4~~th~~ day of October 1888

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

had a quarrel with one John Pugh while at work in a building on the foot of 18<sup>th</sup> Street near the East River, deponent then & there was assaulted and beaten by being struck on the head, deponent is informed by Valentin Kettle of No. 1099, 15<sup>th</sup> Avenue, that he saw George Pugh (nowhere) throw a half of a brick at deponent, which struck deponent on the head, deponent received severe injuries.

Sworn to before me, this

1888

day

Police Justice

1040

on his head; from which he was  
conferred to the Charity Hospital for  
over 4 weeks. Deponent believes the  
information of said Volentin Kettels  
to be true therefore prays that said  
George may be dealt with as the  
law directs.

Sworn to before me this } Julius Hartmann.  
27<sup>th</sup> day of November 1881 }

John Herman Police Justice

Police Court, District,

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

1042

**END OF  
BOX**