

0115

**BOX:**

135

**FOLDER:**

1398

**DESCRIPTION:**

Eaniroin, Virginia

**DATE:**

04/28/84



1398

0116

**BOX:**

135

**FOLDER:**

1398

**DESCRIPTION:**

Egerton, Elliott

**DATE:**

04/28/84



1398

Alex. S. Williams  
Capt. 29<sup>th</sup> Regt.  
Michael O. Mallory  
145 N. 27<sup>th</sup> St.

Bill fixed upon and  
ejected in another  
indictment  
May 17. 84  
By William  
H. ...

207 ✓ B.N. M. 28/82

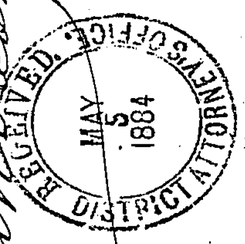
(11) 1309  
Day of Trial,  
Counsel,  
Filed 28 day of April 1884  
Pleads

~~THE PEOPLE~~  
vs. NA  
Virginia Lawton  
and ##  
Elliott Egerton  
(6 cards)

PETER B. CLENEY,  
JOHN MCKEON,

P.H. Dec. 9. 1897.  
in Motion of Dist. Atty.  
A True Bill. Indictment.

Dismissed  
against both defendants  
John N. ...  
Ind. No. 1309  
Foreman.



122

POOR QUALITY ORIGINAL

01117

In reading the  
Bill as to filed with  
the indictments against  
the defendant charging  
him with keeping  
and maintaining a  
brothel house  
I recommend that  
the defendant be  
discharged and that  
the other indictment  
be dismissed.  
Dated my Dec 9/97  
J. ...  
A.D.A.

0118

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Virginia Eamrain  
and  
Elliott Egerton

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

Virginia Eamrain and Elliott Egerton

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

The said Virginia Eamrain and Elliott Egerton

late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the 1st day of April in the year of our Lord one thousand eight hundred and eighty-~~80~~ and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said Virginia Eamrain and

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

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said Virginia Eamrain and

Elliott Egerton

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

The said Virginia Eamrain and Elliott Egerton

late of the 20th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the 1st day of April in the year of our Lord one thousand eight hundred and eighty-~~80~~ and on divers other days and times between the said

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

THIRD COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Virginia Cameron* *Edith Egerton*

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

The said *Virginia Cameron* *Edith Egerton*

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *first* day of *April* in the year of our Lord one thousand eight hundred and eighty~~th~~ and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in *their* said house and place of public resort, for *their* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *their* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,

**JOHN McKEON,**

*District Attorney.*

0 120

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK,

against

*Mary Thomas*

Bench Warrant for Misdemeanor.

Issued *April 28<sup>th</sup>* 188 *4*

The defendant is to be admitted to be bail  
in the sum of ..... dollars.

POOR QUALITY  
ORIGINAL

0121

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,  
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 28 day of April  
1884, in the Court of General Sessions of the Peace, of the County of  
New York, charging Mary Thomas  
with the crime of Keeping a Bawdy House

You are therefore Comanded forthwith to arrest the above named Mary Thomas  
Mary Thomas and her bring him before that Court to answer the indictment; or  
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the  
City Prison of the City of New York, or if he require it, that you take him before any Magistrate  
in that County, or in the County in which you arrest him, that he may give bail to answer the  
indictment.

City of New York, the 28 day of April 1884.

By order of the Court,

 Clerk.

POOR QUALITY  
ORIGINAL

0122

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK,

against

Virginia Camroux

Bench Warrant for Misdemeanor.

Issued April 28<sup>th</sup> 188

The defendant is to be admitted to be bail  
in the sum of ..... dollars.

Nov. 18<sup>th</sup> 1884

This Warrant was  
returned Nov. 15<sup>th</sup>  
by Capt Williams  
of 29<sup>th</sup> St.

The defendant moved  
away in April  
last.

Van Derick & Reilly

POOR QUALITY  
ORIGINAL

0 123

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,  
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 28 day of April  
1884, in the Court of General Sessions of the Peace, of the County of  
New York, charging Virginia Cameron  
with the crime of Keeping a Bawdy House

You are therefore Comanded forthwith to arrest the above named \_\_\_\_\_  
Virginia Cameron and her bring her before that Court to answer the indictment; or  
if the Court have adjourned for the term, that you deliver her into the custody of the Keeper of the  
City Prison of the City of New York, or if she require it, that you take her before any Magistrate  
in that County, or in the County in which you arrest her, that she may give bail to answer the  
indictment.

City of New York, the 28 day of April 1884.

By order of the Court,

*M. M. M.*  
Clerk.

POOR QUALITY  
ORIGINAL

0124

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK,

against

Mary C. Lane

Bench Warrant for Misdemeanor.

Issued April 28<sup>th</sup> 1884

The defendant is to be admitted to be bail  
in the sum of ..... dollars.

Nov. 18<sup>th</sup> 1894

This Warrant was  
returned by Capt.  
Williams of 29<sup>th</sup> St.  
The defendant moved  
in April last for  
parts unknown to  
Van Gerichten & Reilly

POOR QUALITY  
ORIGINAL

0125

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,  
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 28 day of April  
1884, in the Court of General Sessions of the Peace, of the County of  
New York, charging Mary E. Lane  
with the crime of keeping a Bawdy House

You are therefore Commanded forthwith to arrest the above named Mary E. Lane  
her and her bring her before that Court to answer the indictment; or  
if the Court have adjourned for the term, that you deliver her into the custody of the Keeper of the  
City Prison of the City of New York, or if she require it, that you take her before any Magistrate  
in that County, or in the County in which you arrest her, that she may give bail to answer the  
indictment.

City of New York, the 28 day of April 1884.

By order of the Court,

*J. M. [Signature]* Clerk.

0126

The People

v

Elliot Egerston  
et al,

Applicant

0127

Court of General Sessions of the  
City of New York.

The People of the State of New  
York

against  
Mary E. Lane and  
Elliot Egerton

City and County of New York } ss: -

Benjamin L.  
Brandner being duly sworn, says that he  
resides in the City and County aforesaid and that  
he is an attorney at law; that he has known  
Ernest Egerton for a period of ten years  
last past; that during said period said  
Egerton ~~executed~~ has taken charge of  
various business transactions for deponent's  
father Leonard Brandner, and that said  
deponent has always found said Egerton  
to be an honest, upright and law abiding  
citizen.

Sworn to before me  
this 9<sup>th</sup> day of December 1897.

James Riley

Benjamin L. Brandner

RECORDED OF FILED  
NEW YORK COUNTY

0128

The People

vs.

Elliot Egerston  
et. al.

Affidavit.



thirty and One hundred and thirty four  
West Twenty seventh Street, New York City,  
and that deponent did not have control over  
any other building or buildings excepting  
the ~~to~~ new flats known as the Chelsea Flats,  
and which were just completed at the time  
said indictments were found.

Deponent further says, that he never  
at any time let or rented any premises in  
the City of New York, or the premises mentioned  
in said indictments, <sup>or the aforesaid premises</sup> for any immoral or  
unlawful purposes.

Deponent further says; that the aforesaid  
premises No. 130 West 27<sup>th</sup> Street, New York City  
was torn down in the Spring and Summer  
of 1884 and a six story building erected  
thereon; that No. 104 West 27<sup>th</sup> Street New  
York City - with No. 106 and 108 West 27<sup>th</sup> Street  
were sold to the Juvenile Asylum and  
torn down and a new building erected  
by said Asylum which now occupies  
said premises; the premises No. 134 West  
27<sup>th</sup> Street New York, was sold at public  
auction by order of the Supreme Court in  
action of partition, in the year about 1886.

Sworn to before me this

9<sup>th</sup> day of December 1897

Thos. J. Brundage

Notary Public, N.Y.C.

Ernest E. Egerton

0131

**BOX:**

135

**FOLDER:**

1398

**DESCRIPTION:**

Eberhardt, William

**DATE:**

04/10/84



1398

POOR QUALITY ORIGINAL

0132

Witnesses:  
Adolph Stach  
123 Stanton St  
Patrick J. Morris  
Office 10<sup>th</sup> Court

1884  
Krafftman  
Day of Trial,  
Counsel,  
Filed 10 day of Dec 1884  
Pleads Nov 4 July 14

Assault in the First Degree.

THE PEOPLE

vs.

P

William Eberhardt

W. Eberhardt  
1911

PETER B. OLNEY,

JOHN MCKEON,

District Attorney.

A TRUE BILL.

John Noles Foreman.

W. Eberhardt  
Foreman  
Jury committed  
Jury committed  
S. P. E. year.

0133

# 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 Everhardt*

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

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

The said *William Everhardt*

late of the City of New York, in the County of New York, aforesaid, on the *twenty third* day of *March* in the year of our Lord one thousand eight hundred and eighty *four* with force of arms, at the City and County aforesaid, in and upon the body of *Adolph Strach* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Adolph Strach* with a certain *knife* which the said *William Everhardt*

in *his* 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 *in* the said *Adolph Strach* 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

*William Everhardt*

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *William Everhardt* late of the City and County aforesaid afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Adolph Strach* then and there being, feloniously did, willfully and wrongfully, make an assault and *in* the said *Adolph Strach* with a certain *knife* which the said *William*

*Everhardt* in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there 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.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0134

BAILLED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_



No. 108  
 Police Court No. 108  
 District 1070

THE PEOPLE, &c.  
 ON THE COMPLAINT OF  
 Arthur Shack  
 123 St. Jackson

1 William Greenblatt

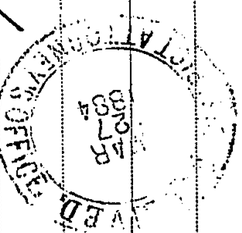
Offence: Felonious Assault

Dated March 27 1888  
 Magistrate: [Signature]

Patrick Morris  
 Officer

Witness: Julia Shack  
 No. 199 Stanton Street

April 10. 1888



No. 1072  
 Street: [Signature]  
 to answer [Signature]

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

Defendant [Signature]

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 27 1888 [Signature] Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

0135

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

*Ed* District Police Court.

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

Question What is your name?

Answer.

*William Eberhardt*

Question. How old are you?

Answer.

*24 Years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*169 Essex St. One Year*

Question. What is your business or profession?

Answer.

*Butcher*

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*

*William Eberhardt!*

Taken before me this  
day of *Sept* 188*8*  
*Ed*  
Police Justice.

0136

Police Court— 3d District.

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

of No. 123 Stanton Adolph Deak, 49 yrs Street,  
Saloon,

on Sunday the 29th day of March  
in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

William  
Eberhardt, (nowhere) who did  
Cut and stab deponent on  
the left hip, with a knife  
then and there held by said  
Eberhardt in his hand

with the felonious intent to take the life of deponent, or to do him 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 30th day of March 1887 at Stanton  
Adolph Deak  
Andrew J. [Signature] POLICE JUSTICE.

0137

Testimony in the  
case of  
Jm Eberhardt

filed  
April  
1884

The People  
 William Eberhardt } Court of General Sessions. Part 1.  
 Indictment for assault in the first degree. } Before Judge Cowing. April 29. 1884.

Adolph Bach sworn and examined. I keep a saloon at 123 Stanton St. and did so on the 23<sup>d</sup> of March; the prisoner came into my place between 8 and 9 o'clock at night and tried to raise a disturbance; he was drunk I told him to go out and he would not. I grabbed him by the back and brought him out into the entry and closed the door. My son went and opened the door. As soon he did that he struck me in the eye and stabbed me in the left side; the doctor said it was four inches deep. That is the knife (knife shown) I sent for a policeman to have him arrested; he was arrested a few minutes afterwards; they caught him on the corner of the street. Officer Morris caught him.

Cross Examined. The knife was picked up on the sidewalk. A young man picked it up a few minutes after and brought it to me. The doctor saw the knife and saw that it corresponded to the wound. This was Sunday night the 23<sup>d</sup> of March. I only had one door of the beer saloon open that night; I gave the prisoner

no beer; he came in drunk; there was no dispute in there about the payment of drinks - yes there was; he owed my wife a little money before. I think my wife told him how much it was and he got mad about it. He says, "you have no business to ask me for that money." There were three or four people in the saloon. No one hit him in the saloon, but he might have been hit outside when I got stabbed. I don't know that the prisoner's shirt was full of blood or not when the officer arrested him. I sold him no drinks that night. Julia Bach sworn. I am the wife of the last witness; the defendant when he came in was intoxicated and very dirty and he immediately commenced to quarrel. My son tried to appease him and said, "you don't want to commence a quarrel here," and I saw when he pulled the knife ~~part~~ half open; the blade of the knife was open, but he did not pull it altogether out of his pocket. I caught him by the arm and said to him, "What do you try to do?" Then my husband took him out. Nobody else did any harm to him. I did not see what happened outside. I did not see

0140

the stabbing: she saw him pull the knife half out of his pocket. Cross Examined. My husband came in wounded. Only my son and my husband were outside; the policeman brought the defendant in and the neighbors were all against him because he stabbed my husband. I don't know how many persons came along with the policeman. I was too much frightened at the time. After they saw that he stabbed my husband they beat him in the street; the defendant was not beaten before he stabbed because he was in the room. My husband came back from the entry in two minutes; he was bleeding and he fainted. Patrick J. Morris sworn. I arrested the prisoner at 123 Stanton St; it is the saloon and residence of the complainant. I found the prisoner in the bar room. After the complainant was stabbed, they ran out and arrested the prisoner before I got there I took him in charge. I saw the complainant, he was bleeding. Cross Examined. The prisoner was very ugly, he seemed to be intoxicated. There was blood on his shirt, but his face and hands were not cut. There was blood on his hands, but it may have come from the stab wound. The prisoner tried to run away from me.

0141

I had to use my stick on him once. I did not knock him down. I hit him across the shin. William Eberhardt sworn. I am a butcher, have been in this city two years, worked for Mr. Lindner in First St. I was in the complainant's saloon Sunday night. I drank three glasses of beer and paid 15 cents for it. I commenced to sing, I was intoxicated; he told me to stop singing, and before I stopped he hit me in the face; then three or four men assaulted me and threw me in the hall on the floor. I thought my life was in danger and I took out my knife and cut him. Cross Examined. I know where these men live, but I do not know their names. I visited that saloon several times and saw those men before. Mrs. Bach served me with beer and he served the others. I cut the complainant with a knife outside in the hall; four men were beating me; my shirt was full of blood. I was lying down sideways when I cut him; he hit me in the nose and in the face, so that I was all over with blood. Five men were beating me in the face. The complainant's wife does not tell the truth when she says that there was nobody in the hall but him and her son. The jury rendered a verdict of guilty of assault with intent to do bodily harm.

0142

**BOX:**

135

**FOLDER:**

1398

**DESCRIPTION:**

Eitel, Charles

**DATE:**

04/21/84



1398

POOR QUALITY ORIGINAL

0143

141

Witnesses:

Jelly Meyers  
73 Joseph St.

Bail \$300.  
P.B.G.

April 22<sup>d</sup>  
\$300 cash deposited  
with City Chamberlain.

Coming to the respectable  
character of deft. and  
the fact that the Indict  
ment is the result of the  
and the request of the  
Complainant - that the deft's  
case should be recommended  
that such action be taken  
by the Ct. G.L.B.  
P.D.C.

Counsel, E. E. R.  
Filed 21<sup>st</sup> day of April 1884  
Pleads *Not Guilty*

THE PEOPLE vs. Charles Etel  
[Sections 654 - Penal Code]

PETER B. OLNEY,  
District Attorney.  
*P. B. Olney*  
*Bail Book*

A TRUE BILL.

John M. O'Leary Foreman.  
*John M. O'Leary*  
*July 22<sup>d</sup>*  
*1884*

01444

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Eitel

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

Charles Eitel  
of the CRIME OF Destroying the personal property of another,

committed as follows:

The said Charles Eitel

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

with force and arms, a certain mansion, of the value of fifty dollars, of the goods and personal property of one John Wagner then and there lawfully and lawfully and lawfully and lawfully against the form of the Statute in relation to the same and provided and against the peace of the People of the State of New York and their dignity.

Peter B. O'Donnell  
District Attorney

0145

147  
Police Court 259  
District 12757

RECEIVED  
ON THE COMPLAINT OF

John H. Mayers  
73 Broadway St.

Charles Eitel

Offence Murder  
Murder

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated April 14 1884

Magistrate  
10 Precinct

WITNESSES

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

BAILED,

No. 1, by Charles Eitel

Residence 105 Broadway St. Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

Residence \_\_\_\_\_ Street.

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

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 April 14 1884 Andrew J. [Signature] Police Justice.

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

Dated \_\_\_\_\_ 1884 \_\_\_\_\_ 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 \_\_\_\_\_ 1884 \_\_\_\_\_ Police Justice.

0146

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Charles Eitel 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. Charles Eitel

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York

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

Answer. 152 Forsyth Street 10 years

Question. What is your business or profession?

Answer. Steampitter

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  
Charles Eitel

Taken before me this 14  
day of March 1888  
William J. Prindle  
Police Justice.

0147

POLICE COURT 30 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of Filly Meyers

For Salacious Indecency

Charles White

After being informed of my rights under the law, I hereby waive 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 SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated April 14 1884

Charles White

Charles White Police Justice.

0148

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, ss. 4

POLICE COURT— 34 — DISTRICT.

*Tilly Meyers* age 31 years  
of No. *73 Forsyth* Street, being duly sworn, deposes and  
says that on the *13* day of *April* 1884  
at the City of New York, in the County of New York, *Charles Eitel*

(name here), who came into the  
premises of deponent and asked  
for a drink and when refused  
by deponent he *Charles Eitel* did  
wilfully and maliciously take  
up a *Seltzer* water bottle and threw  
said bottle against a mirror and  
broke and smashed said mirror  
in several fragments, and also  
assaulted the deponent.

The deponent values said  
mirror *fifty* dollars.

Sworn to before me  
this *14<sup>th</sup>* day of *April* 1884 } *Tilly Meyers*  
*Andrew (John)* } (at work)  
Police Justice

0149

**BOX:**

135

**FOLDER:**

1398

**DESCRIPTION:**

Enright, James J.

**DATE:**

04/18/84



1398

POOR QUALITY ORIGINAL

0150

Filed  
Counsel,  
New York & Maryland  
102. Ave.  
1884

Pleads  
July 21.

THE PEOPLE

vs.

James J. Craig et al

PETER B. OLNEY,

~~JOHN McFARON,~~

District Attorney

A True Bill.

John N. O'Leary Foreman.

Wm. ...  
Geo. D. Hyde  
10 Broadway  
James J. Jordan  
Officer of the Court

0151

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 G. Enright

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

James G. Enright of the CRIME OF Injuring a line of telegraph

committed as follows:

The said James G. Enright

late of the City and County of New York, on the ninth day of April in the year of our Lord one thousand eight hundred and eighty four with force and arms, at the City and County aforesaid,

did unlawfully and maliciously injure a certain line of telegraph belonging to the New York Telephone and Telegraph Company, by then and there cutting and severing a certain wire, the same being an appurtenance connected with the working of the said line of telegraph: against the peace of the State 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 G. Enright of the crime of Injuring an appurtenance connected with the working of a telegraph, committed as follows:

The said James G. Enright, late of

the City and County of New York, on the  
 Ninth day of April, in the year of our  
 Lord one thousand eight hundred  
 and eighty four, at the City and  
 County of New York, with force and arms,  
 did unlawfully and maliciously  
 cut a certain wire, the same being  
 an appliance connected with the  
 working of a certain telegraph  
 of the New York Telephone and Telegraph  
 Company, by then and there cutting  
 and severing the same - against the  
 force 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.

Said Count:

And the Grand Jury do advise, by  
 their indictment, that the said  
 defendant is guilty of the crime of **Injuring**  
 a part of a line of telegraph, committed as  
 follows:

The said defendant, of the County of New York, on the  
 Ninth day of April in the year of our  
 Lord one thousand eight hundred  
 and eighty four, at the City and County  
 of New York, with force and arms, a  
 certain wire, being a part of a certain  
 line of telegraph of the New York Tel-  
 ephone and Telegraph Company, then  
 and there feloniously, did wilfully  
 and maliciously injure, by then and

0153

these cutting and severing the said  
wires: and that the grounds of the State  
in this matter are a matter of public interest  
and against the peace and dignity  
of the People of the State to prevent  
the same.

Witness my hand and seal of the State at Albany  
this 15th day of June 1853.

0154

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

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

George D. Hyde 60 years Secty of  
The New York Telephone & Telegraph Company

of No. 18 Broadway Street, being duly sworn, deposes and says,

that on the 9 day of April 1884

at the City of New York, in the County of New York, James J. Enright

(now here) did wilfully and maliciously cut a wire of the company known as and doing business under the name of the New York Telephone and Telegraph Company and in case of deponent as secretary, damaging the same to the amount of fifty dollars

Deponent pray that said defendant may be held and dealt with according to law

Geo D Hyde

Sworn to before me, this

of April

9 day  
1884

W. J. Enright

Police Justice

0155

Printed L. Carlin  
of his counsel.  
Mar. 6. Room 102  
Suite 9-2. City. 10th

BAILED  
No. 1, by Charles A. Tucker  
Residence 36 Lefferts Place Brooklyn  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

107  
Police Court  
District  
112-574

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George T. Schuyler

1 James Enright

Offence Malicious  
Mischiefs

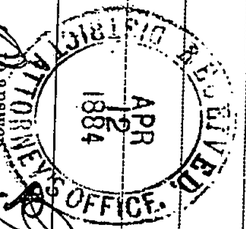
Dated April 9 1884

Magistrate  
John W. ...

Precinct 27

April 17 1884  
Bill ordered

No. 300  
Street, Bowled



Street, Bowled

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 James Enright

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three 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 9 April 1884 of my own Police Justice.

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

Dated 9 April 1884 of my own 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.

0156

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

James Enright 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 Enright

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 67 Varick St. 3 weeks

Question. What is your business or profession?

Answer. Telegraph man

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

Answer. I am not guilty  
James Enright

Witness before me this  
day of Sept 1887  
Self  
Police Justice.

0157

**BOX:**

135

**FOLDER:**

1398

**DESCRIPTION:**

Evans, Effie

**DATE:**

04/30/84



1398

POOR QUALITY ORIGINAL

0158

James Mc Vey  
Officer 29<sup>th</sup> Prec

Counsel,  
Filed 30 day of *April* 1884  
Pleads *Not Guilty (May 1)*

INDICTMENT.  
Grand Larceny in the 1<sup>st</sup> degree.  
(MONEY)

THE PEOPLE

vs. *P*

*Effie Evans*

PETER B. OLNEY,

~~JOHN WICKSON,~~

*P. B. Olney* District Attorney.  
*May 26. 1884*  
*Arrested & acquitted.*

A True Bill.

*John McVey* Foreman

*May 27 1884*  
*1684*

0159

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Eggie Evans

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

Eggie Evans

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

The said Eggie Evans

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the Seventeenth day of April in the year of our Lord one thousand eight hundred and eightyfour, at the Ward, City and County aforesaid, with force and arms, in the night time of the same day, twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; twenty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; twenty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; twenty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each; and ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each.

of the goods, chattels, and personal property of one Augustus J. Birtz on the person of the said Augustus J. Birtz, then and there being found, from the person of the said Augustus J. Birtz 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.

PETER B. OLNEY,

~~JOHN MCKEON~~, District Attorney.

0160

Complainant's name by  
James H. ~~Barber~~  
Harter Brock,  
89 Blakely Street,  
Cowell Hotel.

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
Witnesses \_\_\_\_\_ Street

Bail \$1000,  
M.W.G.

172  
1277  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James H. Harter Brock,  
Barber & Harter  
89 Blakely Street,  
Cowell Hotel.

3  
4  
Offence and Process

Date April 18th 1888

James H. Harter Brock  
Magistrate.  
J.M.G. 704  
Officer.

Witnesses  
M.W.G.  
Precinct.

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

James H. Harter Brock,  
Barber & Harter  
89 Blakely Street,  
Cowell Hotel.

to answer \_\_\_\_\_  
M.W.G.

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 April 18th 1888 John J. Harter Brock Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

0161

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Effie Evans* 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 to 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 at the trial.

Question. What is your name?

Answer. *Effie Evans.*

Question. How old are you?

Answer. *23 years.*

Question. Where were you born?

Answer. *United States.*

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

Answer. *340 West 40. about 6 months*

Question. What is your business or profession?

Answer. *Dressmaker*

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

Answer. *I am not Guilty of the Charge*  
*Effie Evans.*

Taken before me this *18th*  
day of *April* 188*8*  
*John J. Moran*  
Police Justice.

0162

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

POLICE COURT, 2nd DISTRICT.

James M. Day

of the 29th Precinct Police Street, being duly sworn, deposes and says,

that on the 18 day of April 1884

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

(now here) is a material witness for the people of the State of New York against Effie Eves, charged with larceny from the person of said Ritzke the property being of the value of seven hundred & sixty dollars. Deponent fears that said Augustus will not appear to testify, when required, and therefore deponent prays that said Ritzke may be committed to the House of Detention.

James M. Day

Sworn to before me this

of

April

1884

(day)

John J. ...

Police Justice

0163

POLICE COURT—29 DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*August J. Ritze*  
vs.

AFFIDAVIT.

Dated *April 18* 188*8*

*Gorman* Magistrate.

*Mr. Day* Officer.  
*29*

Witness,.....

Disposition.....

0164

Sec. 198-200

90 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Effie Evans.*

Question. How old are you?

Answer. *23 years.*

Question. Where were you born?

Answer. *United States.*

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

Answer. *340 West 40. about 6 months*

Question. What is your business or profession?

Answer. *Dressmaker*

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

Answer.

*I am not Guilty of the Charge*  
*Effie Evans*

Taken before me this *1st*  
day of *April* 188*8*  
*Alvin Herman*  
Police Justice.

0165

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. Callouade Hotel Broadway, 3rd years, 1884

being duly sworn, deposes and says, that on the 17th day of April 1884

at the Premises 49 West 13th Street in the night City of New York,

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

of deponent with intent to deprive the true and lawful owner thereof

the following property, viz :

Good and lawful money of the United States consisting of Bank notes and bills of divers denominations and values and being together of the value of

Seven hundred and Sixty Dollars.

the property of Deponent.

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken,

stolen, and carried away by Effie Evans (now here) from the

fact that, that on the night aforesaid, said

Effie and deponent and another person unknown to

deponent entered the premises above named

and while in said premises, said Effie placed

her right hand in the hip pocket of deponents

pantaloons, <sup>in which he was carrying</sup> and took the said property therefrom

that deponent felt said Effie place her right

hand in the said pocket and take it out again

when said Effie and said deponent withdrew

Sworn before me this

day of

Return—Justice,

0155

the lapse of 3 minutes thereafter left said premises and when on the sidewalk Department discovered the said property missing said caused said Effie to be arrested. Department fully identifies said Effie as the person who placed her hand in the pantaloons pockets of a reporter's pants and took the said property. Department therefore charges said Effie with the larceny of the said property.

sworn to before me }  
this 18th day of April 1894 } A. J. Rizzo  
John J. Norman }  
Police Justice

District Police Court.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0 167

**BOX:**

135

**FOLDER:**

1398

**DESCRIPTION:**

Evers, Frederick

**DATE:**

04/18/84



1398

Witnesses:

*Martin W. Hetcher*

*go very R*

Counsel,

Filed *1/1* day of *Sept* 188*8*

Pleads

THE PEOPLE  
 vs.  
*F*  
*Fredrick Evers*  
 Grand Larceny *2nd* degree  
 [Sections 528, 531, Penal Code].

PETER B. OLNEY,

District Attorney.

A True Bill.

*John B. Olney* Foreman.

*John B. Olney*  
*Frank J. Kelly*  
 For bond.

0168

0-169

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick Evers*

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

*Frederick Evers*

of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *Frederick Evers*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~1<sup>st</sup>~~ day of ~~April~~ in the year of our Lord one thousand eight hundred and eighty ~~four~~, at the Ward, City and County aforesaid, with force and arms,

*one case containing five  
dead chickens, of the value  
of thirty dollars, five  
dead chickens of the value  
of twenty cents, and  
two hundred pounds of  
chicken meat of the value  
of eight dollars each pound*

of the goods, chattels and personal property of one *Martin Ketchum*

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.

*Peter B. O'Connell*  
*District Attorney*

0170

12/14 1911/62

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Martin Fletcher  
90 West St.  
Frederick Evers

Offence Grand Larceny

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

April 15

188 X

Magistrate  
Officer

Preinct

Witnesses

No. 325 Washington Street

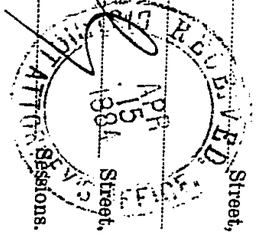
No.

Street

No.

Street

\$ 5000 to answer



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

Frederick Evers

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 April 15 188 X [Signature] Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0171

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Frederick Evers*

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 Evers*

Question. How old are you?

Answer. *54 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Carrier.*

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* *F. Evers*

Taken before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_  
*[Signature]*  
Police Justice.

0172

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

*Marion Ketchka*

*aged* Ref No. *90 Vesey* Street,

being duly sworn, deposes and says, that on the *12* day of *April* 188*4*

~~in~~ at the *day time* City of New York,

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

the following property, viz :

*one case containing about  
Sixty chickens and  
weighing two hundred  
pounds*

Sworn before me this

*all of the value of thirty dollars*

day of

the property of *Complainant*

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

*Frederick Evers  
(now present) from the fact  
that said Evers went  
to John A Lyons store  
No 325 Washington Street  
and there saw Walter  
H Sullivan a clerk in  
said Lyons employ. as  
deponent is informed by  
said Sullivan, and told*

Police Justice

188

0173

said Sullivan that he had been sent by department to get the case of chickens & signed a receipt for the same, department never sent said Evers for said case of chickens and said Evers never brought them to department place of Messrs Smith to refer me to Martin Kletchka this 15<sup>th</sup> day of April 1884

J. G. Coffey  
Police Justice  
City and County  
of New York

Walter H. Sullivan  
residing No 103 East 106<sup>th</sup> street  
conversing with John A Lyons  
at No 325 Washington street  
being sworn says that at  
about 1 P.M. on the 12<sup>th</sup> day of  
April 1884, Frederick Evers  
came to John A Lyons  
place of Messrs and asked  
for a case of chickens which  
Martin Kletchka had bought.  
Said Evers took the case  
and receipted for the same

Sum to refer me  
this 15<sup>th</sup> day of April 1884  
J. G. Coffey  
Police Justice

Walter H. Sullivan

District Police Court.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

vs.

Dated

188

Magistrate

Officer

WITNESSES:

DISPOSITION

0175

**BOX:**

135

**FOLDER:**

1399

**DESCRIPTION:**

Farrington, Michael J.

**DATE:**

04/08/84



1399