

0900

BOX:

506

FOLDER:

4617

DESCRIPTION:

Riley, George W.

DATE:

12/22/92



4617

Witnesses:

Henry Peters

367

Counsel,

Filed *12th day of Dec* 1892

Pleads,

THE PEOPLE

vs.

George W. Lacey
Jan 14 93

VIOLATION OF EXCISE LAW.
(Selling on Sunday, etc.)
(III. Rev. Stat. (7th Edition), page 1882, Sec. 21, and Page 1884, Sec. 22)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William DeLoach

Foreman.

0902

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 W. Riley

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

The said *George W. Riley*

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

~~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 *George W. Riley* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *George W. Riley*

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

DE LANCEY NICOLL,
District Attorney.

0903

BOX:

506

FOLDER:

4617

DESCRIPTION:

Riordan, Michael

DATE:

12/01/92



4617

Witnesses:

Offe Lang 25th

4674

Counsel,

1st day of *Dec^r*

1892

Filed,

Atzquilly 14-

Pleas,

THE PEOPLE

vs.

D

Michael (London)

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 83.]

DE LANCEY NICOLL.

*Transferred to the U.S. District at Albany.
Assigned by the court to the first disposition.*

Part 3 *Mich. W. G. 1886.*

A TRUE BILL.

W. H. Young
John E. Foreman

Foreman.

0905

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Jordan

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Michael Jordan* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows :

The said *Michael Jordan*

late of the City of New York, in the County of New York aforesaid, on the *13*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two* — , at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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
New York and their dignity.

SECOND COUNT—

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

of the CRIME OF *Michael Jordan* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows :

The said *Michael Jordan*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

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.

DE LANCEY NICOLL
District Attorney.

0906

BOX:

506

FOLDER:

4617

DESCRIPTION:

Robinson, Henry

DATE:

12/23/92



4617

0907

Witnesses:

Thomas Peiley

The principals who were charged with the theft of the goods alleged to have been wrongfully received by the defendant, were discharged in the Police Court. The complainant states that his charge against the defendant was made upon a misapprehension, and he desires to withdraw the same. The defendant appears to be a merchant of excellent standing, whose business career and character have been such as to convince me that a conviction would not be had upon the slight proofs which this case present. Therefore I recommend that this indictment be dismissed.

Wm. J. May 4 1893
 Attorney General
 District Attorney

1893

Counsel.

Filed

day of

December 1893

Pleas,

Guilty

THE PEOPLE

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

Terry Robinson

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. J. May

On receipt of Arst. ^{foreman.} Wm. J. May
 indict. Chas. B. J.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Henry Robinson

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

I have ascertained that the defendant is a reputable business man of excellent standing who has been engaged in business in this City for almost twenty-five years, and I do not believe that he did or would knowingly purchase stolen goods, particularly where my complaint is founded upon articles which were worth less than \$10. He mentions in my original complaint that the goods were left out of sight ^{and in} ^{cases} in Mr. Robinson's store should have no appearance as such is the custom of all tradesmen.

In presence of J. W. Keilly
Henry Wanger

0909

Sec. 192.

2
District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss:

An information having been laid before
Justice of the City of New York, charging

Alfred J. White a Police
Henry J. Polman Defendant
with the offense of *Receiving Stolen Goods*

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 hearing thereof having been adjourned,

with *Henry Polman* Defendant of No. *345 Bowery*
Lucius Boggs Street, by occupation a *hatter*
and of No. *1023 1/2 Ave* Street,

by occupation a *hatter* Surety, hereby jointly and severally undertake that the above-named *Henry Polman* Defendant shall personally appear before the said Justice, at the *2* 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 *Five* Hundred Dollars.

Taken and acknowledged before me this
day of *December* 189*7*

H. Polman
Lucius Boggs
A. J. White Police Justice.

0910

City and County of New York, ss :

Louis Block

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Five* 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 *House and lot No 3 West 41st Street after full value of Five Hundred Dollars*

Sworn to before me this
day of *May*
1890
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Undertaking to appear during
the absence of

Taken the day of 1890

Justice.

0911

Police Court, 2 District.

1901

City and County of New York, ss. Thomas Reilly
of No. 15 Bond Street, aged 39 years,
occupation Manufacturer and Importer of Realties being duly sworn, deposes and says.
that on the 27 day of November 1892, at the City of New
York, in the County of New York, deponent made com.

plaint in this court against Hugh
Gallygan, Dennis Gallygan, Joseph
Kuehl, and Fred Baumuller for
burglary of deponent store and
larceny of four dozen spools of
flax silk of the value of nine
dollars and sixty cent. That
deponent learned from defendants
that they had sold said property
to one Henry Robinson, who keeps a
store at 342 Broadway, and that they
had received but thirty cents for the
said property. Subsequently deponent
went to the store of the said Robinson
on Nov. 26
and there deponent, under deponent's
representation that he wished to purchase
similar goods, was shown the said
stolen property by defendant Robinson
and the said property was not
openly exposed for sale in said
store, but was kept out of sight in
back; and defendant admitted
that he had bought said property from
said boys, and that he had only
paid thirty cents for it, and deponent
charges that defendant received said
stolen goods knowing them to be stolen

Sworn to before me this
27th day of November
1892
A. J. Wilson
Deputy Justice

Thos Reilly

09 12

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Henry Robinson 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 a 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 *no* waiver cannot be used against *him* the trial.

Question. What is your name?

Answer.

Henry Robinson

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Hungary

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

Answer.

342 Broadway, New York

Question. What is your business or profession?

Answer.

Carriage Maker

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.
Henry Robinson*

Taken before me this

day of *Nov* 188*2*

A. J. Clark
Police Justice.

0913

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

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, 189 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

091

Police Court--- District. 1599

THE PEOPLE, &c.
ON THE COMPLAINT OF

James P. Kelly
1875
James P. Kelly
Offense: Peeping
John G. Goble

- 1
2
3
4

BAILED,

No. 1, by James P. Koplick
Residence 129 Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, Nov 27 1892
White Magistrate.
James A. Drake Officer.
15 Precinct.

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

\$ 5.00 to answer
James P. Kelly
1875
129 Street.

0915

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Robinson

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

Henry Robinson
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Henry Robinson*

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

forty-eight spools of ^{flax} silk
of the value of twenty cents
each spool



of the goods, chattels and personal property of one *Thomas Reilly*, by
Hugh Gallagher, Dennis Gallagher, Joseph Kuhl and Frederick Quinlan
and by certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Thomas Reilly*

unlawfully and unjustly did feloniously receive and have; the said

Henry Robinson

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

DE LANCEY NICOLL,
District Attorney.

09 16

BOX:

506

FOLDER:

4617

DESCRIPTION:

Roehe, Paul

DATE:

12/01/92



4617

487

Witnesses:

Offe Bartley S.P.C.C.

Counsel,

Filed, *1st* day of *Dec.* 189*2*

Pleads,

Argued by

THE PEOPLE

vs.

B
Paul Rehe

VIOLATION OF THE EXCISE LAW.
(Selling to Minor)
[Chap. 401, Laws of 1892, § 23].

*Transferred to the Court of Appeals
Sessions for trial and final disposal.*

Part 2 Dec. 12th 1892

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

0918

1908

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paul Roebel

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

Paul Roebel

of the crime of SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER TO A CHILD actually and apparently under the age of sixteen years, committed as follows :

The said

Paul Roebel

late of the City of New York, in the County of New York aforesaid, on the *4th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one *Marie Gellach* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *Five* years, 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.

DE LANCEY NICOLL,
District Attorney.

09 19

BOX:

506

FOLDER:

4617

DESCRIPTION:

Rohren, Charles G.

DATE:

12/01/92



4617

Witnesses:

officer Long 23rd

465

Counsel,

Filed, *1st* day of *Dec^r* 189*2*

Pleads, *Amendedly 14th*

THE PEOPLE

vs.

B

Charles S. Roberts

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL.

*Transferred to the District Attorney's
Court for trial and final disposition.*

Part 8...M. ch. 401...1892.

A TRUE BILL.

John S. Pillion

Charles G. Pillion
Foreman.

0921

Court of General Sessions of the Peace

1997

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles S. Rohrer

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

of the CRIME OF *Charles S. Rohrer* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Charles S. Rohrer*

late of the City of New York, in the County of New York aforesaid, on the day of *November* ²⁹ in the year of our Lord one thousand eight hundred and ninety-~~two~~ ^{two}, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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 New York and their dignity.

SECOND COUNT—

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

of the CRIME OF *Charles S. Rohrer* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Charles S. Rohrer*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose *John Long* 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.

DE LANCEY NICOLL

District Attorney.

0922

BOX:

506

FOLDER:

4617

DESCRIPTION:

Romanello, Angelo

DATE:

12/14/92



4617

0923

BOX:

506

FOLDER:

4617

DESCRIPTION:

Romanello, John

DATE:

12/14/92



4617

0924

Witnesses:

Off James A. Durigan
15th Precinct
Joseph Cirsigilla
Andrew Albertoni

112

Counsel,
Filed, 11th day of Dec 1892
Pleads, Guilty

THE PEOPLE

vs.
Angelo Romanello
and
John Romanello
of the 15th Precinct

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

(2) Witnesses Joseph Cirsigilla
and Andrew Albertoni - in 2nd
arriving, Penitence since Dec 20.

A TRUE BILL.

John W. Durigan
Part 3 - January 23, 1893 Foreman.
Bott - Bail discharged
septs on verbal record.

I was from an
examination in
this case. I was
the proper witness
as (2) boys Cirsigilla
and Albertoni - and they
had plead guilty to Petit
Larceny - they upon examination
I find can be of no value
to the Propa. Nothing is known
against the defendants.
Ordered the Propa returned
their discharge upon their
own recognizances
Wm. J. Durigan
Dec 23rd 1892. Asst.

0925

Police Court, District.

1901

City and County of New York, ss. James A. Dowigan
of No. 15th Street Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says,
that on the 6th day of December 1892 at the City of New
York, in the County of New York,

Angelo Romanello
and John Romanello (now deceased) did purchase and receive a quantity of stolen goods, knowing the same to be stolen under the following circumstances: The said stolen goods consisted of a quantity of lead pipe of the value of about three dollars, the property of William Schifer a custodian; and the said property was stolen by two boys named Joseph Cirrigila and Andrew Albertoni now deceased and sold to the defendants for by the said boys, a deponent was informed by said boys, and deponent admitted to deponent that they bought said property from said boys and that they were in the habit of buying such stuff from said boys from time to time, and deponent charges that defendant knew said lead pipe to be stolen

Sworn to before me on the 9th day of December 1892 } - James A. Dowigan
John Romanello }
Police Officer

0926

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Curigila

aged 17 years, occupation None of No.

51 North 5th Ave Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Jan A Downer

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

Sworn to before me, this 7 day of Dec 1890, } Doc. Curigila

John H. [Signature]
Police Justice.

0927

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Albertoni

aged 16 years, occupation None of No.

53 North 5th Av Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of J. A. Dougan

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

Sworn to before me, this

7

day of

Dec

1890,

Andrew Albertoni

John A. Dougan
Police Justice.

0928

Sec. 198-200.

1882

City and County of New York, ss:

District Police Court.

Angelo Romanello 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 a 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. Angelo Romanello

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. Italy

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

Answer. 20th Street

Question. What is your business or profession?

Answer. None

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

Angelo Romanello

Taken before me this
day of Sept 1892
[Signature]
Police Justice.

0929

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

John Romanello 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 a charge against him, that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. John Romanello

Question. How old are you?

Answer. 50 years

Question. Where were you born?

Answer. Italy

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

Answer. 200 Madison St -

Question. What is your business or profession?

Answer. Truck

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

John Romanello

Taken before me this

day of

1921

Police Justice.

0930

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

Angelo Romanello, John Romanello

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

Dated, *Dec 9* 189*2* *John M. Ryan* Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

093

Police Court--- 2 District. 1557

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ja A. Bourjain
vs.
Angelo Ronanello
John Ronanello

Offense Sec 100
Abuse of Power

BAILED,

No. 1, by John Lardi
Residence 98 Bayard Street.

No. 2, by Same
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

3 _____
4 _____
Dated, see 9
Ryan Magistrate.
Bourjain Officer.
15 Precinct.

Witnesses Josph Cirigila
Andrew Albertoni Street.

No. _____ Street.

No. 1000 East Street.
to answer

Bailed

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

THE PEOPLE OF THE STATE OF NEW YORK

Angelo ^{against} *Romanello*
and
John Romanello.

The Grand Jury of the City and County of New York, by this indictment accuse
Angelo Romanello and John Romanello
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Angelo Romanello and John Romanello*, both

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

Fifteen pounds of lead pipe
of the value of five cents each
found

of the goods, chattels and personal property of one *Finello Barrell*,
by *Joseph Cursigilla and Andrew Albertini and*
by *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Finello Barrell*

unlawfully and unjustly did feloniously receive and have; the said *Angelo*
Romanello and John Romanello
then and there well knowing the said goods, chattels and personal property to have been felon-
iously stolen, taken and carried away; against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0933

BOX:

506

FOLDER:

4617

DESCRIPTION:

Roth, Charlotte

DATE:

12/22/92



4617

Witnesses:

Officer Schuster
Michael Nathan

Counsel,

Filed, *29th* day of *Dec*, 188*2*

Pleas, *Alford Jan 3/93*

THE PEOPLE

vs.

B

Charlotte Roth

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 322 and 385, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Stanton
DeWick

Foreman.

Transferred to the Court of Special Sessions for trial and final disposition.

Part 2 Jan. 5th 1883

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Charlotte Roth

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

Charlotte Roth

(Sec. 322,
Penal Code.)

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

The said

Charlotte Roth

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as 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

Charlotte Roth

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

SECOND COUNT—

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

Charlotte Roth

(Sec. 385,
Penal Code.)

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

The said

Charlotte Roth

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

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

THIRD COUNT :

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

Charlatta Roth

(Sec. 322, Penal Code.)

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

The said

Charlatta Roth

late of the Ward, City and County aforesaid, afterwards, to wit : on the *7th* day of *December* in the year of our Lord one thousand eight hundred and ninety- *two* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0937

BOX:

506

FOLDER:

4617

DESCRIPTION:

Roysean, Gabriel

DATE:

12/11/92



4617

0938

Witnesses:

George H. Griffith

Lawson

of New York

Refers to

the

and the

in the

of

H. P. R.

de

Reed

By

1897
Counsel,
Filed
Pleads,

day of Dec 1897
19

THE PEOPLE

vs.

Samuel J. Rousseau

(2 cases)

Grand Larceny,
[Sections 528, 537,
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

William Delaney

Foreman.

Jan 4/93

Heads of 2 days

H. P. R.

Jan 4/93

0939

(1865)

Police Court— 4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Ernie Montanus

of General Theological Seminary, Chelsea Square, 21st Street, aged 21 years,
occupation Student being duly sworn,

deposes and says, that on the 13 day of December 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One valise containing a quantity of wearing apparel and books the whole being of the value of thirty-five Dollars

\$35.00

the property of deponent

Sworn to before me this 13 day of December 1892

Police Justice

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 Sabriel P. Rousseau (worked from the fact, that on said date, said valise containing said property was in the office of the Messott Express Company in 1/2nd street near Fourth Avenue; that the deponent is informed by one John McKenna, of No. 247 East 44th Street that he, said McKenna saw defendant enter said express office take said valise and start away with it. That said McKenna stopped defendant and that defendant dropped said valise and that said McKenna also procured defendant to arrest. That deponent further says that defendant had

no right to said property - and deponent
accuses defendant of larceny and
prays that they may be dealt
with as the law directs

Sworn to before me this } Civil Magistrate
14 day of December 1891 }

J. J. [Signature]

Magistrate

0941

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

John McKenna
aged 16 years, occupation laborer of No.

247 E. 44 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Cecil Montanus

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

Sworn to before me, this

day of Dec 189

John McKenna

[Signature]

Police Justice.

0942

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

District Police Court.

Gabriel P. Rousseau 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. *Gabriel P. Rousseau*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No home*

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.*

Gabriel P. Rousseau

Taken before me this

day of *Dec* 191*4*

1888

J. Whitcomb
Police Justice

0943

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 Alfred

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, 189 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

094

1563

1884

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emil Montanus
Gabriel P. Rousseau

Offense of [unclear]

2
3
4

Dated, *Dec 14* 189*2*

Kilbuck Magistrate.

Boyle Officer.

74th Precinct.

Witnesses *John McRenna*

No. *247 E 24th* Street.

Geo A Griffith

No. *608 Amsterdam Ave* Street.

No. _____ Street.

§. *100* to answer *R.C.*

Emil

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0945

Police Department of the City of New York.

Precinct No.

New York, 189

Gabriel P. Rossean arrested on
Nov 19"/91 by Det Henry A.
McArdle of the 23rd Sub Prec.
for stealing R. R. tickets, the
property of the N. Y. C. R. R.
where he was employed, tried in
Special Session Dec 4"/91 and
sentenced to 6 months in the
Penit Judge Smith presiding
Pleaded not guilty

0946

(1865)

Police Court— 4 District

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 81 West 127th Street, aged 28 years,
occupation. Baggage agent

deposes and says, that on the 12 day of December 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One bag, containing two suits of clothing, a number of shirts, collars, and scarfs, together of the value of One Hundred and Seventy-Five Dollars

the property of Walter A. Stevenson, of London, England, and in the custody of deponent as a baggage agent of the New York Central Hudson River

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 Gabriel P. Rousseau (now here)

from the fact, that, on the above named date, said bag containing said property was in the baggage room of said railroad Company at 112th Street and Deper Place, awaiting the call of said Stevenson or his representative. That when said Stevenson presented his baggage check for said bag, said bag was found to be missing. That on December 13, 1892 deponent is informed by one John McKenna of No. 207 East 114th Street, that he said McKenna, saw the defendant attempt to take a bag from said baggage room without any check therefor. That upon searching defendant at the

Sworn to before me this 13 day of 1892

Police Justice

Police station a suit of clothing was found being worn by defendant which said Stevenson, in presence of deponent, identified as portion of the missing property aforesaid. Wherefore deponent prays that defendant may be dealt with as the law directs.

Sworn & before me this } Stephen M. Jewell
14th day of December 1892.

J. H. Bennett
Deponent

jt

0948

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Walter F. Stevenson

aged 51 years, occupation Merchant of No.

Eastcheap Buildings London England Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Stephen McCully

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

Sworn to before me, this 14 day of Dec 1897

Walter F. Stevenson

J. Williams
Police Justice.

*Witness being brought by Dept. Counsel
and I now identify as a portion of the property
contained in my office, the sum of eight hundred
dollars by deponent. W. F. Stevenson.*

0949

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

John McKenna

aged 16 years, occupation laborer of No.

547 E. 21st

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Stephen M. Tull
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 10 }
day of Dec 189 7 }

John M. McKenna

J. H. ...
Police Justice.

0950

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Gabriel P. Rousseau 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. *Gabriel P. Rousseau*

Question. How old are you?

Answer. *27 years.*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No home*

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, I bought the suit of clothes on Sunday night of James Connolly now in jail.*
Gabriel P. Rousseau

Taken before me this

day of *Dec* 188*7*

Police Justice.

[Signature]

0951

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 Richard

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, 189 Richard Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

095

4563
1384

Police Court--- 4 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen M. Kelly
Gabriel P. Roussau

Offense: M. M. J. ...

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *Dec 14* 189*2*

Kilbuck Magistrate.

100 Officer.

15 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *100* to answer *F. J.*

(Signature)

5

0953

12

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Gabriel P. Rousseau

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

Gabriel P. Rousseau

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

The said *Gabriel P. Rousseau*

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two* at the City and County aforesaid, with force and arms,

two coats of the value of thirty dollars each, two vests of the value of fifteen dollars each, two pairs of trousers of the value of fifteen dollars each pair, ten shirts of the value of two dollars each, twenty collars of the value of twenty-five cents each, and twenty scarfs of the value of one dollar and fifty cents each
of the goods, chattels and personal property of one *Walter H. Stevenson*

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.

SECOND COUNT—

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

Gabriel P. Rousseau

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Gabriel P. Rousseau*

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,

two coats of the value of thirty dollars each, two vests of the value of fifteen dollars each, two pairs of trousers of the value of fifteen dollars each pair, ten shirts of the value of two dollars each, twenty collars of the value of twenty-five cents each, and twenty scarfs of the value of one dollar and fifty cents each

of the goods, chattels and personal property of one *Walter F. Stevenson*

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

unlawfully and unjustly did feloniously receive and have; the said

Gabriel P. Rousseau

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

~~DE LANCEY NICOLL,~~

District Attorney.

Third COUNT:--

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

Gabriel P. Rousseau

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

The said *Gabriel P. Rousseau*

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

two coats of the value of thirty dollars each, two vests of the value of fifteen dollars each, two pairs of trousers of the value of fifteen dollars each pair, ten shirts of the value of two dollars each, twenty collars of the value of twenty-five cents each, and twenty scarfs of the value of one dollar and fifty cents each,

of the goods, chattels and personal property of ~~one~~ a certain corporation

known as the New York Central and Hudson River Railroad Company

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.

Fourth COUNT:—

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

Gabriel P. Rousseau

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY,
committed as follows:

The said *Gabriel P. Rousseau*

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,

*two coats of the value of thirty
dollars each, two vests of the value
of fifteen dollars each, two pairs
of trousers of the value of fifteen
dollars each pair, ten shirts of the
value of two dollars each, twenty
collars of the value of twenty five
cents each, and twenty scarfs of
the value of one dollar and fifty
cents each*

of the goods, chattels and personal property of one *Walter J. Stevenson*
a certain corporation known as the
New York Central and Hudson River Railroad Company
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Walter J. Stevenson*

corporation

unlawfully and unjustly, did feloniously receive and have;

he

the said

Gabriel P. Rousseau

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

Fifth COUNT:—

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

Gabriel P. Rousseau

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

The said *Gabriel P. Rousseau*

late of the City of New York, in the County of New York aforesaid, on the *12th*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*two coats of the value of thirty dollars
each, two vests of the value of fifteen
dollars each, two pairs of trousers of the
value of fifteen dollars each pair,
ten shirts of the value of two
dollars each, twenty collars of the
value of twenty-five cents each,
and twenty scarfs of the value of one
dollar and fifty cents each*

of the goods, chattels and personal property of one

Stephen McMillen

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.

Sixth COUNT:--

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

Gabriel S. Rousseau

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY,
committed as follows:

The said

Gabriel S. Rousseau

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,

*two coats of the value of thirty dollars
each, two vests of the value of fifteen
dollars each, two pairs of trousers
of the value of fifteen dollars
each pair, ten shirts of the value
of two dollars each, twenty collars of the
value of twenty-five cents each, and
twenty scarfs of the value of one
dollar and fifty cents each*
of the goods, chattels and personal property of one *Stephen McCully*

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

unlawfully and unjustly, did feloniously receive and have;

the said

Gabriel S. Rousseau

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

DE LANCEY NICOLL, *District Attorney.*

Witnesses:

Stephen M. Cully

Counsel, *1/14*

Filed *17* day of Dec

1892

Pleas, *absolutely*

THE PEOPLE

vs.

Gabriel J. Rousseau

(in cross)

Grand Larceny, *second* Degree
[Sections 228, 231, & 550 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Attest

Foreman.

13

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Gabriel P. Rousseau

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

Gabriel P. Rousseau
of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows:

The said Gabriel P. Rousseau

late of the City of New York, in the County of New York aforesaid, on the 13th
day of December, in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, with force and arms,

divers articles of clothing and
wearing apparel, of a number
and description to the Grand Jury
aforesaid unknown, of the value
of thirty dollars, five printed books
of the value of two dollars each,
and one value of the value of
five dollars

of the goods, chattels and personal property of one Emil Montanus

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.

De Laurence Nicoll,
District Attorney

0961

BOX:

506

FOLDER:

4617

DESCRIPTION:

Russo, Domenico

DATE:

12/14/92



4617

0962

Witnesses:

Patrick Corran

6th Prec

Carl Katts

6th Prec

Counsel,

Filed,

Pleids,

[Signature]

17th day of Dec 1893

17th July 1893

THE PEOPLE

vs.

B

Domestic Bureau

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 385, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Paris. May 18/93-

ind and acquitted

POOR QUALITY ORIGINAL

0963

Police Court, District.

(1858)

City and County of New York, ss.

Patrick Corcoran.

of No. 6th Primer Place Street, aged 31 years, occupation Writer, being duly sworn, deposes and says, that on the 27 day of November 1892, at the City of New York, in the County of New York

Dominico Russo did unlawfully permit a portion of the building known as 58 Mulberry to be used as a house of ill fame he being the leasee of said building in violation of Section 322 of the Penal Code of the State of New York for the reasons following to-wit: On May 20th 1892 one Joseph Biccianello was convicted in the Court of Special Session for keeping a disorderly house at 58 Mulberry Street, on May 24th 1892 one Jimmy Ross was convicted for keeping a disorderly house at said premises on Nov 11th 1892 Vito Sandriano was convicted in the Court of Special Session for keeping a disorderly house at said premises and on Nov 27th deponent arrested Rafael Gorgo for keeping a disorderly house at said premises. Deponent says that the said Dominico Russo leases the premises 58 Mulberry, since the conviction of the said Biccianello Jimmy Ross and Vito Sandriano and still allows persons to visit said premises for unlawful sexual intercourse. When for deponent prays that the said defendants be apprehended and bound to answer. Patrick Corcoran

Sworn to before me this 28th day of November 1892
J. J. M. S. M. S. M. S.

John B. ...

0964

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss:

Dominico Russo 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. Dominico Russo

Question. How old are you?

Answer. 44 years

Question. Where were you born?

Answer. Italy

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

Answer. 37 Mulberry Street. 6 months

Question. What is your business or profession?

Answer. sales dealer

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

Answer. I am not guilty and demand a trial in the Court of General Sessions. Do neither please.

Taken before me this 29
day of Nov 1892.
W. M. ...
Police Justice.

0965

Sec. 151.

Police Court _____ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by John J. Corcoran of No. 60 Avenue Police Street, that on the 27 day of November 1888 at the City of New York, in the County of New York,

Alonzo Knass did unlawfully enter the premises 58 Mulberry Street to be used as a house of ill fame when persons were lawfully excluded in violation of Section 322 of the Penal Code of the State of New York

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

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

Dated at the City of New York, this 28 day of November 1888

[Signature] POLICE JUSTICE.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated _____ 188

Magistrate

Officer

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

Officer

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0966

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 \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, December 1892 Police Justice.

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

Dated, Dec 7 1892 Police Justice.

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

Dated, 189 Police Justice.

096

Police Court--- District.

1555
1334

THE PEOPLE &c.,
ON THE COMPLAINT OF

Victor Corcoran

vs.

Dominic Russo

2

3

4

Dated,

189

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

to answer

*\$1000 bond Dec 3, 1892
to Dec 7, 1892*

BAILED.

No. 1, by *Victor Corcoran*
Residence *59 1/2 Madison* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Offense
See page 1555

0968

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 Daniel F. McKeaton a Police Justice of the City of New York, charging Domenico Russo Defendant with the offence of Keeping a disorderly house - and leaving the same knowing that others have been convicted of keeping disorderly house in premises 258 Mulberry St. 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 hearing thereof having been adjourned,

We, Domenico Russo Defendant of No. 58 Mulberry Street; by occupation a Legion and Vito Cirsino of No. 39 1/2 Mulberry St. Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that the above named Domenico Russo Defendant shall personally appear before the said Justice, at the first 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 ten Hundred Dollars.

Taken and acknowledged before me, this 29th day of November 1892

Domenico Russo
Vito Cirsino
surety

D. McKeaton POLICE JUSTICE.

0969

CITY AND COUNTY }
OF NEW YORK, } ss.

day of November 18 24
Police Justice.

Sworn to before me, this 24

Vito Curcio

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 house and lots number 110

and 112 Mulberry Street valued at twenty
five thousand dollars - on which there is
a mortgage of only four thousand dollars.

Vito Curcio
Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Vito Curcio

vs.

Samuel Russo

Undertaking to appear during the Examination.

Taken the day of 18

Justice.

0970

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

470

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Domenico Russo

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

Domenico Russo

(Sec. 322,
Penal Code.)

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

The said

Domenico Russo

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty seventh* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as 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

Domenico Russo

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

SECOND COUNT—

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

Domenico Russo

(Sec. 385,
Penal Code.)

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

The said

Domenico Russo

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

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

THIRD COUNT :

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

Doménico Russ

(Sec. 322, Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows :

The said *Doménico Russ*

late of the Ward, City and County aforesaid, afterwards, to wit: on the ^{*twenty seventh*} ~~th~~ day of *November* in the year of our Lord one thousand eight hundred and ninety- *two* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *his* 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 *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0972

BOX:

506

FOLDER:

4617

DESCRIPTION:

Ryan, James

DATE:

12/23/92



4617

0973

BOX:

506

FOLDER:

4617

DESCRIPTION:

O'Connor, James

DATE:

12/23/92



4617

0974

O'Connor name is O'Connell
PBM

Witnesses:

Mae Mathias

101 J.A.K.

Counsel,

Filed, 1st day of Nov 1897

Pleas,

THE PEOPLE

vs.

INJURY TO PROPERTY.
[Section 634, Penal Code.]

James Ryan

and

James O'Connor

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Herbert O'Connell

Foreman.

Dec 19, 1897

(Seal)

Head Juror

Both sentence suspended
PBM Jan 3 1898

0975

1852

CITY AND COUNTY } ss.
OF NEW YORK;

POLICE COURT, 5 DISTRICT.

of No. 1979 - Second Avenue Max Mathias aged 49 years,
occupation Auctioneer being duly sworn, deposes and says
that on the 20th day of December 1892
at the City of New York, in the County of New York, JAMES BOYAN

and James O'Connor both now here who while acting
in concert, willfully and maliciously threw stones
at defendant window, one of the stones passing through
a large plate glass window, of the value of six dollars,
the property of Mr. Haich. Therefore defendant asks
that the said defendants may be dealt with
according to law.

Max Mathias

Sworn to before me, this

21st day

of December

W. C. R. Justice
Police Justice

0976

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

James Ryan 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 sees 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 Ryan*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1009 Second Ave 1 year*

Question. What is your business or profession?

Answer. *Student*

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. *None*

James Ryan

Taken before me this
day of *Dec* 189*7*
W. H. ...
Police Justice

0977

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *James Connor*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Illinois*

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

Answer. *100 West 11th St, N.Y.C.*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty, I am innocent.*

Taken before me this *25th* day of *July* 189*7*
John J. Sullivan
Police Justice

0978

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

Lee 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, *July 10* 189

[Signature]

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, 189

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offense within mentioned, I order *h* to be discharged.

Dated, 189

Police Justice.

097

1593
1334

Police Court--- 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *Stacy Malina*
4979th 2nd av.
2. *James Ryan*
3. *James Connor*

offense
17

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, *December 21* 189*2*

McCormick Magistrate.
McCormick Officer.
27 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *98*

Ch

0980

James Byrd
Mother
1807

Jan 30

Justice

Your Honor
As I have not one to
write for my own
I hope you
will be kind to
write to me

as wise as he is and
 or he would not be
 where he is today
 Your Honor. I have
 four children younger
 than him - and my
 husband is only a
 poor laborer working
 for the street cleaning
 Dept and I have big
 rent and nothing
 coming in other than

his \$1000 a month
 which you know is
 hard to support a
 big family's day rent
 with. I hope your
 Honor won't put
 him away to disgrace
 me & his father &
 his other little brothers
 that are trying to save
 themselves in world
 I have no means to
 hire a lawyer lawyer

0982

Today I am very sorry
for what the boy has
done but I know he must
have been under the in-
fluence of drink which I
am sorry to say the reason
that would come down
to testify in his behalf
have all gone to work today
so the jury could not
hear they were not able to
do much all winter.

I wish you the height of
prosperity & good health
& may only brighten my
heart this day being it is the
first of the new year. Yours
R. J. [unclear]

Court of General Sessions.

-----X
)
 The People, &c., :
)
 -against- :
)
 James O'Connor, (real
 name Dennis Deegan). :
)
 -----X

City and County of New York, ss:-

P a t r i e k H. M o o r e, being duly
 sworn, deposes and says, I reside at 85 East 113th Street,
 in the City of New York, and am a plumber and gas-fitter
 by occupation, doing business at 1943 Third Avenue, in the
 City aforesaid.

I have known the defendant, Dennis Deegan, for the
 past ten years, and during that time have always known him
 to be an honest, industrious and hard-working young man,
 and know this to be the general reputation of said defend-
 ant, among his acquaintances.

Sworn to before me this)
 :
 31st day of December, 1892.)

Patrick H. Moore

Wm. O. S. E. T. C.

NOTARY PUBLIC KINGS COUNTY,
 CERTIFICATE FILED IN NEW
 YORK COUNTY.

N.Y. Municipal Sessions Court.

Sir:—
Please take notice, that the within is
a true copy of an
in the within-entitled action, this day duly
entered and filed in the office of the Clerk
of this Court.

The People

—against—
James O'Connor
Real name
James Deegan

Dated, N. Y., 189 .

Yours etc.,

FRIEND & HOUSE,

Attys for

Affidavit

Esq.,

Attorney for

FRIEND & HOUSE,
Deft's ATTORNEYS,
61-65 PARK ROW,
WORLD BUILDING,
NEW YORK.

Due and timely service of a copy of the within
is hereby admitted.

this _____ day of _____ 189

Attorney for

0984

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Ryan and James O'Connor

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

James Ryan and James O'Connor of the CRIME OF UNLAWFULLY AND WILFULLY DESTROYING PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said James Ryan and James O'Connor, both

late of the City of New York, in the County of New York aforesaid, on the 20th day of December in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of sixty dollars of the goods, chattels and personal property of one Max Martin then and there being, then and there feloniously did unlawfully and wilfully break

and destroy:

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

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said *James Ryan and James O'Connor* of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER, committed as follows:

The said *James Ryan and James O'Connor, both* 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,

one pane of plate glass

of the value of *sixty dollars* in, and forming part and parcel of the realty of a certain building of one *Mathias* there situate, of the real property of the said *Mathias* then and there feloniously did unlawfully and wilfully *break and*

destroy:

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.

DE LANCEY NICOLL,
District Attorney.

0987

END OF
BOX