

0488

BOX:

215

FOLDER:

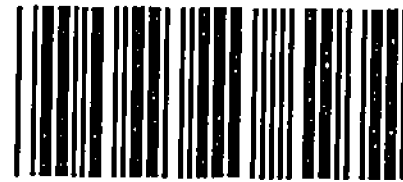
2130

DESCRIPTION:

Lacks, Isidore

DATE:

04/02/86



2130

0489

BOX:

215

FOLDER:

2130

DESCRIPTION:

Maas, Isaac

DATE:

04/02/86



2130



0490

BOX:

215

FOLDER:

2130

DESCRIPTION:

McCarthy, William J.

DATE:

04/30/86



2130

0491

BOX:

215

FOLDER:

2130

DESCRIPTION:

Jones, George W.

DATE:

04/02/86



2130

0492

Sec. 102.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Charles Wilde Esq a Police Justice  
of the City of New York, charging William J. P. Mc Carthy Defendant with  
the offence of violation of the Election Laws

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

We, William J. P. Mc Carthy Defendant of No. 31  
Ridge Street; by occupation a Clerk  
and John J. Mc Adams of No. 4 Attorney  
Street, by occupation a Livery Stable Surety, hereby jointly and severally undertake that  
the above named William J. P. Mc Carthy Defendant  
shall personally appear before the said Justice. at the 2<sup>nd</sup> 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 Twenty  
Hundred Dollars,

Taken and acknowledged before me, this 2<sup>nd</sup> day of February 1886

W. J. P. Mc Carthy  
John J. Mc Adams

POLICE JUSTICE.



0493

CITY AND COUNTY } ss.  
OF NEW YORK,

*Sworn to before me this*  
*day of*  
*John J. McAdams*  
*Justice*  
1886

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 *Sixty* 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 of land*

*No 164 Division St. and worth*  
*\$32,000 Subject to a mortgage of*  
*\$17,000*  
*John J. McAdams*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Undertaking to appear*  
*during the Examination.*

vs.

Taken the day of 188

Justice.

0494

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 Charles Melde Esq. a Police Justice  
of the City of New York, charging George W. Jones Defendant with  
the offence of violation of the Election Laws

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

We, Albion W. Jones Defendant of No. 10  
W. J. Adams Street; by occupation a Caulker  
and John J. Adams of No. 4 Attorney  
Street, by occupation a Livery Stable keeper Surety, hereby jointly and severally undertake that  
the above named George W. Jones Defendant

shall personally appear before the said Justice, at the 2<sup>d</sup> District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of \_\_\_\_\_  
Hundred Dollars.

Taken and acknowledged before me, this 24

day of February

1886

John J. Adams  
POLICE JUSTICE.

0495

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sworn to before me, this  
day of *March*  
1881  
*Michael J. [illegible]*  
Justice

*John J. W. Adams*  
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 *Sixty* 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 of land*  
*No 164 Division Street and worth*  
*\$2000 Subject to a mortgage of*  
*\$1100*  
*John J. W. Adams*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Undertaking to appear  
during the Examination.

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

Justice.



0496

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 Charles Melde a Police Justice  
of the City of New York, charging Isaac Maas Defendant with  
the offence of Violation of the Election Law

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

We, Isaac Maas Defendant of No. 2  
175 Broome Street; by occupation a Baker  
and Lewis Maas of No. 175 Broome  
Street, by occupation a Baker Surety, hereby jointly and severally undertake that  
the above named Isaac Maas 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 Twenty  
Hundred Dollars.

Taken and acknowledged before me, this 24day of January 1886Charles Melde POLICE JUSTICE.

POOR QUALITY  
ORIGINAL

0497

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sworn to before me this 24  
day of February 1886  
at New York  
Justice

*Lewis Maas*  
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 *forty* Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of *two houses and lots in*

*and designated as Nos 175 & 177 Broome street in  
the City of New York. Worth the sum of twenty thousand  
dollars. Upon which there is a mortgage of six thousand  
dollars. Others are free and clear*

*Lewis Maas*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear  
during the Examination.

ss.

Taken the day of 188

Justice.

**POOR QUALITY  
ORIGINAL**

0498

POLICE COURT.

DISTRICT.

CITY AND COUNTY OF NEW YORK. : SS.

*108 West 45th St*  
*Robert J. Mahon* being duly sworn, deposes  
and says, that he is a citizen of the United States and a  
resident of the City of New York; that he is twenty-one  
years of age and upwards; that he is a duly qualified  
voter in the City of New York, and that he voted for sev-  
eral Candidates for public offices at the general election  
in the month of November last past. *to wit November 8 1895*

Deponent further says, that among the persons voted  
for at said general election in the City and County of New  
York, for the Office of County Clerk, were James A. Black  
and Patrick Keenan, and that the said Black was duly elec-  
ted, that he qualified and he now is the Clerk of the Coun-  
ty of New York.

Deponent further says that he has made a personal  
examination of the election returns, namely: the ballots  
cast, counted and certified to by the Inspectors and Can-  
vassers of the 10th election district of the 6th Assembly  
District of the City and County of New York and he states  
the facts to be as follows:

F I N I S H : Deponent says that the said election  
returns, ballots and total numbers of ballots, counted and  
certified to by the said Inspectors, examined by deponent,  
are the official ones now on file in the office of said  
County Clerk.



**POOR QUALITY  
ORIGINAL**

0499

2

S E C O N D : Deponent further says that the total number of ballots cast by the citizens and voters of the said election district for James A. Black, for the Office of County Clerk for the County of New York *on the 8 day of November 1885* was, as appears by the official returns of the Inspectors and canvassers of the said election district and examined by deponent, One hundred and forty-two (142).

T H I R D : Deponent further says that the total number of ballots cast by the citizens and voters of the said election district for Patrick Keenan, for the office of County Clerk for the County of New York *on the 8 day of November 1885* was, as appears by the official returns of the Inspectors and Canvassers of the said election district and examined by deponent, Seventy-three (73).

F O U R T H : Deponent further says that Isidor Lacks, Isaac Maas, William J. McCarthy and George W. Jones were duly appointed and qualified as Inspectors of said election district and accepted the office and discharged *on the 8 day of November 1885* the duties of Inspectors of election, and the said persons, together, composed the Board of Inspectors of election of said district and received the ballots of the voters in said district and deposited said ballots in boxes furnished for such purpose, that after said ballots were received and after the polls were closed, said Inspectors acted as a Board of Canvassers and canvassed, counted and certified the ballots so received and signed their respective names to the certificates, certifying the result of the canvass of said ballots cast for James A. Black and Patrick Keenan

**POOR QUALITY  
ORIGINAL**

0500

3

for the office of County Clerk, *as appears by said official  
election returns*

**F I F T H :** Deponent further says that said Inspectors and Members of said Board of Canvassers did wilfully make a false canvass of said votes and ballots cast for said Flack and said Keenan, to wit, by taking One hundred and twenty ballots cast for said Flack and adding and counting said one hundred and twenty (120) ballots to the seventy-three actually cast for said Keenan and crediting and certifying that said Keenan received One hundred and ninety-three (193) votes or ballots; whereas, in truth and in fact, said Keenan had only actually received seventy-three votes or ballots, for the Office of County Clerk, at said general election in said election district, as shown by the official returns examined by deponent.

**S I X T H :** Deponent further says that said Inspectors and Canvassers did wilfully make said false canvass, as aforesaid, with an intent to injure said Flack and to prevent him from being elected to the office of the Clerk of the County of New York and to deprive said Flack from receiving the salary of said office, and in violation of the Statute of the State of New York.

**W H E R E F O R E** deponent prays that said Isidor Lacks, Isaac Maas, William J. McCarthy and George W. Jones may be apprehended and dealt with according to law.

*Sworn to before me this  
7th day of February 1886*

*Robert J. Mahon*  
*Notary Public*

POOR QUALITY  
ORIGINAL

0501

P O L I C E   C O U R T .

D I S T R I C T .

C I T Y   A N D   C O U N T Y   O F   N E W   Y O R K .   :   S S .

THOMAS F. GILROY, being duly sworn, deposes and says; that he is Deputy County Clerk of the County of New York, that he had read the affidavit of *Robert J. Mahon*, hereto annexed; that the same is true to the knowledge of this deponent, so far as relates to the Election returns of the 16th Election District of the 6th Assembly District of the City and County of New York. Deponent further says that said election records and returns, examined by *Robert J. Mahon* are the official ones now on file in the Office of the Clerk of the County of New York.

Sworn to before me, this :  
*23* day of February, 1886. :

*Thos. F. Gilroy*

*Wm. H. Hilde*

*Police Justice*



POOR QUALITY  
ORIGINAL

0502

2

District Police Court.

St. John V.  
District Police Court

The People of the  
State of New York  
vs.  
Isidor Lacks

Isaac Maas  
William J. Mc Carthy  
and George W. Jones

February 25 1896

Charles H. Magistrate

POOR QUALITY  
ORIGINAL

0503

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, { ss

2 District Police Court.

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

Question What is your name?

Answer *Isidor Lacko* -

Question How old are you?

Answer *27 Years* -

Question Where were you born?

Answer *Germany* -

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

Answer *64 Cretney Street 8 Years* -

Question What is your business or profession?

Answer *Segar 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* -

Taken before me this

day of *November* 1888

*Isidor Lacko*  
Police Justice.

*Isidor Lacko*



POOR QUALITY  
ORIGINAL

0504

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Isaac Maas*

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

Question What is your name?

Answer *Isaac Maas*

Question How old are you?

Answer *37 Years -*

Question. Where were you born?

Answer. *New York.*

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

Answer. *171 Broome Street 23 years -*

Question What is your business or profession?

Answer *Baker -*

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

Answer. *I am not guilty -*

*Isaac Maas.*

Taken before me this

day

188

Police Justice.



POOR QUALITY  
ORIGINAL

0505

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK.

2 District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

*I am not guilty  
William J. P. McEady*

Taken before me this  
day of

188

Police Justice

POOR QUALITY  
ORIGINAL

0506

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

*Am not guilty*  
*Geo W Jones*

Taken before me this

day of

188

Police Justice.



POOR QUALITY  
ORIGINAL

0507

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County 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 Robert J. Mahoney  
of No. 108 West 45th Street, that on the 3rd day of November  
1886 at the City of New York, in the County of New York,

Robert J. Mahoney and George W. Jones did unlawfully make a false complaint of the Police Court for James J. Kelly and Patrick Keenan for the office of Deputy Clerk, by taking one hundred and twenty bullets each for said Kelly and a deputy and counting said one hundred and twenty bullets to the Deputy Clerk actually sent for said James J. Kelly and Patrick Keenan and said Deputy Clerk.

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 him forthwith before me, at the 2nd 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 15 day of February, 1886

Robert J. Mahoney  
POLICE JUSTICE.

Police Court 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert J. Mahoney

vs.

Robert J. Mahoney

George W. Jones

James J. Kelly

Patrick Keenan

Warrant-General.

Dated February 15 1886

Charles W. Kelly 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.

Robert J. Mahoney  
Police Justice.

REMARKS.

Time of Arrest,

Naive of

Age,

Sex,

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write,





POOR QUALITY  
ORIGINAL

0509

Second District Police Court.

*John J. Mahan*  
vs.  
*William L. Lach*  
*James L. Lach*  
*William L. Lach*  
*George W. Jones*

STENOGRAPHER'S TRANSCRIPT.

188

BEFORE HDN.

*Charles L. Lach*

Police Justice.

*E. J. Lach*

Official Stenographer.



0510

New York Feb 24<sup>th</sup> 1886

Second District Police Court  
Hon Charles Eldred - Presiding.

The People vs. Eidson Lacks Isaac Maas William J. M. Connelly George W. Jones	} <u>Violation of the Election Laws.</u>
--	--

By Counsellor Mitchell.

The Defend-  
ants admit that they are the  
persons mentioned in the  
affidavit and were duly ap-  
-pointed Inspectors of Election in  
the 16<sup>th</sup> Election District of the 6<sup>th</sup>  
Assembly District of the City of New  
York -

Thomas H. Givrey being  
duly sworn deposes and says

Ques  
Ans  
Ques

Where do you reside?  
377 East 173 St.

What position  
do you hold in the County  
government of New York?  
Deputy County  
Clerk.

Ans



0511

2

Ques When were you appointed to that position?

Ans 1<sup>st</sup> of January, by the present County Clerk.

Ques Were you a voter at the last General Election?

Ans I was.

Ques Do you remember the names of the candidates for County Clerk?

Ans I do, J. H. Black, Patrick Keenan and L. S. Goebel.

Ques Was there more than one person by name of Black running for County Clerk?

Ans Not to my knowledge. Mr Black took office the 1<sup>st</sup> of January, he was elected at the General Election November in Nov 1885.

Ques In your official position, do you have charge of the records in your office?

Ans Yes Sir, I have produced them here today, one copy of the Commissioners Return or Statement of the 16<sup>th</sup> Election District of the 6<sup>th</sup> Assembly.

Ques Are the returns in that record, that you produced of the Votes cast, a compass for the Office of County Clerk?

05 12

(3)

Ans

Yes Sir, you mean  
the Commaund Writings, Yes  
Sir.

Ques

Those are the returns,  
that are on file in the  
County Clerk's Office, signed  
by the Inspectors, and the names  
attached thereto are those of the  
four Defendants now here?

Ans

I do not recognize  
the names; as Deputy County  
Clerk I testify that these  
are the records; whether these  
are their signatures or not  
I do not know.

Ques

(Cross Examination)  
What do you base your  
Affidavit on?

Ans

On my own  
inspection of the records.

Sworn to before me  
this 25<sup>th</sup> day of Jan-1886

Wm. H. H. H.  
Police Justice



0513

H

Robert Graham being duly sworn deposes and says; That he is 75 Years of age, and an Attorney at law, and lives at 108 West 45th St;

Ques

Were you requested to make an examination of the returns produced here today?

Ans

I was, I made the examination.

Ques

Did you certify the ballots as certified to by the inspectors, for the Office of County Clerk?

Ans

Ques

Did you make any memorandum?

Ans

Ques

I did. Will you state whether these are the records here, and if so how you know.

Ans

Ques

The apt. Will you state whether you examined <sup>a specimen of</sup> every ballot cast for the County Clerk?

Ans

Ques

I did. How many ballots as certified to by the inspectors were cast for P. A. Keenan?

Ans

I suppose I can refer to memorandum?



0514

5

Ques Will you state how many  
were cast, the largest number  
for J. A. Keenan?

Ans 19 on one  
ballot.

Ques The other were obtained  
on different ballots?

Ans Yes. Pastors and written,  
Will you refer me to the  
largest number of votes cast  
on a ballot for Black?

Ans The "City and County"  
regular January  
"Ticket" 120

Ques According to the  
returns as examined by  
you, that ballot received 120  
votes; how many others  
have you counted that con-  
tained the name of J. A.  
Black for County Clerk?

Ans Altogether 142 <sup>twenty-two</sup>  
in addition to the 120  
Committee Mitchell.

Your Honor  
will see that the Inspectors  
complied with the rule of  
law in this respect, that  
they marked that vote for  
that particular ballot

05 15

Cross Examination

Ques You say there were  
170 ballots cast?

Ans I will swear  
there was, I saw the  
ballots <sup>as marked by the inspectors</sup>  
where?

Ques Where?  
Ans On the official  
returns.

Ques That is what you  
made your affidavit on?  
Ans Yes Sir.

Ques How do you know the  
balance of votes cast would  
make 147?

Ans Because I counted  
the votes.

Sworn to before me  
this 24<sup>th</sup> day of Feb 1886

Robt. J. Mahon

Wm. H. H. H.

Police Justice

Q



05 16

Quesidor Lack being duly sworn deposes and says that he is twenty seven years of age, in the legal business and lives at 44 Attorney St. Mr Simpson, to Defendant.

Ques now explain to the Court how this error came to be marked 170.

Ans It is a clerical error; there are two more statements which do not read the same as this. Mr Simpson.

I do not know an honest Board of Commissioners than this, the dishonesty comes from the common leader in the district.

Witness I disclaim all knowledge of intentional fraud, I did my work honestly.

Simpson We claim this is a clerical error.

Worche I want to call your Honors <sup>attention</sup> to the decision respecting this ~~it~~ and similar cases (Counsel read to the Court)

Here the Defendant Mc Carthy came to the bar



05 17

8

And said the Board of  
Aldermen did not send for us,  
And it must be correct, our  
Commiss must be correct.

Simpson

will grow it by the watchers,  
that it was an honest vote,

Mitchell

There can be only one  
result, they counted Black's vote  
and gave it to Keenan and  
were not able to cover up  
their tracks.

Care for the People closed.  
Carr They are told to answer three  
thousand dollars each

8

POOR QUALITY  
ORIGINAL

05 18

Q

DISTRICT POLICE COURT.

THE PEOPLE,  
IN COMPLAINT OF  
*Robt J. Mahan*  
vs  
*Edison Lacey*  
*Isaac Mays*  
*William J. McCarthy*  
*George W. Jones*

Examination had

188

Before

*Off 24*  
*Hon Charles Melde* Police Justice.

I,

Stenographer of the

District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of

*Lacey, Mays, Gilroy, Mahan, McCarthy, and comments*  
as taken by me on the above examination before said Justice.

Dated

188

*M. Melde*

Police Justice.

*M. J. Conroy*  
Stenographer.

05 19

STENOGRAPHER'S MINUTES.

*Second District Police Court.*

THE PEOPLE, &c., IN COMPLAINT OF

*Robt J. Graham*  
vs.  
*Samuel Lack*  
*James Maas*  
*William J. McCarthy*  
*George W. Jones*

BEFORE HON.

*Charles Melde*  
POLICE JUSTICE,

*Feb 24* 188 *6*

APPEARANCES:

For the People,

For the Defence,

*Peter Mitchell*

*Feb 24* 188 *6*

I N D E X.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

*J. H. Hickey*  
*R. J. Graham*  
*S. Lack*  
*Running comments*  
*By Counsellors*  
*McCarthy*

1	3	1	3
3	6	0	6
	4		
4	8		
	8		

*W. J. Treacy*  
Official Stenographer.



POOR QUALITY  
ORIGINAL

0520

1886  
Mar. 25<sup>th</sup>  
#248

District Attorney's Office  
City & County of  
New York  
Robert J. Mahon

Isidor Hack  
Isaac Maas  
William J. Mc Carthy  
George H. Jones

Election  
has

POOR QUALITY  
ORIGINAL

0521

The whole number of votes given for the  
office of County Clerk was thus: 334  
Lewis S. Gobel received 116  
Patrick Keenan received 193  
James A. Fleck 22  
Edwin M. Van Horn 3  
Total vote 334

Isidor Lark  
J. M.  
W. M. C.  
C. M. S.  
} Inspectors

William Spiegel } Polls  
William Wolff }

Canvassers' Statement

New York General Sessions

The People on the Complaint  
of Robert J. Mahon

versus

Izidor Lacks,

Isaac Maas

William J. McCarthy

George W. Jones

As complainant in the above case, I desire to make the following statement, That since the arrest and indictment of the above defendants, various explanations and statements have been made to me and that I have come to the following conclusion, That the defendants all have a good moral character; that the discrepancies that occurred in their official reports may fairly be viewed as clerical errors committed in the hurry and bustle of detection night and without any criminal intent. On first view, these discrepancies seemed like an attempt to perpetrate fraud but the ample explanations made, the good character of the defendants, and the absence of any evidence



POOR QUALITY  
ORIGINAL

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against defendants except the clinical  
reports, show that there is a very  
probable reason for concluding that  
they had no criminal intent.

Therefore, considering the above after  
mature deliberation I desire to  
withdraw the complaint in this  
case.

Witness

Robert J. Mahan,

93 Nassau St.

Timothy J. Conwell

144 Columbia St.  
Ceto

**POOR QUALITY  
ORIGINAL**

0524

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Isidor Sachs  
Isaac Maas  
William J. McCarthy  
George W. Jones

*As complainant in the above case, I beg to recommend  
the defendants 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.*

*Robert J. Mahon*

POOR QUALITY  
ORIGINAL

0525

The People

AS  
GIVEN LACKS  
Spartan Mass  
Wm J. Mc Carthy  
George W. F. F.

Withdrawal



**POOR QUALITY  
ORIGINAL**

0526

COURT OF GENERAL SESSIONS OF THE PEACE

Of The City and County of New York

-----X  
THE PEOPLE OF THE STATE OF NEW YORK:

AGAINST :

ISADORE LACKS, ISAAC MAAS, WILLIAM J. :

MCCARTHY, GEORGE W. JONES :

-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by  
this indictment accuse Isadore Lacks, Isaac Maas, William  
J. McCarthy and George W. Jones, of a Felony, committed as  
follows :

Heretofore, to wit: on Tuesday, the third day of Nov-  
ember, in the year of our Lord one thousand eight hundred  
and eighty-five (the same being the Tuesday succeeding the  
first Monday in the said month of November), being the day  
duly designated and appointed for the holding of a general  
election in and throughout the City, County and State of  
New York, there was such an election had and held in and  
throughout the said City, County and State, and in the 16th  
election district of the sixth Assembly district of the  
said City and County at which said election a County Clerk  
of the County of New York aforesaid, was to be voted and  
balloted for and chosen and elected by the electors of the  
said City and County, and voted and balloted for by the

**POOR QUALITY  
ORIGINAL**

0527

electors of the said election district at the duly designated polling place of, in and for the said election district, the electors of the said election district being then and there a part of the aforesaid electors, of the said City and County.

And at the said election so had and held as aforesaid, at which said County Clerk was to be so voted and balloted for and chosen and elected as aforesaid, by the said electors, Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. Van Norman, were candidates for election and to be voted and balloted for, for the said office of County Clerk, as aforesaid, by the said electors, for each of whom as such candidates at the said duly designated polling place of, in and for the said sixteenth election district of the said sixth Assembly district, at such election so had and held as aforesaid, votes and ballots were cast and given by the said electors of the last mentioned election district. And the said Isadore Lacks, Isaac Maas, William McCarthy and George W. Jones, each late of the City and County of New York aforesaid, on the day and in the year aforesaid, had then and there and theretofore been duly and lawfully designated, appointed and qualified as, and then and there were and acted as inspectors of election and each of them, at the said election so had and held as aforesaid, at which the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. Van Norman, were such candidates for election for the said office of County Clerk, was

**POOR QUALITY  
ORIGINAL**

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then and there and acted as, an inspector of election of, in and for the said sixteenth election district of the said sixth assembly district of the city and county aforesaid; and they, the said Isadore Lacks, Isaac Maas, William J. McCarthy and George W. Jones, as such inspectors as aforesaid, did on the said third day of November, in the year aforesaid, make and complete a canvass of the votes and ballots so cast and given as aforesaid, at the polling place aforesaid, for them and each of them the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. Van Norman as such candidates for election for the said office of County Clerk, and did find the result thereof.

And at the said election so held as aforesaid, at which said County Clerk, as aforesaid, was to be so chosen and elected as aforesaid, it then and there became and was the duty of them the said Isadore Lacks, Isaac Maas, William J. McCarthy and George W. Jones, in relation to the canvass and official statement of the said votes and ballots so cast by the said electors of the said election district at the said election, as such inspectors of election as aforesaid, at and upon the completion of the count and canvass of the votes and ballots so cast and given for them and each of them the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. Van Norman, as such candidates for election for the said office of County Clerk, to make triplicate statements, written or partly printed in words at length, of the result of such canvass and estimate of such



**POOR QUALITY  
ORIGINAL**

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votes and ballots so cast and given as aforesaid, each of which statements to contain amongst other things, as required by law, a statement showing the whole number of votes cast and given for each of them the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. Van Norman, such candidates for election as aforesaid, for the said office of County Clerk, designating the office for which they were given, and to have and contain a certificate at the end thereof subscribed by them the said Isadore Lacks, Isaac Maas, William J. McCarthy and George W. Jones, and by the poll Clerks in and for the said sixteenth election district of the said sixth assembly district, that such statement was correct in all respects, and to deliver and cause to be delivered one of such statements so made and certified as aforesaid, to the Clerk of the City and County of New York, aforesaid,

And the said Isadore Lacks, Isaac Maas, William J. McCarthy and George W. Jones, as such inspectors of election as aforesaid, did then and there on the said third day of November in the year aforesaid, make triplicate statements purporting to be statements of the result of the said canvass so made as aforesaid, and estimate of the votes and ballots so cast and given as aforesaid, and containing a statement purporting to show the whole number of the votes and ballots so cast and given for them and each of them the said Louis Goebel, Patrick Keenan, James A. Flack and Edwin M. Van Norman, such candidates for election for the

**POOR QUALITY  
ORIGINAL**

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said office of County Clerk as aforesaid, at the said election so had and held as aforesaid, at and in the said election district, and did thereafter deliver and cause to be delivered one of such statements to the Clerk of the said County of New York, aforesaid, which statement ~~was so~~ made and delivered as aforesaid to the Clerk of the City and County of New York aforesaid, contained among other things what purported to be the whole number of votes and ballots cast for them and each of them the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. *Van Norman*, for the said office of County Clerk, at the said polling place by the said electors of the said election district at such general election so had and held as aforesaid, at which they the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. *Van Norman*, were such candidates as aforesaid, for election for the said office of County Clerk as aforesaid, as follows, that is to say :

The whole number of votes so cast and given for the said Louis S. Goebel as such candidate as aforesaid, was one hundred and sixteen; the whole number of votes <sup>so</sup> cast and given for the said Patrick Keenan, as such candidate as aforesaid, was one hundred and ninety-three; the whole number of votes so cast and given for the said James A. Flack as such candidate as aforesaid, was twenty-two and the whole number of votes so cast and given for the said Edwin M. *Van Norman*, as such candidate as aforesaid, was three.

And the said Isadore Lacks, Isaac Maas, William *g.* Mc-

**POOR QUALITY  
ORIGINAL**

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Carthy and George W. Jones, as such inspectors of election as aforesaid, on the said third day of November in the year aforesaid, at the City and County aforesaid, with force and arms, willfully, wickedly and feloniously did falsely make a certificate which they the said Isadore Lacks, Isaac Maas, William J. McCarthy and George W. Jones, as such inspectors of election as aforesaid, and William Spiegel and William Wolff, who were then and there the poll clerks of the election district aforesaid, subscribed, and did then and there put and attach the same upon and at the end of such statement so made and delivered as aforesaid by them the said Isadore Lacks, Isaac Maas, William J. McCarthy and George W. Jones, as such inspectors as aforesaid, and so purporting as aforesaid, to be a statement of the result of the canvass and estimate so made as aforesaid, of the votes and ballots so cast and given as aforesaid, and to contain a statement showing the whole number of votes and ballots so cast and given as aforesaid, for them and each of them the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. which said statement ~~was~~<sup>is</sup> made and subscribed as aforesaid, certified and stated that the said statement so made and delivered as aforesaid was correct in all respects, and which said certificate is in substance and to the effect following, that is to say :



POOR QUALITY  
ORIGINAL

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*Under the authority of the County Clerk the following statement is correct in all respects.*

*In Witness Whereof we have hereunto subscribed our names this third day of November, in the year 1885.*

*Isidore Lacks*

*Isaac Maas*

*William McCarthy*

*George W. Jones*

*Supervisors.*

*William Lacks*

*William Lacks*

*Roll Clerks.*

meaning by said certificate that the aforesaid statement so made and delivered as aforesaid, contained a true and correct result of the canvass so made as aforesaid, and estimate of the votes so cast and given as aforesaid, and a true and correct statement of the whole number of votes and ballots so cast and given by the said electors of the said election district as aforesaid, at the said election at the polling place aforesaid for them and each of them the said Louis S. Goebel, Patrick Keenan, James A. Flack and Edwin M. Van Norman, as such candidates for election to the said office of County Clerk as aforesaid, which said certificate so attached as aforesaid, to the said statement so made and delivered as aforesaid, and the said statement, were false and untrue in that the whole number of votes so cast and given for the said Patrick Keenan, as such candidate was not one hundred and ninety-three, but in truth and in fact was seventy-three, and in that the whole number of votes so cast and given for the said James A. Flack, as such candidate was not only twenty-two votes, but in truth and in fact was one hundred and forty-two votes, as they the said Isadore Lacks, Isaac Maas, William McCarthy and George W. Jones and each of them then and there well

**POOR QUALITY  
ORIGINAL**

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knew.

And so the Grand Jury aforesaid, do say that the said Isadore Lacks, Isaac Maas, William J. McCarthy and George W. Jones, each then and there well knowing the premises, on the day and in the year aforesaid, at the City and County aforesaid, willfully, falsely, wickedly and feloniously did make, sign and deliver the said false certificate and statement of the result of the said election and of the result of the canvass and estimate of the votes and ballots, and of the whole number of the votes and ballots, so cast and given at the said election by the said electors of the said election district for them and each of them the said Louis S. Goebel, Patrick Keenan, James A. Flack, and Edwin M. Van Norman, such candidates for election for the said office of County Clerk, then and there well knowing the same to be false, against the form of the Statute in such case made and provided: and against the peace of the People of the State of New York, and their dignity.

*Randolph B. Martin,*

*District Attorney*

0534

BOX:

215

FOLDER:

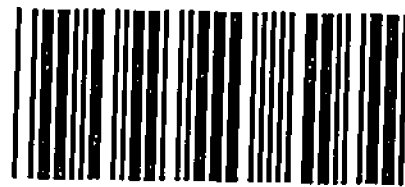
2130

DESCRIPTION:

Langan, Michael

DATE:

04/22/86



2130



POOR QUALITY  
ORIGINAL

0535

No. 190

J. M. P. A.

Counsel,

Filed 22<sup>nd</sup> day of April 1886

Pleads

Chopquilly

THE PEOPLE

vs.

P

Michael Langan

Grand Larceny in the  
(MONEY)  
(Sec. 528 and 530, Penal Code)  
and Sec. 530 "

RANDOLPH B. MARTINE,

District Attorney.

April 22<sup>nd</sup> 1886  
Discharged by Court  
A True Bill.

J. M. P. A.

Foreman.

POOR QUALITY  
ORIGINAL

0536

18-190

J. M. B. A.

Counsel,

Filed 22<sup>nd</sup> day of April 1886

Pleads

*Indigently*

THE PEOPLE

vs.

*R*

Michael Langan

RANDOLPH B. MARTINE,

District Attorney.

*Spec 27/16*  
*Exchanged W. C. Cord*  
**A True Bill.**

*J. M. B. A.*

Foreman.

Witnesses

*John Langan*

*John Raligh - Officer*

Grand Larceny in the  
(MONEY)  
(Sec. 528 and 530, Penn. Code.)  
and Sec. 530 " )



POOR QUALITY  
ORIGINAL

0537

Police Court— District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

*John Finnigan*  
of No. *526 Second Avenue* Street, aged *51* years,  
occupation *Carpenter* being duly sworn  
deposes and says, that on the *6* day of *October* 188*5* at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
and person  
of deponent, in the *night* time, the following property viz:

*One silver watch and chain attached  
of the value of Twenty dollars and good  
and lawful money of the United States  
of the value of Forty dollars and One metal  
Badge of the value of Fifty cents all  
of the value of Sixty dollars and  
fifty cents*

*\$60 <sup>50</sup>/<sub>100</sub>*

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 *Michael Langan (now here)*

that deponent is informed by Officer  
*John Raleigh* of the *64th Precinct* Police that he found said  
metal Badge in the possession of said  
defendant in *Hott Street* in said  
City

*John Finnigan*

Sworn to before me, this *19* day  
of *April* 188*6*

*Samuel McNeill*  
Police Justice.



**POOR QUALITY  
ORIGINAL**

0538

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Raleigh*  
aged 36 years, occupation Police Officer of No. 14th Precinct Police Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of John Funnigan  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 19  
day of April 1886

*Sam'l C. Bull*  
Police Justice.

*John Raleigh*

POOR QUALITY  
ORIGINAL

0539

Sec. 198-200.

District Police Court.

CITY AND COUNTY {  
OF NEW YORK, ss

*Michael Langan* being duly examined before the under-  
signed, 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 see 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.

*Michael Langan*

Question. How old are you?

Answer.

*21 years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*308 E. St. 18 mos*

Question. What is your business or profession?

Answer.

*Porter*

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* *M Langan*

Taken before me this

day of

*April* 19

1888

*Police Justice*

POOR QUALITY  
ORIGINAL

0540

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

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Jameson  
526 - 10th Ave

Michael J. J. J.

Dated April 19 1886

John A. Kelly Magistrate.

John A. Kelly Officer.

Witnesses  
No. \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Charles Accetta

Joseph Fine

312 West St

\$ 15000 to answer

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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 1500 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 19 1886 James O. Kelly Police Justice.

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

Dated \_\_\_\_\_ 1886 \_\_\_\_\_ 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 \_\_\_\_\_ 1886 \_\_\_\_\_ Police Justice.



POOR QUALITY  
ORIGINAL

0541

## 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 Samson*

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

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

The said

*Michael Samson,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *sixth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *night* time of the same day, *two*

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*; *two* 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*; *eight* 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*; *two* 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*; *two* 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*; *eight* 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*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten dollars*, *one note of the value of fifteen dollars*, *one chain of the value of five dollars*, *and one watch of the value of fifty cents.*

of the proper moneys, goods, chattels, and personal property of one *John Timmagan*, on the person of the said *John Timmagan*, then and there being found, from the person of the said *John Timmagan*, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~RANDOLPH B. MARTINE,~~

~~District Attorney~~

POOR QUALITY  
ORIGINAL

0542

Second COUNT.

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

Michael Sanguin  
of the CRIME OF Receiving Stolen Goods,  
committed as follows:

The said Michael Sanguin,  
late of the First Ward of the City of New York, in the County of New York, on the  
ninth day of October, in the year of our Lord one thousand  
eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms,  
one trunk of the value of fifty cents,  
of the goods, chattels and personal  
property of one John Finnigan, and  
a certain person or persons to the  
said John Finnigan unknown, then  
lawfully and lawfully stolen, taken  
and carried away from the said John  
Finnigan, and lawfully and mightily  
did lawfully receive and have, and  
the said Michael Sanguin then and  
there well knowing the said trunk to  
have been lawfully 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

Charles J. Martin

District Attorney

**POOR QUALITY  
ORIGINAL**

0543

**BOX:**

215

**FOLDER:**

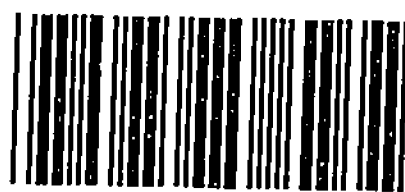
2130

**DESCRIPTION:**

Lenhardt, George

**DATE:**

04/20/86



2130



0544

BOX:

215

FOLDER:

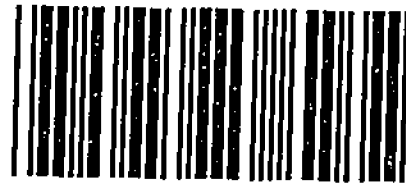
2130

DESCRIPTION:

Murray, Matthew

DATE:

04/20/86



2130

POOR QUALITY  
ORIGINAL

0545

Doct 100 - 01000  
Gleedler Bros

Counsel,

Filed 20 day of April 1886.

Pleads Chicago (21.)

THE PEOPLE

vs.

George Senhardt

and

Matthew Murray

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

J. N. [Signature]

Koreman

Recorded and  
Index 20/26.

Witnesses:

John A. [Signature]

Harry L. Sanford

John A. [Signature]

Harry Blaker

John H. [Signature] affm

**POOR QUALITY  
ORIGINAL**

0546

COURT OF GENERAL SESSIONS OF THE PEACE  
OF THE CITY AND COUNTY OF NEW YORK

-----X  
THE PEOPLE OF THE STATE OF NEW  
YORK.

Against

GEORGE LENHARDT and MATTHEW  
MURRAY  
-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,  
by this indictment, accuse George Lenhardt and Matthew  
Murray, of the crime of Conspiracy, committed as follows:

The said George Lenhardt and Matthew Murray, both  
late of the Sixteenth Ward of the City of New York, in the  
County of New York, aforesaid, being persons of evil minds  
and dispositions, together with other evil disposed persons,  
whose names are to the Grand Jury, aforesaid, as yet unknown,  
unlawfully, wickedly and maliciously, devising and intending  
by force, threats and intimidation to prevent and hinder  
John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, co-  
partners in trade, then and there using and exercising the  
lawful trade and calling of tailors, which they then and  
there carried on in a certain house and shop, there situate,  
from using and exercising their said lawful trade and cal-  
ling, on the fourteenth day of April, in the year of our  
Lord, one thousand eight hundred and eighty-six, at the  
Ward, City and County aforesaid, unlawfully, wickedly and  
maliciously did conspire, combine, confederate and agree  
together, between and amongst themselves, by force, threats  
and intimidation to prevent and hinder the said John L.  
Cavanagh, Henry L. Sanford, and Walter A. Sanford, from using  
and exercising their said --



**POOR QUALITY  
ORIGINAL**

0547

lawful trade and calling.

And the said George Lenhardt and Matthew Murray, together with the said evil disposed persons, in pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves, as aforesaid, afterwards, to wit: on the said fourteenth day of April, in the year aforesaid, at the Ward, City and County aforesaid, did unlawfully, wickedly and maliciously distribute and cause and procure to be distributed and given to a great number of persons, whose names are to the Grand Jury, aforesaid, unknown, in, by, through and along the public streets and common highways of the said City, and near to and in the immediate neighborhood of the said house and shop, of them the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, then continually passing and repassing, divers, to wit: Ten thousand hand bills and printed circulars, wherein and whereby they, the said George Lenhardt and Matthew Murray, and the said other evil disposed persons, did request and endeavor to persuade the said last mentioned persons, and all persons who had theretofore traded with said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, to cease trading with the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford with intent thereby to intimidate the said persons from trading with the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford.

And the said George Lenhardt and Matthew Murray together with the said other evil disposed persons in the further pursuance, and furtherance of and according to the

**POOR QUALITY  
ORIGINAL**

0548

said conspiracy, combination, confederacy and agreement between and amongst themselves, as aforesaid, afterwards, to wit: on the said fourteenth day of April, in the year aforesaid, at the Ward, City and County aforesaid, did unlawfully, and wickedly and maliciously, watch, beset the said house and shop, where they, the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford so carried on their said lawful trade and calling, with a view and intent in so doing to intimidate such persons as should desire to trade with the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, from so trading with them.

And the said George Lenhardt and Matthew Murray, together with the said other evil disposed persons, in the further pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves, as aforesaid, afterwards, to wit: on the said fourteenth day of April in the year aforesaid, at the Ward, City and County aforesaid, did unlawfully wickedly and maliciously, by watching, and besetting the said house, of them, the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, and by force, intimidation and threats and by divers threatening notices, hand bills, and circulars, and also by disorderly, boisterous and tumultuous conduct and actions, breaches of the peace, exhortations, persuasions, falsehood, stratagems and devices, prevent, hinder and obstruct the said persons so desiring to trade with the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, from so trading.

POOR QUALITY  
ORIGINAL

0549

And the said George Lenhardt and Matthew Murray, together with the said other evil disposed persons in the further pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves as aforesaid, afterwards, to wit, on the said fourteenth day of April, in the year aforesaid, at the Ward, City and County aforesaid, did unlawfully, wickedly and maliciously, by divers threatening notices, plackcards, hand-bills and circulars and by threats and intimidation, and also by boisterous, disorderly and tumultuous conduct and breaches of the peace and by divers stratagems and devices, and subtle and indirect means, ~~impeding~~ <sup>obstructing</sup> the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, in the exercise and use of their said lawful trade and calling, and did therein and thereby attempt and endeavor to their utmost power to prevent and hinder them the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford from using and exercising their said lawful trade and calling: 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 Lenhardt and Matthew Murray, of the crime of Coercion, committed as follows;

The said George Lenhardt and Matthew Murray, both late of the Ward, City and County aforesaid,, afterwards to wit: on the said fourteenth day of April in the year aforesaid,



**POOR QUALITY  
ORIGINAL**

0550

at the Ward, City and County aforesaid, with a view <sup>to</sup> ~~of~~ compell~~ing~~ the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford to abstain from exercising their said lawful trade and calling as tailors, which they then and there used and exercised, and had a legal right to use and exercise at their own free will and pleasure, with force and arms, did unlawfully and wrongfully attempt the intimidation of them the said John L. Cavanagh, Henry L. Sanford and Walter A. Sanford, by threats, 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.

Handwritten signature

Discontinued

055

**BOX:**

215

**FOLDER:**

2130

**DESCRIPTION:**

Allegretti, John

**DATE:**

04/26/86



2130

0552

**BOX:**

215

**FOLDER:**

2130

**DESCRIPTION:**

Berger, John

**DATE:**

04/26/86



2130



0553

BOX:

215

FOLDER:

2130

DESCRIPTION:

Bowman, Archer

DATE:

04/26/86



2130

0554

**BOX:**

215

**FOLDER:**

2130

**DESCRIPTION:**

Boylan, Thomas

**DATE:**

04/26/86



2130

0555

BOX:

215

FOLDER:

2130

DESCRIPTION:

Bludinger, C.

DATE:

04/26/86



2130



0556

BOX:

215

FOLDER:

2130

DESCRIPTION:

Bulhorn, John

DATE:

04/26/86



2130

0557

BOX:

215

FOLDER:

2130

DESCRIPTION:

Cerney, John

DATE:

04/26/86



2130

0558

BOX:

215

FOLDER:

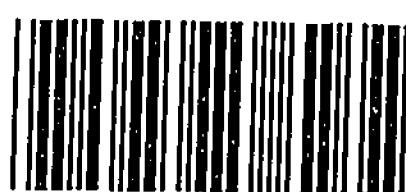
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DESCRIPTION:

Chilmack, J.

DATE:

04/26/86



2130



0559

BOX:

215

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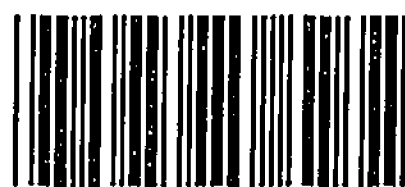
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DESCRIPTION:

Courtney, David

DATE:

04/26/86



2130

0560

BOX:

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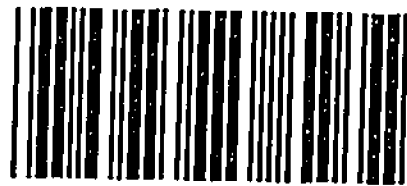
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DESCRIPTION:

Doe, John

DATE:

04/26/86



2130

056

BOX:

215

FOLDER:

2130

DESCRIPTION:

Fletcher, Thomas

DATE:

04/26/86



2130



0562

BOX:

215

FOLDER:

2130

DESCRIPTION:

Flynn, Walter

DATE:

04/26/86



2130

0563

BOX:

215

FOLDER:

2130

DESCRIPTION:

Francke, Jules

DATE:

04/26/86



2130

0564

BOX:

215

FOLDER:

2130

DESCRIPTION:

Goldstein, Morris

DATE:

04/26/86



2130



0565

BOX:

215

FOLDER:

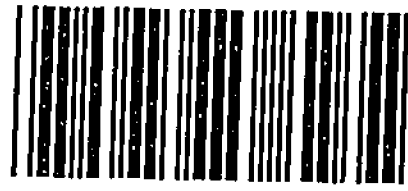
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DESCRIPTION:

Green, William

DATE:

04/26/86



2130

0566

BOX:

215

FOLDER:

2130

DESCRIPTION:

Griffiths, Samuel

DATE:

04/26/86



2130

0567

BOX:

215

FOLDER:

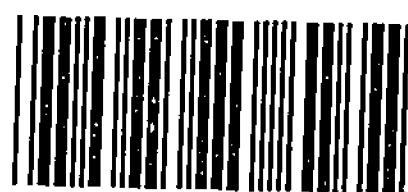
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Hannon, J.

DATE:

04/26/86



2130



0568

BOX:

215

FOLDER:

2130

DESCRIPTION:

Hayes, M.

DATE:

04/26/86



2130

0569

BOX:

215

FOLDER:

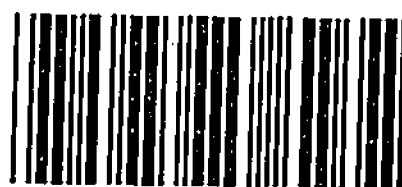
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Hylem, John

DATE:

04/26/86



2130

0570

BOX:

215

FOLDER:

2130

DESCRIPTION:

Klinkenberg, John

DATE:

04/26/86



2130



057

BOX:

215

FOLDER:

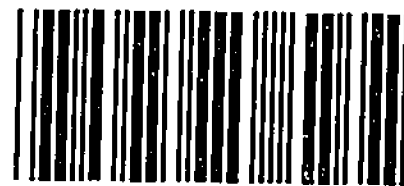
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DATE:

04/26/86



2130

0572

BOX:

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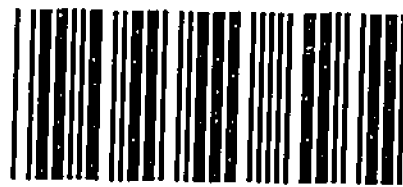
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DESCRIPTION:

Krause, F.

DATE:

04/26/86



2130

0573

BOX:

215

FOLDER:

2130

DESCRIPTION:

Larson, A.

DATE:

04/26/86



2130



0574

BOX:

215

FOLDER:

2130

DESCRIPTION:

Lenhardt, George

DATE:

04/26/86



2130

0575

BOX:

215

FOLDER:

2130

DESCRIPTION:

Lindgren, John

DATE:

04/26/86



2130

0576

BOX:

215

FOLDER:

2130

DESCRIPTION:

Madden, Frank

DATE:

04/26/86



2130



0577

BOX:

215

FOLDER:

2130

DESCRIPTION:

Marine, E.

DATE:

04/26/86



2130

057E

BOX:

215

FOLDER:

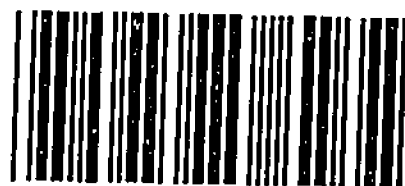
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DESCRIPTION:

Matzouch, Joseph

DATE:

04/26/86



2130

0574

BOX:

215

FOLDER:

2130

DESCRIPTION:

McLoughlin, Joseph

DATE:

04/26/86



2130



0580

BOX:

215

FOLDER:

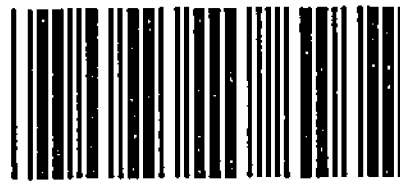
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DESCRIPTION:

Michlerk, A.

DATE:

04/26/86



2130

058

BOX:

215

FOLDER:

2130

DESCRIPTION:

Murray, Matthew

DATE:

04/26/86



2130

0582

BOX:

215

FOLDER:

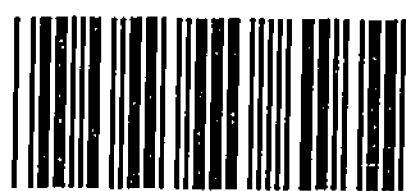
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Musel, John

DATE:

04/26/86



2130



0583

BOX:

215

FOLDER:

2130

DESCRIPTION:

Nauman, Charles

DATE:

04/26/86



2130

0584

BOX:

215

FOLDER:

2130

DESCRIPTION:

Nichol, F.

DATE:

04/26/86



2130

0585

BOX:

215

FOLDER:

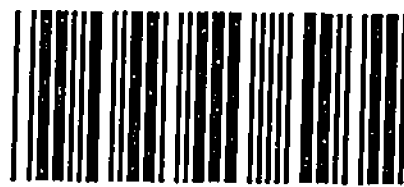
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Pfleiger, P.

DATE:

04/26/86



2130



0586

BOX:

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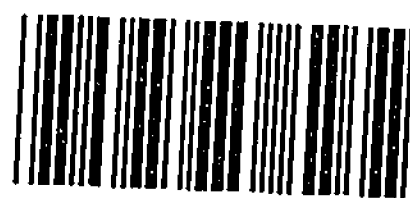
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Rashorter, Joseph

DATE:

04/26/86



2130

0587

BOX:

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FOLDER:

2130

DESCRIPTION:

Renn, Albert

DATE:

04/26/86



2130

0586

BOX:

215

FOLDER:

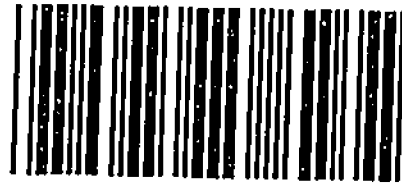
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DESCRIPTION:

Roe, Richard

DATE:

04/26/86



2130



0589

BOX:

215

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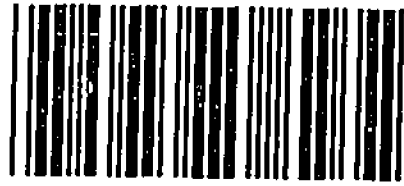
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DESCRIPTION:

Rosenbaum, W.

DATE:

04/26/86



2130

0590

BOX:

215

FOLDER:

2130

DESCRIPTION:

Scher, L.

DATE:

04/26/86



2130

059

BOX:

215

FOLDER:

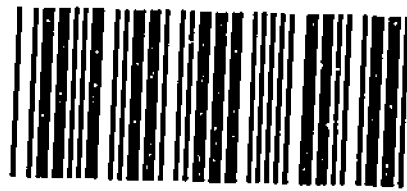
2130

DESCRIPTION:

Schneider, A.

DATE:

04/26/86



2130



0592

BOX:

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FOLDER:

2130

DESCRIPTION:

Speiler, Henry

DATE:

04/26/86



2130

0593

BOX:

215

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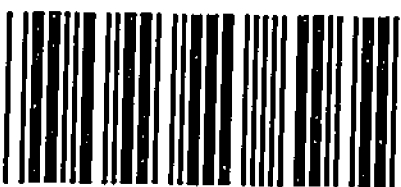
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Stack, John

DATE:

04/26/86



2130

0594

BOX:

215

FOLDER:

2130

DESCRIPTION:

Swayne, Andrew

DATE:

04/26/86



2130



0595

BOX:

215

FOLDER:

2130

DESCRIPTION:

Vackiner, C.

DATE:

04/26/86



2130

0596

BOX:

215

FOLDER:

2130

DESCRIPTION:

Wilkinson, Joseph

DATE:

04/26/86



2130

059

BOX:

215

FOLDER:

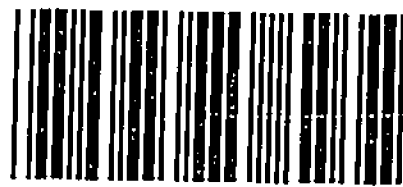
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DESCRIPTION:

Young, John

DATE:

04/26/86



2130



POOR QUALITY ORIGINAL

0598

for the same  
States in the Mexico  
Random enclosed  
in the indictment  
against Conrad  
Storcken and others  
found in the 19.  
day of June 1886  
for the same offense  
I recommend that  
this indictment as  
all of the defendants  
be dismissed.  
Delancy Meera  
District atty.  
Sept 26 1892

6444  
6445

Filed 26 day of April 1886  
Plsds 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

THE PEOPLE

- GEORGE ENHARDT-B.
- MATTHEW MURRAY, B.
- JOSEPH WILKINSON, B.
- WALTER FLYNN
- SAMUEL GRIFFITHS
- E. MARINE
- JOHN STACK
- MORRIS GOLDSTEIN
- FRANK NAIDEN
- JOHN KLINGENBERG
- A. WENEDER
- JOSEPH NATZOUCH
- A. MCHERK
- JOHN HUSEL
- MULLEN FRANKKE
- JOSEPH FLOUGHILN
- JOHN BERGER
- JOHN CERNY
- JOSEPH RASHORTER
- E. HAUSE
- JOHN KICKINER
- JOHN YES
- JOHN HANNON
- JOHN HIGGOL
- JOHN SPEILER
- JOHN ALLEGRETTI
- JOHN SCHIER
- JOHN YOUNG
- JOHN HESTER
- JOHN ROSENBAUM
- JOHN HANSON
- DAVID COURTNEY
- JOHN CHITMACK
- JOHN HODGREN
- JOHN HYLEM
- DAVID KOLTMAN
- ALBERT RENN
- ANDREW SWAYNE
- ARCHER TOWMAN
- JOHN BULHORN
- JOHN GREEN
- JOHN ROE
- RICHARD ROE

RANDOLPH B. MARTINE  
District Attorney

A TRUE BILL.

J. W. Brown  
Foreman

Oil paper at \$500.

703

- Nov. 6, 25, 27, 44, 21, 23, 44, 30
- 36, 39, 43, 44, 45
- John Stimmel, 293, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000



POOR QUALITY  
ORIGINAL

0599

THE PEOPLE  
vs. *pleading guilty*

1. GEORGE LINHARDT, *B.*
2. MATTHEW MURRAY, *B.*
3. JOSEPH WILKINSON, *16-1*
4. WALTER FLYNN, *16-1*
5. SAMUEL GRIFFITHS, *correct*
6. E. MARINE, *✓*
7. JOHN STACK, *✓*
8. MORRIS GOLDSTEIN, *✓*
9. FRANK MADDEN, *✓*
10. JOHN KLINKENBERG, *✓*
11. A. SCHNEIDER, *✓*
12. P. PELEIGER, *✓*
13. JOSEPH MATZOUCH, *✓*
14. A. MICHLERK, *✓*
15. JOHN MUSEL, *✓*
16. JULES FRANCKE, *✓*
17. JOSEPH McLOUGHLIN, *✓*
18. THOMAS BOYLAN, *✓*
19. JOHN BERGER, *✓*
20. JOHN CERNEY, *✓*
21. JOSEPH RASHMONTEN, *✓*
22. F. KRAUSE, *✓*
23. C. VACKINER, *✓*
24. M. HAYES, *✓*
25. C. BLUDIN, *✓*
26. J. HANNON, *✓*
27. F. NICHOL, *✓*
28. HENRY SPEILER, *✓*
29. JOHN ALLEGRETTI, *✓*
30. L. SCHER, *✓*
31. JOHN YOUNG, *✓*
32. THOMAS FLETCHER, *✓*
33. W. ROSENBAUM, *✓*
34. A. LARSON, *✓*
35. DAVID COURTNEY, *✓*
36. J. CHILMACK, *✓*
37. JOHN LINDGREN, *✓*
38. JOHN HYLEM, *✓*
39. DAVIS KOLTMAN, *✓*
40. ALBERT RENN, *✓*
41. ANDREW SWAYNE, *✓*
42. ARCHER BOWMAN, *✓*
43. CHARLES NAUMAN, *✓*
44. JOHN BULHORN, *✓*
45. WILLIAM GREEN, *✓*
46. JOHN DOE, *✓*

dictament for Conspiracy and Coercion. (Sections 168 and 653, Penal Code).

*Person not of record of B...*

21, 23, 40, 30

+295 Bowery  
1. Kellings,

Putchou, 10 Stanton  
9 Essex St.  
138 Clinton Place  
er, 414 East 15th  
St. Schweder,

my Dief-  
Street  
Frederick  
2  
Koonan,

inton Place  
Real Estate



POOR QUALITY  
ORIGINAL

0600

10. JOHN KLINKENBERG, ✓  
11. A. SCHNEIDER, ✓  
12. P. PELEIGER, ✓  
13. JOSEPH MATZOUCH, ✓  
14. A. MICHLERK, ✓  
15. JOHN MUSEL, ✓  
16. JULES FRANCKE, ✓  
17. JOSEPH McLOUGHLIN, ✓  
18. THOMAS BOYLAN, ✓  
19. JOHN BERGER, ✓  
20. JOHN CERNEY, ✓  
21. JOSEPH RASHORTEN, ✓  
22. F. KRAUSE, ✓  
23. C. VACKINER, ✓  
24. M. HAYES, ✓  
25. C. BLUDIN, ✓  
26. J. HANNON, ✓  
27. F. NICHOL, ✓  
28. HENRY SPEILER, ✓  
29. JOHN ALLEGRETTI, ✓  
30. L. SCHER, ✓  
31. JOHN YOUNG, ✓  
32. THOMAS FLETCHER, ✓  
33. W. ROSENBAUM, ✓  
34. A. LARSON, ✓  
35. DAVID COURTNEY, ✓  
36. J. CHILMACK, ✓  
37. JOHN LINDGREN, ✓  
38. JOHN HYLEM, ✓  
39. DAVIS KOLTMAN, ✓  
40. ALBERT RENN, ✓  
41. ANDREW SWAYNE, ✓  
42. ARCHER BOWMAN, ✓  
43. CHARLES NAUMAN, ✓  
44. JOHN BULHORN, ✓  
45. WILLIAM GREEN, ✓  
46. JOHN DOE, and ✓  
47. RICHARD ROE. ✓

Indictment for Conspiracy and Coercion. (Sections 168

RANDOLPH B. MARTIN

District Attorney.

A True Bill.

*John Brown*  
Foreman.

Bowman  
info

10 Stanton

x St.

ton Place

East 15th

Sweden

Brief

info

an

Place

46 St.

2

Person has of meeting  
see names here  
see names here  
see names here  
see names here



POOR QUALITY  
ORIGINAL

0601

Court of General Session of the Peace  
of the City and County of New York

-----:  
The People of the State of New York:  
Plaintiff.

-vs-

Joseph Rashorter, P. Rause, C Vaekiner  
C. Bludinger, J. Harmon, P. Nichol, Henry  
Speiler, L. Scher, John Young, W. Rosen  
baum, A. Larson, David Conroy, J. Chel  
mack, David Koltman, Charles Naumann  
John Balhon, George Lenhardt, Matthew  
Murray, Joseph Wilkenson, Walter Fayan  
Kraus, Samuel Griffith, E. Warner, Morris  
Goldstein, Frank Madden, A. Schenider  
P. Fleiger, Joseph Watsenck, A. Wrichlerk  
John Munsel, Julius Francke, Joseph  
McLaughlin, Thomas Buylar, and John  
Conroy

Defendants  
-----:

And the said defendants above named in their own proper person, severally comes into court here, and having heard the said indictment read, say, and each for himself says, that the said indictment and the matters therein contained, in manner and form as therein stated and set forth, are not sufficient in law, and that they said defendants are not bound by the law of the land to answer the same and that he and each and every of said defendants is ready to verify, and therefore these defendants, and each and every one of them demur to said indictment for the following reasons, to wit:

First. That it appears upon the face of said indictment, that the said indictment does not confirm, substantially to the requirements of sections, 275 and 276 of the Code of Criminal Procedure of the State of New York.

Second: That more than one crime is charged in said indictment within the meaning of sections 287 and 279 of the Code of Criminal Procedure of the State of New York.

**POOR QUALITY  
ORIGINAL**

0602

of the City and County of New York  
County of General Session of the Peace

W H E R E F O R E the said defendants severally pray  
Judgment and by the Court he may be dismissed and discharged  
from said premises in the said indictment specified.

Charles Steckler

Counsel for Defts.

47&49 Centre Street

New York City

POOR QUALITY  
ORIGINAL

0603

CITY AND COUNTY OF NEW YORK, ss.:  
being duly sworn deposes and says: that he is..... years of age, and a clerk in  
the office of CHARLES STECKLER, Esq., the attorney for the..... in this  
action; on the..... day of..... 188 at No.....  
in the City of New York, he served the annexed.....  
upon..... the..... therein  
by delivering to, and leaving with..... personally.....  
.....  
..... true cop thereof.....  
.....  
.....

Deponent further says that he knew the person so served to be.....  
.....  
.....  
Sworn to before me this  
day of..... 188

*My General & Adams Court.*

*The People vs.*

Plaintiff.

*Joseph R. Stecker*  
Defendant.

*Answer to  
Exhibit*

CHARLES STECKLER,  
*Def't* Attorney.

Nos. 47 & 49 Centre Street,

N. Y. City.

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

Dated N. Y.,..... 188

Atty.

To..... Esq.

*Filed at 5.18 PM*

Sir:

Please take notice that the within is a  
true copy of an.....  
this day duly filed and entered in the office of  
the clerk of this Court in this action.

Dated N. Y.,..... 188

Yours, &c.,

CHARLES STECKLER,

Attorney for

To:

Esq.

Atty. for

*Answer for People  
on Exhibit  
see appendix*

*Filed  
May 17/88*



**POOR QUALITY  
ORIGINAL**

0604

**Boycott! Boycott!**

**BOYCOTT**

**Cavanagh, Sandford & Co.,**

**MERCHANT TAILORS,**

**No. 16 WEST 23rd STREET.**

They have been paying from 35 to 50 per cent. less for making their work than **ALL** the Union Stores in the neighborhood. All Tailors are requested to keep away from the above firm during the Strike.

The Journeymen Tailors' National Union is composed of all the first-class Tailors in the United States.

**No Union man will work for the firm.**

**BOYCOTT!**

*Boycott! Boycott!*

**POOR QUALITY  
ORIGINAL**

0605

# Boycott!    Boycott!

---

All friends of Labor and their Wives,  
Mothers and Daughters are requested to

**BOYCOTT**

MAZZOLLA, 60 Third Avenue.

He is Scabbing it now for CAVANACH,  
SANDFORD & CO. He is working  
against the interests of the Journeymen  
Tailors' National Union in particular, and  
all workingmen in general. He is a

**SCAB!    SCAB!    SCAB!**

---

Boycott Him!    Boycott Him!

**BOYCOTT HIM!**

POOR QUALITY  
ORIGINAL

0608

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

POLICE COURT, 2

DISTRICT.

of No.

16. West 23<sup>rd</sup>

Street, being duly sworn, deposes and

says that on the

14<sup>th</sup>

day of

April

188

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

George Lenhardt and

Mathew Murray. (both now here)  
did unlawfully conspire together  
to prevent department and his copartners  
doing business under the firm name of  
Cavanagh. Sanford & Co. Merchant  
Tailors doing business at No 16. West 23<sup>rd</sup>  
Street. the aforesaid firm not being  
members of any trades union from  
exercising a lawful trade. or calling  
by them and there walking up and  
down said street in front of department  
place of business at the above address  
and distributing circulars to people  
passing along said street. one of said  
circulars being hereto annexed. All of  
which is in violation of Section 168 of the  
Penal Code of the State of New York  
Wherefore department prays the said  
defendants may be held and dealt  
with according to law

John L Cavanagh

Sworn to before me  
this 15<sup>th</sup> day of April 1886

J. J. O'Leary  
Police Justice



POOR QUALITY  
ORIGINAL

0607

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss

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

Question What is your name?

Answer

George Lenhardt

Question How old are you?

Answer

29 years old

Question Where were you born?

Answer

Germany

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

Answer

347 E. 17th St. at about 9 mos.

Question What is your business or profession?

Answer

Tailor

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 I  
demand a trial by Jury

George Lenhardt

Taken before me this

15

day of

August

1888

at

New York

City

Police Justice

John J. [Signature]

Police Justice

POOR QUALITY  
ORIGINAL

0608

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY  
OF NEW YORK, } ss

*Mathew Murray*

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

*Mathew Murray*

Question. How old are you?

Answer

*21 years old*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*215 East 23rd St about 3 mos.*

Question What is your business or profession?

Answer

*Tailor*

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 I demand a trial by jury*

*Mathew <sup>his</sup> Murray  
mark*

Taken before me this

day of

188

Police Justice.

POOR QUALITY  
ORIGINAL

0609

District Police Court—	The WARDEN and KEEPER of the CITY PRISON of the City of New York,	
	will RECEIVE and safely keep for EXAMINATION, the body of	
	<i>George Leubardt &amp; Mathew Murray</i>	
	Charged with <i>Conspiracy</i>	
	on oath of <i>John L. Caranagh</i>	
	<i>2</i> District Police Court, New York, <i>April 15</i> 188 <i>6</i>	
	<i>Price</i>	Police Justice.
	Officer, <i>Price</i>	Precinct.



POOR QUALITY  
ORIGINAL

0510

April 1886

BAILED,  
No. 1, by Frederick Mennen  
Residence 531. 5th Street.  
No. 2, by Frederick Mennen  
Residence 531. 5th Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Police Court District.

109 000-541

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John A. Baranack  
16 West 23rd  
George Lenhardt  
2 Mathew Murray  
Office Conspiracy

Dated April 15th 1886

Deputy Magistrate  
James H. Rice Officer,  
29 Precinct.

Witnesses  
John Apple  
44 D. M. 48 St Street.

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

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

No. \_\_\_\_\_ Street,  
to answer \_\_\_\_\_

Bailed

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 George

Lenhardt and Mathew Murray

guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Two Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail. or are legally discharged

Dated April 15th 1886 P. P. Duffy Police Justice.

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

Dated April 15th 1886 P. P. Duffy Police Justice.

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

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

POOR QUALITY  
ORIGINAL

05 11

COURT OF GENERAL SESSIONS.  
(THE TAILOR'S CASE).

-----  
The People,  
against  
Lenhardt and others.  
-----

SUPPLEMENTAL POINTS.

That the "acts complained of" in the first and second counts of the indictment are different, and that so the acts under the one count do not constitute a crime under the other, is apparent upon collation of the following paragraphs:

FIRST COUNT.

"And the said &c., with the said other evil disposed persons in the further pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves as aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully, wickedly and maliciously by divers threats, threatening notices, exhortations, breaches, falsehoods, stratagems, and devices, attempt and endeavor to intimidate the said (Firm), and to coerce, constrain and compel them against

**POOR QUALITY  
ORIGINAL**

06 12

their own free will to dismiss and cease to employ the said servants, employees, workmen and workwomen as aforesaid, by them the said firm then and there employed and hired in the conduct and exercise of their said lawful trade and calling."

SECOND COUNT.

"And the said &c., together with the said other evil disposed persons, in the further pursuance and furtherance of and according to the said conspiracy, combination, confederacy, and agreement, between and amongst themselves as aforesaid, afterwards, to wit: on the day and in the year aforesaid at the City and County aforesaid, did unlawfully, wickedly and maliciously assault, beat and wound divers of the said journeymen and workmen to wit: The said &c., with intent in so doing to intimidate the journeymen workmen so assaulted, beaten and wounded as aforesaid, and the said other journeymen and workmen, and the said workwomen, and to coerce, compel and constrain them the said journeymen, workmen and workwomen against their own free will to quit their said employment, and to cease and refuse to do and perform the labors work and duties of their said trades and callings for and on behalf of their said masters, the said firm."

The acts stated in the first paragraph, not being



**POOR QUALITY  
ORIGINAL**

06 13

their own free will to dismiss and cease to employ the said servants, employees, workmen and workwomen as aforesaid, by them the said firm then and there employed and hired in the conduct and exercise of their said lawful trade and calling."

SECOND COUNT.

"And the said &c., together with the said other evil disposed persons, in the further pursuance and furtherance of and according to the said conspiracy, combination, confederacy, and agreement, between and amongst themselves as aforesaid, afterwards, to wit: on the day and in the year aforesaid at the City and County aforesaid, did unlawfully, wickedly and maliciously assault, beat and wound divers of the said journeymen and workmen to wit: The said &c., with intent in so doing to intimidate the journeymen workmen so assaulted, beaten and wounded as aforesaid, and the said other journeymen and workmen, and the said workwomen, and to coerce, compel and constrain them the said journeymen, workmen and workwomen against their own free will to quit their said employment, and to cease and refuse to do and perform the labors work and duties of their said trades and callings for and on behalf of their said masters, the said firm."

The acts stated in the first paragraph, not being

**POOR QUALITY  
ORIGINAL**

06 14

acts of force, threats or intimidation of the workmen, are not acts to effect the object of the conspiracy against them (See 171 Penal Code); and the assault &c., upon the workmen recited in the second paragraph are not acts to effect the object of the conspiracy against the employers. Thus the acts stated in these several paragraphs are not the same, and do not constitute a crime under each count.

As to misjoinder of counts, see The People v. Upton, 38 Hun 107, 110.

Charles Steckler,

Def't's Atty.

Roger A. Pryor,

of Counsel.

POOR QUALITY  
ORIGINAL

0615

COURT OF GENERAL SESSIONS.

(THE TAILOR'S CASE).

The People,

against

Lenhardt and others.

*Supplemental Counts.*

*Charles Stockton,*  
*Deft's Atty.*

*Prosser H. Pryor,*  
*H. Connors,*



**POOR QUALITY  
ORIGINAL**

06 16

COURT OF GENERAL SESSIONS

The People of the State of  
New York,  
Against

George Lenhardt and 46 others.

*Indict for the People.*

DEMURRER TO THE INDICTMENT.

The indictment contains four counts: The first charges the defendants with conspiracy "by force threats and intimidation, to prevent and hinder" from using and exercising their said lawful trade and calling".

The second count after averring the employment by C.S.&Co. of divers "journeymen, workmen and workwomen in their said lawful trade and calling, and amongst others the journeymen, workmen and workwomen hereinafter mentioned", - and after proceeding to specifically name them, - charges the defendants with conspiring "by force etc" to prevent and hinder the said journeymen, workmen and workwomen from using and exercising their said lawful trades and callings.

In both of these counts overt acts are pleaded agreeably to the requirements of the Criminal Code, and are charged in the two counts as being directed respectively against C.S.&CO. (in the first) and their employes (in the second count).

The third count charges the defendants with the crime of coercion in having attempted the intimidation of C.S.& Co. by threats, with a view in so doing to compel them to

POOR QUALITY  
ORIGINAL

06-17

abstain from carrying on their business.

The fourth count charges them with coercion in having attempted the intimidation of certain of the employees and also with using actual violence and inflicting injuries etc. with a view to compel the employees to abstain from carrying on their business.

(I).

As to the joinder of the first and second counts .

The defendants' counsel in his brief urge as an objection to this joinder that "a conspiracy against Cavanag and Sanford is not the same crime as a conspiracy against others, their workmen". This is conceded and is of itself sufficient to warrant the joinder, provided the transaction of which the People complained, when viewed in its different aspects, may constitute either of these crimes, (to wit: a conspiracy against C.S.&Co.- or a conspiracy against their employees) accordingly as the jury may determine upon the evidence.

It is highly proper as has been repeatedly determined, to charge in different counts the doing of a prohibited act, with different intents.

The pleading of these two conspiracies in the present case is but in conformity with this rule.

It is the conspiracy which is the gist of the offense, and the object or intent of the conspiracy is in question. The People complain of <sup>the commission of</sup> a number of illegal acts by the defendants, evincing evidence of a conspiracy;

POOR QUALITY  
ORIGINAL

06 18

whether these acts were directed against C.S.&Co. or their employees is yet to be decided.

It seems to have been the practice always to join just such counts as these in conspiracy indictments, and this fact in the absence of any contrary decision would seem to sanction it.

Precedents are, in many cases of good authority People v Guernsey 3 Johnson's cases, 267.

therefore, a reference to a few may not be inappropriate.-

In Reg v Thibbert et al, 13 Cox C.C., 82 the indictment in the first count charged a conspiracy to molest and obstruct certain master cabinet makers and furniture manufacturers in their lawful calling etc. with a view to coerce them to dismiss and cease to employ divers workmen, etc.: - and the second count charged a conspiracy to molest and obstruct certain workmen with a view to coerce the workmen and to induce them to quit their employment.

The indictment contained numerous other counts for conspiracy but the foregoing were the only ones upon which the prosecution ultimately rested.

Reg. V Hibbert 13 Cox.C.C., 82.

In the case of Reg. v Bald and others tried at the Maidstone Summer assizes before Baron Huddleston, July 1875 the indictment contained thirty-five counts ; it in substance charged the defendants with having unlawfully conspired together by means of violence and intimidation and divers other unlawful means, and by watching and besetting the premises of E & A. engineers, and the approaches thereto to compel divers workmen to quit their employment, and



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06 19

abstain from working or offering themselves for work to the said firm.

There were also counts charging conspiracy together, by watching and besetting &c. to endeavor to compel E.&A. to alter the mode of carrying on thwir business, and to pay by time and not by the piece.

Reg. v Bald & others 13 Cox.C.C.282.

In Reg v Boulton the indictment contained fourteen counts charging different conspiracies to do different acts, and varying the names of the defendants in the different counts.

There was no objection as to the joinder of the different conspiracies, The court (Cockburn C.J.) merely deciding that it was not proper to include defendants who have not been privy to the acts relied upon as proof of the alleged conspiracy, and whose offenses, whatever they may have been are wholly separate and distinct.

Reg v Bolton & others 12 Cox.C.C.87

In Reg v Bunn and others the indictment contained ten counts charging the conspiracy in different ways, as being a conspiracy to effect as many different objects.

Reg v Bunn, 12 Cox. C. C., 316

See also indictment in case of Reg. v Gompertz, Dec. 17, 1846, 11 Jurist, 204, 9<sup>2</sup> B. 823, (also found in 2 Whart. Prec. (614)) which contained eight counts all of which were sustained by the King's Bench.

**POOR QUALITY  
ORIGINAL**

0620

5

I

There could be many cases cited upon this point, but we think the question too well settled to require further argument.

II.

The "recapitulation" in the last paragraph of the first and second counts, is not unnecessary repetition.

But if it were it could be rejected as matter of surplusage, as was decided in the case of Dawson v People, 25 N.Y. 399 (cited by the defendants' counsel) in which the Court of Appeals say : " Surplusage is as innoxious in criminal as in civil pleadings. (1 Comst. 379) "

See also S 285 Code of Crim. Proc.

III.

The third and fourth counts are not misjoined .

The same reasoning applies to the joinder of these counts and the first and second.

IV.

The first and second counts are properly joined with the third and fourth.

(a) On this point see brief submitted in case of Conrad Stoecker et al.

(b) The case of Dawson v People , 25 N.Y., 399, cited by defendants' counsel is not in point.

In that case the court of appeals merely decided that if an indictment consisting of a single count charged a defendant with two offenses the objection of duplicity would probably be fatal to it, either in arrest of judgment

6

or on writ of error.

(c) Further, see Reg v Banks 12 Cox Crim.Cases, 393, which was an indictment for a conspiracy to kill a female child. 1st count charged that A and B conspired. "a female child xxxxxx feloniously, wilfully, and of th~~ir~~<sup>er</sup> malice aforethought to kill and murder, against "etc.

2nd count alleged that A was delivered of a female child, and that she and the said B "conspired together, the said child feloniously " etc. "to kill and murder "etc.

3rd count that A was delivered of a female child; and that before its birth and whilst A was quick with the said child, the said A and B did conspire "etc." the said child if born alive, feloniously, wilfully and of their malice aforethought to kill and murder" (further setting out overt acts).

4th count charged B with soliciting, encouraging, persuading and endeavoring to persuade A. " a certain female child" etc. feloniously, wilfully and of her malice aforethought to kill and murder.

5th count charged that B. proposed to A to murder the child.

6th count charged that B before the birth of the child did solicit and incite A, " the said child, when born, by means of a certain poison to wit: salts of lemon, " &c., to murder.

7th count charged A. with soliciting and &c. B to murder the child .

8th count charged A. with proposing to B to murder the



**POOR QUALITY  
ORIGINAL**

0622

child.

9th count charged A with having solicited and incited B to aid and abet her the said A in taking and destroying the life of the said child by drowning and so to murder it.

V.

The conclusion is assured that if the defendants were acquitted upon the merits on an indictment containing but one of the counts in the indictment under criticism, a plea of a former acquittal would probably lie against a subsequent indictment charging an offense arising out of this same transaction in the language of any of the other counts.

If this assumption be correct it is a complete justification of the joinder.

The Grand Jury have charged the defendants with but one offense in four different ways in order to meet the evidence upon the trial.

VI.

It is therefore, respectfully submitted that the Demurrer should be overruled.

Randolph B. Martine ,  
District Attorney.

POOR QUALITY  
ORIGINAL

0623

Court of General Sessions,

THE PEOPLE OF THE STATE OF  
NEW YORK

against

George S. Sandoz

and his heirs

Proffers Bail  
or Damages.

RANDOLPH B. MARTINE,  
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,  
NEW YORK CITY.

Harry Kramer

133 East 4th St

On or about April 1st 1886 at my residence 55 E Houston St while at work I was called upon by Walter Flynn who called me scurilous names & said if you do not give up working for Cavanagh Sandford & Co - God damn you. I live around this neighborhood & you will never work again for anybody & stated that he would kill me & then he spit in my face called me scurilous names again & struck me in the back of the neck.

I then returned all my work & was sick a couple of days afterwards from fright.

On Apl 19th four men called at my house one of whom I believe to be named P. O'Fleeger & asked me to stop work - On my refusal they posted circulars of which the accompanying is a copy on all the doors in the house & distributed them in the neighborhood thereby causing a great deal of trouble.

They call on me nearly every day & say if I do not return the work they will kill me & worry me so that it is almost impossible to do my work.

Mr Israel Elias who occupies joint apartments with me was subjected to the same abuse & threats as I with the exception of being struck



**POOR QUALITY  
ORIGINAL**

0625

# **Boycott! Boycott!**

All friends of Labor and their Wives,  
Mothers and Daughters are requested to

— **BOYCOTT** —

**J. DIEHL, 440 W. 48th Street,  
FIRST FLOOR.**

He is Scabbing it now for **CAVANACH,  
SANDFORD & CO.** He is working  
against the interests of the Journeymen  
Tailors' National Union in particular, and  
all workingmen in general. He is a

# **Scab! Scab!**

**Boycott Him! Boycott Him!**

**BOYCOTT HIM!**

**POOR QUALITY  
ORIGINAL**

0626

# **Boycott!    Boycott!**

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All friends of Labor and their Wives,  
Mothers and Daughters are requested to

❧ **BOYCOTT** ❧

**J. DIEHL, 440 W. 48th Street,  
FIRST FLOOR.**

He is Scabbing it now for **CAVANACH,  
SANDFORD & CO.** He is working  
against the interests of the Journeymen  
Tailors' National Union in particular, and  
all workingmen in general. He is a

# **Scab!    Scab!**

---

**Boycott Him!    Boycott Him!**

**BOYCOTT HIM!**

**POOR QUALITY  
ORIGINAL**

0627

**Boycott! Boycott!**

**BOYCOTT**

**Cavanagh, Sandford & Co.,**

**MERCHANT TAILORS,**

**No. 16 WEST 23rd STREET.**

They have been paying from 35 to 50 per cent. less for making their work than **ALL** the Union Stores in the neighborhood. All Tailors are requested to keep away from the above firm during the **Strike**.

The Journeymen Tailors' National Union is composed of all the first-class Tailors in the United States.

**No Union man will work for the firm.**

**BOYCOTT!**

*Boycott! Boycott!*



John Diehl

440 W 48

March 23<sup>rd</sup> 1886 - I found my residence watched as I left home in the morning by Meyer who has since acted as picket in front of the store, who questioned me as to where I was going and informed me that I had no business to go to work, as the store was on a strike.

On or about Mch 30<sup>th</sup> 1886 while taking lunch in a restaurant Cor. of Broadway & 23<sup>rd</sup> St I was approached by Mr Joseph Wilkinson whom I afterwards ascertained was Secretary of the Central Labor Union and requested by him, to use my influence with Mr Cavanaugh to induce him to acknowledge their Union, at the same time stating that in the event of his continued refusal it was his (Wilkinson's) intention to destroy the business of Cavanaugh & Co as he had done others.

On Sunday the fourth day of April about 11 o'clock a.m. Joseph Wilkinson accompanied by a person who stated that he was treasurer of the union and whom I believe is named Klinkenburg and a third person to me unknown entered a saloon on 22<sup>nd</sup> St immediately after me, when the aforesaid Klinkenburg abused me in a very scurrilous manner because I continued to work for Cavanaugh & Co, at the same time stating that the girls in the employ of Cavanaugh & Co was at that time at

POOR QUALITY  
ORIGINAL

0627

his residence where he was then going with the intention & expectation of inducing them to strike which he succeeded in doing, as they were absent from work the following morning.

On the 12<sup>th</sup> I was assaulted in front of the store about 6 p.m. by M. Murray who is now committed for the same.

On or about the 5<sup>th</sup> circulars such as the accompanying were freely distributed in the neighborhood of my residence the same being pasted on lamp posts ash barrels walls & other places.



Harry Blake  
528 Third Ave

Some days after the strike commenced I was persuaded to join the Union; not appearing to be a very enthusiastic supporter of the same I was accused of being a spy & expelled.

On March 31<sup>st</sup> while at lunch in restaurant corner 23<sup>rd</sup> St & Broadway I was approached by Joseph McKinnon & a man named Black, who threatened, if I did not leave the City in twenty four hours it would be the worse for me.

On or about March 26<sup>th</sup> 1886, at a saloon on 22<sup>nd</sup> St, a few doors east of Broadway and which was made the local headquarters and from whence the pickets were sent ~~from~~ & sent to various other points on duty, the aforesaid Joseph McKinnon stated in a conversation with me, that it was the intention of the Union, of which he was Secretary, to destroy the business of Cavanagh & Sanford & Co, unless they acceded to the demands of the Union, in which event they intended to demand a reinstatement of all the men that had struck and forced



**POOR QUALITY  
ORIGINAL**

063

the firm to pay all expenses incurred  
by the union in the prosecution of the  
strike

Miss C. Matzger

59 Division St

On April 7<sup>th</sup>, after applying for, and engaging to go to work, I was approached on the street by a man to me unknown but whom I now believe to be named Morris Goldstein, who stated that the shop was on strike & that it would be considered disreputable for me to go to work. I was thereby deterred & consequently idle until I received a message some days later from Mr. Cavanaugh and was induced to accept employment. On the 13<sup>th</sup> during my absence at work a man whom I suppose to be the same party call at my home & threatened that if I did not discontinue working I would be compelled to do so.



POOR QUALITY  
ORIGINAL

0633

Rafael Mayolla

60-33AW

The strikers called on me & said if I did not stop work, as belonging to the Union they would fine me \$25.00.

Because I belonged to the Union five years ago, having been in Italy since, they still claim me as a member.

5



POOR QUALITY  
ORIGINAL

0634

Jacob Bachman  
617 East 153<sup>rd</sup> St

I was insulted and annoyed  
on almost every occasion that  
I met any of the men on strike,  
on the sidewalk in front of the  
store and the immediate neighbor-  
hood

6

**POOR QUALITY  
ORIGINAL**

0635

# **Boycott! Boycott!**

---

All friends of Labor and their Wives,  
Mothers and Daughters are requested to

**BOYCOTT**

JOHN SULLIVAN, 315 E. 32d St.

He is Scabbing it now for CAVANACH,  
SANDFORD & CO. He is working  
against the interests of the Journeymen  
Tailors' National Union in particular, and  
all workingmen in general. He is a

**SCAB! SCAB! SCAB!**

---

Boycott Him! Boycott Him!

**BOYCOTT HIM!**

**POOR QUALITY  
ORIGINAL**

0636

**Boycott! Boycott!**

**BOYCOTT**

**Cavanagh, Sandford & Co.,**

**MERCHANT TAILORS,**

**No. 16 WEST 23rd STREET.**

They have been paying from 35 to 50 per cent. less for making their work than **ALL** the Union Stores in the neighborhood. All Tailors are requested to keep away from the above firm during the Strike.

The Journeymen Tailors' National Union is composed of all the first-class Tailors in the United States.

No man will work for the firm.

**BOYCOTT!**

*Boycott! Boycott!*



**POOR QUALITY  
ORIGINAL**

0637

# Boycott! Boycott!

All friends of Labor and their Wives,  
Mothers and Daughters are requested to

*Stephen* **BOYCOTT**

JOHN SULLIVAN, 315 E. 32d St.

He is Scabbing it now for CAVANACH,  
SANDFORD & CO. He is working  
against the interests of the Journeymen  
Tailors' National Union in particular, and  
all workingmen in general. He is a

**SCAB! SCAB! SCAB!**

Boycott Him! Boycott Him!

**BOYCOTT HIM!**

POOR QUALITY  
ORIGINAL

0638

Stephen Sullivan

315 E 32<sup>nd</sup> St

During the first week of the strike I was accosted on the street by parties to me unknown who endeavored to induce me to discontinue working.

About April 6<sup>th</sup> circulars such as the accompanying were freely distributed in the neighborhood of my residence

7

**POOR QUALITY  
ORIGINAL**

0639

Joseph Morris

47 Sheriff St

I was accosted on several occasions during the strike by men on the sidewalk going & returning from work who tried to induce me to discontinue working



POOR QUALITY  
ORIGINAL

0640

L. Ziffer  
517 East 12<sup>th</sup> St

I was accosted on the street  
by Schneider, who tried to per-  
suade me to discontinue working  
On another occasion I was accosted  
by an Italian, but could not under-  
stand him

9

Charles Gussdorff

133 Prince St

On or about the 30th of Mch 1886 about 7 p.m.  
I was visited in my house by Thomas Boylan  
& Berger who tried to persuade me to  
discontinue working, my not being willing to do  
so on the following day on leaving the Shop  
I was approach by three strikers to me known  
only by sight but whom I can identify, who  
threatened to hit me if I continued to work



POOR QUALITY  
ORIGINAL

0642

(13)

John Sachs

25 Delancey St

The strikers distributed large numbers of hand bills, such as the annexed, in the neighborhood of my residence and business & other parts of the city

11



Paul Wacker

3 Second St  
on or about March 29<sup>th</sup> was  
accosted by Schneider, Pfleiger  
& Matzouck, who tried to persuade  
me to discontinue working and  
was induced to enter a Lager Beer  
Saloon. I then found that they  
held their meetings there - when they  
found that they could not persuade  
me, they abused me & threatened  
violence if I continued work

George Schall

241 Front St Bklyn  
On Apr 13<sup>th</sup> 1886 having been sent for the  
previous day to come to work, on arriving at  
the entrance to the Shop & waiting for admission  
I was accosted by two of the men on strike to  
me unknown but whom I can identify who  
tried to persuade me not to go to work, to avoid  
annoyance I denied any intention to do so but  
was followed about two or three hours until I  
finally evaded them & got in the Shop



weisen hatte, um sich nach einem größeren Lokal zu sehen.

**Custom Schneider Union.**

Die Custom Schneider Union hielt gestern Abend in No. 10 Stanton Str. ihre regelmäßige Delegatenversammlung ab. Ein Telegramm von Providence lag vor, in welchem angezeigt wird, daß sich dort die Schneider am Strike befinden und ist die Union ersucht, jeden Bezug nach dort abzuwenden. Es wurde beschlossen, sowohl in der N. Y. „Volkszeitung“, wie auch in der N. Y. „World“ eine diesbezügliche Warnung zu veröffentlichen. Die Boycott-Cirkulare gegen die N. Y. Lumber & Wood Working Company von der Central Labor Union wurden entgegengenommen. Das Komite welches überall Bros in 5. Ave. zu besuchen hatte, berichtete, daß der Bos die Preisliste vollständig acceptirt habe und damit die Differenzen beigelegt sind. Hertel & Dougherty's Arbeiter haben sich organisiert und eine Preisliste an den Bos eingereicht, welche zwar nicht angenommen ist, aber für deren Annahme die beste Aussicht vorhanden ist. Es wurde jedem Mitglied zur Pflicht gemacht, der Schneider-Massenversammlung, welche Sonntag Nachmittag um 3 Uhr in Irving Hall stattfindet, beizuwohnen. Bei Cobanagh & Sanford, 14. St., befinden sich die Arbeiter noch am Strike und halten fest zusammen, doch wurde von den Strikeern ermittelt, daß ein Bos Namens „Mier“ in 8. Ave., zwischen 41. und 42. Str., sich dazu hergiebt, „Scabdienst“ für die Firma zu leisten, indem derselbe Röcke zu machen übernimmt, um sie dann von Scabs machen zu lassen. Mittels Urabstimmung wurde beschlossen, einen wöchentlichen Beitrag von 50 Cents zu zahlen, so lange der Strike bei Cobanagh & Sanford dauert. Die Herabsetzung des Eintrittsgeldes auf \$1 wurde bis zum 1. Mai verlängert. Zum Finanzsekretär wurde Herr Wild erwählt und dann die laufenden Geschäfte abgewickelt.

**United Confectioners Progressive Union.**

Die United Confectioners Progressive Union hielt gestern Abend unter Vorsitz des Herrn Thomas in Bathmans Halle, No. 89 1. Ave., ihre regelmäßige Versammlung ab. Nach Verlesung und Annahme des Protokolls wurde das Agitations-Komitee angewiesen, einen Agitationsplan anzuarbeiten und denselben vorzulegen. Von St. Louis, Chicago und Boston waren Schreiben eingelaufen, laut welchen dort bereits Confectioners im Begriffe stehen, sich zu organisieren. Die Briefe wurden dem Agitations-Komitee zu geeigneterem Vorgehen überwiesen. Den Rednern der am 7. April stattgehabten Massen-Versammlung Waltham und King wurden der Dank der Versammlung ausgesprochen. Das Eintrittsgeld beträgt von gestern an \$1 per Mitglied. Ein Komite des National-Bäcker-Verbandes war anwesend, um sich mit einem Komite der Union behufs Vereinigung zu besprechen. Ein Delegat der Knights of Labor war anwesend, um die Union für diesen Orden zu interessieren. Es entspann sich darüber eine Diskussion, welche jedoch ein



John Miers

628. 8th Ave

In consequence of my working in the shop of Cavanaugh, Sanford & Co., the accompanying article was printed in the "Volk's Zeitung" of April 15th. My son was visited by Michlerk & others of the strikers of Cavanaugh, Sanford & Co., who threatened, he would be punished, if discovered. He never, to my knowledge, did any business with C. S. & Co.

Samuel Miers - 628. 8th Ave

I was called on by A. Michlerk about April 13th, who charged me with manufacturing work for Cavanaugh, Sanford & Co., during the time that they were on the strike - I had never done any business for Cavanaugh, Sanford & Co and stated that I did not and he then threatened they (the strikers) would ruin me in my business, if I did so.

POOR QUALITY  
ORIGINAL

0647

David Scott

1570 3<sup>rd</sup> av  
On leaving the shop about 6 p.m. on the 25<sup>th</sup> Mch  
1886 I was accosted by two men on the sidewalk  
in front of the store who warned me & another  
man named H. Morheim that if we went  
to work on the following day our skulls would  
be split open.

On the evening previous on leaving the shop  
I was accosted by five men who endeavored  
to induce me to discontinue work

15

N. Morheim

3-2" Sh

On leaving the shop about 6 p.m. on the 25<sup>th</sup> Feb  
1886- I was accosted by two men on the sidewalk  
in front of the store who warned me & another  
man named David Scott that if we went  
to work on the following day our skulls would  
be split open.

On the evening previous on leaving the shop  
I was accosted by five men who endeavored  
to induce me to discontinue work.



POOR QUALITY  
ORIGINAL

0649

Henry Bresdenzker  
324 Monroe St

About the 25<sup>th</sup> of March 1886, was  
accosted on the street, before the  
entrance of the store, on coming to work  
in the morning by Mussil, who held  
me & endeavored to detain me while  
endeavoring to persuade <sup>me</sup> to discontinue  
working

17

John Goodman

268 West 41<sup>st</sup>

On March 29<sup>th</sup> 1886 was called on at my residence, about 6.30 A. M. by Flynn & Madden, who waited until I got up & dressed, then they tried to induce me to discontinue working, stating that the girls in the shop had struck, which proved incorrect on that occasion - On or about the 9<sup>th</sup> of April, a group of four or five men to me unknown, standing on the sidewalk, made insulting remarks as I passed them - On the evening of the 10<sup>th</sup> I was called on at my residence by Madden and Marine, who handed me the accompanying circular & threatened that if I did not discontinue working they would post the same in the halls of my house & other places in the neighborhood where I was known at the same time promising to pay me for my time, if I would assist in their strike and I subsequently ascertained that some of the aforesaid circulars were left in a liquor store in my immediate neighborhood -



Albert Black

522 E 11th St

I worked for Cavanaugh Sandford & Co during  
the first two weeks of the strike & was visited  
every day during that time by committees from  
one to four times per day, who used every induc-  
ement to get me to discontinue working threatening  
to boycott me if I continued to work during  
their strike, the annoyance was so great and  
the influences brought to bear through other  
Societies of which I was a member & the  
annoyance & worry was so great to myself &  
wife that I ultimately felt constrained to  
discontinue working until the expiration of the  
strike

(Signed) Albert Black



E. Munger

29 Stanton St

About April 5<sup>th</sup> 1886 I was accosted on the Street on leaving the Shop by Julius Frauke who tried to induce me to discontinue working stating that I would have to leave as soon as they carried the strike.

About April 9<sup>th</sup> I was visited at my residence by three men to me unknown who tried to induce me to discontinue working & stated that if I did not they would get even with me.

On the 12<sup>th</sup> about 10 p.m. having left my house to do an errand in the neighborhood of my home, as I was returning on reaching the corner of

Chrystie & Stanton Sts I was met by three men to me unknown one of whom said "that him" that the fellow who works up there and using an approbious epithet & immediately struck me a violent blow in the face bruising & blacking my eye & cheek

Dennis O'Neill

268 West 41<sup>st</sup> St

I commenced to work for Cavanaugh Sundry & Co April 5<sup>th</sup>, the following morning while sheltering in an adjoining hallway during a severe storm, while waiting for the store door to be opened, I was approached by about ten or twelve men who tried to induce me to discontinue work & join the Union. On the following day at noon while going to lunch when a few feet from the store I was met by six or seven men who halloed after me in a very abusive & insulting manner.

On the 8<sup>th</sup> about 8 p.m. at my boarding house No. 206 West 38<sup>th</sup> St, I was abused & assaulted by a member of the Tailors Union named Joseph McLoughlin, because I would not discontinue working & was forced to leave the house & find other accommodation.



POOR QUALITY  
ORIGINAL

0654

*Route 2, Havana  
Santiago de Cuba*

THE PEOPLE OF THE STATE OF  
NEW YORK

*against*

*Gregory S. Sandoz*

*and others*

*Exhibits 26*

*inches.*

RANDOLPH B. MARTINE,  
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,

NEW YORK CITY.

*Gregory S. Sandoz*

*and others*



**POOR QUALITY  
ORIGINAL**

0655

**Boycott! Boycott!**

**BOYCOTT**

**Cavanagh, Sandford & Co.,**

**MERCHANT TAILORS,**

**No. 16 WEST 23rd STREET.**

They have been paying from 35 to 50 per cent. less for making their work than ALL the Union Stores in the neighborhood. All Tailors are requested to keep away from the above firm during the Strike.

The Journeymen Tailors' National Union is composed of all the first-class Tailors in the United States.

No Union man will work for the firm.

**BOYCOTT!**

***Boycott! Boycott!***

**POOR QUALITY  
ORIGINAL**

0656

# **Boycott! Boycott!**

All friends of Labor and their Wives,  
Mothers and Daughters are requested to

## **BOYCOTT**

Israel Elias, Tailor, 133 E. 4th Street,  
TOP FLOOR.

He is Scabbing it now for CAVANAGH,  
SANDFORD & CO. He is working  
against the interests of the Journeymen  
Tailors' National Union in particular, and  
all workingmen in general. He is a

# **Scab! Scab!**

Boycott Him! Boycott Him!

## **BOYCOTT HIM!**

**POOR QUALITY  
ORIGINAL**

065

# Boycott! Boycott!

All friends of Labor and their Wives,  
Mothers and Daughters are requested to

 **BOYCOTT** 

**Harry Kramer, 65 East First St.,**

**FIRST FLOOR.**

He is Scabbing it now for **CAVANACH,  
SANDFORD & CO.** He is working  
against the interests of the Journey men  
Tailors' National Union in particular, and  
all workingmen in general. He is a

**SCAB! SCAB! SCAB!**

Boycott Him! Boycott Him!

**BOYCOTT HIM!**



**POOR QUALITY  
ORIGINAL**

0658

**Boycott! Boycott!**

**BOYCOTT**

**Cavanagh, Sandford & Co.,**

**MERCHANT TAILORS,**

**No. 16 WEST 23rd STREET.**

They have been paying from 35 to 50 per cent. less for making their work than ALL the Union Stores in the neighborhood. All Tailors are requested to keep away from the above firm during the Strike.

The Journeymen Tailors' National Union is composed of all the first-class Tailors in the United States.

No Union man will work for the firm.

**BOYCOTT!**

*Boycott! Boycott!*

1. George Sanderford - was arrested in
2. Matthew Murray, on complaint  
of Panama City Sanderford etc. - for  
conspiring to prevent them from  
exercising their lawful trade. -  
are indicted by the grand jury  
as being the representatives of the  
Boycotted element. They were  
arrested in the act of distributing  
the circulars (Grand Jury minutes  
page 2)

John Dill (a woman in the  
employ of Panama City Sanderford etc.)  
was arrested on the sidewalk  
for Murray. (Grand Jury  
minutes, page 4)

Sanderford had been working for  
C. S. & Co. John Dill testified  
that Sanderford is a quarrelsome  
man. That about six months  
ago he hit a man from  
behind with a pair of shears at  
nearly full force. (Grand Jury  
minutes, page 20) That Sanderford  
and Murray were among the  
Union men who distributed  
the Boycott papers all over  
(Grand Jury minutes (page 22))



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Harry Blake (another laborer in  
employ of C.S. & Co.) swears that  
Seubardt & Murray both  
conspired against the firm's  
business; that he had  
conversations with them and  
they said they would wreck  
the firm's business, and would  
make them sign the agreement to  
pay their workmen higher wages.  
(Exhibit J, minutes, page 24).

See also John Dill's statement  
marked "2"

3. Joseph Williamson, is the secretary  
of the association <sup>(Ex. J. Min. p. 2-13)</sup> the defendants  
that the society would ruin  
C. S. & Co.'s business unless they  
would conform to their dictation.  
The other defendants all act  
under his direction and control.  
He has been seen on the  
sidewalk repeatedly, directing  
them. (Exhibit J, minutes, page 2-3)



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- ✓ 1. Sigorag Sanderby G. J. - 3 - 19 - 22 - 24  
✓ 2. Matthew Murray - 2 - G. J. - 3 - 4 - 15 - 19 - 22 - 24  
✓ 3. George W. Wainson - 2 - 3 - G. J. - 2 - 3 - 5 - 13 - 15 - 19 - 22  
✓ 4. Walter T. Tugan - 1 - 18 - G. J. - 12 - 15 - 22 - 26 -  
✓ 5. Samuel T. Tugan G. J. - 15 - 21 - 22  
✓ 6. E. Marine - 18 -  
8-11 Morris T. Tugan - 4 - G. J. - 17 -  
9-12 Sanderby - 18 -  
-10-11 Sanderby - 2 -  
-11-12 Sanderby - 9 - 12 -  
-12-13 Sanderby - 1 - 12 -  
-13-14 Sanderby - 12 -  
-14-15 Sanderby - 14 -  
-15-16 Sanderby - 17 -  
-16-17 Sanderby - 20 -  
-17-18 Sanderby - 21 -  
7-11 Sanderby - 3 - G. J. - 28 - 29 -  
18-19 Sanderby - 10  
- 19 Sanderby - 10

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20.-	Berney			
21. Joseph	Rashorter	218	Av <sup>e</sup> W	
22. J	Krause	327	E 27 <sup>th</sup> St	
23. A	Schneider	412	E 5 <sup>th</sup> St	
15.-	Musel			
23. C	Vachner	433	W 46 <sup>th</sup> St	
12.-	Ofleiger	241	W 26 <sup>th</sup>	
24. M	Hayes	421	E 17 <sup>th</sup>	
15. Saul	Griffiths	193	3 <sup>rd</sup> Ave	
25. C	Bludinger	111	Delancy St	
2. M	Murray	215	E 23 <sup>rd</sup> St	already arrested and bailed
14. Walter	Flemm	224	W 27 <sup>th</sup>	
16. Jules	Frauck	606	E 14 <sup>th</sup> St	
18. Thos	Boylan	313	Broome St	
26. J	Hannow	1499	4 <sup>th</sup> Ave	
27. J	Nichol	504	E 16 <sup>th</sup> St	
28. Henry	Speiler	517	E 16 <sup>th</sup> St	
29. Morris	Allegretti	204	E 22 <sup>nd</sup>	
8. Morris	Goldstein	319	E 45 <sup>th</sup>	
1. Geo	Leibhardt	347	E 17 <sup>th</sup> St	arrested + bailed
20. Joseph	Matzouch (13)	348	E 54 <sup>th</sup> St	
30. L	Scher	161	Stanton St	
6. E	Marine	483	8 <sup>th</sup> Ave	
9. Frank	Madden	497	7 <sup>th</sup> Ave	
31. Thos	Young			
32. W	Ditcher	163	W 27 <sup>th</sup>	
33. W	Rosenbaum	69	Bufford St	

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34. A	Larson	145 E 26
35. David	Courtney	217 E 5 <sup>th</sup> St
3. Joseph	Wilkinson	119 Mavorly Place + 106 W. 25 <sup>th</sup>
36. John	Chilwaek	356 E 114
37. John	Lindgren	135 W 25
38. John	Hylem	135 W 25
39. Davis	Kalthuan	436 Grand St
40. Albert	Renn	405 W 4 <sup>th</sup> St
43. Chas	Kammann	337 - 6 <sup>th</sup> St
44. Bulhorn		105 E 4 <sup>th</sup> St
19. Berger		
7. Stada,		25 <sup>th</sup> St near 6 <sup>th</sup> ave
41. Andrew Swanger		119 W. 25 <sup>th</sup> St
42. Andrew Swanger		119 W. 25 <sup>th</sup> St
45. Wm. Green -	251	7 <sup>th</sup> ave
10. John Stinkenberg -		
14. A. Michler		
17. Joseph Mc Donaglin		

46) are fictitious names to designate persons  
47) whose real names are unknown



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List of  
Defendants  
indicted

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Witnesses: Employees of Carney & Bafus Co

Harry Kramer  
John Biedt  
Israel Elias  
Harry Blake  
Rafael Margalla  
Jacob Bachman  
Stephen Sullivan -  
Joseph Morris -

For the addresses  
see the respective  
statements of  
these witnesses

S. Ziffer  
Charles Emsdorff  
V. K. Metzger -

John Sachs -  
Paul Wacker  
Geo Schall  
John Meis -  
David Scott

H. Morheim -  
Henry Bres denzker -  
John Goodman  
Albert Black  
E Munzer  
Dennis O'Neill

Marini  
Marbit  
Mrs Victor  
Rorschepsky

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People  
2

Senhardt et al.

Names of Employees  
of Caranagh Sanford  
& Co. who are  
material witnesses



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District Attorney's Office  
City & County of  
New York.

held Walter Flynn 224 W 25th  
Andrew Brown 119 W 25th  
Archer Brodman 119 W 25th  
Wm Green 251 7th  
Francis Madden 497 7th  
Eric Bludman 111 Delancy  
Leroy Lenhardt  
Matthew Brown  
Stack W 25th

Walter Flynn 224 W  
assault (Wilkinson  
assault 2 Stack W 25th  
assault 2

officer Wall  
Lohr

POOR QUALITY  
ORIGINAL

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District Attorney's Office  
City & County of  
New York.

~~Assault~~ ~~Henry~~ ~~Wasson~~ 134 & 135 ~~assault~~  
~~assault~~ ~~Walter~~ ~~Flynn~~ 224 & 225 ~~assault~~  
~~assault~~ ~~Joseph~~ ~~Wilkerson~~ 134 & 135 ~~place~~  
~~assault~~ ~~Matthew~~ ~~Wasson~~ X ~~Rich~~ ~~Wasson~~  
~~assault~~ ~~John~~ ~~Gifford~~ X ~~(Rich~~ ~~Wasson~~  
~~assault~~ ~~George~~ ~~Lehndt~~ X  
stock

1. Flynn } 9/10  
2. Gifford }  
3. Stock }

~~Wilkerson~~ stock

Wilkerson

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ORIGINAL

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Good

2

Good

and the others

Wm. - 25

Frank J. J.



POOR QUALITY  
ORIGINAL

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GENERAL SESSIONS,  
CITY AND COUNTY OF NEW YORK.

-----:  
The People,  
: : : : :  
against  
: : : : :  
Rashorter and others.  
: : : : :  
-----:

Demurrer to Indictment for Misjoinder and unneces-  
sary repetition. Code of Criminal Procedure, Sec's 275,  
278, 279, and 323, sub's 2 and 3.

I.

The first and second counts are misjoined.

1.

These two counts charge a conspiracy in violation  
of Section 168, sub. 5, Penal Code.

1st. The first count charges a conspiracy to pre-  
vent Cavanagh and Sandford<sup>4cc</sup> from using and exercising their  
trade and calling. The second charges a conspiracy to  
prevent the workmen of Cavanagh and Sandford<sup>4cc</sup> from using  
and exercising their trade and calling.

But a conspiracy against Cavanagh and Sandford<sup>4cc</sup> is  
not the same crime as a conspiracy against others their

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workmen.

2nd. Nor can the overt acts in execution of these several conspiracies be identical.

The force, threats and intimidation essential to constitute the crime of conspiracy, section 171, Penal Code must be force, threats and intimidation applied to the person whom it is conspired to prevent from using or exercising his trade or calling, sec's 168 and 653, Penal Code.

But force, threats and intimidation of Cavanagh and Sandford, are not force, threats and intimidation of others their employees.

3rd. Hence, neither the crimes charged nor the acts complained of are the same, but are different crimes and necessarily different acts.

4th. But, even were the overt acts alleged in the indictment the same, still the "acts complained of", are not the same; for the acts complained of are not merely acts in execution of the conspiracy, but the conspiracy itself as well. The acts without the conspiracy would not be a crime under section 168 Penal Code. The conspiracy then, being an essential element of the act complained of, and the conspiracies charged in the first and second counts being different, it results necessarily that the acts complained of are not identical. A thing constituted of A and B cannot be identical with a thing constituted of A and C. The difference in the con-

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spiracies destroys the identity of the criminal acts.

II.

The recapitulation in the last paragraph of the first and second counts, is plainly an "unnecessary repetition."

III.

The third and fourth counts are misjoined.

These counts charge the crime of coercion, under section 653 Penal Code.

1st. The third count alleges an attempt at coercion of Cavanagh and Sandford; and the fourth an attempt at coercion of others their employees. But, the crime of an attempt to coerce Cavanagh and Sandford, is a different crime from an attempt to coerce their employees.

And, the acts "complained of", viz: force, threats and intimidation, are different; for, the terms of the statute demonstrate, that the force, threats and intimidation must be applied to the person attempted to be coerced; and force, threats and intimidation directed against Cavanagh and Sandford, are not identical with force, threats and intimidation directed against others their employees.



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IV.

TP The first and second counts are misjoined with the third and fourth.

The first and second counts charge the crime of conspiracy; the third and fourth the crime of coercion. But these two crimes are constituted of different elements- the one of the act plus the conspiracy, the other of the act only. *Hawson v The People 25 NY 399.*

Under section 653, a conviction may be had without proof of a conspiracy; under section 168 without the conspiracy there is no crime. The "acts complained of" in the third and fourth counts would not warrant a conviction under the ~~first and second~~ counts. Hence, the acts alleged in these counts constitute but one crime, and not different crimes, as required by sec. 179 Code Cr. Procedure.

The inevitable conclusion, therefore, is, that the third and fourth counts are improperly united with the first and second counts.

V.

The Demurrer should be allowed.

Charles Steckler,

Attorney for Defendants

Roger A. Pryor,  
of Counsel.

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ORIGINAL

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GENERAL SESSIONS

CITY AND COUNTY OF NEW YORK

The People,

against

*Lenhardt,*

Rashorter and others.

DEMURRER TO INDICTMENT.

Court of General Sessions of the Peace,  
of the City and County of New York.

The People of the State  
of New York,

against

Lazarus Sandercock, Matthew  
Murray, George Williamson,  
Walter Smyth, Samuel  
Fitzpatrick, E. Marine, John  
Stada, Morris Fichtelstein,  
Frank Madden, John  
Kinsland, A. Schneider  
C. B. Davis, George Mahan,  
A. Nicholas, John Russell,  
Julius Brande, George  
McDonnell, Thomas  
Bronson, John Casper,  
John Farmer, George Card-  
ner, E. Krause, R. Vadamer,  
W. Lange, R. Schneider,  
J. Hamon, E. Michel,  
Henry Freter, John  
Allegretti, A. Schneider, John  
Hugan, Thomas Fletcher,  
W. Rosenbaum, A. Benson,  
David Rountree, J. Hill =



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made, John Sindagen,  
John Stufem, David Holt:  
man, Albert Bann,  
Andrew Swayne, and a common  
Charles Nauman, John  
William Green,  
Balthazar, and John  
Doe and Richard Doe

The Grand Jury of the City  
and County of New York, this  
Indictment accuse Rogers Seidhardt,  
Matthew Murray, Frederick Williamson,  
Walter Swayne, Samuel Fitzgibbon, &  
Marine (whose Christian name is to  
the Grand Jury of record unknown),  
John Skada (whose real Christian name  
is to the Grand Jury of record unknown),  
Morris Goldstein, Frank Madden, John  
Skindenberg (whose real Christian name  
is to the Grand Jury of record unknown),  
A. Schneider (whose Christian name is  
to the Grand Jury of record unknown),  
C. P. Zeiger (whose Christian name is to  
the Grand Jury of record unknown), Frederick  
Matiguchi, A. Winkler (whose Christian  
name is to the Grand Jury of record  
unknown), John Muesel (whose real  
Christian name is to the Grand Jury  
of record unknown), Julius Brande,  
Frederick McDonald, Thomas Boyer,

**POOR QUALITY  
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John Berger, (whose real Christian name is to the Tugand Yung Dyoraid unknown),  
John Perry, (whose real Christian name is to the Tugand Yung Dyoraid unknown),  
Joseph Radtke,  
E. Krause, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
R. Vaden, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
M. Stange, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
R. Blum, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
J. Stannon, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
E. Michel, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
Henry  
Speiler, John Allegretti, (whose real Christian name is to the Tugand Yung Dyoraid unknown),  
E. Scher (whose Christian name is to the Tugand Yung Dyoraid unknown),  
John Young, (whose real Christian name is to the Tugand Yung Dyoraid unknown),  
Thomas  
Stetler, W. Rosenbaum, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
A. Sarnon, (whose Christian name is to the Tugand Yung Dyoraid unknown),  
David Rantner, J. Blum

POOR QUALITY  
ORIGINAL

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London 17th March 1848. To the Right Hon.  
George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.

17th March 1848. To the Right Hon.  
George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.  
17th March 1848. To the Right Hon.  
George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.

To the Right Hon. George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.

The Right Hon. George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.

The Right Hon. George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.

The Right Hon. George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.

The Right Hon. George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.

The Right Hon. George D. Brown, M.P., Secretary  
Birmingham; James D. Brown, M.P., Secretary.



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made, John Sindeman, John Stinson,  
Andrew Swartz, Arthur Bowman  
Saint, Holman, Albert Rump, Charles,  
William Rye,  
Neuman, John Culham, John Doe  
and Richard Roe, all late of the City  
of New York, in the County of New  
York, of various names and  
and minds and dispositions, together  
with divers other and diverse persons,  
whose names are to the City and County  
of New York as not unknown, and  
indeed and maliciously contriving,  
devising and intending, by force,  
threats and intimidation to prevent  
and hinder John S. Parsons, Samuel  
S. Sanford, and Walter A. Sanford,  
co-partners in trade, then and there  
using and exercising the said  
trade and calling of Tailors, which  
they then and there carried on in a  
certain house and shop, there situate,  
from using and exercising their  
said lawful trade and calling, on  
the twenty-second day of March, in  
the year of our Lord one thousand  
eight hundred and eighty six, at the  
City and County of New York, and  
indeed and maliciously did conspire,  
conclude, confederate and agree together,  
between and amongst themselves,

by force, threats and intimidation,  
to prevent and hinder them the  
said John S. Paranaqui, Henry S.  
Sandford, and Walter A. Sanford,  
from using and exercising their  
said lawful trade and calling.

And the said Thomas Sanford,  
Matthew Cannon, George W. Wilson,  
Walter E. Lyman, Samuel Fitch Fitch,  
E. Marine, John Skoda, Morris Fitch-  
stein, Frank Madden, John W. Henderson,  
A. Schneider, C. E. Feig, George  
Matspon, A. W. Nichols, John M. West,  
John E. Sandee, George W. Sandee,  
Thomas Sanford, John E. Eager, John  
Pomeroy, George Bartholomew, E. House,  
R. Vaden, W. Hays, R. E. Ludwig,  
J. Hannon, E. W. Hild, Henry Fitch,  
John Allegretti, E. S. Scher, John Young,  
Thomas E. Hild, W. Rosenbaum, A.  
Sanson, David R. Hild, J. Hild,  
John Lindgren, John Hild, David  
Andrew S. Hild, Arthur S. Hild,  
Hildman, Albert Hild, Charles Hild-  
man, John Hildman, John Hild and  
Richard Hild, together with the said  
other and disposed persons, in pursuance  
and furtherance of, and according to  
the said conspiracy, combination,  
confederacy and agreement between

and amongst themselves as aforesaid,  
 afterwards, to wit on the day and in  
 the year aforesaid, at the City and  
 County aforesaid, did unlawfully,  
 knowingly and maliciously, try divers  
 threats,  
 threatening notices, exhortations, per-  
 suasions, seductions, stratagems and  
 devices, attempts and endeavors to in-  
 duce Henry Thayer, John Dill,  
 Israel Elias, Harry Blake, Robert  
 Marple, George Bradman, Stephen  
 Sullivan, George Morris, S. D. Fisher,  
 (whose Christian name is to the said  
 Henry aforesaid, unknown) Charles  
 Emmett, John Sachs, Paul Wacker,  
 George Schell, John Miller, David  
 Scott, St. Martin (whose Christian  
 name is to the said Henry aforesaid  
 unknown) Henry Breckenridge, John  
 Goodman, E. Munn (whose Christian  
 name is to the said Henry aforesaid  
 unknown) Albert Blake, and Dennis  
 O'Neill being then and there servants,  
 employees and workmen employed and  
 hired by them the said John E.  
 Ravenna, Henry S. Sanford and  
 Walter A. Sanford in the conduct and  
 exercise of their said lawful trade  
 and calling, and also R. Metzger, whose



real Christian name is to the said [unclear]  
[unclear] [unclear] [unclear] [unclear] [unclear] [unclear]  
real Christian name is to the said [unclear]  
[unclear] [unclear] [unclear] [unclear] [unclear] [unclear]  
[unclear] [unclear] [unclear] [unclear] [unclear] [unclear]  
is to the said [unclear] [unclear] [unclear] [unclear]  
[unclear] [unclear] [unclear] [unclear] [unclear] [unclear]  
and [unclear] [unclear] [unclear] [unclear] [unclear] [unclear]  
by the said John S. Parnass, Henry  
S. Sanford and Walter A. Sanford  
in the conduct and exercise of their  
said lawful trade and calling, and  
also divers other servants, employees,  
workmen and workwomen whose  
names are to the said [unclear] [unclear] [unclear]  
[unclear] [unclear] [unclear] [unclear] [unclear] [unclear]  
[unclear] by the said John S. Parnass,  
Henry S. Sanford and Walter A.  
Sanford, and to coerce, induce and  
constrain them the said servants,  
employees, workmen and workwomen,  
against their own free will and good  
judgment, to quit their said employ-  
ment, and to refuse to do and perform  
the work, labor and duties thereof.

And the said George Sehnert,  
Matthew Murray, George W. Haines,  
Walter E. Hays, Samuel H. Hays,  
E. Haines, John H. Hays, Morris Hays

Klein, Frank Madden, John H. Hildner,  
 A. Schneider, R. Pfeiffer, Joseph  
 Matzger, A. Hildner, John Hildner,  
 John Brande, Joseph Hildner,  
 Thomas Cronen, John Cronen, John  
 Henry Pfeiffer, Robert H. Hildner, E. Hildner,  
 R. Vadenier, M. Hildner, R. Hildner,  
 J. Hildner, E. Hildner, Hildner,  
 John Hildner, E. Hildner, John Hildner,  
 Thomas Hildner, W. Hildner, A.  
 Hildner, David Hildner, J. Hildner,  
 John Hildner, John Hildner, David  
 Hildner, Andrew Hildner, Andrew Hildner,  
 Hildner, Albert Hildner, Hildner,  
 Hildner, John Hildner, John Hildner,  
 and Richard Hildner, together with  
 the said other and diverse persons,  
 in the further pursuance and fur-  
 therance of, and according to the  
 said conspiracy, combination, con-  
 spiracy and agreement, between and  
 amongst themselves as aforesaid,  
 afterwards, to wit: on the day and  
 in the year aforesaid, at the City  
 and County aforesaid, did intend  
 fully, knowingly and maliciously  
 assault, beat and wound, divers of  
 the said servants, employees and  
 workmen, as employed and hired by  
 the said John S. Hildner, Hildner

S. Sanford, and Walter A. Sanford,  
as aforesaid, to wit: The said Henry  
Kramer, John D. Dill, Henry Green-  
snyder, E. Munn, Dennis O'Neill,  
and divers others of the said servants,  
employers, workmen and workwomen,  
whose names are to the said Henry  
Kramer, John D. Dill, Henry Green-  
snyder, E. Munn, Dennis O'Neill  
and the said other servants, employers,  
workmen and workwomen, and to  
coerce and constrain them, against  
their own free will, to quit their  
said employment, and to refuse  
and cease to do and perform the  
work, labor and duties thereof. —

— And the said George Sanford,  
Matthew Murray, Joseph Williamson,  
Walter Dwyer, Samuel Fitzgibbon,  
E. Morine, John Skoda, Morris Fitz-  
gibbon, Frank Madden, John McIntyre,  
A. Schneider, D. O. Feigley, Joseph  
Matschke, A. Nicholas, John Mord,  
John Brande, Joseph McConaglin,  
Thomas Condon, John Conner, John  
Kern, Joseph Bartholomew, T. Dwyer,  
E. Dwyer, W. Dwyer, R. Dwyer,



of Hanson, E. Kitch, Henry Sieder,  
 John Allegretti, E. Scher, John Regan,  
 Thomas Fletcher, W. Rosenbaum, A.  
 Larson, David Rantner, J. Rindmads,  
 John Sundager, John Tufan, Dora  
 Volkman, Albert Rann, Andrew  
 Orange, Arthur Bowman, Charles  
 Newman, John Guthrie, William  
 Tegen, John Doe and Richard Roe,  
 together with the said other and  
 the further  
 disguised persons, in pursuance and  
 furtherance do, and according to the  
 said conspiracy, combination, confederacy  
 and agreement between and amongst  
 themselves as aforesaid, afterwards,  
 to wit: on the day and in the year  
 aforesaid, at the City and County  
 aforesaid, did unlawfully, indecently,  
 and maliciously, by means of threats,  
 threatening notices, extortionate  
 communications, falsehoods, stratagems,  
 and devices, attempt and endeavor to  
 intimidate the said John E. Rasmussen,  
 Henry E. Sanford and Walter O.  
 Sanford, and to coerce, constrain and  
 compel them, against their own free  
 will, to dismiss and cease to employ  
 the said servants, employees, workmen  
 and workmen, as aforesaid and

When the said John S. Pennington, Henry  
S. Sanford and Walter A. Sanford  
then and there engaged and lived in  
the conduct and exercise of their said  
lawful trade and calling.

And the said Augustus Bernhard  
Matthew Murray, Joseph W. Harrison,  
Walter E. Rogers, Samuel F. Fitch, Jr.,  
E. Marine, John S. Karda, Morris F. Gold-  
stein, Frank Madden, John W. Hinderberg,  
A. Schneider, C. C. Frazier, Joseph W. Frazier,  
A. W. Nichols, John W. Wood, John F. Brande,  
Joseph W. McDonald, Thomas Crawford,  
John C. Rogers, John F. Rogers, Joseph C. Cardwell,  
E. Thayer, R. Vachon, M. Hays, R. F. Hud-  
nall, J. H. Hannon, E. Nichols, Henry  
Frazier, John Allegretti, E. Scher, John  
H. Hays, Thomas F. Hays, W. B. Rosenbaum,  
A. Benson, David F. Hays, J. F. Hays,  
John S. Hays, John Hays, David  
Hays, Albert Hays, Andrew Hays,  
Arthur Hays, Charles Hays, John  
Hays, William Hays, John Hays and  
Richard Hays, together with the said  
other and disposed persons, in the  
further pursuance and furtherance  
of, and according to the said conspiracy  
combination, confederacy and agreement  
between and amongst themselves or  
themselves...

[REDACTED]

aforesaid, afterwards, to wit: on the  
 day and in the year aforesaid, at the  
 City and County aforesaid, did intent-  
 fully, wickedly and maliciously, by  
 watching and besetting the said house  
 and shop where they the said John  
 Ravanaagh, Henry S. Sanford and Walter  
 A. Sanford so resided on their said  
 lawful trade and calling, by force,  
 intimidation and threats, by divers  
 threatening notices, hand bills and  
 printed circulars, and other disorderly,  
 boisterous and tumultuous conduct and  
 actions, threats of the same, and by  
 divers stratagems and devices, intimidate  
 divers persons whose names are to the  
 regard of the aforesaid unknown, who  
 then desired to trade with the said  
 John S. Ravanaagh, Henry S. Sanford,  
 and Walter A. Sanford, at the said  
 house and shop, and to prevent and  
 hinder the said last mentioned persons  
 from so trading with the said John  
 S. Ravanaagh, Henry S. Sanford and  
 Walter A. Sanford.

And the said George Sedgwick,  
 Matthew Munroe, Joseph Williamson,  
 Walter E. Egan, Samuel F. Fitch, E.  
 Morris, John S. Kade, Morris F. Fitch,



0000

Thanda Madden, John Hindenburg, A.  
 Schneider, P. P. Deiger, George Kottguth,  
 A. W. Nichols, John Muesel, Peter Brande,  
 George Mc Donnell, Thomas Brown,  
 John C. Craig, John F. Fenn, George B. Carter,  
 B. House, R. Vadenier, W. Dwyer, R.  
 Blundin, G. Hammon, S. Nichol, Henry  
 Snyder, John Allegretti, S. S. Dyer, John  
 Hyma, Thomas Elder, W. Rosenbaum,  
 A. Benson, David Rountney, F. H. Made,  
 John Sindager, John Hufsch, Davis  
 Holman, Albert Bern, Andrew Smayke,  
 Archer Bowman, Charles Kauman,  
 John Bullhorn, William Fagen, John  
 Doe and Richard Roe, together with  
 the said other and disposed persons,  
 in the further pursuance and fur-  
 therance of, and according to the said  
 conspiracy, combination, confederacy  
 and agreement between and amongst  
 themselves as aforesaid, afterwards,  
 to wit: on the day and in the year  
 aforesaid, at the City and County  
 aforesaid, ~~did~~ unlawfully, maliciously  
 and maliciously, by their joint and  
 several, notices, placards, hand bills and  
 printed circulars, and by so attempting  
 and endeavoring to intimidate the  
 said persons, sundry, various and

workwomen & then the said John S.  
Paranagh, Henry S. Sanford and Walter  
A. Sanford, and to coerce and induce  
and constrain the said servants,  
employees, workmen and workwomen,  
against their own free will and good  
judgment, to quit their said employ-  
ment and to refuse to do and perform  
the work, labor and duties thereof;  
try no assaulting, beating and  
wounding the said above named  
servants, employees and workmen, in  
manner aforesaid; try no attempting  
and endeavoring to intimidate the  
said John S. Paranagh, Henry S.  
Sanford, and to coerce, constrain and  
compel them, against their own free  
will to dismiss and cease to employ  
their said servants, employees, workmen  
and workwomen; try no attempting  
and endeavoring to intimidate the  
said persons so deriving trade with  
the said John S. Paranagh, Henry S.  
Sanford and Walter A. Sanford, at  
the said house and shop, and to pre-  
vent and hinder such persons from  
so trading; and also try direct and  
indirect, subtle and indirect means,  
stratagems and devices, and against

harass, impede, and harass and  
obstruct the said John S. Parnass,  
Henry S. Sanford and Walter A.  
Sanford, in the use and exercise of  
their said lawful trade and calling,  
to wit: for the better carrying on the  
the said conspiracy, combination,  
confederacy and agreement, into effect  
and execution; to the great damage,  
oppression and prejudice of the said  
John S. Parnass, Henry S. Sanford,  
and Walter A. Sanford, to the serious  
example of all others in like cases  
of conspiracy, 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 S. Sanford, Matthew Murray,  
Joseph Williamson, Walter A. Sanford, Sam-  
uel Fitzgibbon, E. Marine, John Stades,  
Thomas Fitzgibbon, Francis Madden,



John Windenberg, A. Schneider, E.  
Pfleger, Joseph Matzger, A. Middle,  
John Muel, John Brande, Joseph  
McDonogh, Thomas Brown, John  
Cramer, John Tenny, Joseph Bodner,  
E. House, R. Vassar, W. Stange, E.  
Schubiger, J. Hannon, E. Kitch,  
Henry Fichter, John Ollegatti, E.  
Schuer, John Tenny, Thomas Stetler,  
W. Rosenbaum, A. Saxon, David Pontney,  
J. Windmaka, John Sindagen, John Stufen,  
Davis Holtman, Albert Reun, Andrew  
Smayne, Andrew Bowman, Charles  
Nauman, John Barthorn, William  
Kypen, John Doe and Richard Roe &  
the crime of Conspiracy, committed as  
follows:

Heretofore, to wit: on the said  
twenty second day of March, in the  
year of our Lord, one thousand eight  
hundred and eighty six, the said John  
E. Ravenscroft, Henry E. Sadford and  
Walter A. Sadford, being partners  
in trade as aforesaid, were merchant  
tailors, lawfully carrying on, running  
and exercising trade and business  
as such at their said house and  
shop, situate in the said City and  
County, living and enjoying peace



of said, then and there doing and performing diverse labors, work and duties of their said trader and calling for and on behalf of the said John S. Pannauage, Henry S. Sanford and Walter A. Sanford, their masters. —

And the said George S. Sargent,  
 Matthew Murray, George W. Sargent,  
 Walter Sargent, Samuel Sargent, E.  
 Morris, John Sargent, Morris Sargent,  
 Frank Sargent, John Sargent, A.  
 Schneider, E. Sargent, George Sargent,  
 A. Sargent, John Sargent, John Sargent,  
 George Sargent, Thomas Sargent,  
 John Sargent, John Sargent, George Sargent,  
 E. Sargent, R. Sargent, W. Sargent, R.  
 Sargent, J. Sargent, E. Sargent, Henry  
 Sargent, John Sargent, E. Sargent, John  
 Sargent, Thomas Sargent, W. Sargent,  
 A. Sargent, David Sargent, E. Sargent,  
 John Sargent, John Sargent, David Sargent,  
 Albert Sargent, Andrew Sargent, Arthur  
 Sargent, Charles Sargent, John  
 Sargent, William Sargent, John Sargent  
 and Richard Sargent, all State of the City  
 and County of New York, do hereby  
 certify persons of said name and  
 description, together with the said  
 several persons of said name and





O'Higgins, Joseph Matagorda, A.  
 Mitchell, John Muesel, Peter  
 Brandee, Joseph MacDonoghlin,  
 Thomas Bonfau, John Casper,  
 John Remey, Joseph Bartholomew,  
 E. Krause, R. Vachon, M. Stange,  
 R. Bludwig, J. Dannon, E. Kitcher,  
 Henry Speiler, John Allegretti,  
 E. Scher, John Nguma, Thomas  
 E. Kitcher, W. Rosenbaum, A. Saron,  
 David Courtney, J. Rindmade,  
 John Sindagen, John Stufem,  
 Davis Kottman, Albert Bern,  
 Andrew Smayne, Arthur Bowman,  
 Charles Nauman, John Gathorn,  
 William Tyeen, John Doe and  
 Richard Roe, together with the  
 said other and disposed persons,  
 in pursuance and furtherance of,  
 and according to the said con-  
 spiracy, combination, confederacy  
 and agreement between and amongst  
 themselves as aforesaid, afterwards,  
 to wit: on the day and in the  
 year aforesaid, at the City and  
 County aforesaid, did unlawfully,  
 wickedly and maliciously, by  
 divers threats, threatening notices,  
 exhortations, persuasions, seditions,

stratagems and devices, attempt  
and endeavor to intimidate the  
said journeymen, workmen and  
workwomen, and to coerce, compel  
and constrain them the said  
journeymen, workmen and workwomen,  
against their own free will and  
good judgment, to quit their said  
employment, and to cease and refuse  
to do and perform their usual labor,  
work and duties of their said trades  
and calling for and on behalf  
of their said masters, the said John  
S. Parvaneh, Henry S. Sanford  
and Walter A. Sanford.

And the said George S. Sanford,  
Matthew Murray, George W. Wilson,  
Walter S. Sargent, Samuel R. Sargent,  
E. Marine, John S. Sargent, Maria  
R. Sargent, Frank Sargent, John  
S. Sargent, A. S. Sargent, C.  
S. Sargent, George S. Sargent, A.  
S. Sargent, John S. Sargent, John  
S. Sargent, George S. Sargent,  
Thomas S. Sargent, John S. Sargent,  
John S. Sargent, George S. Sargent,  
E. S. Sargent, R. S. Sargent, W. S. Sargent,  
R. S. Sargent, W. S. Sargent, E. S. Sargent,  
Henry S. Sargent, John S. Sargent,



S. S. Drew, John Rogers, Thomas, Fletcher,  
 W. Rosenbaum, A. S. Sisson, David  
 Courtney, J. Rindmader, John Lindgren,  
 John Stuber, Davis Holman, Albert  
 Bern, Andrew Swartz, Arthur  
 Bonman, Charles Hamman,  
 John Coulthorn, William Ryan,  
 John Doe and Richard Roe, to-  
 gether with the said other and  
 disposed persons, in the further  
 pursuance and furtherance of  
 and according to the said conspiracy,  
 combination, confederacy and  
 agreement between and amongst  
 themselves as aforesaid, they went,  
 to wit: on the day and in the  
 year aforesaid, at the City and  
 County aforesaid, did unlawfully,  
 wickedly and maliciously assault,  
 beat and wound divers of the  
 said journeymen, and workmen,  
 to wit: the said Harry Kramer,  
 John Dietl, Henry Christensen,  
 E. M. M. and Dennis O'Neil,  
 with intent in so doing to intimidate  
 the said journeymen and workmen  
 so assaulted, beaten and wounded as  
 aforesaid, and the said other journeymen  
 and workmen, and the said workmen,



Holman, Albert Bunn, Andrew  
 Swaine, Archer G. Brown, Charles  
 Newman, John G. Brown, William  
 Fyfe, John Doe and Richard Roe,  
 together with the said other and  
 disposed persons, in pursuance and  
 furtherance of, and according to  
 the said conspiracy, combination,  
 confederacy and agreement between  
 and amongst themselves as aforesaid,  
 afterwards, to wit: on the day and  
 in the year aforesaid, at the City  
 and County aforesaid, did unlawfully,  
 knowingly and maliciously, by direct  
 threats, threatening notices, exha-  
 nation, harassment, extortion,  
 threats and devices, attempt and  
 endeavor to intimidate the said  
 John S. Fawcett, Henry S. Sanford  
 and Walter A. Sanford, and to coerce,  
 constrain and compel them, against  
 their own free will, to dismiss  
 and cease to employ the said free-  
 men, workmen and workwomen,  
 so as aforesaid by them employed  
 and lived in their said trade  
 and business. —

— And the said George Sedgwick,  
 Matthew Murray, George Williamson,



Walter Briggs, Samuel Fitch, John  
 E. Mann, John Sted, various  
 Fitch, Frank Madden, John  
 Henderson, A. S. Schneider, R.  
 O'Brien, George Matthews, C.  
 Middle, John Russell, John  
 Frank, George W. Sargent, Jr.,  
 Thomas Brown, John Brown,  
 John Perry, George Gardner,  
 C. Krause, R. Vaden, W. Sarge,  
 R. Blum, J. Brown, E. Kitch,  
 Henry S. Senter, John Alder, Jr.,  
 S. S. Senter, John Brown, Thomas  
 Senter, W. Brown, C. Senter,  
 David Brown, J. Brown, John  
 Senter, John Brown, David  
 Holman, Albert Brown, Andrew  
 Brown and Andrew Brown,  
 Charles Brown, John Brown,  
 William Brown, John Doe and  
 Richard Doe, together with the said  
 other and disposed persons, in the  
 further pursuance and furtherance  
 of, and according to the said  
 conspiracy, combination, confederacy  
 and agreement, between and amongst  
 themselves as aforesaid, and forward  
 to him on the day and in the year  
 aforesaid, at the City and County  
 of New York, by means of threatening  
 notices, placards, hand bills and  
 printed circulars, for the purpose  
 of intimidating the

Walter Engen, Samuel Fiddler,  
 E. Marice, John Skoda, Morris  
 Fiddler, Frank Madden, John  
 Hindenburg, A. Schneider, B.  
 O'Leary, George Matson, A.  
 Middlek, John Muel, John  
 Frank, George Mc Donnell,  
 Thomas Brown, John Garay,  
 John Kerner, George Radtke,  
 E. Krause, R. Vaden, M. Sarge,  
 R. Blum, J. Hannon, E. Wind,  
 Henry Suter, John Albrecht,  
 E. Scher, John Kerner, Thomas  
 Stetler, W. Rosenbaum, A. Saron,  
 David Kautsky, J. Widmer, John  
 Lindgren, John Stuber, David  
 Holman, Albert Kern, Andrew  
 Swartz and Arthur Berman,  
 Charles Nauman, John Bullhorn,  
 William Fyren, John Doe and  
 Richard Roe, together with the said  
 other and disposed persons, in the  
 further pursuance and furtherance  
 of, and according to the said  
 conspiracy, combination, confederacy  
 and agreement, between and amongst  
 themselves as aforesaid, and for  
 the sake of the said and in the year  
 aforesaid, at the City and County

I forbear, at the present time, to  
 I forbear, I say, diverse threatening  
 notices, placards, hand bills and  
 printed circulars; I say no attempting  
 and endeavoring to intimidate the  
 said journeymen, workmen and  
 workwomen, and to coerce, compel  
 and constrain them against their  
 own free will and good judgment  
 to quit their said employment, and  
 to cease and refuse to do and perform  
 the labor, work and duties of their  
 said trades and calling for and on  
 behalf of their said masters; I say no  
 assaulting, beating and wounding  
 the above named journeymen and  
 workmen, in manner aforesaid, with  
 the intent aforesaid; I say no attempting  
 and endeavoring to intimidate the  
 said John S. Parnass, Henry S.  
 Sanford, and Walter A. Sanford,  
 and to coerce, constrain and compel  
 them against their own free will to  
 desist and cease to employ the said  
 journeymen, workmen and workwomen,  
 and also I say diverse other unlawful,  
 subtle and indirect means, stratagems  
 and devices, and also I say disorderly  
 riotous and tumultuous conduct  
 and actions and breaches of the peace;



undoubtedly, wickedly and maliciously did greatly harass, impede, embarrass and obstruct the said negroemen, women and women, in the use and exercise of their said lawful trades and callings, to wit: for the better carrying on the said conspiracy, combination, confederacy and agreement into effect and execution, to the great damage, oppression and prejudice of the said negroemen, women and women, to the pernicious example of all others, in like cases depending, 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 George S. Hardt, Matthew Murray, George Williamson, Walter [illegible] and [illegible]

John Skada, Morris R. Goldstein, Santa  
Madden, John Windenburg, A.  
Schneider, C. C. Zeigler, Joseph Matz-  
guth, A. Michtala, John Muesel, John  
Brandae, Joseph Mc Donoghlin, Thomas  
Bonfau, John Berge, John Remery,  
Joseph Bartholter, S. Krause, R. Vadimer,  
M. Stange, R. C. Rudiniger, J. Stamon,  
E. Nidol, Henry S. Peter, John Al-  
getti, S. Scher, John Rogers, Thomas  
Ketcher, W. Rosenbaum, A. Savson,  
David Rountney, J. Whitmade, John  
Lindgren, John Stufers, Davis Holt-  
man, Albert Reim, Andrew Smeagle,  
Arthur Bonman, Charles Kauman,  
John Gullhorn, William Tegen, John  
Doe and Richard Doe, of the crime  
of Coercion, committed as follows:—

The said August Bernhard,  
Matthew Murray, Joseph Watson,  
Walter Tegen, Samuel R. Richter, E.  
Marine, John Skada, Morris R. Goldstein,  
Santa Madden, John Windenburg,  
A. Schneider, C. C. Zeigler, Joseph  
Matzguth, A. Michtala, John Muesel,  
John Brandae, Joseph Mc Donoghlin,  
Thomas Bonfau, John Berge, John  
Remery, Joseph Bartholter, S. Krause,  
R. Vadimer, M. Stange, R. C. Rudiniger,



J. Starnow, E. Vind, Henry S. Sider,   
 John Altepelti, S. Scher, John R. Sider,   
 Thomas E. Sider, W. Rosenbaum,   
 A. Serson, David Rountney, J.   
 Rindmader, John Sindagen, John Sider,   
 David Holtman, Arthur Bern, Andrew   
 S. Marge, Andrew Rosenbaum, Charles   
 Nauman, John S. Sider, William   
 Sider, John Doe and Richard Doe,   
 all take of the City and County   
 of New York and of the County of   
 Westchester, on the said County record   
 dated the month of March, in the year 1891,   
 at the City and County of New York,   
 with a view to compel the said John   
 S. Rosenbaum, Henry S. Sider and   
 Walter A. Sider to detain from   
 mining and exercising their said   
 lawful trade and calling as miners,   
 which they then and there, as in the   
 first count of this indictment alleged,   
 used and exercised, and which said   
 lawful trade and calling they the   
 said John S. Rosenbaum, Henry S.   
 Sider and Walter A. Sider   
 then and there had a legal right to   
 use and exercise, or to detain from   
 mining and exercising, at their own   
 free will and pleasure, without any



hindrance or obstruction whatsoever,  
with force and arms, did unlawfully  
and wrongfully attempt the in-  
timidation of them the said John S.  
Parsons, Henry S. Parsons and  
Walter A. Sanford, for threats, 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 do aver, that  
this Indictment further accuses the  
said George Seaboard, Matthew Murray,  
George Williamson, Walter E. Hughes,  
Samuel Fitzgibbon, E. Marine, John  
Skada, Morris Fitzgibbon, Frank  
Madden, John Windham, A. Schneider,  
C. O'Leary, George Matagorda, A.  
Middleton, John Crowl, Peter Grandee,  
George McLaughlin, Thomas Condon,  
John Conner, John Penney, George  
Radner, E. H. Hulse, R. Adams, W. Hays,  
R. P. Hudson, J. Hannon, E. Wick,  
Henry Snyder, John Magretti, E.



and Richard Roe, all take of the  
 City and County of New York, do re-  
 said, afterwards, to wit: on the said  
 twenty second day of March, in the  
 year aforesaid, at the City and  
 County aforesaid, with a view to com-  
 pel the said Henry Kramer, John  
 Diehl, Israel Davis, Henry Blake,  
 Robert Wright, George Goodman,  
 Stephen Sullivan, George Morris, E.  
 Fitzgerald, Charles Emmett, John Sachs,  
 Paul Wacker, George Schell, John Miller,  
 David Scott, H. Mortimer, Henry  
 Greenbaum, John Goodman, E.  
 Munger, Albert Blake and Dennis  
 O'Neill, being such farmers and  
 workmen in the lawful trade and  
 calling of tailors as aforesaid, and also  
 the said R. Metzger, Mary Victor and  
 Mary Bonchuk, being such work-  
 women in the lawful trade and calling  
 of tailors as aforesaid, and each of  
 them the said farmers, workmen  
 and workwomen, to obtain from  
 said and exercising their said  
 respective lawful trade and calling,  
 which they then and there, as in the  
 second part of this indictment  
 alleged, used and exercised, and



said lawful trades and callings, they  
 the said negroes, women and  
 maidens, men and women had a  
 right to use and exercise, or to  
 abstain from using and exercising,  
 at their own free will and pleasure,  
 without any hindrance or inter-  
 ference whatsoever, with force and arms,  
 did unlawfully and wrongfully  
 use violence and inflict injury upon  
 certain of them the said negroes and  
 women, to wit: the said Mary  
 Brown, John Smith, Mary Green,  
 John, E. Miller, and James C. Hill,  
 and threatened violence and injury to  
 all of them the said negroes, women  
 and maidens, and did then  
 and there unlawfully and wrongfully  
 use and attempt the intimidation of  
 the said negroes, women and  
 maidens, by threats and force,  
 against the form of the Statute in  
 such case made and provided, and  
 against the peace of the State of  
 the State of New York, and their  
 dignity—

Randolph B. Martin,

District Attorney

0710

BOX:

215

FOLDER:

2130

DESCRIPTION:

Levi, Julius

DATE:

04/28/86



2130

POOR QUALITY  
ORIGINAL

0711

Witnesses:  
Robt. Webb - officer

N. 130

Counsel,  
Filed *28* day of *April* 188*6*  
Pleads,

THE PEOPLE

*vs. Edward  
Capron  
Julius Levin*

ASSAULT IN THE THIRD DEGREE, etc.  
(Section 219, Penal Code, etc.)

RANDOLPH B. MARTINE,

*Per* Apr 24/86 District Attorney.

*Per* Ad. Costa Id.

*Per* Six 2222

A True Bill.

*John Brown*

Foreman



POOR QUALITY  
ORIGINAL

0712

Police Court District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. 109 Robert Webb Street, aged 25 years,  
occupation Police Officer being duly sworn, deposes and says, that  
on the 22 day of April 1888 at the City of New York,  
in the County of New York,  
he was violently ASSAULTED and BEATEN by Julius Levi

Now presents who struck this  
deponent a blow upon his face  
while deponent was in the lawful discharge of his  
duty 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 the above assault, &c., and be dealt with according to law.

Sworn to before me this

day of

188

Robert Webb

Police Justice.

0713

CITY AND COUNTY OF NEW YORK. } SS

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.

*Answer*

*Answer.*

*Answer.*

*Answer.*

*Answer.*

*Answer.*

Taken before me this

day of

188

## Police Justice

POOR QUALITY  
ORIGINAL

0714

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

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John P. Black  
John P. Black  
John P. Black

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

Offence Assaulting  
an Officer

Dated

April 22

188

John P. Black  
Magistrate.

John P. Black  
Officer.

John P. Black  
Precinct.

Witness

No.

Street.

No.

Street.

No.

\$ 1000 to answer

John P. Black  
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

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

Dated April 22 188 John P. Black 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.



POOR QUALITY  
ORIGINAL

0715

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Julius Sevin*

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

*Julius Sevin*

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

The said *Julius Sevin*,

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the *22nd* day of *August*, in the year of our Lord  
one thousand eight hundred and eighty-*six*, at the Ward, City and County  
aforesaid, in and upon the body of one *Robert J. Wells*,  
in the peace of the said people then and there being, with force and arms, unlawfully  
did make an assault and *in* the said *Robert J. Wells*,  
did then and there unlawfully beat, wound and illtreat, to the great damage of the  
said *Robert J. Wells*, against the form of the statute  
in such case made and provided, and against the peace of the People of the State of  
New York, and their dignity.

~~RANDOLPH B. MARTINE~~

~~District Attorney.~~

*(over)*

**POOR QUALITY  
ORIGINAL**

0716

*Second* COUNT. [Sec. 280, N. Y. City Consolidation Act of 1892.]

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

*John Serrin* —

of the CRIME OF USING PERSONAL VIOLENCE UPON A MEMBER OF THE POLICE FORCE, WHEN IN THE DISCHARGE OF HIS DUTY, WITHOUT JUSTIFIABLE OR EXCUSABLE CAUSE, committed as follows :

The said *John Serrin*,

late of the City and County aforesaid, afterward, to wit : on the day and in the year aforesaid, at the

City and County aforesaid, with force and arms, in and upon one *Robert J. Webb*,

being then and there a member, to wit : a *patrolman* — of the

police force of the City of New York, and then and there being in the discharge of his duty as such

*patrolman*, unlawfully did make an assault, and did then and there unlawfully,

wilfully and without justifiable or excusable cause, use personal violence upon the said

*Robert J. Webb*, so being in the discharge

of his duty as aforesaid, and him the said *Robert J. Webb*.

did then and there unlawfully and wilfully strike, beat, wound and illtreat ; against the form of the

Statute in such case made and provided, and against the peace of the People of the State of New

York, and their dignity.

RANDOLPH B. MARTINE,

DISTRICT ATTORNEY.