

0353

BOX:

380

FOLDER:

3549

DESCRIPTION:

Fagan, Bernard

DATE:

01/08/90



3549

0354

Witnesses;

Officer *W. Young*
Chapman

Counsel,

Filed

day of

18

90

Pleads, Not Guilty (9)

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW.
(Selling to Minor).
[III Rev. Stat. (7th Ed.) p. 1982, § 15.]

B

Bernard Tager

JOHN R. FELLOWS,

District Attorney.

Part 3 fair

A True Bill.

Gustav

Foreman.

*Complaint sent to the Court
of Special Sessions,*

Part III, ... January 1890.

0355

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bernard Fagan

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

Bernard Fagan

of a MISDEMEANOR, committed as follows:

The said

Bernard Fagan

late of the City of New York, in the County of New York aforesaid, on the

fourteenth day of *December* in the year of our Lord

one thousand eight hundred and *eighty-nine* at the City and County aforesaid,

certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of

wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of

cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of

lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury

aforesaid unknown, unlawfully did sell to one *Andrew Swan*

who was then and there a *child actually and apparently* *sixteen* years, to wit: of the age of

seven years, as ~~the said~~

~~then and there well-knew and had reason to believe;~~ 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.

JOHN R. FELLOWS,
District Attorney.

0356

BOX:

380

FOLDER:

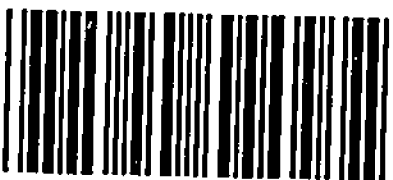
3549

DESCRIPTION:

Fahrenheit, Ernest

DATE:

01/08/90



3549

Witnesses:

Counsel,

Filed

Pleads,

day of *January* 189*0*

Wash County (Mo)

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1080, Sec. 5.]

B
Ernest Fahrenholtz

JOHN R. FELLOWS,

District Attorney.

A True Bill.

G. H. Haven

Foreman.

*Complaint sent to the Court
of Special Sessions,*

Part III, 18.....

0357

0358

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ernest Fahrenholtz

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

The said

Ernest Fahrenholtz

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

and to certain other persons whose names are to the Grand Jury aforesaid unknown,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

Ernest Fahrenholtz

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

JOHN R. FELLOWS,
District Attorney.

0359

BOX:

380

FOLDER:

3549

DESCRIPTION:

Farnan, Cornelius

DATE:

01/21/90



3549

Lizzie Warner

Spent it all

Nachtrag

614 + 622

Buy here

me 27 Jan

And of peace



See reply sheet

Neutrons 471

262

Counsel,
Filed *W. C. Campbell*
day of *Aug*
Pleads
189*8*

Plends

THE PEOPLE

vs.

14

Carvelius Tarnan

2

JOHN R. FELLOWS,

District Attorney.

A True Bill.

5487
 2/1/20
 Foreman.

For emm.

Wanda Smith

2495 J.F. G.

Danny 24/90

26

0360

0361

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 4 DISTRICT.Lizzie Warnerof No. 1111 First Avenue Street, aged 23 years,occupation House Keeper being duly sworn deposes and says,that on the 13 day of January 1890at the City of New York, in the County of New York, Corrections Farnen

(now here) wilfully and maliciously threw
 the piece of wood (now here shown) at
 the store window of premises No 1111
 First Avenue in said City breaking
 a plate glass
 and doing damage to the same
 to the amount and value of sixty
 dollars the property of Charles Urban
 as deponent is informed by Harry
 Olney the occupant and owner of
 said store

Lizzie Warner

Sworn to before me, this

of

1890

day

Police Justice,

0362

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Liquor Dealer of No. 1111 First Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Lizzie Wannen
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14
day of July 1890

Henry Knief

J. Henry Ford

Police Justice.

0363

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Conclus Famen 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.

Conclus Famen

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

347 E 60 St.

3 years

Question. What is your business or profession?

Answer.

Truckman

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

Answer.

I am innocent of the
Charge
bornious Famen

Taken before me this

day of

188

Police Justice.

0364

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

Dated Jan 14 1890 G. Henry Bond Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0365

Police Court

80 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lizzie Verner
1111 First Ave
Cornelius Farnen

Offence: Obstruction
Destruction of property

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2

3

4

Dated January 14 1890

Magistrate

Officer

25 Precinct

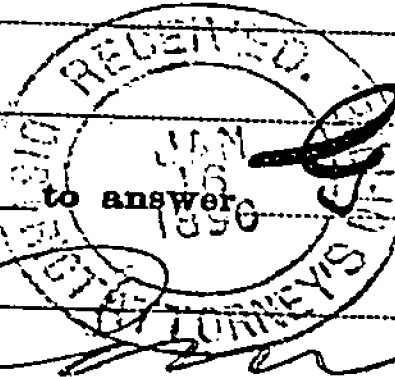
Witnesses Henry Olney

No. 1111 First Ave Street

No. _____ Street.

No. _____ Street.

\$ 300 to answer



0366

Police Department of the City of New York,

Precinct No. 25

New York, Jan 24th 1880

Feb 10 - 1881 - Jno B Hummery 1090
1st Ave Compt. against
Cornelius Farnum
charged with breaking into complainant's
rooms & stealing \$184. and clothing
sentenced to Elmira Reformatory
Feb 23rd 1881 by Recorder Smith

0367

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Cornelius Zaman

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

Cornelius Zaman
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

PERSONAL PROPERTY OF ANOTHER, committed as follows :

The said *Cornelius Zaman*,
late of the *Second* Ward of the City of New York, in the County of New York
aforesaid, on the *thirteenth* day of *January*, in the year
of our Lord one thousand eight hundred and *eighty nine*, at the Ward, City and
County aforesaid, with force and arms, *a certain pane of*
glass,

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

and destroy

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

0368

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Cornelius Zaman
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Cornelius Zaman*,
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, with force and arms, *a certain*

pane of glass.

of the value of *sixty dollars*,
in, and forming part and parcel of the realty of a certain building of one
Charles Urban,
there situate, of the real property of the said

Charles Urban,
then and there feloniously did unlawfully and wilfully *break and destroy*.

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

JOHN R. FELLOWS,
District Attorney.

0369

BOX:

380

FOLDER:

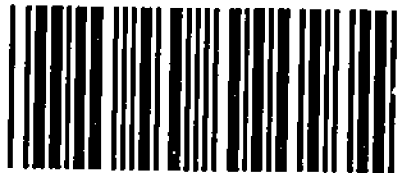
3549

DESCRIPTION:

Fastenau, Frederick

DATE:

01/08/90



3549

0370

Witnesses:

Officer Neoph
4th Precinct

26

Counsel, *J*
Filed *day of Jan 1890*
Pleads,

THE PEOPLE

vs.

Frederick Pasternak

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
[III Rev. Stat. (7th Edition), Page 1989, Sec. 5.]

JOHN R. FELLOWS,

April 2/90 District Attorney.
Frank Dully

A True Bill.

Gustav Foreman.

*I find \$10.00 in cash
Defendant for the month
on account of change*

0371

Excise Violation—Keeping Open After Hours.

POLICE COURT-

1st DISTRICT.

City and County of New York, } ss.

of No. 34th Police Precinct Martin Keogh Street,
of the City of New York, being duly sworn, deposes and says, that on the 25th day
of Dec 1889, in the City of New York, in the County of New York,

Fredrick Festman (now here)
being then and there in lawful charge of the premises, No. 23 Chatham Square

Street, a place duly licensed for the sale of strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons
at a time, to be drunk in the house or premises aforesaid, did not keep the said premises closed between
the hours of ONE AND FIVE O'CLOCK in the morning of said day, contrary to and in violation
of the statute in such case made and provided.

WHEREFORE, deponent prays that said Fredrick Festman
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 25th day
of December 1889.

D. J. C. Kelly Police Justice.

Martin Keogh

0372

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK } ss.101
District Police Court.

Mednick Festman 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. *Mednick Festman*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *30 Bowny 6 Mrs R*

Question. What is your business or profession?

Answer. *Bar Keeper*

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

Answer.

*I am not guilty
and if I could I demand a trial
by Jury*

Ernest Festman

Taken before me this *25th*
day of *December* 188*9*

John J. [Signature]
Police Justice.

0373

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.....

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

Dated Dec 28th 188 D. J. C. Reilly 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.

0374

Police Court--- 1st 1868 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin Krogh
vs.

1 Frederick Festner

2
3
4

Offence Violation of
Game Law

Dated Dec 25th 1889

O'Reilly Magistrate.

Krogh Officer.

4th Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 100 to answer

COMMITTED.

BAILED,

No. 1, by

Residence Street.

No. 2, by

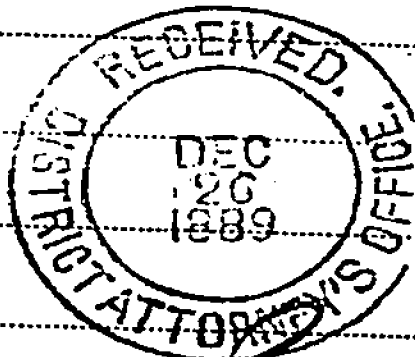
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



0375

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Fastenau

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

Frederick Fastenau

of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said *Frederick Fastenau*
late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*nine*, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *ten* o'clock in the morning of the said day, the said place so licensed as aforesaid unlawfully did then and there open ~~and~~ cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0376

BOX:

380

FOLDER:

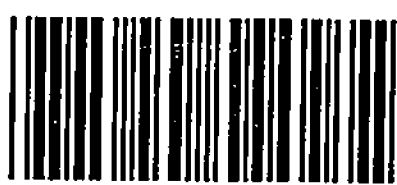
3549

DESCRIPTION:

Fay, James H.

DATE:

01/15/90



3549

0377

BOX:

380

FOLDER:

3549

DESCRIPTION:

Meyers, Daniel P.

DATE:

01/15/90



3549

Witnesses;

Wm C Thomas
Sawant Jank
County Office

Sent for
Sup. of ~~Office~~ of Amer.
Dist. Col. Co. Broadway 14th St.

171

Counsel, J. D. Townsend
Filed 15 day of Jan 18 90
Pleads, *Not guilty*

THE PEOPLE

10-12-1898.
James M. Day
Is received
and
Daniel P. Meyers

Grand Larceny Second Degree
[Sections 528, 534, 537 Penal Code]

JOHN R. FELLOWS,

District Attorney.

2 long notice
P 2 day 3/90
No 1 pleads at 3 C day 5

A True Bill.

G. J. H. H. H.
Foreman.

Pay III January 21/90.
Pleaded guilty S. L. 22 day
No 1 + 2
City Prison 30 days for
May 5/90.

0379

Ben J. W.

Dear John
 You 25th birthday
 will be on the 2nd
 we hope and
 have the same
 day

2135a

0380

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 1st DISTRICT.William E. Frink

of the Central office Police Street, aged 39 years,
 occupation Detective Sergeant being duly sworn deposes and says
 that on the 2nd day of January 1880
 at the City of New York, in the County of New York, arrested

James H. Fay (now here) upon the Complaint
 of J. I. Scott & Company of No. 4 Maiden
 Lane, with having stolen from their possession
 two Diamond Pins of the Value of \$70.⁰⁰/₁₀₀

Deponent prays that said defendant
 be committed for Examination and for
 the purpose of obtaining the proper
 Evidence, to sustain said charge

W. E. Frink

Sworn to before me, this

of January1880 dayW. E. Frink Police Justice.

0381

Police Court, 1 District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Wm H. Frank

vs.

James H. Fay

544 E 11 22 00

Dated

January 4

1889

W. Chapman

Magistrate.

Frank

Officer.

C. O. P.

Witness,

Disposition,

2500 bail & Jan 6th 9 am
to 4 Jan 8 2 P M

AFFIDAVIT.

0382

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 4 Maiden Lane Street, aged 17 years,
 occupation Clerk being duly sworn
 deposes and says, that on the 31st day of December 1898 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

One Package containing
One diamond Pin
One Pearl Pin
One diamond and Emerald ring
Being together of the value of
Twenty five Dollars

the property of James J. Scott and Samuel Scott
Comprising the firm of J. J. Scott and
Company and in the care and
Custody 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 James H. May and Samuel

P. W. Meyers (now Rebe) who were acting
in concert with each other for the
purpose of procuring to wit that on
said day deponent had said property
in said premises and having an American
district telegraph messenger come
for a messenger to deliver said property
to E. Haller of 66 Broadway Brooklyn
when said Meyers came to deponent's
place with a messenger coat and
cap on and deponent gave him said
property to take to said address. And
deponent is informed by said E. Haller
that he has now received said property

Sworn to before me, this
31st day of
December 1898

Alfred M. Baker
 Police Justice.

0383

And said Meyers failed to return to said premises
and to said telegraph office. Dependent
is informed by Wm E. Finley a Sergeant
detective that he arrested said Jay and
said Meyers and that said Meyers admitted
and confessed to him that at said
time he was not in the employ of any
telegraph company, that on said
day said Jay was in the American
district telegraph office to New York
when he heard the call from Dependent
place and went across the street where said
Meyers was waiting for him and said
to him said Meyers you go down to Scotts and
Jewelry store and get that case, and come
back and meet him in the same place
said Meyers did go to said place as directed
by said Jay and received the aforesaid
property and returned with the same to
him, and that said Meyers and said Jay
then went to a saloon in Park Row where
said Jay wrote out the note hereto
annexed and numbered and gave the
same to said Meyers together with said
property to pawn, that said Meyers did
take said property to the pawn office of
McNamers & Co of 139 Park Row
and received the same receiving \$18.00 for
the said pawn which defendants fully
benefit his, and said McNamers & Co
identifies said Meyers as the person who
pawnd the said property and deponent fully
identifies him as the person to give said
property to, and that said McNamers & Co fully
identifies said Jay as the person
who was with said Meyers at the time
he pawnd said property. Dependent
therefore charges said defendants with
acting in concert with each other and with
the money of said William B. Thompson
shown before me this
8th day of January 1890

Police Justice

0384

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Peter Holler jeweler of No.

66 Broadway Brooklyn ny Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William L. Thomas

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

Sworn to before me, this

day of January 1888

W. J. McMahon

Police Justice.

Peter Holler

0385

CITY AND COUNTY }
OF NEW YORK, } ss.

William E. Frink
aged *39* years, occupation *Detective Sergeant* of No.
300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *William C. Thomas*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

1890

W. T. McMahon

Police Justice.

William E. Frink

0386

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation M. Liebeskind of M. Hamerschlag
Loan Office of No. 129 Park Row
129 Park Row

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William C. Thomas
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of January 1898

W. M. Mahon

Police Justice.

M. Liebeskind

0387

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, }
OF NEW YORK, }

Samuel P Meyers 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. *Samuel P Meyers*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *Newark, N.J.*

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

Answer. *Refused*

Question. What is your business or profession?

Answer. *Messenger*

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*
Samuel P Meyers

Taken before me this

day of *February* 1899

Wm. M. Johnson
Police Justice.

0388

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

James V. Hay 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. *James V. Hay*

Question. How old are you?

Answer. *49 Years*

Question. Where were you born?

Answer. *New York City -*

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

Answer. *1744 Evers 11 St, 5 Months*

Question. What is your business or profession?

Answer. *Clunk*

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

Answer. *I am not guilty -*
James V. Hay

Taken before me this

May 11 1891

Police Justice.

0389

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 Ten Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated January 8th 1889 H. T. Wm. Mahon 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.

0390

Police Court---

51
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John C. Sherry
4 Maiden Lane

James H. Hall
James P. Rogers

3. _____
4. _____

Dated *January 30* 188*9*

McMullen Magistrate.

Frank W. Murphy Officer.

Precinct.

Witnesses *Peter Keller*

No. *66 Broadway Brooklyn* Street.

A. Linder Street.

No. *129 Park Row* Street.

William J. Hall Street.

No. *Central Police* Street.

\$ *1000*

5 k 2
Henry
Ray

BAILED,

No. *1* by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Court of General Sessions of the Peace
for the City & County of New York

The People of the State of New York
— against —
James Fay

City & County of New York ss.

Mary White being
duly sworn, deposes, & recollects at No. 171 Avenue B.
in this City I am the aunt of James Fay
the above defendant on his mother's side and
have known him ever since his birth. He was
22 years of age on the 14th of November last.

He was married in July 1888 and he is the
father of a boy about 8 months old and his
wife will be confined again in a short time as
she has informed me. Fay and nephew is
in poor health with a bad cough and as I
am informed is consumptive. I have seen him
~~at times~~ during the last year when I have
not believed him to be of sane mind.

It was about a year ago that he came home
one night seriously bruised and beaten and said
he had been injured by an employee on the
Elevated Railway and thrown down the length
of the stairs. He was nursed and attended
by his mother and not for about two weeks.
When he came to the house, his head was
badly cut on the back and bandaged.

0392

He was always a boy, very easily influenced by others and until this present accusation was made he has been a boy of good habits and has never before been accused of any crime.

His father died a lunatic in December 1888, in one of the Insane Lodges on Ward Island. He had been there only 8 days when he died but had been an inmate of the Bloomingdale Asylum for 3 months prior to that time under the attendance of Drs. Nichols, ~~and~~ Noyes and Lyon. The Drs. informed the family that he died of ~~of~~ general paresis.

On the 15th of May, 1888, my sister, the mother of James became insane while going to church and was taken to Bellevue Hospital.

She was discharged on the following day but was sent back again in a day or two was detained at the Blackwell Island Insane Asylum until September 1888 being under the charge of Drs. Clancy and Gray. My sister has not been since in the Asylum and has at different times stopped with me but I have noticed that she is at times very nervous and irritable and indicates a return at times of the same symptoms which caused her incarceration. I am further informed that a sister of James & father, a Mrs. Muller now residing in Orange New Jersey has been more than once incarcerated in the Insane Asylum.

Given to before me this
20 day of January 1890

Mary White

Albert Martinez

Board of Directors
City of New York

0393

City County of New York, ss.

Julia A. Fay being duly sworn, says: I am the mother of James Fay referred to in the affidavit of my sister, Mrs. Mary White hereto annexed. I have read said affidavit and know its contents and the same is true of my own knowledge. My boy, James, was always a weakly child and is consumptive. Until the charge now made against him he has never been charged with any criminal offense sworn to before me this

20th day of January 1890

Julia A. Fay
Albert Martins

Com of Deeds

116 City & Co.

0394

City & County of New York

Miss Annie Reynolds
being duly sworn says: I am 26 years of age and
reside at No. 2053 Third Ave New York City and
I am an aunt of the defendant James Fay. I
have heard and read the affidavit of my sister, Mrs.
Mary White, hereto annexed and know its
contents. I am familiar with all the matters
set forth in such affidavit and the same
is true.

Sworn to before me this }
20th day of January 1890

Annie Reynolds

Albert Martines
Comm. of Deeds
N.Y. City & Co.

City & County of New York

James White being duly
sworn says: I am the husband of Mary White
whose affidavit is attached hereto. I have heard
and read her said affidavit and know its contents
and the same is in all respects true.

Sworn to before me this }
20th day of January 1890

James White

Albert Martines
Comm. of Deeds
N.Y. City & Co.

0395

N.Y. General Sessions Court.

*The People of the State of
New York*

against

James Fay

Copy.

Officer at the

JOHN D. TOWNSEND,

Attorney for

49 & 51 CHAMBERS ST., N. Y. CITY.

NEW YORK.

Sir:

Please take notice that the within is a copy of

in this action this day duly filed in the office of the

Clerk of this Court.

Dated, New York,

188

Yours, etc.,

JOHN D. TOWNSEND,

Att'y for

To

Attorney for

0396

Form 344.

American District Telegraph Co.,
EXECUTIVE OFFICES,
8 DEY STREET, NEW YORK.

Mr. Geo. D. Townsend
Room 23 and 24
51 and 53 Chambers St.

0397

THE
AMERICAN DISTRICT TELEGRAPH COMPANY,
EXECUTIVE OFFICE.

NO. 8 DEY STREET, WESTERN UNION BUILDING,

NEW YORK, *Jan 20th* 1890.

Mr. Geo. D. Townsend.

51-53 Chamber St.

Room 73 and 74. N.Y.

Dear Sir:-

*Geo. H. Fay was
in the employ of this
Company for over one year
and he proved a competent
employee.*

Yours truly

W. S. Sanford, S.

Superintendent

0398

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*James N. Fay and
Daniel P. Meyers*

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

accuse *James N. Fay and Daniel P. Meyers*

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

The said

*James N. Fay and
Daniel P. Meyers, both*
late of the City of New York, in the County of New York aforesaid, on the *thirty-first*
day of *December* in the year of our Lord one thousand eight hundred and *eighty-*
nine, at the City and County aforesaid, with force and arms,
one pin of the value of thirty
dollars, one other pin of the value
of twenty dollars, and one finger-
ring of the value of twenty-five
dollars

of the goods, chattels and personal property of one

James T. Scott

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

0399

SECOND COUNT—

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

James H. Gay
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

James H. Gay
late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

one pin of the value of thirty dollars, one other pin of the value of twenty dollars, and one finger-ring of the value of twenty-five dollars

of the goods, chattels and personal property of one

James T. Scott
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

James T. Scott
unlawfully and unjustly, did feloniously receive and have; the said

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

JOHN R. FELLOWS,
District Attorney.

0400

BOX:

380

FOLDER:

3549

DESCRIPTION:

Feher, Ernest

DATE:

01/08/90



3549

Witnesses;

D. Randall

W. J. Zimmerman

Counsel,

Filed

day of May 1890

Pleads, not guilty.

THE PEOPLE

vs.

John W. ...
Grand Larceny, second degree.
[Sections 528, 529, 532, Penal Code].

Ernest Fisher

H. D.

JOHN R. FELLOWS,

District Attorney.

Sub 3 May '90

A True Bill.

G. J. ...
Foreman.

May 24/90

W. J. ...

W. J. ...

W. J. ...
May 31/90 L. W.

0401

0402

INFORMATION CUT
OFF AT BOTTOM
EDGE

0403

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

January 21st 1890

Charles Ostrom Esq.

Warden of the City Prison

Dear Sir

Will you kindly
inform me if Ernest Heber
committed December 31st 1889 is
well enough to be brought to trial

Yours Respy
Thomas C. Ostrom
Chap Clerk

per Jany

This prisoner, as I find
him tonight is fully able
to go to Court

Jan 22. 90

Mayer Mrs
Prison Phy

0404

My dear Sir

The prisoner Ernest
Fisher is recovered and is now
in condition to stand trial
when called on.

Yours truly

W. H. Quinn

July 22, 90

Chas Osborn

0405

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 11th Street, aged years,
occupation Policeman being duly sworn deposes and says
that on the 31 day of December 1889
at the City of New York, in the County of New York

Sworn to before me, this

31

day

of December

1889

Police Justice.

Henry Zimmerman
now here is a material witness
for the people. against one
Ernst Feher. charged with Grand Larceny
deponent believing that said witness will
not appear when wanted he prays that
the said ~~Feher~~ ^(Zimmerman) be committed to the House of
Detention to appear when wanted.

James Mullane

0406

Police Court Third District.

Affidavit—Larceny.

City and County } ss.
of New York, }

of No. 246 Grand Street, aged 28 years,

occupation Dentist, being duly sworn

deposes and says, that on the 21 day of December 1889

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

of deponent, in the day time, the following property, viz:

Two hundred Dollars worth of Dental instruments, and Dental material, and two suits of clothes, all of the total value of Two hundred Dollars (\$200)

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

Ernest Fisher (now here), for the reason that a part and portion of said property was found in the possession of said Defendant. Therefore Deponent now charges said Defendant with taking, stealing and carrying away said property and prays that he be dealt with as the Law directs.

David Randell

Subscribed before me, this 21 day of December 1889
Police Justice.

0407

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

Ernest Fisher
District Police Court.

Ernest Fisher 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.

Ernest Fisher

Question. How old are you?

Answer.

17 Years of age

Question. Where were you born?

Answer.

Amquary

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

Answer.

53 Denery (2 Days)

Question. What is your business or profession?

Answer.

Kentish

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
Ernest Fisher

Taken before me this

day of

188

Police Justice.

0408

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

Dated Dec 21 1889 W. J. B. Police Justice

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0409

Police Court *Ward 5* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

D. Handley
276 or 349
Arrested
Office
Concise

2

3

4

Dated

188

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

to answer

BAILED.

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

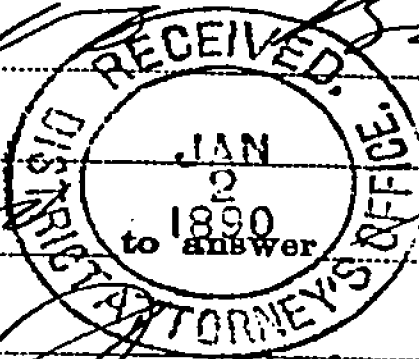
Residence

Street

No. 4, by

Residence

Street



04 10

The People
vs.
Ernest Feher.

Court of General Sessions, Part I.
Before Recorder Smyth.

Friday January 24, 1890.

Indictment for larceny in the second degree.

David Randall sworn and examined, testified:

What is your business? Dentist. Where do you have your office? 276 Grand Street. Have you any other office in the city? Not at present since the first of January. Did you have in the month of December 1889, another office in this city? Yes. Where was that located? 329 Grand St. Do you know this Defendant and was he employed by you? Yes. When did you first employ him? I don't remember the date. About how long previous to December 21st? Probably two or three weeks. Did you on the 20th of December miss any property from your place at 276 Grand St.? Yes. What was that property? A suit of clothing and all the forceps that I had in that office, about eight pair, some artificial plates, a set of artificial teeth. How many? I do not know as to that, I have a great number of them, I have probably four or five hundred pieces altogether; I could not guess within twenty five of how many I have got. I also missed small files and a penknife and tweezers; the tweezers now shown me look like mine; the value of the property exclusive of the tweezers was about two hundred dollars. I do not remember the date when I discharged the Defendant; on a Monday evening when I was going to the theater with my wife a young man came up and asked me if I would not buy a set of teeth, he came to my office at 276 Grand Street to dispose of this set of teeth and I recognized it immediately as mine, one of many that was stolen

0411

from my office; I called my wife down to get an officer, I wanted to know where the balance of the goods were that were stolen and the officer came around and arrested the man; he claimed that he got them from the Defendant; he was arrested, there were two others waiting down stairs in front of the door and they also were arrested, one of them is here now and he went with the officer to a Bowery lodging house, I did not go to the lodging house, I went to the Station House and saw this Defendant there. . Did you overhear any conversation in the presence of this prisoner in the Station House between the officer and the man who offered to sell you the teeth? I did; the prisoner claimed that he made the teeth himself. Was that in response to something that was said to him? Yes, he was asked where he got them and he said to the officer that he made them; after that he admitted that they were mine, that he found them behind the show-case that was broken several days before the goods were stolen or missed; that is all that I can remember was said. Was he not examined in the Station House by the officer and searched? Yes, I believe so; the files and another set of teeth were found on his person. Were you there when they were found? No. Tell us all that you can recollect, is that all the conversation that took place in the Station House? I was not in the station house when the prisoner was brought in, I came there about eleven o'clock that night. When you got there at eleven o'clock did you hear any conversation between the prisoner and anybody else? The prisoner was brought in and I talked to him. When you were confronted with this Defendant whom you had thus charged in the Station House, what did you say to him?

04 12

I asked him where he got those teeth and he said he made them; I told him he lied. Then what did he say? Then he said that he found them behind the show-case. What did you say? I told him he did not do anything of the kind. Was he there in your presence with Timmerman? Yes. What conversation took place that you overheard between him and Timmerman? That he gave Timmerman these goods to sell; Timmerman said that the prisoner gave him these teeth to dispose of, that he asked the Defendant where he got them and he said he made them in Germany. What response did the prisoner make to that statement in the station house? He did not say anything then. I can't remember all the conversation that occurred in the Station House. Did you go to sleep in the Station House or go home? I went home and the sergeant behind the desk told the officer to take the prisoner down. Did you have any conversation with Officer Mullaney in the presence of the prisoner? No sir, except in Court. You went to Court the next morning what time? About nine o'clock. You saw the prisoner again? Yes. Did you have any conversation with him? I did. What was it? I wanted to know where he disposed of the balance of the goods that he did not have? He said he did not take anything else. Nothing except that one pair of teeth? Two sets. Did Officer Mullaney come up? Yes. Did the officer show you in his presence any goods he had found on him? Yes. Did you ask him where he had any of those goods? Yes. Did you tell him you identified them at the Station House? Yes. What did he say? He said they were not mine. Was Timmerman in Court? Yes. Did Timmerman

0413

swear that this man had given him the teeth to dispose of? Yes, he did. And this Defendant overheard it, he was alongside of you, wasn't he? Yes. There was another man there who offered them to you? Yes. Timmerman was arrested I understand, on the street? Yes. The man who offered you the teeth for sale, he was there. Yes. What did that man say in the presence of the Defendant, did he say that he got them from him or Timmerman? He said he got them from Timmerman. Timmerman admitted in the Defendant's presence that he got them from him? Yes. What about the man who offered you the teeth? He was discharged. Timmerman was committed as a witness and this Defendant was held? Yes. Were you present when he was searched? No, I was not. Did you see any property that you were told was found upon his person? Yes. Tell us what that property was? One set of teeth and three files. Was that your property? Yes. Is that the property you have been talking about and telling us the conversation that took place between you and the prisoner? Yes. You said that it was your property and I understood you to say that he said it was his property? Yes. I hand you a set of teeth on a rubber frame, are those the set that were offered to you? Yes, that piece was offered to me. You identified that as your workmanship? I did, it was made in my office. And that is one of the sets that you have sworn you lost? Yes. The three steel tools shown me belong to me and I think the tweezers are mine.

Cross Examined.

That is not a full set of teeth; it was made in my office; teeth of a similar character are made in other dental offices; this set of

0414

teeth was not made by myself but it was made by a man in my employ, I have only one man now in my employ; I had four or five hundred different pieces, I have got about twenty-five just like that except in different colors. What is there about this to distinguish it from teeth made in any office? The same as you would your writing. Don't they use black gum in other offices? If they choose to. And they use this color around for the imitation gums? I will show you on that piece, it is somewhat porous on the side you are looking at. I do not say that I am the only dentist who does that kind of work; a Scotch man by the name of Smyth made that half plate, I saw him at work on it and did some of the work myself. I have had that plate four years; that plate was in my office on the shelf, I had others there of different colors, that is one of the twenty-five pieces that was made of that kind of workmanship that I would recognize anywhere. Is it not true that the Scotchman who made those had them under his supervision and care? No sir, no assistance in my office has any work under his own supervision, I superintend it all; this plate was in my operating room before it was stolen, I recognize this broken file, I had it since September, I bought it at 109 Bowery. In what capacity was this Defendant employed by you? Office boy. Did he ever make a set of teeth or rubber palates like that? No, not in my office. Did you employ him as a mechanical dentist? I did not, he was just helping about the place. Did he ever have any charge of tools in your office? No. I claim that I lost two hundred dollars worth of goods from time to time, I can swear that I lost one hundred and fifty dollars worth at

04 15

one time on Saturday afternoon, I think it was the 21st of December; I was not gone from the office more than five or ten minutes and when I came back it was gone, every day I missed goods. There was a suit of clothes stolen on Saturday afternoon worth thirty-five dollars, eight pairs of forceps worth \$3.50 a piece and a lot of excavators and burs; the excavators were worth from \$1.50 to \$3.50 a dozen and about thirty-six dozen of burs worth from \$2.50 to \$3.00 a dozen. I remember that while the Defendant was in my employ he went to the hospital, sick; he was there a couple of days, I do not remember the day he went there and do not remember the day he came back..

James P. Mullaney sworn and examined.

I am an officer of the 11th precinct and arrested this Defendant on the 30th of December on the Bowery near Hester Street, I was not alone at the time, a man who is locked up in the House of Detention, his name is Timmerman I think was with me at the time; I had arrested Timmerman before this time at 276 Grand Street on the complaint of the witness who has just left the stand. I had some conversation with Timmerman and I went into the Bowery with him and arrested the Defendant; I told the defendant I was an officer. Timmerman pointed him out, that he was the party that gave him these teeth. I told him he had to go to the Station House, I asked him if he had any more of the teeth and he went down in his pocket and he gave me one set.

Timmerman said that the Defendant gave them to him to sell and the Defendant said that he found them outside of Mr. Randall's show-case in the Grand Street place. I searched

04 16

him at the station house and found two files, a penknife and some other little instruments. In court the next morning Timmerman was discharged by Judge Powers. The Defendant said he found the teeth on the sidewalk outside of Mr. Randall's show case.

Henry Timmerman sworn.

I am now held as a witness in the House of Detention, I lived at 53 Bowery. Do you know the Defendant? I cannot understand every word of English, I would like to speak German.

The Defendant withdrew his plea of not guilty and pleaded guilty to petty larceny.

0417

Testimony in the
case of
Ernest Fisher

filed
Jan. 1890

Witness called to stand on stand.
Q Now, you were at the place where the witness was
called?
A Yes, I was.
Q And you saw the witness there?
A Yes, I did.
Q And you saw the witness there on the 18th of January?
A Yes, I did.

Q Now, you saw the witness there on the 18th of January?
A Yes, I did.
Q And you saw the witness there on the 18th of January?
A Yes, I did.
Q And you saw the witness there on the 18th of January?
A Yes, I did.

0418

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Ernest Fisher

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

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

The said Ernest Fisher,

late of the City of New York, in the County of New York aforesaid, on the 21st
day of December, in the year of our Lord one thousand eight hundred and eighty-
nine, at the City and County aforesaid, with force and arms,

two coats of the value of twenty dollars
each, two vests of the value of five dollars
each, two pairs of trousers of the
value of ten dollars each pair, divers
dental instruments, of a number, kind
and description to the Grand Jury aforesaid
unknown, of the value of seventy five
dollars, and a quantity of materials used in
dentistry of more particular description whereof
is to the Grand Jury aforesaid unknown, of the
value of seventy five dollars,
of the goods, chattels and personal property of one David Randell,

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

04 19

SECOND COUNT—

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

Ernest Feher

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

The said Ernest Feher,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

the same goods, chattels and personal property described in the first count of this indictment,

of the goods, chattels and personal property of one David Randall,

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

unlawfully and unjustly, did feloniously receive and have; the said

Ernest Feher

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

JOHN R. FELLOWS,
District Attorney.

0420

BOX:

380

FOLDER:

3549

DESCRIPTION:

Feinler, John

DATE:

01/09/90



3549

0421

28

46

Spelling

Witnesses:

Officer Foley
J. H. Breen

Counsel, Spelling
Filed 9 day of Jan 1890
Pleads, for rights 03

THE PEOPLE
vs. B
John Bender
VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
[III Rev. Stat. (7th Edition), page 1989, Sec. 5.]

JOHN R. FELLOWS,
District Attorney.
Part 3 Jan 13
A True Bill.
90 day

G. H. arm Foreman.
Part III January 23/90
Tried and Acquitted.

0422

Excise Violation—Selling After Hours.

POLICE COURT—

21 DISTRICT.

City and County } ss.
of New York,

of No. 9th Precinct Police Thomas Foley Street,
of the City of New York, being duly sworn, deposes and says, that on the 13th day
of November 1889, in the City of New York, in the County of New York, at
No. S 1, 2 and 3, 13th Avenue, West Washington Street,
John Feiler (now here)

did then and THERE EXPOSE for sale, and did sell, give away and dispose of, and cause, suffer,
and permit to be sold, given away and dispose of under his direction and authority, ~~strong and~~
~~spirited liquors, wines, ale and beer~~, being intoxicating liquors, in quantities less than five gallons
at a time, to be drunk in the house or premises aforesaid BETWEEN THE HOURS OF ONE AND
FIVE O'CLOCK in the morning of said day, contrary to and in violation of the statute in such case
made and provided.

WHEREFORE, deponent prays that said John Feiler
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 13 day } Thomas Foley
of Nov 1889 }
John H. Munn Police Justice.

0423

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty. and
demand a trial by jury
John Seiler.

Taken before me this

day of March 1888

William J. McQuinn Police Justice.

0424

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

Dated Nov 13 1889 J. J. Fennan Police Justice.

I have admitted the above-named.....

Defendant
to bail to answer by the undertaking hereto annexed.

Dated Nov 13 1889 J. J. Fennan 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.

0425

Police Court---

District.

2 1691

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Foley
vs.
John Feinler

Offence! *W. Excise Law*

BAILED,

No. 1, by *William F. Geissel*
Residence *201 W 60th* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated

Nov 13 188

Gorman Magistrate.

Foley Officer.

Precinct.

Witnesses

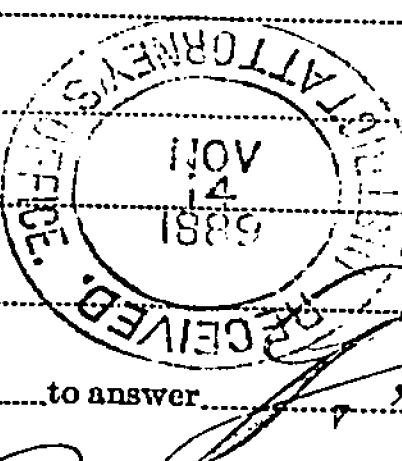
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *100* to answer

Bailed



0426

PART

THE COURT-ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM.)

FOR A WITNESS TO ATTEND THE

Court of

General Sessions - Part 3

The People of the State of New York,

To *James H. Bishop, Secretary, Board of Excise*
of No *Borough & Bond* Street.

GREETING :

WE COMMAND YOU that all business and excuses ceasing, you appear in your proper person, before the Court of *General Sessions* to be holden in and for the City and County of New York, at the *Prison Court House* in the Park of the said City, on the *23* day of *January* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John F. Miller
in a case of felony, whereof he stands indicted, and that you bring with you and produce, at the time and place, aforesaid a certain

Record of Excise License
Granted to said John F. Miller

now in your custody and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of two Hundred and Fifty Dollars.

WITNESS, Hon.

James Fitzgerald Presiding Judge of
our said Court, at the City Hall in our said City, the first Monday of *January*
in the year of our Lord 18*90*

JOHN R. FELLOWS. District Attorney.

0427

Commissioners:
Alexander Mackinnon
President.
Edward T. Fitzpatrick
Treasurer.
Joseph Thacher

James F. Bishop
Secretary.
Edward Byrne
Counsel.

Office of
Board of Excise
54 Bond Street, Bowery,
New York.

Dec. 20th. 1889

Hon. John R. Fellows,
District Attorney.

Dear sir,

John Feinler, licensee at Nos. 1, 2 & 3 West Washington Market, was arrested about one month ago for a violation of the excise law at said premises and was held for the action of the Grand Jury. I am directed by the Board of Excise to request that, if you have not already done so, you will please bring this case to the attention of the Grand Jury in order that the matter may be brought before the Court and determined as soon as possible.

Respectfully,

Case on before
Dec 23 1889
Wm. H. D. S.
OK W. H. D. S.
James F. Bishop
Secretary.

0428

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Teunter

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

John Teunter

of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said

John Teunter
late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *November* in the year of our Lord

one thousand eight hundred and eighty*nine*, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *two* o'clock in the morning of the said day, the said place so licensed as aforesaid unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0429

BOX:

380

FOLDER:

3549

DESCRIPTION:

Feinstein, Louis

DATE:

01/13/90



3549

0430

Paid for at \$2500
July 14/90

Witnesses:

Abraham Cohen

Officer Earl
7 Dec 1890

Samuel Charlack
507226
Mass

127 B.W. St.
C.C. Chandler

Counsel,
Filed 13 day of Aug 1890
Pleads, *Guilty*

THE PEOPLE

vs.

L.

Samuel Stein

Grand Larceny Second degree.
[Sections 528, 531 —, Penal Code].

And second
JOHN R. FELLOWS,

District Attorney.

Pr. July 7. 1890.
Died & acquitted

A True Bill.

G. S. Kavan
Foreman.

July 5 II

0431

ABRAHAM COHEN being duly sworn says that he resides at 97 East Broadway in the city of New York and is the owner of a certain bond described as follows: *one written obligation issued by the government of the Russian Empire called a One Praemien Bond, bearing interest at the rate of 5 per cent per annum, of the denomination of one hundred rubles, Rs. 100 and serially numbered "S.00226*

No. 41 es 1866 *"* of Russian Bond and coupons of the value of \$150. *in lawful money of the United States.*

That in October 1889 the same was feloniously taken and carried away as he verily believes by Louis Feinstein.

That deponents information and belief is derived from the following facts and circumstances,

That in the early part of October 1889 I received from Russia a list of bonds drawn and those upon which a premium was payable to the owners thereof .

That at that time Louis Feinstein was boarding with me and I took from my wardrobe a small tin box in which was deposited the bond above named, and requested said Feinstein to help me look over the said list and numbers on said list, for the purpose of ascertaining whether or not my bond or the number ^{upon} my bond, was upon that list, and was *entitled* by reason of the drawing to a premium, and whether the number upon my said bond had drawn such premium.

That after said Feinstein had looked over that list he had stated to me that said bond had not drawn a premium and and that the number of my bond, did not *come out* at any such draw *ing*

0432

I thereafter deposited the said bond in his presence with the said list in the tin box, locked the tin box and replaced ~~it in my~~ wardrobe.

That the only person with the exception ~~of his wife~~ wife, who knew that ~~my~~ ^I had the said bond was Louis Feinstein. That on the 17th. day of November which was on Sunday, I was quite busy, and I and my wife desired to attend the celebration of a wedding; we were quite busy and at the request of the said Feinstein, we ~~presented~~ ^{gave} him ~~with~~ our keys, upon which bunch of keys, there was a key to fit this tin box, and permitted him to open said wardrobe and take out some clothes we were to wear to attend said wedding.

That said Feinstein had in his possession this bunch of keys, for over a half an hour if not an hour, in the vicinity of four or five o'clock.

That about the 11th. day of December, ¹⁸⁸⁹ it was the time to have said bond insured, it has been my custom so to do in previous years, and I also intended to cut off two of the coupons to collect my interest upon said bond, and when I opened the said tin box at about nine o'clock in the morning I then ascertained that said bond and coupons were missing and that I had been robbed. Likewise the receipt of my last payment on said bond.

I immediately communicated that fact, namely ~~the~~ the fact of my ~~being~~ ^{having been} robbed to ~~Louis~~ ^{Louis} Feinstein, who got up out of bed and said, in the presence of my wife, that he would try and help me to get it back.

That deponent requested said Feinstein to go to Richard & Co., who are bankers on Broadway, to notify them, that they should not buy the bond above described if

0433

anybody offered the same for sale.

That said Feinstein stated that it would be unnecessary to do so, but that he would go and ascertain whether any such bond had been offered for sale in the vicinity of deponent's residence. We then went together to Wolfe & Co., 382 Grand St. and I personally went in there to ascertain whether they had the bond above described,

That I ascertained there that no such bond was in their possession. That I immediately went out and the following conversation occurred between myself and Feinstein.

Feinstein stated, you remain out here and I will go to 391 Grand St. to ascertain, he then entered the exchange office of Louis Scharlach & Co. at 391 Grand St., and left me outside, he then came out in a few moments thereafter, and told me that he notified Louis Scharlach & Co., not to buy the bond above described, if it should be offered to them for sale, and he also stated, now I shall go to Richard & Co. on Broadway, and reported to ^{you} ~~me~~ meaning deponent. I heard nothing from said Feinstein, ~~until~~ ^{Late} in the afternoon, when I went to Richard & Co. personally to ask them whether Louis Feinstein, ^{or} a man ^{giving} ~~following~~ his description called to see them relative to the bond above described and which I described to Richardson & Co., a gentleman behind the counter in said office made inquiries and informed me, that no such man was there and that no notice, previous to the notice deponent had given them was received by anybody that day.

That around five o'clock, not having seen Feinstein and receiving no word from him I personally went to Louis Scharlach & Co. at 391 Grand St. for the purpose of making

0434

4

personal inquiry regarding said bond and as soon as I got to their window, I saw exhibited in the window, the very bond above described I verily beleive that said Feinstein had given me the information, that he had notified Scharlach & Co., not to buy said bond, for the purpose of concealing the fact that he had stolen it from me, and quieting me, and to prevent my making personal inquiries in the office of Scharlach & Co.

Immediately after this I went to see Officer Detective Leary of the seventh ^{Precinct} district who went with me to Scharlach & Co. at 391 Grand St., and took the indentivity and discription of said bond. The next morning I met Officer Detective Leary under appointment at 9 A. M. At 2 o'clock that afternoon the said bond was produced in Court before Justice Duffy and Justice Duffy stated that in as much the bond is here the thief must be caught. Officer Leary to whom I gave the photograph of Louis Feinstein then presented the photograph in the office of Scharlach & Co. and the said Louis Scharlach and a man by the name of Kas and one by the name of Kathensky identified the picture as the picture of the individual, of whom they claimed they had purchased the said bond above described.

That thereafter the said Louis Feinstein was taken into custody by said detective Leary and in the presence of deponent and Max Gordon, the same individuals, namely, Louis

Scharlach Mr. Kas and Mr. Kathensky identified the person as being the individual, of whom they said they had purchased the bond above described.

That the said Feinstein was taken before Justice

5

Duffy, in the Essex Market Police Court, and the same gentlemen identified the prisoner, as being the one of whom they had purchased the bond above described. That thereafter the matter was adjourned, over upon the request of the thief, that he desired to raise sufficient money to obtain the bond from Scharlach & Co. and then make restitution of said bond to deponent.

That upon the following Saturday which was on the 14th. of December 1889 the said firm of Louis Scharlach ^{re} were represented by counsel and deponent never was represented by counsel. That deponent believes that said counsel had instructed the said Louis Scharlach & Co. to be doubtful ~~of said bond~~ as to the identity of the said ^{prisoner and} that said Scharlach & Co. claiming to be doubtful of ^{prisoner} said ~~bond~~, the person might be discharged and said bond remain in their possession.

That upon the 14th ^{of December 1889} the above described men namely Louis Scharlach, Mr. Kas, and Mr. Kathensky would not positively state that the person was the individual who sold the bond, as they had previously ascertained that said Feinstein had not raised the money to return said bond. That upon the 13th. of December the above described men identified the said Louis Feinstein, the prisoner, as being the individual who sold them the bond in the presence of Officer Leary and another officer whose name said officer Leary can give, and in the presence of deponent and of Max Gordon. That Justice Duffy seeing that these men would not further positively identify the said Feinstein, told them to go home.

That deponent verily believes that from the

0436

6

circumstances above described, and from the further circumstance that deponents wife did not take said ^bond, and from the fact that said Feinstein was the only individual who knew that deponent possessed such a bond.

That said Feinstein did feloniously, and without the consent and knowledge of deponent, steal and carry away said bond from the possession of deponent.

Deponent further says that said Louis Scharlach & cCo. did previously give deponent the information as well as ^{to} Detective Leary and Max Gordon that the said Louis Feinstein gave the name of A. Coocan when he sold the bond to them, said Coocan residing at ⁸⁰ Suffolk St., that said Coocan is a cousin to said Feinstein, and he denies any knowledge of the theft of said bond, or any knowledge of the fact that he Coocan had sold said bond to Scharlach & Co..

That deponent appeared on the 6th. day of January 1890 before Police Justice Taintor and presented the ~~following~~ ^{foregoing} facts to said Justice, who was inclined to issue a warrant, but who upon the advice of a clerk of the Court declined to do so, as ~~he~~ ^{he} claimed ^{there} was a record of discharged in said Court but that deponent has ascertained through his counsel Mr. J. P. Berg, that no proof was on record or any other paper indicating that any action had been taken by Justice Duffy other than simply to discharge. *For is there any Complaint on record - one*
That it seems to ~~deponent~~ ^{me} and I verily believe that Justice ~~has~~ ^{has} not been granted me in this matter and that ~~he~~ ^I ~~has~~ ^{has} been advised by ~~his~~ ^{my} counsel, that a chain of evidence has been made out, to hold the said Louis Feinstein for grand larceny, and if above circumstances are

0437

unexplained to convict him thereof.

Sworn to before me) *[Signature]*

this 7th. day of)

January 1890.)

A Cohen (in Hebrew)

J. P. Day
Notary Public
NYC

0438

82
DISTRICT ATTORNEY'S OFFICE,
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Cohen
97 East Broadway

Sonis Feinstein

Office Grand Jurors

Dated January 8th 1890

Witnesses, Officer Seary

No. 7th Precinct Street,

Sonis Scharlach, 391 Grand St

Max Gordon
No. Care Complainant Street,

Mr. Kas Care Scharlach & Co

Mr. Kathering 391 Grand St

No. Street,

A. Coogan, 80 Suffolk St.

Mr. Cohen 97 East Broadway,

0439

TO THE ~~CHIEF CLERK~~ ^{Grand Jury} —

~~Please send me the Papers in the Case of~~

PEOPLE

vs.

Louis Feinstein

Mr. Hansen —

This case was dismissed in the Police Court, or rather the magistrate refused to issue a warrant.

It seems to me a case is clearly made out against the defendant.

Scharlach the banker is inclined to retract his identification of defendant, his object being clearly to protect himself in the possession of the stolen bond.

He has been subpoenaed ^{District Attorney} to produce the bond before the Grand Jury.

If you do not think it necessary to have me examine the witnesses I will advise you to take the bond from him and send it to me when the case is over. I will return it to him on his giving me a receipt for it and promising

0440

~~TO THE CHIEF CLERK.~~

~~Please send me the Papers in the Case of~~

~~PEOPLE~~

*to keep it safely till
after the trial.*

Jan 13/90

John B. Lindsay

District Attorney.

0441

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

January 13, 1890.

Received from John R. Fellows, Esq.,
District Attorney, one written instrument
commonly known as a Russian Premium
Bond, being the same instrument by me
produced this day before the Grand Jury
pursuant to the requirements of the
annexed subpoena, and which was purchased
by the firm of Scharlach & Co. on the
day of 1889.

I hereby promise to hold the said
instrument in my possession until the pros-
ecution of said Feinsterin named in said
subpoena shall have been finally disposed
of, and to produce the same whenever required
so to do by the Court or District Attorney, and
to in no manner transfer, sell, hypothecate
or dispose of the same except by the permission of
the Court or District Attorney; and if it shall

0442

be made to appear to the satisfaction of the
Court upon the trial of the said Feinstein, or
in any other manner, that said instrument is
the lawful property of ^{Abraham} ~~the said~~ Cohen, and
was feloniously stolen from his possession
by the said Feinstein, to deliver the same over
to the said Cohen accordingly as the said
Court shall direct.

0443

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM.)

FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

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

To Louis Scharlach

of No. 391 Grand Street

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the thirteenth day of January—1890, at the hour of 10½ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Louis Feinstein

and you are required also to bring with you the following, to wit:

a certain written obligation issued by the government of the Russian Empire, called a "Premium Bond" bearing interest at the rate of five per cent, numbered "5.00226 No. 412 1866" and being of the denomination of one hundred roubles.

now in your custody, and all other deeds, evidences, writings, books, papers and documents which you have in your custody or power, concerning the premises.

Dated at the City of New York, the tenth day of January in the year of our Lord, 1890.

JOHN R. FELLOWS, District Attorney.

ask to see Mr Lindsay

0444

JACOB P. BERG,
COUNSELOR AT LAW.
No. 132 NASSAU ST.,
VANDERBILT BUILDING,
NEW YORK.

US.

New York, January 10th., 1889.

Mr. Lindsey,

Dear Sir,

The place where L. Feinstein works, is
is at W. H. Sweeneys 26 Cherry St., where he may be
found during the day.

You will remember that I promised yesterday
to send you this address.

Yours very truly,

J. P. Berg.

0445

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Weinstein

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

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

The said *Samuel Weinstein*,

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *October*, in the year of our Lord one thousand eight hundred and *ninety*,
at the City and County aforesaid, with force and arms,

one bond and written obligation issued by the authority of the government of the Russian Empire, and called a "premium bond" bearing interest at the rate of five per centum per annum, numbered "S. 00226, No. 41, 25 1886" of the denomination of one hundred roubles in money of the said Russian Empire, (a more particular and accurate description whereof is to the Grand Jury aforesaid unknown) the same being then and there wholly unpaid, and of the value of one hundred and fifty dollars,
of the goods, chattels and personal property of one *Abraham Rahen,*

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

John B. Hallows
District Attorney

0446

BOX:

380

FOLDER:

3549

DESCRIPTION:

Fischer, Gottlieb

DATE:

01/24/90



3549

Witnesses:

Gottlieb Fischer
Christine Fischer

Upon examination of the facts herein, the undersigned, the affiant to herewith, I do commend the defendant to charge and myself of this indictment.

Feb 5/90

Admky

Off

350

Counsel,
Kunzelmann

Filed 24 day of Jan 1890

Pleads, Magdel

THE PEOPLE

vs.

12

Gottlieb Fischer, Sr.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Gustav

Foreman.

Part II February 5/90

Indictment dismissed

0447

N.Y. General Sessions

The People vs }
Gottlieb Frischer }

City & County of New York ss.

Edward Gustavson
being duly sworn says I am en-
gaged in business in the man-
ufacture of Bashes & Blinds,
my factory is situate at No 39
Street near 3^d Avenue this
City. I am well acquainted
with defendant, he has been
in my employ for nine (9)
years continuously up to
about three months ago, when
I changed my method of
business and dispensed with
his services. ^{ready to reemploy him in my business.} but am now, or as soon, he is discharged.

During all the time de-
fendant was in my employ
he was a steady, reliable
sober and industrious work-
man, that his general rep-
utation for sobriety and
peacefulness was good.

That from defendant's knowledge

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of the man he does not believe
he would intentionally
learn any one much less
his order reason.

Advised to before meeting }
5th day of ~~February~~ 1890 }

Geo. A. Hooker
Notary Public Edward Gustavson & Son
Suffolk Co. N.Y.

Cert. filed in
N.Y. Co

Court of General Sessions

The People of the State
of New York

vs
Gottlieb Fischer

City & County of New York Jo.

Henry Biederbecke

being duly sworn says,

I am the Pastor of the German
Lutheran St. Johns Church of
Morrisania and reside at number
803 E. 169 Street this City.

I am acquainted with the
defendant, and know him for
about one year last past, he has
attended my church several times,
and took an active part in the
mission conducted by me
at West Farms.

I am also acquainted with
defendant's wife who frequently
attends church services and is a
member of the Lady's Aid Society
of the Mission at West Farms.

From what I have seen of
both together with impressions made
upon my mind resulting from

0451

a Pastoral visit made at their
home during defendant's absence
I did not believe him capable
of attempting to kill his child
or to injure him.

Sworn to before me this } Henry Bricker
1st day of ^{February} January 1890 }

Walter E. Brown.

Notary Public 103.
New York County.

0452

Court of General Sessions

The People of the State
of New York

Gottlieb ^{ajd} Fischer

City & County of New York Jo.

John C. Leonhanser
being duly sworn says I reside
at 177 Street and Boston Avenue
New York City, I am a Real Estate
owner and am engaged in the
confectionary business.

I am well acquainted
with defendant his wife and
family and know them about
four years. The entire family
are highly respected in the
neighborhood and the defend-
-ant is regarded as an in-
-dustrious hard working
man.

Sworn to before me this

3rd day of ~~January~~ February 1890

Geo. A. Baker,

Notary Public,

Suffolk Co. N.Y.

Cert. filed in
N.Y. Co

} John C. Leonhanser

Court of General Sessions

The People vs
Gottlieb Fischer }

City & County of New York Jo.
Gottlieb Fischer, Jr.
being duly sworn says. I am
defendant's son, and made
the complaint upon which
my father is now under
indictment.

Previous to the night
in question no trouble of
any kind was existed be-
tween my father and
myself, we did have some
words on Saturday morning
concerning a business
venture my father contem-
-ed undertaking which how-
-ever was of slight consequence
it growing out of a suggestion
made by me to my father
not to undertake it.

On the evening of the follow-
-ing day (Sunday) defendant
was walking toward his home

0454

And when about two hundred feet away I heard the discharge of a gun and immediately thereafter a lot of shot fell in front of me, none of which struck me. I became greatly excited and while in that condition caused my father's angst.

At the time of the shooting it was quite dark about six o'clock.

My father had never previously assaulted me and never threatened to take my life or to injure me.

Sworn to before me this } Gottlob Fischer S.
30 day of January 1890 }

Geo A. Hooker,

Notary Public.

Certified in Suffolk Co. N.Y.
N.Y. Co.

W. General Kessing
 The People vs
 Gottlieb Fischer

City County of New York for
 Christina Fischer
 being duly sworn says. I and
 the defendant's wife. we were
 married sixteen years ago
 and always lived together
 we have seven children now
 living, and five dead. we
 my husband is a carpenter
 by trade, we have saved a
 little money and own the
 house we live in. my son
 Gottlieb is 17 years of age.

During all our married life
 my husband has been a hard
 working, industrious man
 quiet and peaceable he was
 never arrested previous to this
 occasion.

The gun which my hus-
 band discharged was in the
 house a long time and was
 used by my husband several

0456

times to shoot musk rats.
Sworn to before me this } William Tiffin
30 day of January 1890 }

Geo A Hooker,
Notary Public
Suffolk Co. N.Y.
Cert. filed in N.Y. Co.

0457

My General Session

The People vs

Gottlieb Fischer

City & County of New York Jo.

Gottlieb Fischer
being duly sworn says. I am
the defendant, am 46 years of
age, married and reside
with my wife and family
at 177th Street and Ninth Avenue
in the City.

Previous to this occasion
I have never been accused
of the commission of any
crime.

That defendant did not
discharge the gun at his Row.
that he was wholly unaware
of his presence until after
the gun was discharged, that
defendant was standing at his
own door-way and was
trying to shoot musk-rats
and discharged the gun
at several of them and
did not notice his Row or

0458

any other person in the situation
he was shooting.

That the weapon used was
loaded with small shot
which deponent verily believes
could not cause serious
injury to any person especially
when it was pointed toward
the ground as it was on the
occasion in question.

Sworn to before me this }
3rd day of ~~January~~ ^{February} 1890 } Gottlob F. Fifer.

Geo. A. Baker

Notary Public
Suffolk Co., Mass.

cert. filed in Mass. Co.

0459

N.Y. General Session

The People vs

vs

Gottlieb Fischer

Applicant vs
on behalf of Dept.

JOHN R. HEINZELMAN,

Attorney for Dept.

SECRETARY BUILDING
200 BROADWAY
NEW YORK CITY.

23 Chambers St.,
Service of a Copy of the within is hereby
admitted.

Dated... 18

To

0460

Police Court—6—District.

CITY AND COUNTY
OF NEW YORK, } ss.

Gottlieb Fischer junior
 of No. 127th Street near Southern Boulevard Street,
 New York City being duly sworn, deposes and says, that
 on the 9th day of January

in the year 1890 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Gottlieb

Fischer, now here, who discharged
 toward and against the person of
 deponent a gun loaded with
 powder and shot. Said Gottlieb
 Fischer, defendant, who is deponent's
 father was standing on the back
 stoop of his and deponent's residence
 at about six o'clock in the afternoon
 of said day, when deponent saw the
 flash of the gun which shined him
 standing there and deponent heard
 the shot discharged from said gun
 falling near him.
 Said assault was committed

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

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

Sworn to before me, this 20th day
 of January 1890

Gottlieb Fischer.

A. J. C. S. W. E.
 POLICE JUSTICE.

0461

Sec. 198—200.

6th

District Police Court.

CITY AND COUNTY
OF NEW YORK. } ss.

Gottlieb Fischer 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. Gottlieb Fischer

Question. How old are you?

Answer. 41 years

Question. Where were you born?

Answer. Germany

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

Answer. 172nd St near Southern Boulevard, 5 years

Question. What is your business or profession?

Answer. Carpenter

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 Gottlieb Fischer.

Taken before me this 20

day of January

1896

William J. Justice
Police Justice.

0462

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

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

Dated Jan 20 1890 W. P. Oliver Police Justice

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

Dated.....18.....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.....18.....Police Justice.

0463

Police Court--- 6¹ 113 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Fischer

1. *Joseph Fischer*

2. _____

3. _____

4. _____

Offence *Arrest*
Henry

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *January 20* 1890

Conch Magistrate.

Phady Officer.

340 Precinct.

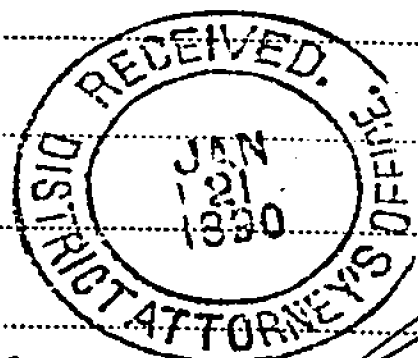
Witnesses *Christina Fischer*

No. *177 St. Louis Boulevard*

No. _____ Street.

No. _____ Street.

\$ *500* to answer *Conch*



Arrest 1
gun

0464

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gottlieb Fischer,
the elder.

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

Gottlieb Fischer, the elder —

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

The said

Gottlieb Fischer, the elder —

late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *January*, in the year of our Lord
one thousand eight hundred and ~~eighty-ninety~~, with force and arms, at the City and County
aforesaid, in and upon the body of *one* *Gottlieb Fischer, the younger*
in the peace of the said People then and there being, feloniously did make an assault and
to, at and against *him* the said *Gottlieb Fischer, the younger*
a certain ~~pistol~~ *gun* then and there loaded and charged with gunpowder and one leaden
bullet, which the said *Gottlieb Fischer, the elder*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent *him* the said *Gottlieb Fischer, the younger*
thereby then and there feloniously and wilfully to kill,, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Gottlieb Fischer, the elder —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Gottlieb Fischer, the elder

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Gottlieb Fischer, the younger* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and to, at and against — *him* — the said

Gottlieb Fischer, the younger —
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,
which the said *Gottlieb Fischer, the elder*

in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully shoot off and discharge, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN R. FELLOWS,

District Attorney.

0465

BOX:

380

FOLDER:

3549

DESCRIPTION:

Fisher, Edward C.

DATE:

01/08/90



3549

Witnesses;

Louis Delwig
Officer Supervisor
25th Precinct

Upon reading the
complainant's
withdrawal and
the certificate of
excellent good
of the defendant,
I recommend that
the defendant be
discharged on his
own recognizance.

May 28th 90
G. S. B.
A. S. A.

Counsel,

Filed

Pleads, Not Guilty.

1890

THE PEOPLE

vs.

Edward C. Fisher

Grand Larceny Second Degree.
[Sections 528, 537, 538, Penal Code].

JOHN R. FELLOWS,

May 27th 90 District Attorney.

Bartholomew
May 14th

A True Bill.

G. S. B.
Foreman.

May 26th

G. S. B.

May 28th

1890

0466

0467

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward C. Fisher

City of New York

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I further declare that since the arrest of the defendant herein, I have investigated the matter and find that the said defendant is interested with his father, Elijah M. Fisher, as forwarding agents, with their place of business at No. 49 Leonard Street, N.Y. City. I further ascertain that the said defendant is regarded as an honest and industrious young man, and that he has never before been charged with the commission of any crime. and until his arrest herein, was never before arrested or placed in custody of the law. From my investigation I find that at the time of defendant's arrest, he was very much under the influence of drink, and I believe his act to have been the result of a drunken freak, and that he had no intention of stealing the horse and wagon, and I do not desire to prosecute the case further.

*Sworn to before me
May 24th 1890*

Louis Hellwig

*J. M. Freed
Not Public*

0468

353 West 14th St. N.Y.

Jan 4 10th 1890

This certifies that I know Edward C. Fisher
He was brought up in our Sunday School
& Church during his boyhood & youth, &
whilst there earned the respect, & won the
affections of all, by his honest & industrious ways
& earnest straightforward works. Until a short
time ago, he was connected with The Young
People's Association of Sixteenth Baptist
Church, & served one term as President, to
the satisfaction of every member. Recently
through the influence of companions I
learn he has given way occasionally to indulgence
in drink, & has been brought into this trouble. He has
good impulses, a generous heart, & a bright intelligent
mind, & there is the making of a good man in his
composition. He has many friends, who will watch
over him, & I do sincerely hope that clemency
will be extended, & that He may be given a chance
to prove his manhood, & justify the confidence of friends
amongst whom I am glad to subscribe my name

Wm. St. Poyson, Pastor 16th Bap Ch.

0469

JOSEPH W. WOODS,

58 LEONARD STREET,

NEW YORK,

Jan 10 1889

To whom it may concern

This is to certify
that I have been acquainted
with Mr Edward C. Fisher for
the last five years and during
that time have always considered
him a young man of exemplary
character. During that time he has been
connected with his father in the forwarding business.

Truly yours

George C. Hobbs

My Manager for
Joe W Woods }

0470

W. H. BATCHELLER.

ROYAL A. BEAL.

BATCHELLER & BEAL,
IMPORTERS AND COMMISSION MERCHANTS,
47 LEONARD STREET,



BRANCH OFFICES
CHICAGO,
ST. LOUIS,
CINCINNATI,
PHILADELPHIA,
BOSTON.

ELASTIC CANVAS.

NEW YORK.

Jan 9 1889

The bearer Edward C. Fisher has
been in our employ with his
father for the past four years as
our Forwarding Agents we have
always found him to be an honest
industrious and sober young man
and can recommend him in the
highest terms, Hoping the above will
meet your approval I remain

Respectfully Yours
Batcheller & Beal

0471

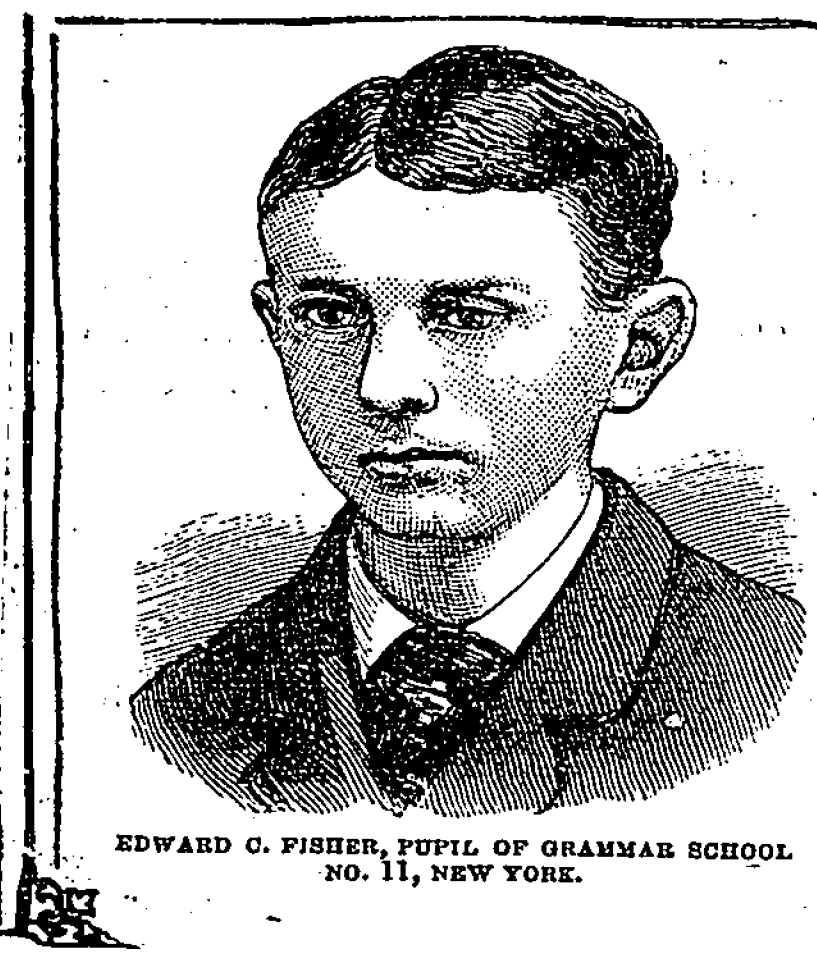
New York Jan 12/89
Office of
Marshall & Walter
Architects 81 New St N.Y.

This is to certify
that I have known Edward-
C. Fisher, son of Elijah-
J. Fisher, one of our most
respected Citizens, for
a period of twenty years.
Also know he has been
connected with his father
in the forwarding business
at 49 Leonard St. this City
I firmly believe the young
man guiltless of any in-
tent to break the law.
What mischief he has
been a participant in,
must have been caused

0472

" by the use of intoxicants,
a habit he has not
been addicted to until
of late. for he has always
been a most exemplary
young man, and withal
possesses a most estim-
-able wife, who feels
grievously the reckless
conduct of her husband
towards, as she, together
with all their friends,
believe, through being
tempted by others. I
sincerely hope you may
take a similar view.
Very respectfully,
John P. Marshall

0473



Distinguished Scholars of New York Schools.

EDWARD C. FISHER,
PUPIL OF GRAMMAR SCHOOL NO. 11, WEST SEVENTEENTH STREET, NEW YORK.

EDWARD C. FISHER is a youth who has distinguished himself in scholarship and excellence of deportment in Grammar School No. 11, West Seventeenth Street, New York. He entered No. 11, in the lowest class of the primary department, when about five years old, and at the close of the last term he was graduated in the studies of the highest grammar class. "I take great pleasure," said the Principal, "in presenting to you Edward C. Fisher. He has been long in our school, and has never missed a promotion. His standing as a scholar and his conduct have been excellent at all times. His fidelity and industry have secured him a success, which he has also merited by reason of many other good qualities." After all these years in this particular school, after every opportunity to know him thoroughly, such are the terms of praise which a very conscientious Principal felt called upon to bestow upon him. At the May examination of candidates for admission to the College, young Fisher presented himself and passed with a per centage of seventy. He is now pursuing his studies in the college course. Clear-headed, ambitious and diligent, gentlemanly and modest, while manly, in his deportment, he is one well calculated to succeed in the career before him. He was born August 13th, 1865, making fifteen years of age. He is the son of Edward M. and Anna F. Fisher. His onward steps are now in the light of ten years of honorable and persevering scholarship.

From Frank Leslie's Boys and Girls' Weekly

0474

COURT OF GENERAL SESSIONS
CITY AND COUNTY OF NEW YORK.

.....
The People of the State of New York, .

-against-

Edward C. Fisher.
.....

City and County of New York. s.s.

Elizah M. Fisher of No. 343
West 18th. Street, in the City of New York, being duly sworn
deposes and says that he is a "Forwarding Agent," with his
office at No. 49 Leonard Street, in said City, and that he
has been engaged in said business, in said City, for the
past twenty years; and as forwarding agent, represents the
"York Street Flax Spinning Company" of Belfast, Ireland, and
Franklin Street and West Broadway, N.Y. City; "Union Wadding
Company," of Pautucket, R.I., and 47 Leonard Street, N.Y.
City; J.W. Woods & Co"; of Boston, Mass Mass; and 56 Leonard
Street, N.Y. City, and many other "business houses " of the
like character.

That he is the father of Edward C. Fisher, the defed
endant, above named, and that said defemant is now twenty-
three years of age.

That said defendant, at the age of fifteen years,
graduated from the Seventeenth Street Grammar School, and

0475

2

then attended, for two years, the College of the City of New York, and at the age of seventeenth years, entered into the employ of deponent; and on arriving at the age of twenty-one was given, and now has, an interest in the business of this deponent, of one quarter of the net earnings thereof, which interest averages said defendant about thirty-five dollars per week.

That the defendant was married a year ago last december, and now resides with his wife, at No. 431 Eighth Avenue, this City.

That the defendant was never before arrested, nor has he excepting in the above case, ever been charged with the commission of any crime, and has always been an honest and industrious young man, and has, daily, during the past two or three years, handled considered sums of money belonging to the business houses for which we work, without the misappropriation of one penny.

That during the past year the defendant has, at times, indulged in drink, and deponent is informed, that at the time of the occurrence which has lead to defendant's indictment herein, he was very much under the influence of liquor; and deponent verily believes the act of defendant to have been a drunken freak, and that there was no intention on the part of the defendant to steal the horse and wagon, with the larceny of which he is charged.

That defendant, every day, has charge of large quantities of valuable goods for shipment to all parts of the World, which he could, if so, inclined, appropriate, with

0476

3

much less trouble than to take, in broad day light, a horse and wagon, standing in the public streets of this City; and on the day in question, there were standing in the stables of deponent, at Nos. 354 & 356 West Seventeenth Street, this City, three horses, one of which is valued at \$600. any one of which the defendant could have taken and disposed of if he had wanted to, or had intended to steal.

That since the unfortunate occurrence the defendant has assured deponent that he had no intention to steal the said horse and wagon, that he was drunk; and that his act was that of a drunken man; that he feels keenly the position in which his act has placed him, and that he will never again indulge in drink.

Sworn to before me

this 13th. day of Jany. 1890/

Deposed under Oath M. Fisher
Notary Public
W. W. W.

Wm. General Sessions

The People &

-vs-

Edward C. Fisher

affidavits &c

Friend House

Attys for def.

25 Chambers St -

N.Y. City -

0477

0478

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 81 Graham Street, Brooklyn, 24 years,
occupation Cook being duly sworn

deposes and says, that on the 18 day of December 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One live horse One wagon
and set of harness, together
of the value of Five hundred
dollars (\$500.00)

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 Edward C. Fisher (here),
from the fact that said property
was missing from 8th Avenue
near 13th Street on the above date
at about 9 O'clock P.M.

Deponent is informed
by Officer Thomas J. Garrison
of the 20th Precinct that he
arrested defendant on suspicion
with a horse and harness in
his possession, that deponent
has since seen said property
and fully and positively identifies
the same as his property

Louis Hellwig

Sworn to before me, this 19 day
of December 1889
Alfred M. Nelson
Police Justice.

0479

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Police Officer of No. 23th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Kelling
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19

day of Dec 1889

D. J. McMahon

Police Justice.

Thomas J. Gurnon

0480

Sec. 128-200.

CITY AND COUNTY
OF NEW YORK, } ss.

H District Police Court.

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

Question. What is your name?

Answer.

Edward C. Fisher

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 431 Eighth Ave. 3 months

Question. What is your business or profession?

Answer.

Truckman

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

Answer.

I am not guilty

+ *Edward C. Fisher*

Taken before me this

day of *Dec* 188*9*

Wm. M. Smith

Police Justice.

0481

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

Dated Dec 19 1889 W. T. M. Mearns Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0482

BAILED,

No. 1, by Elijah M. Fisher

Residence 343 West 18th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court

1854
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Hillwig
60 St. Leobach St
Marked by
Edward Fisher

2 _____
3 _____
4 _____

Dated Dec 19 188 9

McMahon Magistrate

Gunnison Officer.
25 Precinct.

Witnesses Call the officer

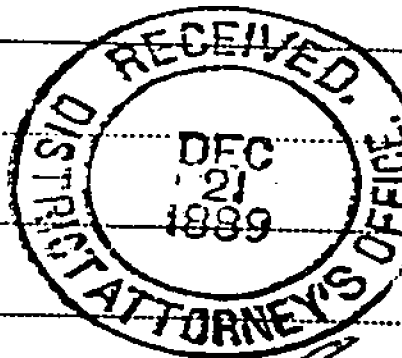
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G. S.

Bailed



0483

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward C. Fisher

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

Edward C. Fisher

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

The said

Edward C. Fisher

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

*one horse of the value of three
hundred dollars, one set of harness
of the value of seventy-five dollars
and one wagon of the value
of one hundred and twenty-five dollars*

of the goods, chattels and personal property of one

Louis Kellwig

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

0484

SECOND COUNT—

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

Edward C. Fisher

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

The said *Edward C. Fisher*

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

one horse of the value of three hundred dollars, one set of harness of the value of seventy-five dollars, and one wagon of the value of one hundred and twenty-five dollars

of the goods, chattels and personal property of one

Louis Kellwig

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

Louis Kellwig

unlawfully and unjustly, did feloniously receive and have; the said

Edward C. Fisher

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

JOHN R. FELLOWS,
District Attorney.

0485

BOX:

380

FOLDER:

3549

DESCRIPTION:

Flanagan, Edward

DATE:

01/07/90



3549

Witnesses;

Edmund L. ...
John ...

Counsel,

Filed

Pleads,

7 day of Jan'y 1890

THE PEOPLE

Edward ...

Buyer in the Third degree.
and ...
Section 498, ...

JOHN R. FELLOWS,

District Attorney.

A True Bill

Rec'd ...

G. H. ...
Foreman
Part III January 7/89-
Prison ...
ST 7/10. Aug. 3/89
(over) for evidence

SP. 2 ...
January 7/90

0487

Police Court— District.

City and County { ss.:
of New York,

of No. 172 Park Row Street, aged 39 years,

occupation Shoe dealer being duly sworn

deposes and says, that the premises No. 172 Park Row Street, 6th Ward

in the City and County aforesaid the said being a four story building,

the store of

and which was occupied by deponent as a shoe salesroom

and in which there was at the time a person being, by name

were BURGLARIOUSLY entered by means of forcibly breaking a
pane of window glass in the show
window of said store and inserting
a hand into said show windowon the 15th day of December 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Seven and one half pairs of shoes
of the value of Twenty dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Edward Flanagan (now here)

for the reasons following, to wit: at about the hour of midnight

deponent
securely locked said premises and
said property was in the show
window of said store. Deponent at
about the hour of four o'clock^{am} found
said plate glass broken and shattered
and said property missingDeponent is informed by Officer
Robert Ford (now here) that he, Ford

0488

at about said time arrested the defen-
dant with the shoes in his possession
which deponent identified as his property
Sworn to before me
this 15th December 1889 Salaman Landberger

Salmon R. L. Lusk
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1889 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889 Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

Office—BURGLARY.

1.
2.
3.
4.

Dated

1889

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0489

CITY AND COUNTY {
OF NEW YORK, } ss.

aged _____ years, occupation Robert Ford Police officer of No.

6th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Solomon Landsberger

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

Sworn to before me, this 15
day of December 1888

Solomon Landsberger

Police Justice.

0490

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Edward Flanagan 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. *Edward Flanagan*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Bricklaying*

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

Answer. *I am guilty*
Edward Flanagan
his

Typed before me this 15th day of December 1898
Wm. A. [Signature]
Police Justice

0491

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

Dated *Dec 15* 188*9* *Salmon Belmont* 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.

0492

Police Court---

1830
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Solomon Landsberger
of 172nd St. 10th Ave
Edward Hanagan

2
3
4

Officer *Dury*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Dec 15* 1889

Smith Magistrate.

Ford Officer.

6 Precinct.

Witnesses *Officer*

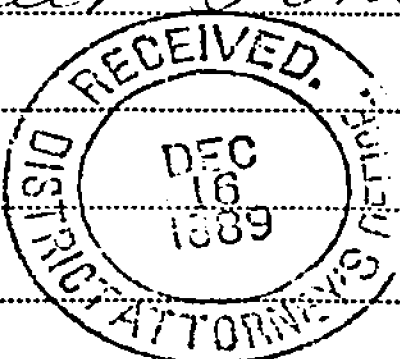
No. *Robert Ford* Street.

No. Street.

No. Street.

1000 to answer *GS*

Com



0493

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Flanagan

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

Edward Flanagan

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

The said

Edward Flanagan

late of the

Sixth Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *December* in the year of our Lord one thousand eight hundred and *eighty nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

Solomon Landsberger

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Solomon Landsberger

in the said *store* then and there being, then and there feloniously and burglariously to 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.

0494

SECOND COUNT—

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

of the CRIME OF

Edward Hanagan

Petty LARCENY

committed as follows:

The said

Edward Hanagan

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *night* time of the said day, with force and arms,

*fifteen shoes of the value
of one dollar and fifty cents
each*

of the goods, chattels and personal property of one

Solomon Landsberger

in the *store*

of the said

Solomon Landsberger

there situate, then and there being found, *in* the *store* aforesaid, 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.

0495

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Edward Flanagan
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Edward Flanagan

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year afore-
said, at the Ward, City and County aforesaid, with force and arms,

*fifteen shoes of the value of
One dollar and fifty cents each*

of the goods, chattels and personal property of one

Solomon Landsberger

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

Solomon Landsberger

unlawfully and unjustly, did feloniously receive and have; the said

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

JOHN R. FELLOWS,
District Attorney.

0496

BOX:

380

FOLDER:

3549

DESCRIPTION:

Flynn, Joseph

DATE:

01/21/90



3549

0497

BOX:

380

FOLDER:

3549

DESCRIPTION:

Early, John

DATE:

01/21/90



3549

Witnesses:

Satratore Monastero

Officer Grossette

21st Precinct

Upon examination, I recommend
def'ts' discharge on their own re-
cognizances.

Feb 17/90

Staten
Island,
N.Y.

and filed 268

Counsel,

Filed

day of Jan/ 1890

Pleads,

Not guilty

THE PEOPLE

vs.

Joseph Flynn

and

John Early

[Sections 224 and 228, Penal Code].
Robbery, 1st degree.

JOHN R. FELLOWS,

District Attorney.

Each papers in case of
Rumors

John Flynn with these
A TRUE BILL. papers. Rumors
taken.

G. J. FENNER
Foreman.

Part II February 18/90

13th stn discharged on their
own recognizance.

Feb 5/90 P.M.D.

0498

0499

Police Court—Fourth District.CITY AND COUNTY }
OF NEW YORK, } ss

Salvatore Monastero
of No 1125 Second Avenue Street, Aged 57 Years
Occupation Shoemaker being duly sworn, deposes and says, that on the
29 day of December 1889, at the 21- Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United
States consisting of divers pieces
of silver coin of divers denomina-
tion of the amount and value of
Four dollars and five pair of Shoes all
of the value of Four DOLLARS,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Joseph Flynn and John Early (both morture)
and three others, who are now in custody of the
deponent says that on the aforesaid date at
about the hour of 11.30 P.M. said Flynn
and Early with said other persons came
in his apartments. That said other
persons caught hold of him in a violent
manner and held him while said
Flynn and Early took said money from
the pocket of the vest then and there
worn by deponent. That said Flynn
and Early also took said Shoes

— Salvatore ^{his} Monastero
mark

day of

Sworn before me, this

1889

Police Justice.

0500

Sec. 198—200.

4th District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name.

Answer.

Joseph Flynn

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

330 East 35th St. 8 months

Question. What is your business or profession?

Answer.

Shoulder

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

Joseph Flynn

Taken before me this

14th

day of

1890

Police Justice.

0501

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK } ss.

4th District Police Court.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
John Early

Taken before me this

day of January

1887

John W. [Signature]
Police Justice.

0502

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 defendants

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

Dated Jan 14 1889 J. Murray Bond Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0503

Police Court 4 District 87

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Salvatore Monastero
1125 2^d ave

Joseph Flynn

John Early

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Offence

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Jan 14 1890

Henry Ford Magistrate

McCarthy Officer.

21 Precinct.

Witnesses Officer Grossett

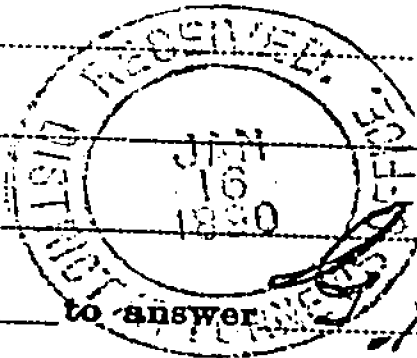
No. 21st Precinct Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer

Committed



0504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Joseph Flynn and
John Early*

The Grand Jury of the City and County of New York, by this indictment, accuse *Joseph Flynn and John Early* —

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

The said *Joseph Flynn and John Early*, both

late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *December*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, in the ~~night~~ *time* of the said day, at the City and County aforesaid, with force and arms, in and upon one *Salvatore Monastero*, in the peace of the said People, then and there being, feloniously did make an assault, and

divers silver coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of four dollars, and five pairs of shoes of the value of one dollar each pair, —

of the goods, chattels and personal property of the said *Salvatore Monastero*, from the person of the said *Salvatore Monastero*, against the will, and by violence to the person of the said *Salvatore Monastero*, — then and there violently and feloniously did rob, steal, take and carry away, *the said*

Joseph Flynn and John Early, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other and also by divers other persons whose names are to the Grand Jury aforesaid unknown; — against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

*John R. Fellows,
District Attorney.*