

0035

BOX:

481

FOLDER:

4395

DESCRIPTION:

Jantzen, John

DATE:

05/26/92



4395

0036

Court of Oyer and Terminer.

Counsel,

Filed, 26 day of May 1892
Pleads, Not Guilty (June 2)

THE PEOPLE

vs.

B

John Jantzen

May 23 92

DE LANCEY NICOLL

District Attorney.

Tormentor.

VIOLETION OF EXCISE LAW.
Selling on Sunday, Etc. [Ill. Rev. Stat. (7th Edition), page 1988, § 21, and page 1989, § 5.]

A TRUE BILL.

[Signature]

Witnesses:

Witness signature lines

0037

Court of Oyer and Terminer

2087

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Jantzen

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

The said

John Jantzen

late of the City of New York, in the County of New York aforesaid, on the day of *June* in the year of our Lord one thousand eight hundred and *29th* ninety-*2*, 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 *William H. Mc Kenna*

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

SECOND COUNT—

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

John Jantzen

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

DE LANCEY NICOLL,

District Attorney.

0038

BOX:

481

FOLDER:

4395

DESCRIPTION:

Jirus, Anton

DATE:

05/24/92



4395

0039

746
Edward J. 7/6

Counsel,

Filed, 24th day of May 1895

Pleads,

Witnesses:

.....
.....

THE PEOPLE

vs.

B
Anton Jirus

F

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(Ill. Rev. Stat. 7th Edition, Page 1859, Sec. 5.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lubino Calkin

Foreman.

F. J. 1892

0040

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK,

11th District Police Court.

Anton Jirus

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. *Anton Jirus*

Question. How old are you?

Answer. *24 Year*

Question. Where were you born?

Answer. *Austria*

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

Answer. *425 East 63rd St. 6 months*

Question. What is your business or profession?

Answer. *Bartender*

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 held after examination I demand a Trial by Jury*

Anton Jirus

Taken before me this

day of *April*

1887

H. M. ...

Police Justice.

0041

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 Aug 27th 1890 W. T. W. W. W. Police Justice.

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

Dated _____ 18 _____ W. T. W. W. W. 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.

Selling on Sunday. 1223
Police Court--- 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hugh Martin
vs.
Anton Jervis

offence: Violation
Crosby Law

Dated August 4th 1890
M. Mahon Magistrate.
Martin Officer.
25 Precinct.

Witnesses
No. 130 Street.
No. Street.
No. Street.
\$ 100 to answer G. S.

Bailed

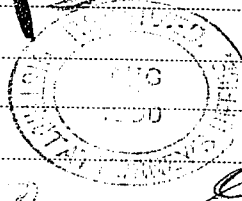
BAILED.

No. 1, by John P. Dreyer
Residence 637 1/2 4th Ave. A.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.



0043

Excise Violation-Selling on Sunday.

POLICE COURT- 4th DISTRICT.

City and County } ss.
of New York,

Hugh Martin
of No. *the 2nd Police Precinct* Street

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *30th* day

of *August* 18*90*, in the City of New York, in the County of New York, at

premises No. *425 East 63rd* Street,

Anton Jirus (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said *Anton Jirus*
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this *4th* day } *Hugh Martin*
of *August* 18*90* }
H. J. Madelon Police Justice.

0044

COURT OF GENERAL SESSIONS, PART One (1706)

THE PEOPLE

INDICTMENT

vs.

For

Anton James

*not found
not known in
neighborhood*

To

M

John T. Dwyer
No. 134 1/2 St. Alva Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for pleading at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City, on _____ the 26 day of MAY instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

DE LANCEY NICOLL,
District Attorney.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Antoni Jarius

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

Antoni Jarius

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 *Antoni Jarius* late of the City of New York, in the County of New York aforesaid, on the *third* day of *August* in the year of our Lord one thousand eight hundred and ninety- , 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 open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0046

BOX:

481

FOLDER:

4395

DESCRIPTION:

Johnson, Charles

DATE:

05/04/92



4395

0047

32-Box 485

Witnesses:

Offr Britton
M. Gee

Counsel,

Filed 4 day of May 1892

Pleads, Assault, 5

THE PEOPLE

vs.
30
220 4 27
part

Charles Johnson

CRIME AGAINST NATURE.
[Sec. 303, Penal Code.]

DeSance Nicole
JOHN R. BELLOWS

District Attorney.

A TRUE BILL.

Lucas Catlin
Foreman.

Part 3: May 9/92

Plead Assault 3^d deg
1 Mr Ben King

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Johnson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Charles Johnson*
of the CRIME AGAINST NATURE, committed as follows :

The said *Charles Johnson*,

late of the City of New York, in the County of New York aforesaid, on the
Twenty 2nd day of *April*, in the year of our Lord one thousand
eight hundred and ninety - *two*, at the City and County aforesaid,
with force and arms, in and upon one *Otto Kaufmann*,
a - male person, then and there being, feloniously did make an assault, and
Force, the said *Otto Kaufmann*, in a manner
contrary to nature, then and there feloniously did carnally know; 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 *Charles Johnson* —

of the same CRIME AGAINST NATURE, committed as follows:

The said *Charles Johnson*,

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did voluntarily submit to carnal knowledge of himself by one *Edo Kaufmann*, a — male person, in a manner contrary to nature; 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
JOHN R. FELLOWS,

District Attorney.

0050

BOX:

481

FOLDER:

4395

DESCRIPTION:

Johnson, Charles

DATE:

05/20/92



4395

Witnesses:

Ernie Stansel

602 602

Counsel,

Filed

20 day of *May* 189*2*

Pleads,

THE PEOPLE

vs.

Charles Johnson

N.D.

Grand Larceny, (From the Person), Degree.
(Sections 528, 529 Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lupino Caplini

Foreman.

May 23 1892

Heads of Jury
Per 1 gr 13

0052

Police Court 151- District. Affidavit—Larceny.

City and County of New York, } ss: Carrie Samuels

of No. 36 1/2 Baxter Street, aged 29 years, occupation servant being duly sworn,

deposes and says, that on the 17 day of May 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

A pocket book containing good and lawful money all of the value of one dollar and eighty cents

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 Charles Johnson

(unpresent) Deponent says that she was walking along Elm Street when said defendant snatched the afore said property from her hand and ran away. she pursued him and he was caught by Officer Larkin with the property in his possession at 1000 Washington Street

Sworn to before me this 18 day of May 1892 at 1000 Washington Street New York City
Police Justice.

0053

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Charles Johnson

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

N. J.

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

Answer.

11 Chatham Square 7 mos

Question. What is your business or profession?

Answer.

Labour

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
Charles Johnson*

Taken before me this *18* day of *May* 1889
Henry Bechtel
Police Justice

0054

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

John 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, May 18 1892

[Signature]
Police Justice.

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

Dated, _____ 189 _____

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

0059

Police Court--- 1st District. 599

THE PEOPLE &c.,
ON THE COMPLAINT OF

Carrie Daniels
Charles Johnson

HOUSE OF DETENTION CASE

Offense *Lawless person*

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, *May 18* 1892

Duffy Magistrate.

Larkem Officer.

6 Precinct.

Witnesses *Bernard W Larkem*

6th Precinct Police

Complainant committed

to the House of Detention

in default of \$100

to testify

G. B. Street.

\$ *50* to answer

Committed



0056

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, DISTRICT.

Bernard N. Larkin
of the *Smith* *Princed Pl* Street, aged _____ years,
occupation _____ being duly sworn deposes and says,

that on the _____ day of _____ 188____
at the City of New York, in the County of New York, *Carrie Samuels*

the within named Complainant
is a necessary and material
witness for the prosecution
deponent says that she has
no permanent place of abode and
asks that she give surety for
her appearance to testify

Bernard N. Larkin

Sworn to before me, this _____ day of _____ 188____

[Signature]
Police-Justice.

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Johnson

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

Charles Johnson
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Charles Johnson*

late of the City of New York, in the County of New York aforesaid, on the *17th* day of *May* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night* time of the said day, at the City and County aforesaid, with force and arms,

the sum of one dollar and eighty cents in money, lawful money of the United States of America, and of the value of one dollar and eighty cents, and one pocketbook of the value of twenty-five cents.

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

De Lancey Nicoll
District Attorney

0058

BOX:

481

FOLDER:

4395

DESCRIPTION:

Johnson, Charles

DATE:

05/20/92



4395

Witnesses:

Wm. J. Gibbons

I am satisfied that
the Accipiter
of a plea of Petit Larceny
against the Defendant
The Defendants of the People.

John Thomas
and others.
Jan 15 1892.

632
632
632

Counsel,

Filed

1892

day of May
Plends, *Allegedly vs*

THE PEOPLE

24
141 words.

Charles Johnson.

Grand Larceny, *Revised*
Degree, [Sections 528, 531, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Part III. *Sum* 15th 92.
Somerset

A TRUE BILL.

Ludlow Carter

Foreman.

Part 3. June 15 92 -
Pleads. Petit Larceny
Pen 6 end.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Charles Johnson.

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 desire to withdraw the complaint and ask to have the defendant discharged.

Alexander Kentworth

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

James Fitzgibbon

of No. 16 St. Princes Street, aged _____ years, occupation Policeman being duly sworn deposes and says, that on the 10th day of May 1882 at the City of New York, in the County of New York, Jordan Kontowitz

now here is a material witness in the matter of a complaint against one Charles Johnson for larceny. now under examination in this court and deponent has reason to believe that said Kontowitz will not appear to prosecute said charge as said Kontowitz is a resident of New Jersey

James Fitzgibbon

Sworn to before me, this

of May 1882

10 days

Wm. J. Brady

Police Justice.

0062

(1885)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 205 West 27th Street, aged _____ years,
occupation Watchmaker & Jeweller being duly sworn,
deposes and says, that on the 27 day of April 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

five walets
of the value of one hundred and
fifty dollars \$ 150—

The property of deponent's customers

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 Charles Johnson (now Lee)

The said goods were in deponent's
store in deponent's store at No 205
West 27th Street. Deponent left the
the store for a moment to go in a
back room when deponent was informed
by a neighbour that a man was in
the store. Deponent then saw the
defendant going away from the
store and defendant was at once
arrested by Detective James Fitzgibbon
of the 16th precinct, and defendant
had said stolen property in his
possession. Isidor Kontrovitz

Sworn to before me, this

of

April

1892

day

Police Justice.

0063

(1335)

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Charles Johnson

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Illinois

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

Answer.

261 - 1st St. 9 months

Question. What is your business or profession?

Answer.

Walter

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

Answer.

*I am not guilty.
Charles Johnson*

Taken before me this

day of *May*, 189*4*

Police Justice.

0064

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

Charles Johnson

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of ~~ten~~ ¹⁰⁰⁰ Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *April 24* 1892 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Johnson

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

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

The said Charles Johnson

late of the City of New York, in the County of New York aforesaid, on the 24th day of April in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

five watches of the value of thirty dollars each

of the goods, chattels and personal property of one Isador Kontrowitz

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

SECOND COUNT—

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

Charles Johnson

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

The said

Charles Johnson

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,

five watches of the value of thirty dollars each

[Large decorative flourish]

of the goods, chattels and personal property of one

Sidor Kontowetz

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

Sidor Kontowetz

unlawfully and unjustly did feloniously receive and have; the said

Charles Johnson

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

DE LANCEY NICOLL,

District Attorney.

0068

BOX:

481

FOLDER:

4395

DESCRIPTION:

Johnson, Frank

DATE:

05/11/92



4395

0069

Witnesses:

Henry Scheraga

My party Secy

Witness of 900

10

10

10

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Counsel,

Filed

11th day of May

1892

Pleads

My party Secy

THE PEOPLE

17 W 40 vs. 223

Frank Johnson

Grand Larceny, Second Degree, [Sections 828, 837 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

May 17 1892
May 18 1892

A TRUE

Lutina Cathin

Part 3. May 18th Foreman.

Pleads Petit Larceny

Miss [Signature]
10

0070

D. B. CLAFLIN.
B. F. LARRABEE.

W. H. YOUNG.
J. W. DICKINSON.

Claflin, Sweet & Co

LINWORTH
STOCKING
TRADE MARK
INVENTORS &
SOLE IMPORTERS OF THE
LINWORTH STOCKING
THE GREAT INVENTION IN HOSIERY.

ROYAL
PURE NO DYE
STAINLESS
TRADE MARK
SOLE IMPORTERS OF
ROYAL STAINLESS
BLACK
HOSIERY, GLOVES & MITTS.

ROYAL
EAST NO DYE
COLORS
TRADE MARK
SOLE IMPORTERS OF
ROYAL STAIN
COLORED
HOSIERY, GLOVES & MITTS.

83 Lincoln St

New York Office,
32 WHITE ST.
Chemnitz Office,
MORITZ STRASSE.

NY May 19 1892

To Whom it may concern:

I hereby certify that I am
manager of the New York branch of
the above house, & that I am well
& personally acquainted with
Charles A. Chubb & have been for
eight years last past. He was in
the employ of our Boston house for
the first four years that I knew him
& I had known him since he has
been in New York. During all the
time I have known him he has
borne the best of reputation so far as
honesty & integrity, & he would yet have
been with our house, in all probability, had
it not been that upon a few occasions
he became intipated & neglected
business. I believe him to be thoroughly honest.
John H. Wall

P. G. BANKS & CUTHBERTSON,
 SANITARY
 Plumbing & Gas Fitting
 363 Ninth Avenue,
 BET. 30TH & 31ST STS., NEW YORK CITY.

COURT OF GENERAL SESSIONS.

-----X
 :
 T h e P e o p l e & c . , :
 :
 - a g a i n s t - :
 :
 F r a n k J o h n s o n . :
 :
 -----X

PETER G. BANKS being duly sworn deposes and says;
 that he is thirty-nine years of age and resides at No. 322
 West 28th Street, in this City, and that he has resided
 in the said City all his life, and that he has been
 engaged in the plumbing business for himself for twelve
 years last past, and upwards, and that he is the senior
 member of the firm of Banks & Cuthbertson at No. 363 Ninth
 Avenue, New York City.

Deponent further says that he has been well and per-
 sonally acquainted with Charles A. Cheever, now under con-
 viction, by the name of Frank Johnson for almost four
 years last past, and during such time has seen him almost
 daily, and during such time has been well and personally
 acquainted with him, and many people who knew said Cheever
 and that said Cheever has during all such time borne the
 best of reputation for honesty and integrity, and that de-
 ponent never heard one word against said Cheever until the
 present charge, and so great is deponent's faith
 in the honesty ~~that~~ the defendant, he deponent, would give
 employment to said Cheever could sentence be suspended in

the above case. Deponent knows that upon two or three occasions said Cheever has drunk to excess, and when intoxicated seemed and acted crazy and as if he did not know what he was doing. Defendant has often done business and made collection for deponent and deponent has upon all occasion found him honest and reliable, and has had every opportunity of knowing the reputation of said defendant, in as much as defendant was a City' salesman, and during the time mentioned lived in the immediate vicinity of deponent.

S w o r n to before me this
19th day of May, 1892.

:
:
: Peter G. Banko

Attest my hand and seal of office
John J. [unclear]

C O U R T O F G E N E R A L S E S S I O N S .

-----X
 T h e P e o p l e & c . , :
 - a g a i n s t - :
 F r a n k J o h n s o n . :
 -----X

WILLA CHEEVER being duly sworn deposes and says;
 that the right name of the defendant in the above entitled action, is Charles A. Cheever, and that deponent is the wife of said Cheever, and has been acquainted with him for almost four years last past, and that she has been married to said defendant for a little upwards of three years, and that during all such time the defendant has been a kind, loving and faithful husband at all times, providing for her support and maintenance, and that during all such time since she has been acquainted with defendant he has never been arrested or charged with any crime, until the present one. That for about three weeks previous to the time of defendant's arrest, he had been confined a greater portion of the time to the house, by an abscess on his leg, and that he was treated by Dr. McKay of No. 30 West 10th Street, and that during such time the defendant was out of employment and was compelled to pawn his watch, and that on the morning of defendant's arrest the deponent gave to defendant her watch, which he had previously given her, for the purpose of pawning the same, in order to meet

the necessary expenses of housekeeping, in as much as defendant was not then ^{able} to resume his work, as City salesman.

Deponent further says that just previous to leaving the house, defendant was complaining of the pain which he endured on account of the abscess, and took a portion of morphine for the purpose of deadening said pain, and that he left the house a little after eight o'clock on said morning, and the next deponent saw defendant was after his arrest.

Deponent further says that the defendant has always been industrious and steadily employed, with the exception of the time during the sickness hereinbefore referred to, and that his earnings has been applied in the support of deponent and maintaining the expenses ~~and~~ their home, and that the only complaint deponent was ever able to make against the defendant was that upon a very few occasions, he has drunken liquor to excess, and when under the influence seemed to be perfectly wild and delirious.

S w o r n to before me this : *Mrs. Hilda Brewer*
19th day of May, 1892. :

Dennis J. Bergad
Notary Public
N.Y.C.

COURT OF GENERAL SESSIONS.

-----X
 :
 T h e P e o p l e &c., :
 :
 -against- :
 :
 F r a n k J o h n s o n . :
 :
 -----X

CHARLES A. CHEEVER being duly sworn deposes and says; that he is the defendant above named and gave the name of Johnson after his arrest, and as soon as he realized the position that he was placed in, for the purpose of concealing his identity, as he had never been arrested or charged with any crime before, and did not wish to disgrace to fall upon his wife and friends.

Deponent further says that he is Twenty-nine years of age, and before coming to the City of New York, about four years ago, was in the employ of Claflin, Larrabee & Co., of Boston, as travelling salesman, and while in this City he has been engaged as such salesman for Passavant & Co., at No. 320 Church Street, until the time when he was taken sick with the abscess referred to in the affidavit of his wife hereto attached, and that on the morning of his arrest he was suffering severe pain and took some morphine, and as he was feeling very blue and despondent, being compelled to pawn his wife's watch to meet necessary household expenses, he commenced to drink liquor, and after taking five or six drinks of whiskey, he

became almost unconscious and did not realize that he was
committing the offense for which he was arrested, until
after his arrest. Deponent says he is truly sorry
and repentant, and begs this Honorable Court to extend
such mercy as to him may seem just and proper.

Sworn to before me by Chas. C. Cheever,

May 20 - 1895

Henry Morsbach

Notary Public

at St. Louis

Court of General Sessions

The People vs
 against
 Frank Johnson

J. M. Freyman being duly sworn -
 deposes and says, that he is 35
 years of age and resides at No 11
 Rutgers in the city of New York, and
 that he has been engaged in busi-
 ness for himself for 8 years last
 past, and upward.

Deponent further says that
 he has been well and personally
 acquainted with Charles F. Chever,
 now under conviction, by the name
 of Frank Johnson, for almost 4
 years last past, and during such
 time has seen him almost daily,
 and during such time has been
 well and personally acquainted with
 him, and many people who knew
 said Chever, and that said Chever
 has during all such time borne the
 best of reputation for honesty and
 integrity, and that deponent never
 heard any word against said Chever
 untill the present charge, and so

great is deponent's faith in the honesty of the defendant, he deponent would give employment to said Chever could sentence be suspended in the above case, Deponent knows that upon two or three occasions said Chever has drunken to excess, and when intoxicated seemed and acted crazy and as if he did not know what he was doing, Defendant has often done business and made collections for deponent and deponent has upon all occasions found him honest and reliable, and has had every opportunity of knowing the reputation of said defendant, in as much as defendant was a city salesman and during the time mentioned saw him daily

Sworn to before me this J. M. Freymore
19th day of May 1892

Henry H. Horgbach
Notary Public
N. Y. Co.

0079

J. M. Freyman,

BOTTLER OF

Extra Lager Beer,

FIDELIO, PILSNER, CULMBACHER AND MÜNCHENER,

20 JEFFERSON STREET,

Residence..... NEW YORK.

ALL KINDS OF MINERAL WATERS.

POOR QUALITY
ORIGINAL

0000

Count of General Services

W. H. Apple & Co

Dear Sir

...

...

February 20/92

00001

Police Court 4 District.

Affidavit—Larceny.

City and County of New York, ss:

Henry Schuette

of No. 709 8th Avenue Street, aged 33 years, occupation: Jeweler being duly sworn,

deposes and says, that on the 6th day of May 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

one gold watch valued at
Fifty dollars
\$ 50 ⁰⁰/₁₀₀

the property of Messrs. Schuette of which firm deponent is a member

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 Frank Johnson (nephew)

from the fact that defendant came to deponent's store at said premises and asked deponent to show him some jewelry that defendant pretended to purchase.

That after defendant left said premises deponent missed said property.

Deponent is informed by Officer Maunon that he arrested the defendant in a pawn at 783 8th Avenue as the defendant was in the act of pawning a watch. That

deponent has since identified said watch as the property of deponent

stolen from deponent. Deponent therefore prays that the defendant be held to answer

Henry Schuette.

Sworn to before me, this 1892 day of May
of [Signature]
Police Justice.

0082

(1835)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Johnson 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. Frank Johnson

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. U.S.

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

Answer. 223 W 47th Street 2 weeks

Question. What is your business or profession?

Answer. Salesman

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
Frank Johnson

Taken before me this

day of

April
1897
John R. Ryan

Police Justice.

0083

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 Twenty 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 May 1879 John Ryan 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.

0004

556

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Scheutty
769 vs. E. W. Ash
Fraud Johnson

Office... *Larson*

1
2
3
4

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *May 6* 18*92*
Ryan Magistrate.

Manin Officer.
32 Precinct.

Witnesses *Subpoena returned*
No. *of office* Street.



No. Street.

No. Street.
\$ *2000* to answer *G.S.*

(Signature)

9/22

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Johnson

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

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

The said

Frank Johnson,

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

one watch of the value of forty dollars

of the goods, chattels and personal property of one

Henry Schnette

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

SECOND COUNT—

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

Frank Johnson

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

The said *Frank Johnson*

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 watch of the value of
forty dollars*

of the goods, chattels and personal property of one

Henry Schuette

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

Henry Schuette

unlawfully and unjustly did feloniously receive and have; the said

Frank Johnson

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

DE LANCEY NICOLL,

District Attorney.

0087

BOX:

481

FOLDER:

4395

DESCRIPTION:

Johnson, William

DATE:

05/06/92



4395

0000

Witnesses:

Counsel,

Filed 6 day of May 1892

Pleads,

THE PEOPLE

vs.

William Johnson

Ind. 251 1892
degree
Section 49) 1892
in the

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Lewis Collins

Foreman.

May 9/92

Plenard Perry

3 yrs 7 months 10

130.
130 X

0089

Police Court - 5 - District.

City and County } ss.:
of New York,

of No. 1390 Lexington Street, aged 32 years,
occupation Contractor being duly sworn

deposes and says, that the premises No. 1390 Lexington Street, Ward
in the City and County aforesaid the said being a three story and
basement. brick stone house.
and which was occupied by deponent as a dwelling

and in which there was at the time a human being, by name Powell D. Trafford
this complainant

were BURGLARIOUSLY entered by means of forcibly raising the grating
leading from the front yard into the
cellar of said premises and entering
said premises with the intent to commit
a felony

on the 27th day of April 1891 in the night-time, and the
following property feloniously taken, stolen, and carried away, viz:

One uniform coat. Two cloth coats -
two vests. One hat. and thirteen
dollars in gold and lawful money
all of the value of fifty dollars.
(\$50.00)

the property of Keppner
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

William Johnson (now here)

for the reasons following, to wit: that - at - about the hour
of 11:15 - o'clock P.M. April 26.

Said premises were securely locked
and fastened and deponent and
the other members of his family
retired for the night - and at that
time said grating was in good
condition

Keppner is informed by Officer Gustavus

0090

gick that- at the hour of 220
o'clock a m April 27th he arrested
this defendant at the corner of 92nd
Street and Third Avenue. with all
of said property in his possession.
Defendant further says that- he fully
identifies said property as found
in this defendant's possession. And that-
he then discovered that- said premises
had been entered through said gratings
and that- this defendant admitted
and confessed in open Court that-
he did burglariously enter said
premises, and did steal said
property therefrom

Sworn to before me } Renewed & Reaffirmed
this 27th day of April 1892 }
M. J. Wilde
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 1892
I have admitted the above named
to bail to answer by the undersigned hereto annexed.
Dated 1892
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1892
Police Justice

Police Court, District,
THE PEOPLE, vs.,
on the complaint of
vs.
1
2
3
4
Dated 1892
Magistrate.
Officer.
Clerk.
Witnesses.
No. Street,
No. Street,
No. Street,
§ to answer General Sessions.

0091

1977

CITY AND COUNTY }
OF NEW YORK, } ss.

Gustavus Gick

aged _____ years, occupation Police Officer of No.

27 West 17th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Russell Gaffney

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

Sworn to before me, this 27
day of April 1894

Gustavus Gick

H. A. [Signature]

Police Justice.

0092

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

William Johnson

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

Question. What is your name?

Answer. *William Johnson*

Question. How old are you?

Answer. *Twenty Two*

Question. Where were you born?

Answer. *New York City*

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

Answer. *206 East 98 St 5 Months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I Am Guilty
William Johnson
mark*

Taken before me this

day of

Sept 17 1898
John J. White

Police Justice.

0093

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

H. Defendant

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

Dated, April 27 1892

H. A. Wells Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0094

Police Court--- 56 District. 1834 483

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Roswell S. Trappard
139th Street
Wm. Johnson

Oppense
Burglar

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

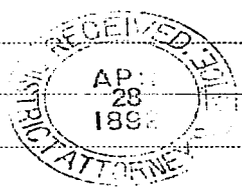
No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, April 27 1899
Melde Magistrate.
Gick Officer.

Witnesses
No. 57th Precinct
Justman Gick
27th Precinct



No. _____ Street.

No. _____ Street.

\$ 1000 to answer G.S.
Lem

Burglar

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Johnson

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

William Johnson

of the CRIME OF BURGLARY in the *second* degree, committed as follows:

The said *William Johnson*

late of the *12th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Roswell I. Trafford*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Roswell I. Trafford*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

[Large handwritten flourish]

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

SECOND COUNT—

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

William Johnson
of the CRIME OF *Grand* LARCENY *in the first degree* committed as follows:

The said *William Johnson*

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,

three coats of the value of ten dollars each, two vests of the value of four dollars each, one hat of the value of two dollars and the sum of thirteen dollars in money, lawful money of the United States of America, and of the value of thirteen dollars

of the goods, chattels and personal property of one *Roswell I. Trafford*

in the dwelling house of the said *Roswell I. Trafford*

there situate, then and there being found, from the dwelling house 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.

De Lauey Nicoll
District Attorney.

0097

BOX:

481

FOLDER:

4395

DESCRIPTION:

Johnson, William E.S

DATE:

05/20/92



4395

0098

Witnesses:

Bridget Conwell
Alice Conwell

599

Counsel, *[Signature]*
Filed *20* day of *May* 189*2*
Pleads, *Guilty*

THE PEOPLE

vs.

William E. S. Johnson

Burglary in the Third Degree.
[Section 498, Penal Code.]

Dr LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Lewis [Signature]
Foreman.
20 day of *May* 189*2*
Filed and Accepted

0099

Police Court 5 District.

City and County } ss.:
of New York,

Prigen Cornelly
of No. *1586 Second Avenue* Street, aged *50* years,
occupation *Keep House* being duly sworn

deposes and says, that the premises No. *1586 Second Avenue* Street, *17* Ward
in the City and County aforesaid the said being a *four story brown*

stone dwelling and *had* living apartments on the
~~and~~ *which was occupied by deponent, as a*
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly *opening a*
window leading from the hallway of the
premises into the furniture rooms

on the *17* day of *May* 18*88* in the *day* time, and the
following property feloniously taken, stolen, and carried away, viz:

Wearing apparel, money and household
goods of the value of about five hundred
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
William C. Johnson, (signature)

for the reasons following, to wit: *That at about the hour of*
7.30 O'Clock A.M. on said day, deponent locked
and secured fastened the doors and windows
leading into the premises. That the said property
was thereon. That at about the hour of 10 O'Clock
A.M. deponent returned and found that the
premises had been entered. That deponent
met the defendant in the large hall of the
premises on his way out. That deponent

0100

is informed by Michael Connolly deposes
that he Michael was about 10 p.m. the back
door in defendant's apartment, when the
defendant opened the front door and came
out in the hallway toward him. That when
the defendant came up to Michael the defendant
pushed Michael out of the way and ran
down the stairs. That he, Michael, followed
the defendant and caused the defendant's
arrest. Wherefore defendant charged the
defendant with burglariously entering the
premises and feloniously attempting to take
steal and carrying away the same property and
says that the defendant he told and
talk with no other persons directly
known before me } Bridget Connolly
2nd Deputy May 1892 } Mary

W. J. Meary
John J. ...

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.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of vs.
1
2
3
4
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

0101

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

William E. S. Johnson

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

Question. What is your name?

Answer. *William E. S. Johnson*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *638 Hammond St. N.Y. - one year*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *I am not guilty*
William Johnson

Taken before me this

John J. [Signature]
189
Police Justice

0102

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

Defendant

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

Dated, *May 13* 189 *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0104

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 21 years, occupation Michael Connelley
Salmon C.R.R. of No.

1586 Grand Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Widger Connelley

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

Sworn to before me, this

day of May 1897

Michael J. Connelley

W. J. Connelley

Police Justice.

0105

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William E. S. Johnson

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

William E. S. Johnson

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

The said *William E. S. Johnson*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *May* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Bridget Connelly

there situate, 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 *Bridget Connelly* in the said dwelling house 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.

De Lancey McCall
District Attorney

0 106

BOX:

481

FOLDER:

4395

DESCRIPTION:

Jones, Edward

DATE:

05/19/92



4395

0107

544 544

Reading 27

Counsel,

Filed

1/19
day of May 1892

Pleads,

Witnesses:

J. J. Barnes

THE PEOPLE

vs.

B

Edward Jones

H

POOL SELLING.
(Section 851, Penal Code and Chap. 479,
Laws of 1897, §§ 4 and 7.)

DR LANCEY NICOLL,

District Attorney.

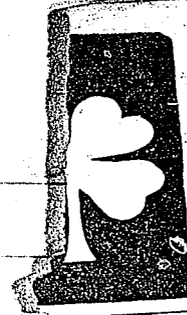
A True Bill.

Louis Carter

Foreman.

F. C. Paul 30/97

Police Court Third District



10157

3/2
Sto Jc

City and County of
New York SS

Williet F Barnes aged 31 years
occupation Doorman being duly
examined deposes and says that on the
11th day of June 1888 at the City
of New York in the County of New
York at premises No 131 East 15th Street.

Edward Jones (now here)
did unlawfully sell defendant for
the sum of Two dollars a pool
ticket upon the result of a race or
contest of speed between beasts viz
Horses and Mares at a race track
situated in City of New York and
is known as "Jerome Park"

That said defendant for said
sum of money by him defendant
received from defendant issued to
defendant the annexed ticket which
is a pool ticket on a horse
called "Royal Arch" which is
to run with divers other horses

in said race at said Jerome Park
in a trial of speed in violation
Law viz Chapter 479. Laws 1887
Willet J. Barnes

Brought before me

This 12th day of June 1888

Samuel C. Miller, Police Justice

0110

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Jones being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him, that the statement is designed to enable him if he so elect 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 Jones*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *208 Third Ave 1 week*

Question. What is your business or profession?

Answer. *Barber*

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 Jones

Taken before me this *14*
day of *June* 188*9*
James J. Conolly Police Justice.

0111

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 Lyndrum

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 June 12 188 8 Sam'l C. Bell Police Justice.

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

Dated June 12 188 8 Sam'l C. Bell 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.

0112

Police Court 3 880 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Willie F Barnes

vs.

Edward Jones

2
3
4

Offence Selling Pool
tickets

Dated June 12 1888

W O Reilly Magistrate.

Officer.
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

No. 500 to answer G S

Bailed



BAILED,

No. 1, by George Schan

Residence 222 E 39 Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0113

COURT OF GENERAL SESSIONS, Part One

6218

THE PEOPLE

vs.

INDICTMENT

For

To Edward Jones

Not found

M. George Selman

No. 22 E 29 Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for _____ at the COURT OF GENERAL SESSIONS OF THE PEACE, at the New Criminal Court House, on Centre Street, between Franklin and White Streets, in the City of New York, on 11 January the _____ day of _____ instant, at 10 o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

W. M. K. OLCOTT,
JOHN R. FELLOWS,
District Attorney.

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 Jones

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Edward Jones,

of the crime of keeping a room for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said Edward Jones,

late of the 14th Ward of the City of New York, in the County of New York aforesaid, on the eleventh day of June, in the year of our Lord one thousand eight hundred and ~~ninety eight~~ ninety eight, at the Ward, City and County aforesaid, and not upon any grounds or race track, owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously keep a certain room in a certain building there situate, for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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 Edward Jones,

of the crime of knowingly permitting a room to be used and occupied for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said Edward Jones,

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the ~~owner~~ of certain room in a certain building there situate, with force and arms, unlawfully and feloniously did knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Third Count, And the Grand Jury aforesaid, by this indictment, further accuse the said Edward Jones

of the crime of keeping, exhibiting and employing devices and apparatus for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said Edward Jones,

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being the ~~owner~~ of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein keep, exhibit and employ, divers devices and apparatus (a more particular description whereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Fourth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said Edward Jones

of the crime of becoming the custodian and depository, for hire and reward, of money staked,

wagered and pledged upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said *Edward Jones*

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the ~~occupant~~ of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein then and there become the custodian and depository, for hire and reward, of certain money, to wit : the sum of *Two* dollars in lawful money of the United States of America, which said money was then and there by one *Willet* *J. Bower*, staked, wagered and pledged upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "*Royal and*" and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situate at *the saddle city* *avenue* in the County of *New York*, in the State of *New York* and commonly called the *Grone Park* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the circumstances and manner of, upon, and in which the said money was so staked, wagered and pledged as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Fifth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *Edward Jones*

of the crime of recording and registering a bet and wager, committed as follows :

The said *Edward Jones*

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose

of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one *Willet X. Bames*

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "*Royal Arch*" and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *the said City of New York* in the County of *New York*, in the State of *New York*, and commonly called the *Jerome Park* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

Edward Jones

of the CRIME OF POOL SELLING, committed as follows:

The said *Edward Jones,*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *Willet X. Bames* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "*Royal Arch*" and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid.

said, at a certain place and race track situated at the said city of New York
in the County of New York in the State of New York
and commonly called the Jerome Park Race Track,
and which said trial and contest was had, holden and run on the day and in the year aforesaid at
the place and race track aforesaid (a more particular description of which said trial and contest,
and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid
unknown, and cannot now be given), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York and their dignity.

Seventh Count, And the Grand Jury aforesaid, by this indictment, further accuse the
said Edward Jones

of the crime of recording and registering bets and wagers, committed as follows :

The said Edward Jones.

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, and not upon any grounds or race track owned,
leased, or conducted by any association incorporated under the laws of this State, for the purpose
of improving the breed of horses, where racing was then lawfully had, with force and arms, did
unlawfully and feloniously record and register, and cause to be recorded and registered, divers
bets and wagers, then and there made by and between divers persons to the Grand Jury aforesaid
unknown, upon the result of divers certain trials and contests of speed and power of endurance of
and between divers horses (a more particular description whereof, and of each of them, is to the
Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year
aforesaid, at a certain place and race track situated at the said city of New York
in the County of New York in the State of New York,
and commonly called the Jerome Park Race Track, and which
said trials and contests were had, holden and run on the day and in the year aforesaid, at
the place and race track aforesaid (a more particular description of which said trials and contests
and of the said bets and wagers so as aforesaid then and there made upon the same, is to the
Grand Jury aforesaid unknown, and cannot now be given), 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.

Eighth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said Edward Jones

of the crime of pool selling, committed as follows :

The said Edward Jones,

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to divers persons, to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at the said city of New York, in the County of New York in the State of New York and commonly called the Jerome Park Race Track, and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests and of the pools upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0120

BOX:

481

FOLDER:

4395

DESCRIPTION:

Jurgens, Henry

DATE:

05/23/92



4395

0121

Witnesses:

Counsel,

Filed *23* day of *May* 189*7*

Pleas, *Abquillo, James*

THE PEOPLE

vs.

B

Henry Jurgens
Feb 20/98

Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(Ill. Rev. Stat. (7th Edition), Page 1899, Sec. 5.)

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

Luino Cattin
Foreman.

685

0122

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Jurgens

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

Henry Jurgens

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 *Henry Jurgens*,
late of the City of New York, in the County of New York aforesaid, on the *7th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-, 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 bear, 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 open and cause and procure and suffer
and permit to be open, and to remain open, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

DE LANCEY NICOLL,
District Attorney.