

0747

BOX:

81

FOLDER:

899

DESCRIPTION:

Vaccas, Michael

DATE:

10/25/82



899

0748

271

(II)

Day of Trial,

Counsel,

Filed, 25 day of

1882

Pleads

M. M. M. M. M.

THE PEOPLE

Keeping a Bawdy House.

vs.

B

Michael S. Jasson

JOHN McKEON,

District Attorney.

John McKeon
Judgment dismissed

A TRUE BILL.

L. Caldwell

Foreman.

See New York about this

MS

The complainant in this case has testified to the District Attorney that the diary house con-
tained of has been
visited by former
occupants and is con-
tained by reports
former people. Capt.
Progan certifies to a

similar state of fact.

I and the team of the Capt. to
bring the other indictment

Oct. 16, 1883

John McKeon

D. Atty

0749

268 271
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. McCreey
40 East 9th
Michael Placcus
see appearance
on his appt
Offence: Keeping
Drandely House

Dated 21 October 1882

Quirk
Magistrate.
C. H. Brown
Officer.
15.

Witnesses
Shury Behrens
111 E 9th St.
Street,
No.

No. 1 by Shury Behrens
Residence 111 East 9th Street,
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
No. to answer \$ 100
Street,
No.



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

Michael Placcus

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 21 October 1882 Police Justice.

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

Dated 21 October 1882 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 1882 Police Justice.

0570

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 *21 October* 188__ Police Justice. to bail to answer by the undertaking hereto annexed.

I have admitted the above named *Michael Flanagan*

Dated *21 October* 188__ Police Justice. give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of *the*

and that there is sufficient cause to believe the within named *Michael Flanagan*

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

271
Police Court *2* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James J. McAuley
40 West 9th
Michael Flanagan
see appearance
on to his appt
Office, *McDonough*

Dated *21 October* 188__
Quiby Magistrate.
Capt. Magaw Officer.
15. Clerk.

Witnesses, *Henry DePaul*
No. *111 E 17th* Street,
No. _____ Street,
No. _____ Street,
No. *102* to answer
OCT 23 1882
DISTRICT ATTORNEY'S OFFICE

BAILED,
No. 1 by *Henry Schaler*
Residence *111 East 17th* Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.



0751

In the name of the People of the State
of New York

Police Court, 2 District.

WARRANT ~~Disorderly House.~~

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

To any ~~Constable or~~ Policeman of the City of New York,

Whereas, complaint on oath has been made before the undersigned, one of
the Police Justices in and for the said City, by

James T. Mc Guent

of No. 40 E 9th Street, that the premises known

as No. 25 Clinton Place Street, and occupied or kept by

Michael P. Vaccus

is a Disorderly House, namely; a resort for tipplers, drunkards, common prostitutes, ~~and reputed thieves~~, with
other vile, wicked, idle, dissolute, and disorderly men and women, ~~and reputed thieves~~, who, or most of whom,
are in the parctice of drinking, ~~dancing~~, quarreling and fighting, at almost all hours of the ~~day~~ and night, to the
great disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and
decency.

These are, therefore, in the name of the People of the State of New York, to Command you, the said Con-
stable and Policeman, and every of you, to apprehend the body of the said Vaccus

~~and all vile, disorderly and improper persons found upon the premises~~

~~occupied by said~~ and forthwith bring them before me, ~~or in case~~
~~of my absence or inability to act before the nearest or most accessible Justice~~, Second District, in the said
City, to answer the said charge, and to be dealt with as the law directs.

Given under my Hand and Seal, this 17th day of Oct 1882

James T. Mc Guent
Police Justice.

0752

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before J. Henry Ford a Police Justice of the City of New York, charging Michael P. Vaccaro Defendant with the offence of Keeping Disorderly House

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

We, Michael P. Vaccaro Defendant of No. 25 Clinton Place Street; by occupation a Waiter and Joseph Cassidy of No. 4 Clinton Place Street, by occupation a Restaurant Proprietor Surety, hereby jointly and severally undertake that the above named Michael P. Vaccaro Defendant shall personally appear before the said Justice at the 2nd District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of _____ Hundred Dollars.

Taken and acknowledged before me, this 18 day of October 1882

J. Henry Ford POLICE JUSTICE.

M. P. Vaccaro
Joseph Cassidy

0753

CITY AND COUNTY } ss.
OF NEW YORK,

Sworn to before me this 18th day of October 1888
James P. [Signature] Police Justice.

Joseph Cassidy
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth 500 Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of Restaurant No 4 Calvert Place and household furniture in all of the value of 500 hundred dollars

Joseph Cassidy

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs,

Taken the 18th day of 1888

Justice.

0754

Police Court, Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

James T. McQuere

of No. *40 East 9th* Street,

being sworn, doth depose and say, that the premises known as number *25 Clinton Place*
Street, in said City and County, and occupied or kept by *Michael P. Vaccus*

is a disorderly house, namely, a resort for tipplers, drunkards, common prostitutes, ~~and reputed thieves,~~
with other vile, wicked, idle, dissolute, and disorderly men and women, ~~and reputed thieves,~~ who, or most
of whom, are in the practice of drinking, ~~dancing,~~ quarrelling, and fighting, at almost all hours of the ~~day~~
~~and~~ night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency. *and to the great damage and common nuisance of the*

People of the State of New York residing in the neighborhood and passing
Deponent therefore prays, that the said *Vaccus*

~~and all vile, disorderly and improper persons found upon the premises, occupied by said~~

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this *17th* day }
of *October* 18*82* }

James J. McQuere
B. W. Murphy Police Justice.

0755

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James T. McCuen

vs.

Michael P. Vaccus

AFFIDAVIT, Disorderly House.

Dated, Oct 17 1882

Thos O'Riordan MAGISTRATE.

Capt Brogan OFFICER.

15 P.

WITNESS, D. L. Scott. Brunne
23 Clinton Place

\$500 bail for E. Oct 21. 2, 1882

0756

City and County of New York, ss:

THE PEOPLE,

vs.

Michael P. Vaccaro

POLICE COURT, SECOND DISTRICT.

On Complaint of James J. McCreary
For Keeping Disorderly
House.

After being informed of my rights under the law, I hereby demand a trial by Jury, on this complaint, and demand a trial at the COURT OF ~~SPECIAL~~ ^{General} SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated 21 October 1892

[Signature]

Police Justice.

M. P. Vaccaro

0757

City & County of New York

Henry Schwen of no 111 East
87th Ave being duly sworn
says that he is the
Assignee of Michael P.
Vaccaro, and as such
Assignee holds the property
that was at no 25
Clinton Place.

Deponent as such
Assignee will sell said
property & vacate said
premises without delay

Henry Schwen

Sworn to before me
this 21 Oct 1882

By ~~W. W. W. W.~~
Police Justice

0759

BOX:

81

FOLDER:

899

DESCRIPTION:

Vabriell, Vitto

DATE:

10/25/82



899

0760

202

Day of Trial, *23* day of *July*, 188*2*
Counsel, *J. M. Carey*
Filed *23*
Pleads *Not Guilty*

THE PEOPLE
vs.
Vito Valrese
alias
Frank Sista
Felonious Assault and Battery.

JOHN McKEON,
District Attorney.

A True Bill.
LeadbK
Foreman.

And pleaded Guilty
Spec from H. A. Tuttle

WITNESSES.

0767

Sec. 207

[Signature]
District Police Court.

City and County } ss:
of New York, }

It appearing to me after hearing the proofs, and the statement
of the defendant, that no sufficient cause exists to believe the within named

[Signature]

guilty of the offense within mentioned I order ~~him~~ to be discharged.

Dated at the City of New York, *[Signature]* 1882

[Signature] Police Justice.

0762

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

POLICE COURT, 1st DISTRICT.

of James M^cLeure
the 14 Precinct Police Street, being duly sworn, deposes, and

says that on the 24 day of September, 1882

at the City of New York, in the County of New York, Rocco ~~Quintano~~ and

Frank Sista (both ^{here} now) was charged and identified in deponent's presence as the parties who feloniously shot and cut ~~the~~ body of Rocco Mackelo ^{seriously} injuring said Rocco, who is now confined in the St Vincent's hospital from said injuries and unable to appear in court to make complaint.

Deponent prays that said defendants may be committed to await the result of the injuries of said Rocco Mackelo

James M^cLeure

Sworn to before me this

of

188

day

Police Justice.

0763

Police Court 1st District.

THE PEOPLE, &c
ON THE COMPLAINT OF

James McGuire

vs.
Rocco Brentano

Franz Bista

RECEIVED AT
1000 on 10/15/18

Dated 25 Sept 1882

Morgan Magistrate.

W. McGuire Officer.

Witness,

\$1000 - B to cur.

bailed by Henry Meyer, 2nd

270 West 37 street

Disposition, committed for

further examination

to await result of

inquiry to 10/2/18

By O.P. 10/2/18
24 Oct. 14. 10.30 AM

0764

St. Vincent's Hospital
Sept 25th 1912

This is to certify that Roco
Machdo is a patient in this
institution, and that in my
opinion he is in danger of
death.

E. Bracklow
House Phys & Surg.

0765

St. Vincent's Hospital

Oct 1st

This is to certify
Roco Michael Agolia is
a patient in this institution
and that in my opinion he
is now out of danger of
death.

E. Bracklow

House Phys & Surg.

0766

St. Vincent's Hospital

Sept 29th 1902.

This is to certify that
Roco Michael Agolia (also
known as Mackel) is a
patient in this institution
and that in my opinion
he is still in danger of
death.

E. Bracklow
House Phys & Surg.

0767

Form

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

POLICE COURT—FIRST DISTRICT.

James Michael Solio
of No. *10 Jersey* Street, being duly sworn, deposes and says,
that on the *24th* day of *September* 18*92*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by.....

Natto Labriell (now present)
otherwise known as Frank Costa
who then used the
cut department
on the back of the
head with a razor
then held in his hand
and dealt an cut
and assault on

Deponent believes that said injury, as above set forth, was inflicted by said

Natto Labriell

with the felonious intent ~~to take the life of deponent, or to do h~~ 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~~ dealt with accord-
ing to law.

James Michael Solio
mark

Sworn to, before me this

day of

September

18

92.

Police Justice.

0768

Police Court—First District.

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

Pitto Gabriell being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Pitto Gabriell, other name known as Frank Seta.*

Question. How old are you?

Answer. *20 years.*

Question. Where were you born?

Answer. *Italy.*

Question. Where do you live? *How long have you lived there?*

Answer. *5 Jersey Street N.Y. About two or three years.*

Question. What is your occupation?

Answer. *Labourer.*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty.
Pitto Gabriell
Must.*

Taken before me, this

14th
day of *October*
188*8*

Wm. J. Morgan
POLICE JUSTICE.

0769

Police Court - 11th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Procedural

BAILED.

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Residence
13 Mulberry St

Offence
Commitment

Date

188

Magistrate

Clerk

Witnesses

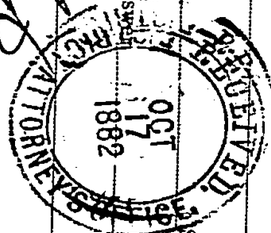
Witnesses

No. Street

No. Street

\$ to answer

Signature



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

otherwise known as Frank Smith 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 *October 14th* 1882 *P. T. Morgan* Police Justice.

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

Dated *October 14th* 1882 *P. T. Morgan* - 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.

0770

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Pres. Lightfoot
John Smith
John Brown
John White
John Green
John Black
John Red
John Blue
John Yellow
John Purple
John Grey
John Pink
John Orange
John Olive
John Teal
John Maroon
John Vermilion
John Lavender
John Magenta
John Cyan
John Indigo
John Violet
John Ultramarine
John Cobalt
John Nickel
John Copper
John Iron
John Zinc
John Lead
John Tin
John Silver
John Gold
John Platinum
John Palladium
John Rhodium
John Iridium
John Osmium
John Selenium
John Tellurium
John Arsenic
John Antimony
John Bismuth
John Vanadium
John Chromium
John Manganese
John Cobalt
John Nickel
John Copper
John Iron
John Zinc
John Lead
John Tin
John Silver
John Gold
John Platinum
John Palladium
John Rhodium
John Iridium
John Osmium
John Selenium
John Tellurium
John Arsenic
John Antimony
John Bismuth
John Vanadium
John Chromium
John Manganese

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Date *October 14th* 1882

Magistrate.

Clerk.

Witnesses

Street,

No.

Street,

No.

to answer

1882

Street,

No.



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named

John Smith

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 *October 14th* 1882

John Smith Police Justice.

I have admitted the above named

John Smith to bail to answer by the undertaking hereto annexed.

Dated *October 14th* 1882

John Smith Police Justice.

There being no sufficient cause to believe the within named

John Smith guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 1882

Police Justice.

0771

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Vitto Valmelle
otherwise called
Frank Sista

The Grand Jury of the City and County of New York, by this indictment, accuse
Vitto Valmelle, otherwise called
Frank Sista

of the CRIME of "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said Vitto Valmelle, otherwise
called Frank Sista

late of the City of New York, in the County of New York, aforesaid, on the
twenty fourth day of September in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of Rocco Michele Aolio
in the peace of the said people then and there being, feloniously did make an assault
and ruin the said Rocco Michele Aolio
with a certain razor

which the said Vitto Valmelle, otherwise
called Frank Sista

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound with
intent ruin the said Rocco Michele Aolio
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
Vitto Valmelle, otherwise
called Frank Sista

of the CRIME of "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said Vitto Valmelle, otherwise
called Frank Sista

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 Rocco Michele
Aolio then and there being, wilfully and feloniously did make an
assault and ruin the said Rocco Michele Aolio

with a certain razor which the said Vitto Valmelle
otherwise called Frank
Sista in his right hand then and there

had and held, the same being then and there a sharp, dangerous weapon, wilfully and
feloniously, and without justifiable and excusable cause, did then and there beat, strike,
stab, cut, and wound, with intent to then and there wilfully and feloniously do bodily
harm unto ruin the said Rocco Michele Aolio
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 McKEON, District Attorney.

0772

BOX:

81

FOLDER:

899

DESCRIPTION:

Vail, Michael

DATE:

10/10/82



899

0773

BOX:

81

FOLDER:

899

DESCRIPTION:

Kenny, Thomas

DATE:

10/10/82



899

0774

BOX:

81

FOLDER:

899

DESCRIPTION:

McCord, William

DATE:

10/10/82



899

The evidence in this
Case would not
sustain a conviction
for the offense of
and the Mann
Arche are her on
Ferguson
Brooklyn

Oct 13 82

95

N.C.K.

Counsel,
Filed 10 day of Oct 1882
Pleas Not Guilty (1)

THE PEOPLE

vs.

1. ~~Richard~~ Richard Voigt D.
Temper Henn
William McCord

BURGLARY—Third Degree, and
Larceny.

JOHN McKEON,
District Attorney.

A True Bill.

[Signature]

Foreman.

Verdict of Guilty should specify of which count.

[Signature]

[Signature]
Discharged by Court

0776

Police Office, Fourth District.

City and County
of New York,

ss. Julia Eiben, 19 years old, housekeeper

of No. 338 East 48th Street, being duly sworn,
deposes and says, that the premises No. 338 East 48th

Street, 19 Ward, in the City and County aforesaid, the said being a dwelling house
the Basement of which was occupied by deponent as a store for the sale of Groceries
entered by means of forcibly breaking open the window leading
from the Hall into the Bed room window of deponent
in said Basement

on the afternoon of the 24th day of September 1883
and the following property feloniously taken, stolen and carried away, viz.:

One Black Shawl and One Skirt of the
value of five dollars — \$5⁰⁰/₁₀₀

the property of Helga Thoresen in the care and charge 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 McLeod, Michael Vail, and
Thomas Kenny

for the reasons following, to wit: That on said day said premises were
securely locked and fastened that between the hours
of four o'clock P.M. deponent saw a boy coming
through said window into the hall way of
said premises and run away. Deponent further
says that she was informed by Michael Vail to
defendant that said McLeod told him that he stole
the Shawl from deponent's room in said premises

0777

and that he McLeod gave him the Shawl to go and pawn, That after he took the Shawl from McLeod he said Thomas Kenny did take from him the Shawl so given to him and ran away with it.

Deponent then for charges the said defendants with the Commission of said Felony and asks that they maybe held to answer and dealt with as the law directs

Jubiane Eiben

City and County of New York S.S.

Michael Vail of 336 East 48th Street being duly sworn deposes and says that he has heard the foregoing affidavit read and that portion of said affidavit which refers to deponent is true.

Michael Vail

Personally sworn to before me this 24th day of September 1882
J. H. [Signature]

City and County of New York S.S.

Richard Coleman of No. 342 East 48th Street in said City being duly sworn says that on Sunday the 24th day of September 1882 he saw said McLeod one of the within defendants give to said Vail also a defendant the Shawl described in the within affidavit about a block away from said deponents premises.

Richard Coleman

As such as is
P. H. [Signature]

0778

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Michael Vail

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. Michael Vail

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. England

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

Answer. 336 East 48th street, 3 years

Question. What is your business or profession?

Answer. Shaver work

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. On Sunday night - ~~that~~ the 24th of September said Mr. Lord gave me a shawl which he said he had stolen from the complainant, that I took the shawl and while it was in my possession said Thomas Kenny one of the within defendants took it from me by force and ran into a Lager Beer Saloon I followed him when he struck me in the face

Michael Vail.

Taken before me this 24th day of October 1884

Police Justice.

0779

Sec. 208, 209, 210 & 212.

Police Court 14th District.

95

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia Gilman
33 S. East 44

1 William McLeod and another

2 Michael Spair

3 Thomas Henry and another

Offence Burglary & Larceny

Dated October 6th 1882

J. McIlwain Magistrate.

Buff 19th Precinct Officer.

Witnesses Richard Coleman

No. 342 East 48th Street,

John Cunningham

No. 344 East 48th Street,

No. Street,



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

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated October 6th 1882 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.

0780

Sec. 298, 299, 210 & 212.

895

Police Court - 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia Gibbons
33 8th East St
1 *William Woodford* not arrested
2 *Michael Stair*
3 *Thomas Kenny* not arrested
4

Dated *October 6th* 1882

J. T. Roberts Magistrate.

Leuff Officer.

19 to 20 Clerk.

Witnesses *Richard Coleman*

No. *342 East 48th* Street,

John Cunningham

No. *340 East 48th* Street,

No. _____ Street.
RECEIVED DISTRICT ATTORNEY'S OFFICE
OCT 19 1882

COM

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

It appearing to me by the within depositions and statements that the crime therein, mentioned has been committed, and that there is sufficient cause to believe the within named *Michael Stair* guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *October 6th* 1882
J. T. Roberts Police Justice.

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

Dated _____ 1882
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 _____ 1882
Police Justice.

0781

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Michael Vail
William Mc Cord
Thomas Henry

The Grand Jury of the City and County of New York, by this indictment, accuse
Michael Vail, William Mc Cord
and Thomas Henry
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Michael Vail, William
Mc Cord and Thomas Henry
late of the Nineteenth Ward of the City of New York, in the County of
New York aforesaid, on the twenty fourth day of September in the
year of our Lord one thousand eight hundred and eighty two with force and arms,
about the hour of four o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Julia Eben
there situate, feloniously and burglariously did break into and enter, by means of forcibly

breaking open an outer window thereof the said
Michael Vail, William Mc Cord and Thomas Henry
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of Helga Thoresen

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.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Michael Vail, William Mc Cord and
Thomas Henry
of the CRIME OF LARCENY IN A DWELLING HOUSE, committed as follows:

The said Michael Vail, William
Mc Cord and Thomas Henry
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, one
shawl of the value of two dollars
and one skirt of the value of
three dollars

of the goods, chattels, and personal property of the said

Helga Thoresen
in the said dwelling house then and there being, 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 McKEON, District Attorney.

0782

BOX:

81

FOLDER:

899

DESCRIPTION:

Van Valen, David

DATE:

10/10/82



899

0783

97

CD

Day of Trial,

Counsel, *Wm. D. Brown*

Filed *10* day of *Oct* 188*2*

Pleas *Not Guilty* 13.

THE PEOPLE

vs.

David Van Velsor

Henry

JOHN McKEON,

District Attorney.

A True Bill.

Leah B. K.

Recd Feb 11 1887
Boyer

0784

Police Court—Fourth District.

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

ss. Matthew M. Bailey,

of No. the 19th Precinct Police

on Saturday the Second day of September
in the year 1872 at the City of New York, in the County of New York

and feloniously Cornelius Kelly, aged eight years
was violently ASSAULTED and BEATEN by

David Van Balen (nowhere)

that on said day the said Cornelius Kelly
was standing on the end of the pier
at the foot of East 51st Street, and this
deponent saw the said David Van Balen
wilfully and feloniously push the said
Cornelius Kelly from the said pier,
and into the waters of the East River

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

Wherefore this deponent prays that the said assailant may be ~~assaulted~~ bound to answer
for the above assault, &c.; and be dealt with according to law.

Sworn before me, this 2nd day
of September 1872

W. J. Owen

Matthew M. Bailey

Police Justice.

0785

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer. David Van Valen

Question. How old are you?

Answer. 42 years

Question. Where were you born?

Answer. New Jersey

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

Answer. 202 22nd Street, Brooklyn one year

Question. What is your business or profession?

Answer. Foreman for Pows. & Co.

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. the boy was standing on the
dock, and under the impulse of the
moment I pushed him over board.
I did not intend to injure him.

David Van Valen

Taken before me this

day of September 1887

Chas. J. Brown

Police Justice.

0785

73697d

Police Court - 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew M. Barker
191 St. J. Street

1 David Van Valen

Offence: Reckless Assault & Battery

BAILED,
No. 1 by Andrew Shepherd
Residence 1080 2nd Avenue Street

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Dated September 2nd 1882

M. J. Cowen Magistrate.

Matthew M. Barker Officer.

19th Clerk.

Witnesses Connelia Kelly

No. 4008 Court Street

No. _____ Street



No. _____ Street
\$ 500 to answer W

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 David Van Valen

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 September 2nd 1882 M. J. Cowen Police Justice.

I have admitted the above named David Van Valen to bail to answer by the undertaking hereto annexed.

Dated September 2nd 1882 M. J. Cowen 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.

0787

Dated _____ 188__ Police Justice.

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

There being no sufficient cause to believe the within named

Dated *September 2^d* 188__ *W. J. Cover* Police Justice.

to bail to answer by the undertaking here to annexed.

I have admitted the above named *David Van Valen*

Dated *September 2^d* 188__ *W. J. Cover* Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *five*

and that there is sufficient cause to believe the within named *David Van Valen*

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

736 97^d
Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Matthew M. Conroy
191st St. J.
David Van Valen
1
2
3
4
Office *William O'Connell*
Robbery

Dated *September 2^d* 188__
W. J. Cover Magistrate.
Matthew M. Conroy Officer.
191st Clerk.

Witnesses *Carroll Kelly*
No. *408* Street,
No. _____ Street,
No. _____ Street,
\$ *500* to answer *WA*



BAILED,
No. 1 by *Andrew Keogh*
Residence *1080 2^d Park St.*
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

0788

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Van Valen

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

David Van Valen

of the CRIME OF Assault and Battery upon another with such means and force as were likely to produce death with intent to kill committed as follows:

The said

David Van Valen

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

in and upon the body of one Cornelius Kelly in the presence of the People of the said State then and there being, feloniously made an assault and the said David Van Valen threw the said Cornelius Kelly, from a certain pier there situate, into the said East River there of great depth, to wit: of the depth of forty feet, feloniously and wilfully did push cast and throw and then the said Cornelius Kelly in the waters aforesaid did then and there feloniously and wilfully sink and submerge, the same being then and there such means and force as were likely to produce the death of the said Cornelius Kelly by drowning, with intent to kill the said Cornelius Kelly then

0789

and there feloniously to kill and
drawn, 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 McLean

District Attorney

0790

BOX:

81

FOLDER:

899

DESCRIPTION:

Vichot, Mary

DATE:

10/11/82



899

0791

123

(11)

Day of Trial,
Counsel, *H. M. O. H.*
Filed *1882*
Pleads *July 13*

THE PEOPLE

Keeping a Bawdy House.

vs. *B*
Manly Victor

H. M. O. H.

H. M. O. H.
JOHN McKEON,
District Attorney.

A True Bill. *23*

Charles D. K.

Feb 24/82
Foreman.

Pleas guilty

Jury returned verdict

0792

Sec. 108-200.

2a

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Vichott being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is h^{er} right to make a statement in relation to the charge against h^{er}; that the statement is designed to enable h^{er} if he see fit to answer the charge and explain the facts alleged against h^{er} that he is at liberty to waive making a statement, and that h^{er} waiver cannot be used against h^{er} on the trial.

Question What is your name?

Answer. Mary Vichott

Question. How old are you?

Answer. 48 years

Question. Where were you born?

Answer. France

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

Answer. 247 Nostrand St 6 years

Question. What is your business or profession?

Answer. Drum Maker

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

Answer. I am not-guilty

Mary Vichott

Taken before me this

day of

Oct

188

[Signature]

Police Justice.

4970

Police Court 2 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 330 1st St. N.Y.
 William T. Buffe
 23 Place
 1. Mary Uchott.
 2.
 3.
 4.
 Offence, Murder.

Dated Oct. 4 188

Magistrate.

John J. Brogan 15th Officer.

Captain

Witnesses

No. 5 1st St. N.Y.

Robert C. Fox

No. 17 1st St. N.Y.

Chapman

No. 60 1st St. N.Y.

No. 75 1st St. N.Y.

to answer

ATTORNEY

100
Order of Judge Jellison
Oct 6 188

BAILED,

No. 1 by Joseph H. McGrath

Residence on 74th St. r 10th Ave. Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

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

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 Oct 4 188 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.

0795

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

William T. Biffi
of No. 32 Park Place Street,

being sworn, doth depose and say, that the premises known as number 245 1/2 Crooster
Street, in said City and County, and occupied or kept by Mary Vichott

is a disorderly house, namely, a resort for tipplers, drunkards, common prostitutes, and ~~reputed thieves~~,
with other vile, wicked, idle, dissolute, and disorderly men and women, ~~and reputed thieves~~, who, or most
of whom, are in the practice of drinking, dancing, quarrelling, and fighting, at almost all hours of the day
and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency.

*to the great damage and common nuisance of the
People of the State of New York & here residing in the neighborhood and passing thereby*

Deponent therefore prays, that the said Mary Vichott
~~with all vile, disorderly and improper persons found upon the premises, occupied by said~~

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this 3^d day
of October 1882

William T. Biffi
[Signature]
Police Justice.

0796

nr

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William T. Biffi

vs.

Mary Unchott

AFFIDAVIT, Disorderly House.

Dated, *Oct 3* 18*82*

Bob Butley MAGISTRATE.

Capt. Brogan OFFICER.
15 up

WITNESS,

P. Felix, do 52 West 4th St.

Robt. C. Fox, do 58 " " "

Charles J. Jacobson, do 60 West 4th St.

Charles Kergan, 75 S. West 4th Square

0797

In the name of the People of the State of New York

Police Court, 29 District.

WARRANT—DISORDERLY HOUSE.

STATE OF NEW YORK, } ss. To any Constable or Policeman of the City of New York,
CITY AND COUNTY OF NEW YORK, }

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices in and for the said City, by

William T. Buffi

of No. 32 Park Place Street, that the premises known

as No. 245 1/2 Broader Street, and occupied or kept by

Mary Vichott

is a Disorderly House, namely, a resort for tipplers, drunkards, common prostitutes, and ~~reputed thieves~~, with other vile, wicked, idle, dissolute, and disorderly men and women, ~~and reputed thieves~~, who, or most of whom, are in the practice of drinking, dancing, quarreling and fighting, at almost all hours of the day and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and decency.

These are, therefore, in the name of the People of the State of New York, to Command you, the said Constable and Policeman, and every of you, to apprehend the body of the said Mary Vichott

and all vile, disorderly and improper persons who frequent the premises occupied by said ~~her~~ and forthwith bring ~~them~~ before me, ~~Police~~

or in case of my absence or inability to act, before the nearest or most accessible Justice for the City and County of New York, at the Police Court, 29 District, in the said City, to answer the said charge, and to be dealt with as the law directs. This warrant may be

executed with the usual force. Given under my Hand and Seal, this 30 day of October 1882

W. T. Buffi

Police Justice.

0798

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

WARRANT:—Disorderly House.

Dated 188

Justice.

Capt Brogan Officer.

0799

Court of General Sessions.

CITY AND COUNTY OF NEW YORK.

The People of the State of New York,
against

Mary Sechor

I, the undersigned Mary Sechor the above-named Defendant hereby retain, employ and authorize WILLIAM F. HOWE and ABRAHAM H. HUMMEL, Attornies and Counselors at Law, to appear for me on my behalf and in my place and stead, in the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, in the above entitled action, and the matter of the indictment now pending against me in said Court of General Sessions for Keeping a disorderly House

I do hereby expressly authorize my said attornies to appear for me in said Court of General Sessions, as my duly authorized Attornies for that purpose, and to plead for me not guilty to said indictment, and to appear for me on the trial thereof in said Court of General Sessions, and to proceed with the trial thereof in said Court of General Sessions, in my place and stead, and in my absence on the trial of the said indictment, and I hereby expressly waive my right to be personally present at said trial.

Dated this 17 day of October 1882 Mary Sechor

0800

N. Y. Court of General Sessions.

The People, etc.,
agst.

Mary Seabot

Authority to appear with waiver.

HOWE & HUMMEL,
Attorneys for

Mary Seabot

89 CENTRE STREET, N. Y.

0801

City and County of New York, ss:

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

Mary Vichott

On Complaint of William T Biffe
For Sleeping a Disorderly House

After being informed of my rights under the law, I hereby ~~request~~ demand a trial by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated October 4 1887

B. W. Anny Police Justice.

Mary Vichott

0802

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
Mary Vichot

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

Mary Vichot

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

The said

Mary Vichot

late of the ~~Fifteenth~~ Ward of the City of New York, in the County of New York aforesaid, on
the ~~third~~ day of ~~October~~ in the year of our Lord one thousand eight
hundred and eighty-~~two~~ and on divers other days and times as well before as afterwards,
to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers
evil disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and
in which said house the said evil disposed persons and common prostitutes, by the consent and pro-
curement of the said

Mary Vichot

_____ on the days and times
aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, dis-
turbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to
the great damage and common nuisance of all the good people of the said State there inhabiting
and residing, in manifest destruction and subversion of, and against good morals and good manners
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0803

BOX:

81

FOLDER:

899

DESCRIPTION:

Visansky, Harris

DATE:

10/23/82



899

0804

267

Counsel,

Filed

day of

1882

Ch

Pleads

THE PEOPLE

vs.

R

Louis V. ...

John McKeon

JOHN McKEON,

District Attorney.

INDICTMENT.
Grand Larceny of Money, &c.

A True Bill.

Carl ...

Foreman.

John ...

Pleads guilty

Carl ... year.

0805

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

FORM 112.

Police Court—Third District.

Years of No. 16 Essex Volke Kalecki, aged 54 Street, being duly sworn, deposes
and says that on the 18th day of October 18 82

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: good and lawful money
of the United States, consisting of
nineteen dollars in silver coin
and twenty-two dollars in notes or
bank bills and a silver watch and
plated chain and a pocket-book
containing bills and papers, said
property being in all

of the value of fifty-six Dollars
the property of deponents son Samuel
Kalecki, and in care and charge
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

Harris Wisnisky, now here,
from the fact that said Harris
boards with deponent and that
about the hour of 11 o'clock on the
forenoon of said day deponent went
out of her apartments in said
premises leaving said deponent
alone in said apartments. That
deponent locked the door of said
apartments from the outside
and took the key of the door
away with her. That said money

Subscribed and sworn to before me this 18th day of October 1882

0806

and property was then contained
in a bureau drawer in
said apartments.

That upon the return of deponent
to said apartments the said
defendant went out and
shortly thereafter deponent
discovered the larceny of said
property. That thereafter the
said money papers and
pocket book were found in
a valise of said defendant
and among the clothing of
said defendant, and he now
here in open Court admits
taking the money and
pocket-book.

Sworn to before me this
19th day of October 1882

for
Solke & Kaleski
mark

J. W. Patterson
Notary Public

0807

Sec. 108-200.

Harris District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harris Kasansky 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. Harris Kasansky

Question. How old are you?

Answer. Twenty-two years of age

Question. Where were you born?

Answer. Poland

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

Answer. No. 16 Essex St. Three months

Question. What is your business or profession?

Answer. Redcar

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 took the money and pocket-book but I did not steal it. I put it in my valise where it was found.

I have nothing else to say.

Harris Kasansky
Amant

Taken before me this

19th

Day of

October

1888

John J. Patterson
Police Justice.

0000

BAILED,

No. 1, by _____
 Residence _____ Street,

No. 2, by _____
 Residence _____ Street,

No. 3, by _____
 Residence _____ Street,

No. 4, by _____
 Residence _____ Street,

Police Court 88 of 261 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Anna Salcedo
Robert J. Harris
Harris Pisanosky

1 _____
 2 _____
 3 _____
 4 _____

Offence, *Grand Larceny*

Dated *October 15* 188*2*

Matthew Magistrate.

Walter 10" Officer.

Jack Clerk.

Witnesses *James* *Frank*

Jo' Pisanosky

Anna Salcedo

No. *16* to *answer* Street,

No. *1000* Street,
 to answer *J. S.*



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 _____

Harris Pisanosky

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 *October 19* 188*2* *J. M. P.* 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.

9000

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated October 19 1888 Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100

and that there is sufficient cause to believe the within named Harris Casanaky

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

Police Court District. 261

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Volke Kallecki
16 Essex St.
Harris Casanaky

2
3
4

Dated October 19 1888

Patterson Magistrate.

Ward 10 Officer.

McK Clerk.

Witnesses

James Clarke

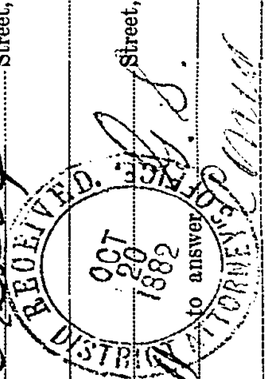
100 "Pacinct Street,

Annex Kallecki

No. 16 Essex Street,

No. 100 Essex Street,

\$ 1000 to answer



BAILED,
No. 1, by
Residence Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street.

0810

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Davis Wisansky

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

Davis Wisansky

of the crime of GRAND LARCENY, committed as follows :

The said

Davis Wisansky

late of the First Ward of the City of New York,

in the County of New York, aforesaid, on the ~~eighteenth~~ *eighteenth* day of ~~October~~ *October* in the year of our Lord one thousand eight hundred and eighty ~~two~~ *two* at the Ward, City and County aforesaid, with force

\$41.-

and arms, ~~three~~ *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes) of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each: three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each; six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents,) of the value of two cents each,

one watch of the value of ten dollars, one chain of the value of five dollars, and one pocket book of the value of one dollar

of the goods, chattels, and personal property of one

Samuel Kozicki

then and there being found,

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 McKEON, District Attorney.