

0097

BOX:
333

FOLDER:
3151

DESCRIPTION:
Kingsley, Norman

DATE:
12/17/88



3151

0098

0099

I certify that Doctor
H. W. Kingsley was under
my care for Chronic
Rheumatic Gout - and
great nervous prostration
from June to November 1888.
and that I insisted that
he should have complete
change of climate. rest
and freedom from all
care - professional - and
otherwise - I advised him,
at the peril of his life.
not to remain in New
York. and continue his
labors - but to go at once
to Europe and remain
there until his health
was completely restored.

A. Goldschmidt
M. D.

Fifth Avenue Hotel
New York Dec 16/88.

0100

22 W. 45 St.
N.Y.C. Dec. 16. 1888

This certifies that Dr.
Norman W. Kingsley came
under my professional
care April 9th. 1888, and
continued under my care
until his departure for
Europe November 10th., by
my advice.

During July - (from the
19th. of August & September
he was confined to his
bed with an aggravated
attack of gout. This
with a prolixus and
severe nervous prostra-
tion, made much worse
by his gout, necessita-
ted absence from home

8101

and the rest which could
only be obtained in this
way,

J. H. Kriegelbach, M.D.

8102

Fol.1 COURT OF GENERAL SESSIONS OF THE PEACE
in and for the City & County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,
against
NORMAN W. KINGSLEY.

STATE OF NEW YORK, :
:ss:
City and County of New York, :

2 WILLIAM W. WALKER, being duly sworn, says; that he
is a dentist by profession, has been such for over fifteen
years, and is now the President of the First District Dental
Society of the State of New York; that he has known Norman
W. Kingsley, the defendant above named, for fifteen years
or more and knows the reputation of the said Kingsley and
that the same both within and without his profession is of
the very highest character; that the said Kingsley was for
some time the Dean of the Faculty of the New York College
of Dentistry and during the years 1887 and 1888 was Presi-
dent of the Dental Society of the State of New York, and
3 that his practice is one of the largest in the City of New
York; that for several months last past the said Kingsley
has been in very ill health and much of the time confined
to his bed; that on or about the 10th day of last November
as your deponent is informed and believes, the said Kingsley
sailed for Harve, France, at the direction of his physicians
and with no other purpose in view than the benefitting of
his physical and mental condition; that the physical and

0 103

4 mental condition of the said Kingsley was such, as your deponent is informed and believes, as at the time to render imperative a complete change of climate and an entire freedom from the cares and anxiety imposed by business and otherwise; that, as your deponent is informed and believes, the said Kingsley is now in Paris in the care of physicians, that he went thither with the intention of returning to New York just as soon as the state of his health would permit, and your deponent believes that he will return as soon as he is authorized so to do by the physicians in whose care he now is; that in the early part of last May your deponent became bail for the said Kingsley herein; that as your deponent believes the said Kingsley has no intention or desire to avoid the charges made against him herein but that on the contrary he is willing and anxious to appear and answer the said charges in whatever Court they may be prosecuted and at the earliest possible moment; that the forfeiture of the bail herein at the present time would inflict a great hardship upon your deponent.

Sworn to before me this : *Tom Wallace Walker*
17th day of December, 1888. : *67 Washington St N.Y.C.*

John S. Gillett

Notary Public

0104

Fol.1 COURT OF GENERAL SESSIONS OF THE PEACE
in and for the City & County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,
against
NORMAN W. KINGSLEY.

STATE OF NEW YORK, :
:ss:
City and County of New York, :

GENEVIEVE SMITH, being duly sworn says; that she resides at the Sturtevant House, cor. Broadway and 29th St. 2 New York City ; that she is now and for over ten years last past has been the bookkeeper, correspondent and general assistant of Norman W. Kingsley, the defendant above named, who is a dentist by profession and has an office at No. 35 West 27th Street in said City of New York; that for many months past the said Kingsley has been in ill health and in the care of his physicians Dr. W. H. Katzenbach of No. 22 West 45th Street and Dr. H. Goldthwaite, Fifth Avenue Hotel, New York City, and that since last July the health of the said Kingsley has been such as to prevent his attending to his professional duties; that upon the 10th day of last November, acting under the advice of his said physicians, as your deponent believes and was so informed by the said Kingsley himself, the said Kingsley sailed for Harve, France on the La Normandie; that your deponent has been in constant communication with the said Kingsley since his arrival at Harve; that the said Kingsley, as your deponent believes

Q 105

4 and is so informed by the said Kingsley himself, immediately
on his arrival at Havre proceeded direct to Paris and placed
himself in the care of physicians; that the last communica-
tion your deponent received from the said Kingsley was a
letter dated Paris, December 5th, 1888. and received by your
deponent on the morning of the 16th inst., in which the said
Kingsley stated that he was still in the care of physicians
and was in a slightly improved condition of health; that
as your deponent believes and is so informed by the said
Kingsley himself, the said Kingsley is not only willing
but anxious to return to this city and will return just as
soon as permission so to do is granted him by his physicians;
and your deponent believes that the said Kingsley's mental
and physical condition at the present time is such that to
return now would be at the peril of his life.

Sworn to before me this :
17th day of December, 1888.

Genesee Smith

J. C. Frank.

Molay Public(120)
New York Co.

0106

COURT OF GENERAL SESSIONS
OF THE PEACE
in and for the City & County of
New York.

THE PEOPLE OF THE STATE OF NEW
YORK,

— against —

NORMAN W. KINGSLY.

Physicians Certificates and Affi-
davits.

John Dowling

0107

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before J. Henry Ford a Police Justice
of the City of New York, charging Norman W. Knight Defendant with
the offence of Assault - misdemeanor, or assault
and contempt of Kate Bergshem.

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, Norman W. Knigley, Defendant of No. 35
West 27th Street; by occupation a Dentist
and William Wallace Walker of No. 67 West 9th St. M
Street, by occupation a Dentist Surety, hereby jointly and severally undertake that
the above named Norman W. Knigley Defendant
shall personally appear before the said Justice, at the District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of
Hundred Dollars.

Taken and acknowledged before me, this 24 day of May 1885. Norman W. Knigley
John F. Ford POLICE JUSTICE.

Q 108

CITY AND COUNTY } ss.
OF NEW YORK,

day of May 1881
Henry P. Morgan
Police Justice.

District Police Court.

THE PEOPLE, &c.,
on the COMPLAINT OF

Under-taking to appear
during the Examination.

late Benjamin

vs.

Maura W. Kingley

Taken the 17 day of May 1881

John

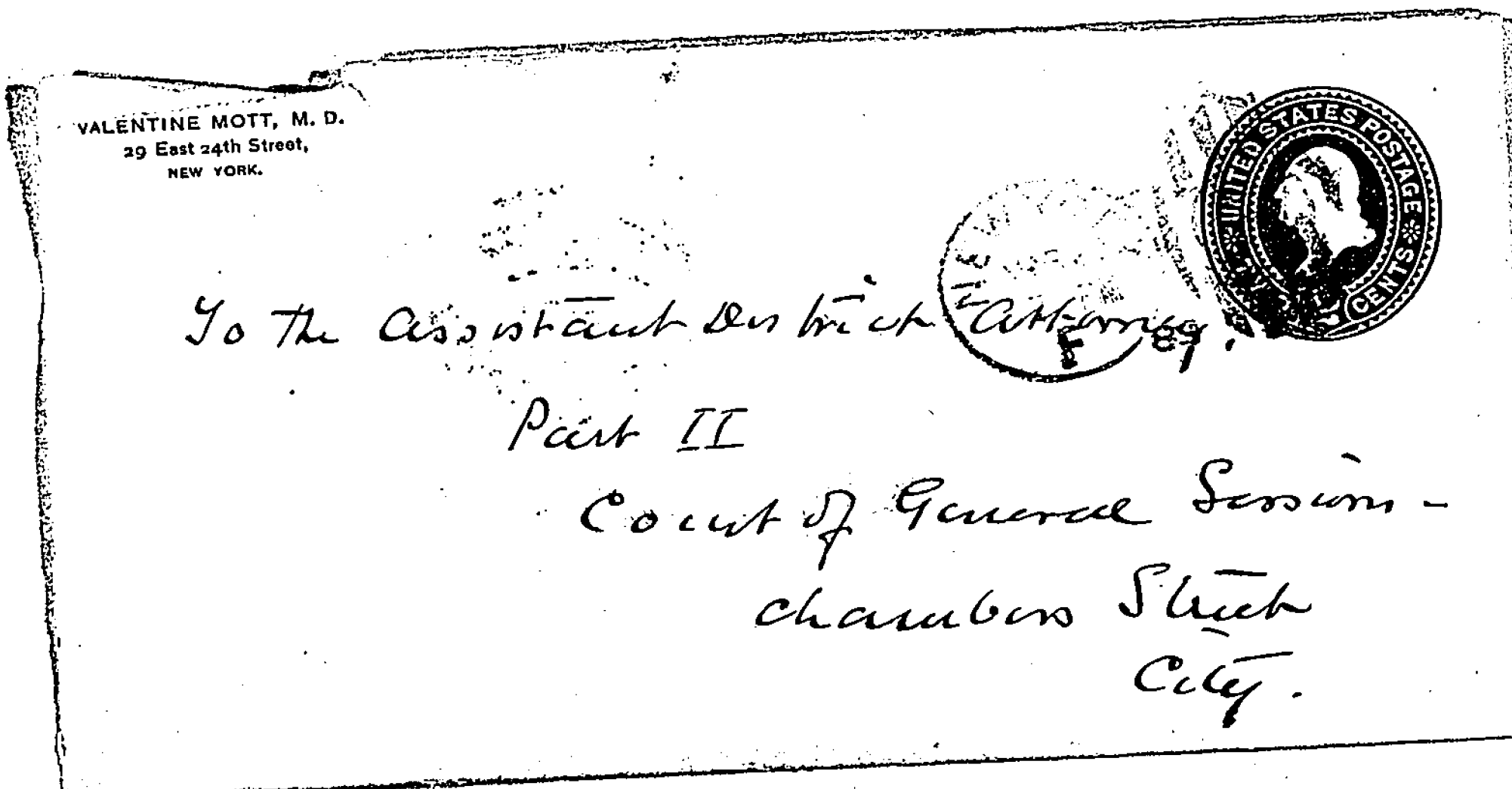
Justice.

William Wallace Walker

the within named Bail and Surety being duly sworn, says, that he is a resident and lease holder within the said County and State, and is worth over twenty hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of household furniture and oil paintings located at No 69 West 9th Street in the city of New York, to the value of one thousand dollars.

Com. C. V. Crauford.

0109



DR. VALENTINE MOTT,
29 EAST 24th STREET.

March 27. 89.

To the Assistant District Attorney
Dear Sir -

I have just received
a Subpoena in the case of
D. W. Kingsley tomorrow - my
professional engagements are
such that it is almost im-
possible for me to attend.
As the Case is likely to take
some time could you not
call me on some other day &
give me a little more than
eighteen hours notice.

0 | | |

If my attendance is un-
desirable tomorrow telegraph
me at what time to come, so
that I may be detained as
short a time as possible
and oblige ~

Yours very sincerely
Valentine Clark.

8 | 12

Fol.1 COURT OF GENERAL SESSIONS OF THE PEACE
in and for the City & County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,
against
NORMAN W. KINGSLEY.

STATE OF NEW YORK, :
: ss:
City and County of New York.:

WILLIAM W. WALKER being duly sworn says: that he resides at 67 West 9th Street in the City of New York, that he is a dentist by profession, has been such for over fifteen years, and is now the President of the First District Dental Society of the State of New York; that he has known Norman W. Kingsley, the defendant above named, for fifteen years or more and knows the reputation of the said Kingsley and that the same both within and without his profession is of the very highest character; that the said Kingsley was for some time the Dean of the Faculty of the New York College of Dentistry and during the years 1887 and 1888 was President of the Dental Society of the State of New York, and that his practice is one of the largest in the City of New York; that for several months last past the said Kingsley has been in very ill health and much of the time confined to his bed; that on or about the 10th day of last November as your deponent is informed and believes, the said Kingsley sailed for Harve, France, at the direction of his physicians and with no other purpose in view than the benefitting of

his physical and mental condition; that the physical and
4 mental condition of the said Kingsley was such, as your
deponent is informed and believes, as at the time to render
imperative a complete change of climate, and an entire free-
dom from the cares and anxiety imposed by business and other-
wise; that, as your deponent is informed and believes, the
said Kingsley is now in Paris in the care of physicians,
that he went thither with the intention or returning to
New York just as soon as the state of his health would per-
mit, and your deponent believes that he will return as soon
5 as he is authorized so to do by the physicians in whose
care he now is; that in the early part of last May your
deponent became bail for the said Kingsley herein; that
as your deponent believes the said Kingsley has no inten-
tion or desire to avoid the charges made against him herein
but that on the contrary he is willing and anxious to appear
and answer the said charges in whatever Court they may be
prosecuted and at the earliest possible moment; that the
forfeiture of the bail herein at the present time would
inflict a great hardship upon your deponent.

Sworn to before me this :

18th day of January, 1889. :

Daniel Warren,
Notary Public,
New York Co. Wm. W. Walker.

7

D 1 14

COURT OF GENERAL SESSIONS
OF THE PEACE
in and for the City & County
of New York.

THE PEOPLE OF THE STATE OF NEW
YORK,

against

—
NORMAN W. KINGSLEY.

Affidavit of William W. Walker.

0 | 1 | 5

Fol.1 COURT OF GENERAL SESSIONS OF THE PEACE
in and for the City and County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,
against
NORMAN W. KINGSLEY.

City and County of New York, ss:

DANIEL NASON, being duly sworn, says that he is an attorney and counsellor at law duly authorized to practice his profession in all the courts of the State of New York;
2 that he is familiar with the alleged facts upon which the charges herein are based; that upon precisely the same state of alleged facts an action has been begun and is now pending for the recovery of \$50,000.00 damages against the defendant herein in the Supreme Court of the State of New York, City and County of New York, and that deponent is one of the attorneys for the defendant therein; that the plaintiff in said action is Kate Berolzhime; that the summons and complaint therein were served on the defendant on the
3 24th day of April, 1888; that the answer therein was served on the 14th day of March, 1888, and was a general denial; that said cause was noticed for trial for the April Term of the Supreme Court Circuit, and has not as yet appeared on the Day Calendar of said Court for trial.

That the said defendant for many months last past, to wit, since July, 1888, has been in ill health, and in the care of physicians; that upon the 10th day of November,

4 1888, acting under the advice of his physicians, he sailed
for Harve, France; all of which will more particularly
appear in the affidavits of William W. Walker and Genevieve
Smith and the certificates of Drs. Henry Goldthwaite and
W. H. Katzenbach now on file herein in the office of the
Clerk of this Court, to which reference is hereby made.

That on or about January 7th, 1889, deponent received from the defendant herein an affidavit and also a certificate of his physician of which copies are hereto annexed marked Exhibit I, and intended to be taken as a part of this affidavit.

That, as your deponent believes, the said defendant herein has no intention or desire to avoid the charges made against him herein, but that on the contrary he is willing and anxious to appear and answer the said charges in whatever court they may be prosecuted and at the earliest possible moment.

Sworn to before me this : : Daniel Watson.
18th day of January, 1889.:

H. Woodman
Notary Public
S. W. F. Co.

□ □ □

Exhibit I.

SUPREME COURT,
City and County of New York.

KATE BEROLZHIME,
Plaintiff,

v.

NORMAN W. KINGSLEY,
Defendant.

Consulate General of the United States, : S.S.
City of Paris, Republic of France. :

NORMAN W. KINGSLEY, being duly sworn, deposes
and says:-

I. I am the Defendant in the above entitled
action, and reside in the City, County and State of New
York, at 35 West Twenty-seventh Street.

II. In or about the month of July, 1888, I became
very seriously ill, and on or about the 10th day of Novem-
ber, 1888, I left New York upon the advice of Dr. Katzen-
bach, of 22 West Forty-fifth Street, who is my family phy-
sician, and whom I have been accustomed to consult for
several years; he having advised me that I was suffering
from a very severe attack of acute rheumatic gout, and that
for the benefit of my health and the alleviation of the said
disease I should go abroad before the winter, and if pos-
sible pass the winter in a warmer climate than that of New
York.

III. On or about the 19th day of November, I
arrived in Paris, and owing to the unusual clemency of the

□ | □

season have since remained in Paris under the professional care of Dr. A. S. Clarke, M. D., the family physician of my brother Dr. Charles Kingsley of Paris, with whom I am at present staying. I am advised by said Dr. Clarke that I am suffering from an attack of rheumatic gout, that I am for the present unable to travel and that in his opinion I will be so for at least four weeks from this date; that it would be extremely detrimental to my health for me to return to so cold a climate as that of New York until, at earliest, the month of June, and that as soon as I am able to travel I should proceed to Algiers until the return of warm weather in this latitude. The said Dr. Clarke is a Graduate of the College of Physicians and Surgeons of the City of New York, and of the Faculté de Medicine of France. I annex hereto, and hereby make a part of this affidavit, and mark "Exhibit A", a certificate to the said effect, signed by the said Dr. Clarke.

IV. In view of the foregoing advice and of my present suffering and greatly reduced state of health I am unable to return to New York, and I do not intend to return to New York until next summer at the earliest, except in the case of a speedier and more complete recovery than I now have reason to anticipate.

Sworn to before me this :
28th day of December, 1888. : Norman W. Kingsley.

R. J. Preston,
Vice Consul General
of the United States at Paris.
United States Consulate General, Paris.]

[Seal of

"Exhibit A".

17 Rue de Surene.

Paris, France,

25 December 1888.

I certify that I am attending in my professional capacity, Dr. Norman W. Kingsley of New York; that he is suffering from an acute attack of rheumatic gout; that he is for the present unable to travel, and in my opinion will be so for at least four weeks from this date; that it would be extremely detrimental to his health, for him to return to so cold a climate as that of New York until at earliest the month of June; and that I have advised him, as soon as he is able to travel, to proceed to Algiers, there to remain until the return of warm weather in this latitude.

A. S. Clarke, M. D.

College of Physicians & Surgeons of the City of
New York,

and of the
Faculté de Medicine of France.

0120

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Norman W. Kingley

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. Before this action was instituted I had commenced a civil action against Norman W. Kingley for damages, which action was brought to trial on or about the 9th day of July instant and a verdict rendered in my favor for \$5000 upon which judgment was duly entered in my favor. This was pronounced by the Court in which the defendant could appeal. I am informed that the ~~defendant~~ is abundantly able to pay such judgment. I have two reasons which induce me to recommend clemency - the 1st is that the defendant is now pretty well advanced in years and is said to be a man of great attachment to his profession and his family - to form a good character, and besides is a man who is now married with a family of four daughters whom he would not care to have suffer. The second reason is now practical. Some of my best witnesses are absent from the State

0121

particularly Oscar Tornquist, and Arthur T. Suckley. Both of whose testimony was taken before the Committing Magistrate. I have also lost sight of several of the witnesses who testified in the recent civil case and I believe it would be impossible to put my hands upon them now.

Kate Berolzheimer

"As the attorney for the above
Mrs. Kate Berolzheimer in the civil action
mentioned by her in her foregoing statement
I have today checked and prepared such state-
ment for her and believe that the facts
set forth therein are true, and I am
particularly cognizant of the facts that
the witnesses have become separated and
I believe it would be extremely difficult
if not impossible to contact them and
inform Mr. Knightly now, of the effect
the indictment against him.

John T. Tornquist
49 & 51 Chambers St.

Police Court

District.

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

of No.

35 West 17th

Street,

being duly sworn, deposes and says, that
on Wednesday the 11th day of January
in the year 1888, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by John W. Kriegel
who while deponent was standing on an iron platting
in the rear yard of premises 35 West 17th Street did
wilfully maliciously and unlawfully with intent of said
plaintiff violently caused the same to come in contact with deponent
standing thereon that deponent has participated with the cellar
of said premises and that received several cuts and other injuries
without any justification on the part of the said assailant.

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

Sworn to before me, this

day of January 1888

Police Justice.

A. P. Heato Kate Bergoffine

Q 123

Police Report }
Second District

The People vs
Kate Berolzheimer
Norman W. Kingsley

Kate Berolzheimer, the complaining witness, being duly sworn deposes and says: I reside at No 95 West 27th St. in the City of New York and occupy said premises as the tenant thereof under a written lease marked Exhibit A May 25 1888, from Anna W. Kingsley, who is the wife of the defendant, and in and by said lease there is reserved for the benefit of Dr. Kingsley, the defendant, who is a dentist, the office on the parlor floor for business purposes, and the laboratory, together with the right of way to the same; also the use of the parlor during business hours, the tenant being restrained during such hours from any use of the parlor which would annoy the occupant of the office. Aside from these reservations the defendant has no right in or to any portion

of said premises. On the 25th day of January 1888, two men came to the house with a load of coal, one of whom came to the basement door and presented to me a ticket which was directed to the defendant and I informed the men that the defendant had no right to the use of my cellar, and that there was coal belonging to me under the coal hole which had not been removed. The men then went up the front stoop, rang the bell, and I heard the defendant call direct the men to throw the coal on top of mine. One of the men then came into the house and tried to open the door leading to the cellar which I had previously locked. I went into the kitchen and found the defendant there, who asked who had locked this door, to which I replied that I had done so as it was my cellar & he then ordered me to open the door immediately, which I refused to do, whereupon he ordered the men to come

with him.

In the yard, close under the kitchen windows, there is a passage to the cellar which is covered with a grating, and upon reaching this place the defendant removed a piece of board and a carpet with which the grating was covered, whereupon I immediately stepped upon the grating and warned the defendant and the men with him, not to touch it as it was my property. The defendant then directed the men to take hold of the grating which they refused to do, and the defendant thereupon seized one end of the grating and pulled it off from the opening, and caused me to fall a depth of eight or nine feet through the opening into the cellar. I struck upon a chair which was directly beneath me as I fell, and was very seriously injured by it in my person, the tendons of my left foot were broken, my body was very much bruised and

Q 126

blackened, and I sustained injuries which may become permanent, as will more fully appear by the affidavit here annexed, of the physician who attended me. After I had fallen in the cellar, the defendant manifested an utter indifference to my injuries and said that I should not come out until I gave him the key of the cellar; that I was not hurt, but merely trying to get sympathy from my neighbors. This occurred in the presence of several people whose affidavits are hereto annexed, one of whom, a Mr Arthur Sanchez, who has a room in my house, carried me out of the cellar; and while I was being brought out, the defendant came to me and put his hand upon my hip and told me to put my foot down and walk as I could walk as well as he could. Mr Sanchez, thereupon ordered him away and he immediately left the house. I recognize Exhibit A.

SWORN TO BEFORE ME on a copy of my lease
THIS 25 DAY OF May, 1880.

Signed
POLICE JUSTICE.

Kate Brothman

0127

Police Court Record Sheet

Feb 25 City and County of New York, p.

Arthur H. Sanchez, being duly sworn says: I reside now at No. 35 West 27 Street in the neighborhood of two o'clock on the 25th day of January, 1888, in the afternoon of that day. I was sitting in Mrs. Berolzhine's room, which is the front basement of the house, talking with her on business. She asked to be excused and left the room. Shortly afterwards I heard screams and went out and through the kitchen into the yard, and saw Mrs. Berolzhine down in the cellar. I went round to try to get in the cellar and to find the man to send for the doctor, when I met Mrs. Wilson. She then said that something had happened to Mrs. Berolzhine. We then went into the yard together. Mrs. Berolzhine threw up the key and I opened the door and went down in the cellar. Dr. Kingsley came down about the same time, and when I commenced to lift her I asked him to help which he did. His conversation and telling her to walk, or that she could walk as well as he could annoyed me, and I told him to go away, and he did so.

~~Sworn to before me this~~ } ~~Arthur H. Sanchez~~
~~3d day of February 1888.~~ }

~~Clerk of Justice~~
~~Com of Deeds~~

~~N.Y.C. 1888.~~

SWORN TO BEFORE ME
 THIS 25 DAY OF May 1888.

Daniel C. Field
 POLICE JUSTICE

Arthur H. Sanchez

0128

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Norman W. Kingley

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. Before this action was instituted I had commenced a civil action against Norman W. Kingley for damages, which action was brought to trial on or about the 9th day of July instant and a verdict rendered in my favor for \$5000 upon which judgment was duly entered in my favor. This was given by the Court which the defendant could appeal. I am informed that the ~~defendant~~ is abundantly able to pay such judgment. I have two reasons which induce me to recommend clemency - the 1st is, that the defendant is now pretty well advanced in years and is said to be a man of great attachment to his profession and has hitherto borne a good character, and besides is a man married man with a family of four daughters whom I would not care to bear off. The second reason is more practical. Some of my best witnesses are absent from the State

0129

particularly Oscar Fernandes, and Arthur J.
Sauvey. Both of whose testimony was taken before
the Committee investigating. I have also lost sight
of several of the witnesses who testified in
the recent trial case and I believe it would
be impossible to put my hands upon them now.

Kate Brothman

"As the attorney for the above
Mrs. Kate Brothman in the civil action
mentioned by her in her foregoing statement
I have today checked present such state-
ment for her and believe that the facts
set forth therein are true, and I am
particularly cognizant of the facts that
her witnesses have become separated and
I believe it would be extremely difficult
if not impossible to contact them.
Norman W. Kingsley now, if tried upon
the indictment against him

John D. Sommers
49 & 51 Chambers St.

0 / 30

FORM II.

Police Court—

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Kate Bergfchine

vs.

Norman M. Kragile

AFFIDAVIT, A. & B.

Dated May 3 1888

White Justice.

Officer.

Witness.....

\$ _____ to Ans. _____ Sess.

Filed by _____

No. _____

0131

Danckey present at interview when
accident occurred

Kingsley man Sylvester Burney,
Oscar Fernandes, Munia Lawson
(Winter's coal office) = names of men
^(23x6 Extra) who were also present at the time
of the accident. Examine all
these as to what was said

Police Court Second Dist
City & County of New York

Oscar Fernandez, being duly

sworn, says: I reside now and did reside at No. 35
West 27th Street in the City of New York on the 25th day of
January last. I am in the employ of Mrs. Berolzline
as butler and have been with her about twenty
months. About 2 or 3 o'clock in the afternoon of
20 January 25th Dr. Knigley, who has a room for
dentistry in the house asked me for the key of the
door which leads to the cellar. I told him I
did not have it, but Mrs. Berolzline had it.

That lady came out in the kitchen about that
time and the Doctor asked her for the key but they
refused to give it saying that the cellar belonged to
her and he could not put any coal down in it.

The doctor then went into the yard accompanied
by Mrs. Berolzline, a coal man, Mr. Burnie and
myself. The doctor then pulled the board
and a rug that covered the grating in the yard
from off the grating, and Mrs. Berolzline stood on
the grating and extended her arm saying "nobody must
touch this grating as it belonged to her. The doctor
spoke to the coal man and asked him to help him
to raise the grating. The doctor was then about to
take hold of the grating. The man did not help
him. The doctor then seized the grating and pulled
it toward him thus releasing it from the
other side. Mrs. Berolzline was at once thrown
into the cellar. After she had fallen, the doctor let
go the grating and it fell into the cellar. I
immediately said "shall I run for a policeman?"
No one answered. The Doctor said "to hell.

0193

Berolzhine, "What are you screaming for, you are
not hurt at all". I heard here. Berolzhine said
"My foot is broken." I then jumped down in the
cellar. Mrs. Berolzhine told me to go for the
doctor and I started at once. There was great
excitement around and Mrs. Berolzhine was
shrieking and I do not remember all that was
said.

~~Sure to before mother~~ Oscar Fernandez
~~3rd day of February 1918~~ Oscar Fernandez,
~~Elberhardt Apartments~~
SWORN TO BEFORE ME
THIS 25 DAY OF May 1918 County of Bronx
I am a Justice of the Peace
POLICE JUSTICE,

Q 134

City & County of New York, p.

Maria Larson, being duly sworn say
I resided ~~here~~ and did reside on the 25th of January
1888, at No. 35 West 27th Street in this City. I am,
and was a cook for Mrs. Berolzhine at that time

Fol 25

In the afternoon of the said 25th of January, I
saw Dr Kingsley come into the kitchen and he
went to the cellar door, which was locked.

Shortly afterwards Mrs. Berolzhine came into the
kitchen and she had a key in her hand. I do
not speak English but I saw Dr Kingsley and
Mrs. Berolzhine talking together. Dr. Kingsley then
went into the yard and was followed close by
Mrs. Berolzhine, the coal man, Mr Barnes and
Oscar. I remained in the kitchen close by the
window which is close by the grating in the yard.

I first saw the doctor remove the ring and board from
the grating and then Mrs. Berolzhine stepped on the
grating and I saw her holding her hands out and
speaking as if to the doctor. I then saw Mrs. Berolz-
hine go down through the hole into the cellar. At
that time the doctor had hold of the grating. I then
went at once into the yard and the doctor still had hold
of the grating. I saw it go out of his hand, but I could
not say whether he threw it down or whether it slipped
out of his hands. I heard the doctor speak and I
heard Mrs. Berolzhine speak and shriek. I then saw
Oscar jump down in the cellar where Mrs. Berolzhine
had fallen. I saw Mr. Simchez bring her up.

Swear to before me this 25th day of February 1888 Maria Larson

SWORN TO BEFORE ME

THIS 25th DAY OF

MAY 1888

Albert J. Donahue

POLICE JUSTICE.

Co. of Kings, N.Y.

Q 135

City & County of New York, Police Court 2nd Dist

Mrs. Carrie F. Wilson of 35 West 27th Street

being duly sworn, says: About 2½ o'clock as I remember
on the afternoon of January 25th last, as I was coming
down stairs in said house I heard terrible shrieks.

I opened the windows in the hall and saw heads
of people looking from windows in the neighborhood
apparently at something in our yard. A projecting
roof prevented me from seeing what it was. I
recognized however at the time the voice of Mrs.

Berolzhine and heard her say: "Dr. Kingsley is killing
me" or "has killed me." I hurried down and on my
way met Mr. Sanchez in the hall and told him that
there was something the matter with Mrs. Berolzhine.

We went together to the yard and I then saw Mrs.
Berolzhine in the cellar with her hands outstretched.
She looked terribly. "I said some one take the
woman out, she'll die down there." At that time
there were in the yard Dr. Kingsley (Mr. Burne stood
near the kitchen door) and the coal man besides Mr.
Sanchez and myself. Dr. Kingsley said I remember, "she
is not hurt" and then called down to Mrs. Berolzhine
to stop her screaming. Other things were said but I
do not recall them. Mr. Sanchez then got the key of
the cellar from Mrs. Berolzhine and went down in the
cellar and brought her up in his arms. Mrs. Berolzhine's
appearance made me feel ill and I could not for the
moment look at anything more.

I swear to before me this } *Carrie F. Wilson*
~~2d day of February, 1888~~ }
} *Carrie F. Wilson*

SWORN TO BEFORE ME

THIS 25 DAY OF May 1888

Samuel Schell
POLICE JUSTICE.

Albert Martinez

Law of Dads
Reg. No. 176

Folio 17 ~~Policie~~ Supreme Court, Second Dist
City and County of New York

Kate Berolzhme
Plaintiff
— against —
Norman W. Kingsley
Defendant

City and County of New York, p:

Valentine Mott, being duly sworn says: I am a practising physician and have an office at No. 29 East 24th Street, in the City of New York. On the afternoon of January 25, 1888, I was called into see ~~Kate~~ Kate Berolzhme, the plaintiff in this action at her residence No. 35 West 27th Street in this City, and found her suffering from great mental and physical shock.

Her left foot and ankle were exceedingly contused and swollen, with laceration of the ligaments of the foot, injury to the nerves, and bruises on various parts of the body.

Upon the following morning, in connection with Dr. Gillette, I made a further examination of the plaintiff's body and found contusions on the right knee about the pubes and right side of thigh and over the ribs under the left breast, excessive tenderness over the bladder and desire to urinate with pain accompanying the act, resulting from a laceration, and altogether she was in a very bad condition.

I have been attending her ever since, in

Q E 7

connection with Dr. Gillette, and the pain in
her foot and leg continues very severe, owing to
the injury to the nerves.

It will be several weeks before she will be
able to walk, but it is impossible for me to
say now what the ultimate result of her
injury may be.

I swear to before me this
11th day of February 1888.]

Albert Martinez Valentine Scott MD
Proc. of Deeds
Mylthy & Co Valentini Scott MD

SWORN TO BEFORE ME
THIS 25 DAY OF May 1888
John Kelly
POLICE JUSTICE.

0 138

Sold 14 Supreme Court, Police Court, Second District
City and County of New York

Kate Berolzhine

Plaintiff

vs against
Norman H. Kingsley

Defendant

City & County of New York, p.

Walter R. Gillette, being duly sworn, says: I am a practicing physician, and reside at No. 149 West 23rd Street in the City of New York.

On the 25th day of January, 1888, in the afternoon, I was called in to see the plaintiff in this action at her residence, No. 35 West 27th Street in this City and found her suffering from all the symptoms of shock. Upon making an examination of her body I found that she had a badly contused wound on her left foot and ankle, and the ankle & foot were swollen ^{so} enormously and was so painful that no thorough examination could then be made.

She had also abrasions on her forearm, another on her left breast, and a wound between her thighs in the region of the perineum, which I ascertained by inquiring of her was produced by her having fallen astride of a chair.

She complained of great pain in the right side region, which for a time threatened

0139

to develop peritonitis, and which has not yet entirely left her, indicating that she has perhaps sustained some internal injury; and altogether she was in a very serious condition.

Since that time her condition has varied, being better some days and some days worse, and I cannot now possibly state what the result of her injuries may be, but it will however be several months before she will be able to use her foot; and it is a question whether she will ever be ~~able~~ entirely free and strong again.

I have attended the plaintiff in conjunction with Dr. Valentine Mott ever since the time I was first called in
~~Sworn to before me this~~ ~~Walter R Gillette MD~~
~~18 day of February 1888~~

SWORN TO BEFORE ME

THIS 25 DAY OF

May 1888 - County of Boston

Daniel F. Kelly

POLICE JUSTICE.

~~Deeplay 86~~

0140

LEASE.—O. W., Fire Clause, &c.

W. Reid Gould, Law Book Publisher and Stationer, 168 Nassau St., N. Y.

Exhibit A May 23 1888 OZ

This Indenture, made the — 29 — day
of April one thousand eight hundred and eighty six Between
Alma H. Kingsley of the City of New York party of
the first part and Mrs. Kate Berolzheimer of the
City of New York, party

of the second part, Witnesseth, That the said party of the first part
has letten, and by these presents doth grant, demise, and to farm let, unto
the said party of the second part the Floor Storey Brown Stone
House (hereunto known as Number twenty five 25)
new number thirty five (35) West Twenty fourth
Street in the City of New York together with the
furniture contained therein as described in an
inventory hereto annexed

The party of the first part receives for the
benefit of Dr. Kingsley, the offices on the parlor floor
for business purposes and also the Laboratory together
with the right of way to the same.

Also the use of the parlor during business hours
and the party of the second part is restricted
during such hours against any use of the parlor
which would annoy the occupants of the offices

with the appurtenances, for the term of three years (3) from
the First day of May one thousand eight hundred
and eighty six at the yearly rent or sum of Eighteen hundred
dollars to be paid in equal monthly payments of
One hundred and fifty Dollars (150.00) in advance
upon the first day of each and every month
to be paid in equal payments

And it is agreed that if any
rent shall be due and unpaid, or if default shall be made in any of the
covenants herein contained, then it shall be lawful for the said party of the

first part to re-enter the said premises, and to remove all persons therefrom.

And the said party of the second part hereby covenants to pay to the said party of the first part, the said yearly rent as herein specified. And also, to pay the regular annual rent or charge, which is or may be assessed or imposed according to law, upon the said premises, for the Croton Water, on or before the first day of August in each year during the term; and if not so paid, the same shall be added to the quarterly rent then due. And the said party of the second part further covenants that she will not assign this lease, nor let or underlet the whole or any part of the said premises, nor make any alteration therein, without the written consent of the said party of the first part, under the penalty of forfeiture and damages, and that she will not

" 11 occupy or use the said premises, nor permit the same to be occupied or used for any business deemed extra-hazardous on account of fire or otherwise, without the like consent under the like penalty. And the said party of the second part, further covenants that she will permit the said party of the first part, or her agent, to show the premises to persons wishing to hire or purchase, and on and after the first day of February next preceding the expiration of the term, will permit the usual notice of "to let," or "for sale" to be placed upon the walls or doors of said premises, and remain thereon without hindrance or molestation.

And it is further agreed between the parties to these presents, that in case the building or buildings erected on the premises hereby leased shall be partially damaged by fire, the same shall be repaired as speedily as possible at the expense of the said party of the first part; that in case the damage shall " 12 be so extensive as to render the building untenantable, the rent shall cease until such time as the building shall be put in complete repair; but in case of the total destruction of the premises, by fire or otherwise, the rent shall be paid up to the time of such destruction, and then and from thenceforth this lease shall cease and come to an end; provided however, that such damage or destruction be not caused by the carelessness, negligence, or improper conduct of the party of the second part, her agents or servants.

And at the expiration of the said term, the said party of the second part, will quit and surrender the ^{and furniture} premises hereby demised, in as good state and condition as reasonable use and wear thereof will permit, damages by the elements excepted.

And the said party of the first part, doe covenant that the said party of the second part, on paying the said yearly rent, and performing the covenants aforesaid, shall and may peaceably and quietly have, hold, and enjoy the said demised premises for the term aforesaid. And it is further agreed and understood that all repairs of every description required by the Lessee herein named, during the period of her tenancy are to be made at her own costs and expense and that she will fulfill all the requirements of the Health Board.

And it is further understood and agreed, that the covenants and agreements, contained in the within Lease, are binding on the parties hereto and their legal representatives.

In Witness whereof, the parties to these presents have hereunto set their hands and seals the day and year first above written.

Sealed and delivered in the presence of

Theodore Ledgard

Norman W Kingley *(seal)*
Attorney for Alva W Kingley
Kate Bergoline *(seal)*

8143

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Norman W Kingsley

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.

Norman W Kingsley

Question. How old are you?

Answer.

58 years old

Question. Where were you born?

Answer.

New York State

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

Answer.

357r, 27 St., 23 years

Question.

What is your business or profession?

Answer.

Dentist

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

Answer.

I am not guilty

Norman W Kingsley

Taken before me this 1st day of May 1888

Sam'l C. Miller
Police Justice

0144

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Kate Bergfchine
of No. 35 W 27th St Street, that on the 25 day of January
1888 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by D. Norman M. Knagley

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 3 day of May 1888

J. J. White POLICE JUSTICE.

Q 145

9⁵³ A.M. 58. M. N. S. Dentist No. 35. M. 27 since

The within named

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Berolzheimer

vs.
Dr. Norman M. Kingsley

Warrant-A. & B.

Dated May 3. 1888

Andrew P. Mohr Magistrate

Chas. C. Cowles Officer.

The Defendant, Norman M. Kingsley
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

John C. Cowles Officer.

Dated May 4 1888

This Warrant may be executed on Sunday or at
night.

Police Justice.

Q | 46

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 Two 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 25 1888 Dan'l C. Reilly Police Justice.

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

Dated May 25 1888 Dan'l C. Reilly 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.

□ 147

POOR QUALITY
ORIGINAL

\$300. bail by S.
May 12th 10 A.M.

WY 130: 222. 790
Police Comm: 2 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kate Berolzhine
35 Ward 27th
Norman W Kingsley

Offence Drunk
Misd

BAILED,

by William W Walker
67 Ward 9th Street.

Dated May 4, 1888

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Justice O'Reilly will place
him and determine
the witness can in my
absence

M. P. Cutshaw
Police Justice

Witnesses Arthur A. Schaefer
No. 35 Ward 27th Street

Conrad Gillette
No. 35 Ward 27th Street

John J. Burns
No. 35 Ward 27th Street

Arthur A. Schaefer
No. 35 Ward 27th Street

RECEIVED
Dicks Forwarder
No. 35 Ward 27th Street

Alma Lagoon
No. 35 Ward 27th Street

1000 to answer
May 12. 10 A.M.

and May 25
2 P.M.

0148

(1)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Norman D. Shingden

The Grand Jury of the City and County of New York, by this
Indictment accuse Norman D. Shingden

of the crime of Assault in the second degree,

committed as follows:

The said Norman D. Shingden

late of the City of New York, in the County of New York, aforesaid, on the
~~X~~ day of ~~January~~, in the year of our Lord one thousand
eight hundred and eighty - ~~sixty~~ - at the City and County aforesaid,
with force and arms, in and upon one
~~Shake Pendleton~~, in the peace of
the said People then and there
being, ~~Pendleton~~ did willfully
and unlawfully make an assault,
and then the said ~~Shake Pendleton~~,
down unto and upon the ground
there, with great force and violence,
then and there ~~Pendleton~~ did willfully
and unlawfully cast and throw, and
then and there and by the means
aforesaid, ~~Pendleton~~ did willfully

0149

and several falling in the dangerous
leading manner upon the said State
During crime, 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.

Jacob F. Ellsworth,
~~Attala Attorney~~

33th
33rd
33rd
33rd
33rd
33rd

0150

BOX:

333

FOLDER:

3151

DESCRIPTION:

Kirwan, Michael

DATE:

12/06/88



3151

WITNESSES:

John Whil

Counsel,

Filed 6 day of Dec 1888

Pleads *Criminally*

THE PEOPLE,

vs.

B

Michael Kavanagh

VIOLATION OF EXCISE LAW

[III Rev. Stat. (7th Edition) page 1883, Sec. 21 and
Selling on Sunday, Etc.)
page 1889, Sec. 6.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

Part III December 10, 1888.
Complainant and his undersigned

Q152

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 Kirwan

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

Michael Kirwan

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said Michael Kirwan

late of the City of New York in the County of New York aforesaid, on the
Twenty-sixth day of August in the year of our Lord one thousand eight hundred and eighty-Eight, 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

Thomas Hill

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

SECOND COUNT—

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

Michael Kirwan

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 Michael Kirwan

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

JOHN R. FELLOWS,

District Attorney.

0153

BOX:

333

FOLDER:

3151

DESCRIPTION:

Klahn, Louis

DATE:

12/12/88



3151

0154

Witnesses:

Mr. Clark

209.

Counsel, J. D. Clark
Filed 12 10 AM Dec 1888

Pleads, Murphy 13

vs.
THE PEOPLE

The evidence in this
case, and finds it
of a very conflicting
nature. Does

defendant pose
no real and substantial
and, and the complaint
and designed to will
grant his complaint.

A True Bill.

John R. Fellows,
District Attorney.

of indictment and
discharge of County

Henry H. [unclear]
Deputy Dist Atty
Appeal to the Court of
Appeals of California
January 1st 1889

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

John R. Fellows,
District Attorney.

John R. Fellows,
District Attorney.

John R. Fellows,
District Attorney.

0155

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Louis Klahr

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 believe defendant has had sufficient punishment for what he did, and it is my desire that indictment be dismissed, and he be discharged.

William Brock

January 25th 1889

0156

St Vincent's Hospital
Aug 23/88

This is to certify that
William Brock is a patient
at this hospital suffering
from stab wounds of back
& arm is out of danger
but will not be able to
leave the hospital for some
days

R. C. Curmeley
House Surgeon

0157

St Vincent's Hospital
Aug 18th. 88

This is to certify that
William Brock is a patient
at this hospital suffering
from stab wounds of
Back & Arm & will not
be out of danger for several
days

H. J. Connolly
House Surgeon

S
Q 158

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before Jacob M. Patterson, Police Justice
of the City of New York, charging Louis Klahn Defendant with
the offence of Feloniou Assault

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, Louis Klahn Defendant of No. 117,
Charlton Street; by occupation a Grocer's clerk
and John Mulford of No. 516 West 58th St
Street, by occupation a Merchant Surety, hereby jointly and severally undertake that
the above named Louis Klahn Defendant
shall personally appear before the said Justice, at the 23rd 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 One
Hundred Dollars.

Taken and acknowledged before me, this 23rd day of August 1888.

J. M. Patterson POLICE JUSTICE. John Mulford

0 } 59

CITY AND COUNTY }
OF NEW YORK, { ss.

born to before me, this 2d.
of August 1888
John Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear during the Examination.

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 Twenty Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of One House and
lot of land known as premises
No. 235 West 53rd Street in
the City of New York

John Mueggen
I, John Mueggen, do solemnly swear and declare, that I am a free man, and am worth Twenty Hundred Dollars, and over and above the amount of all his debts and
of One Thousand and
Known as John Mueggen,
Resident at 53rd Street in
New York
John Mueggen

Taken the 23^d day of Augt. 1886

Paxton Justice.

8160

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT,

DISTRICT.

2

of No. 4th Precinct Police Street, aged years,

occupation Police Officer being duly sworn deposes and says,
that on the 17th day of August 1888

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

Louis Klahn. (Now here) on
information received charging him with
having cut and stabbed one William
Brock from the effects of which the said
Brock is now confined in St Vincent
Hospital and unable to appear in court.
Defendant further says that since making
the arrest the defendant admitted to defendant
that he did cut the said Brock but
said that he cut him in self defense
wherefore defendant prays the said Louis

Sworn to before me, this
day of
1888

Police Justice,

0 16 1

Klahn. may be held to await the
result of the injuries of the said William
Brock.

Served before me }
the 17th day of Aug 1888 }

Thomas Flaherty

Police Justice

2
Police Court - District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.
Klaus Klahn

Dated: Aug 17 1888

Patterson Magistrate.

Flaherty Officer.

Witness,

John L. M.

Aug 21

John P. O.

Disposition.

Dec 23

Dec 9th, 1888, on
which additional day of
and appearance of witness
more.

Thomas Flaherty

Held in session

of the justice.

Holding this

Court in my

absence, this

place where I

determine this

Court (the)

on Patterson date

0162

Police Court—2nd District.

City and County
of New York, ss.:

of No. 169 Varick
occupation Butcher
deposes and says, that on the 17 day of August 1888 at the City of New York, in the County of New York,
he was violently and feloniously ASSAULTED and BEATEN by

William Brock

Street, aged 23 years,

being duly sworn

Louis Klein (butcher)
Who cut and stabbed deponent in the back
with a knife he held in his hand and
he did stab deponent in the right arm
with a Pitch fork he held in his hand

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

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

Sworn to before me, this 27 day
of November 1888} William Brock

John J. Kennedy Police Justice.

0163

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Louis Klahn 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 Louis Klahn

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. Germany

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

Answer. 169 9th avenue 2 months

Question. What is your business or profession?

Answer. Clerk

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. Sure now quickly-

Louis Klahn

Taken before me this

day of October 1886

John G. Kennedy Police Justice.

Q 164

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
\$100 Hundred Dollars, and be committed to the Warden and Keeper of
the City Prison, of the City of New York, until he give such bail.

Dated Dec. 7 1888 John J. Murray Police Justice.

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

Dated Dec. 7 1888 John J. Murray 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.

OIES

2 Nov. 30. 2 P.M.
at 2 P.M. Dec 7.

BAILED,

No. 1, by John Mustford
Residence 316 W. 58th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

The magistrate presiding
in this cause will please
hear and determine
said cause by means
of jury or otherwise.

Poly Justice

209 1909
Police Court No. 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Brook
169 Varick St
James Klahn
169 Ninth Ave.

2 _____
3 _____
4 _____

Offence of Fel. assault

Dated November 29 1888

James J. McGuire Magistrate.

James Hoberty Officer.

8 Precinct.

Witnesses Edward Notay

No. 2 1/2 Madison Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer. G.J.

Brook

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
 against

Sonis Kedam

The Grand Jury of the City and County of New York, by this indictment, accuse
Sonis Kedam
 of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Sonis Kedam,

late of the City of New York, in the County of New York aforesaid, on the
seventeenth day of August, in the year of our Lord
 one thousand eight hundred and eighty ~~six~~, with force and arms, at the City and
 County aforesaid, in and upon the body of one William Broda,
 in the peace of the said People then and there being, feloniously did make an assault,
 and — this — the said William Broda,
 with a certain knife. and also with a certain
pitchfork which the said Sonis Kedam
 in — this — right hand then and there had and held, the same being a deadly and
 dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
 wound,

with intent — this — the said William Broda,
 thereby then and there feloniously and wilfully to kill, against the form of the statute in
 such case made and provided, and against the peace of the People of the State of New York
 and their dignity.

SECOND COUNT—

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

Sonis Kedam
 of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Sonis Kedam,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
 aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
 the said William Broda,
 in the peace of the said People then and there being, feloniously did wilfully and
 wrongfully make another assault, and — this — the said
William Broda
 with a certain knife and also with a certain
pitchfork which the said Sonis Kedam
 in — this — right hand then and there had and held, the same being a weapon and
 instrument likely to produce grievous bodily harm, then and there feloniously did
 wilfully and wrongfully strike, beat, cut, stab and wound, 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.

Q 167

THIRD COUNT—

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

Sonis Kehan —

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

The said Sonis Kehan, —

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

with a certain sabre and also with a certain pistol pistol —

which the the said Sonis Kehan, —
in this right hand then and there had and held, in and upon the Broda and
right arm of this the said William Broda,

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said William Broda,

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

JOHN R. FELLOWS,
District Attorney.

Q 168

BOX:
333

FOLDER:
3151

DESCRIPTION:
Knapp, John

DATE:
12/11/88



3151

0169

WITNESSES:

John W. Collins

Counsel,
Filed 11
Pleads

THE PEOPLE,

vs.

John Knauth

B

VIOLATION OF EXCISE LAW

(See Note on Sunday, Etc.)

[In Rev. Sect. (7th Edition), page 188, Sec. 21 and

page 189, Sec. 6.]

JOHN R. FELLOWS,

John R. 1869
District Attorney
of Worcester Co.

A True Bill.

John R. Knauth
Fellow

T. J. Kelly 15/89

8170

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty —
and demand a trial
by jury.

John Knapp.

Taken before me this
day of January 1888

John Knapp

Police Justice

8 / 7 /

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

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 *November 188* *J. P. Morris* Police Justice.

I have admitted the above-named.

to bail to answer by the undertaking hereto annexed.

Dated *Nov 9 188* *J. P. Morris* 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.

Q 172

Police Court---

1835
District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Eugene D'Alluis

v.s.

John Knapp

Offence

BAILLED
No. 1 by Frank W. Mertens
Residence 136 E 76 Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street

Dated November 19th 1888

Magistrate.

Officer.

Precinct.

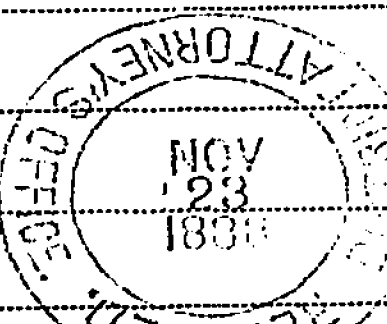
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer _____



Bailed

0173

Excise Violation-Selling on Sunday.

POLICE COURT- 4 DISTRICT.

City and County } ss.
of New York,

of the Court Officer Eugene D. Collins
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the day
of November 1888, in the City of New York, in the County of New York, at
premises No 250, Avenue Street,
The Knapp (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY 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 *The Knapp*
may be arrested and dealt with according to law.

Sworn to before me, this 19 day
of November 1888.

A. J. White Police Justice.

Eugene D. Collins

TORN PAGE

0 | 74

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

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

The said

John Knapp

late of the City of New York, in the County of New York aforesaid, on the eighteenth day of November in the year of our Lord one thousand eight hundred and eighty eight, 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

Eugene D. Collins

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

SECOND COUNT—

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

John Knapp
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 Knapp

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

JOHN R. FELLOWS,

District Attorney.

0175

BOX:

333

FOLDER:

3151

DESCRIPTION:

Knapp, Walter

DATE:

12/05/88



3151

Q 176

Witnesses:

J. W. Hayes

Counsel,
Filed
Pleads,

Q 176
day of April 1884

THE PEOPLE

{
vs.
Grand Larceny in the Second Degree.
(Money.)

R
Walter Smith Jr.

238 M 19

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

Deed of
C. L. Clegg
Sentence suspended
Dec 6/84
New York

0177

6^m

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss.

John W. Harris,
 of No. 1652—2^d Avenue Street, New York City,
 being duly sworn, deposes and says, that on the 14th day of November 1888
 at the store No 169 West 1st Street, 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.: Bills or notes good and lawful
 money of the United States in number,
 denomination and value as follows:
 Two of Twenty dollars, Five of Ten dollars, and
 Threes of Five Dollars, together in money of
 the value of One hundred and fifteen dollars;
 and two checks of the value together of
 One hundred and fifty dollars; altogether
 property to the value of Three hundred
 and sixty five dollars.

the property of Frank Roosevelt and in the care
 and custody of deponent employed by said
 Roosevelt

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 Walter Knapp, now here from
 the facts that deponent sent said Knapp, an
 office boy in his employ to deposit said checks
 and said money in part in the Bank of the
 Metropolis and in part to pay bills. But said
 Knapp did not so dispose thereof but converted
 the same to his own use. Part of said money and said
 checks were found by Officer Fauthinger on the
 person of said Knapp at Harlem Bridge, and said
 Knapp admits and confesses that he took, stole and
 carried away said property as aforesaid

Johnd. Keind

Sworn before me this
5th day of November 1888
John D. Keind
Police Justice.

0178

Sec. 198-200.

6

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Walter Knapp

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. Walter Knapp

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York City

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

Answer. No 238 West 19th St. 3 months

Question. What is your business or profession?

Answer. Ernand Army

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 of the offense charged

Walter Knapp

Taken before me this 15th

day of December 1888

John M. Murphy
Police Justice.

0179

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Buttinger
aged _____ years, occupation of the 33d Precit Police of No.
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John M. Harris
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 15
day of November 1889

Edward Buttinger.

Wm. M. Murphy
Police Justice.

Q 180

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 Knapp

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 November 15 1884 J. M. Kelly Police Justice.

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

Dated 1884 J. M. Kelly 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 1884 J. M. Kelly Police Justice.

0 18 1

1493
Police Court--- 6 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. Heine
1652 vs. E. Davy
Walter Knapp

J. J. Farreny
Offence: Assault

Dated November 15th 1888

Murray Magistrate.

Burtinger Officer.

Witnesses: George Young
101 E 23rd St Street.

No. Street.

No. Street.

\$ 1000- to answer. G. S.

Committed

0182

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter Knapp.

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

Walter Knapp of the crime of GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Walter Knapp

(#105) late of the City of New York, in the County of New York, aforesaid, on the fourteenth day of November in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, with force and arms, in the day time of the same day, five 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 ; ten 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 ; twenty-one 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 ; fifty-two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars each ; one hundred and five 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 ; five 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 ; 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 ten dollars each ; twenty-one 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 ; five United States Silver Certificates, of the

0 183

denomination and value of twenty dollars each; ten United States Silver Certificates of the denomination and value of ten dollars each; twenty-one United States Silver Certificates of the denomination and value of five dollars each; fifty-two United States Silver Certificates of the denomination and value of two dollars each; one hundred and five United States Silver Certificates of the denomination and value of one dollar each; five United States Gold Certificates of the denomination and value of twenty dollars each; ten United States Gold Certificates of the denomination and value of ten dollars each; twenty-one United States Gold Certificates of the denomination and value of five dollars each; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of One hundred and five dollars, and two pieces of paper of the value of one cent each piece, and ~~one~~ one dollar.

of the proper moneys, goods, chattels and personal property of one

John W. Heins

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

JOHN R. FELLOWS,
District Attorney.

0184

BOX:

333

FOLDER:

3151

DESCRIPTION:

Knaust, John

DATE:

12/17/88



3151

TORN PAGE

0185

Counsel,
Filed 17 day of Dec 1889
Pleads Mozambique it

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)

B
John S. Mauver
Dec 21 1889

JOHN S. MAUVER
District Attorney
Foreman.

JOHN R. FELLOWS,

John Maud
A True Bill.
John Maud
Foreman.

Dec. 21 Part 2
Maud

32

TORN PAGE

0186

Sessions of the Peace

THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John S. Knaust

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

The said

John S. Knaust

late of the City of New York, in the County of New York aforesaid, on the
tenth day of *June* in the year of our Lord one thousand eight hundred and eighty-eight, 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

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

SECOND COUNT—

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

John S. Knaust
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 S. Knaust

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

JOHN R. FELLOWS,

District Attorney.

0187

BOX:

333

FOLDER:

3151

DESCRIPTION:

Koelbel, August

DATE:

12/11/88



3151

0 188

WITNESSES:

W. G. Kelly, Jr.

Counsel,

Filed 11 day of Dec 188
188

Pleads

August 19

THE PEOPLE,

vs.

*John R. Fellows
Aug 19 1889
John R. Fellows*

VIOLETION OF EXCISE LAW

(Selling on Sunday, etc.)

JOHN R. FELLOWS,

Mr. District Attorney.

Find guilty (2 a/c)

A True Bill.

*John R. Fellows, Foreman.
City Room 5 Derry.*

(11 Rev. Stat. (7th Edition), page 1089, Sec. 21 and
page 1089, Sec. 5.)

D 189

Sec. 198-200.

pt
District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

August Koebel

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. *August Koebel*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *7 James Street, since May last*

Question. What is your business or profession?

Answer. *Boarding House*

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

Answer. *I am not guilty and demand a trial by jury.*

August Koebel

Taken before me this

10th day of July, 1891.

Q 190

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

Dated Aug 19 1888

John D. Morris Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated Aug 19 1888

John D. Morris 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

John D. Morris Police Justice.

Q I Q I

1330
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Gallagher
vs.
August Roelle

Offense No. Ex parte

Bond renewed Oct. 23/88

BAILED,
No. 1, by ~~John J. Gallagher~~
Residence _____ Street.

No. 2, by ~~John Brummer~~
Residence 209 - 1st Avenue Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street

I hereby consent that this cause be transferred to the Courts of Special Sessions for trial and final disposition.

Dated 1888

2.....
3..... *Sure & Comptd*
Oct 22/88
4.....

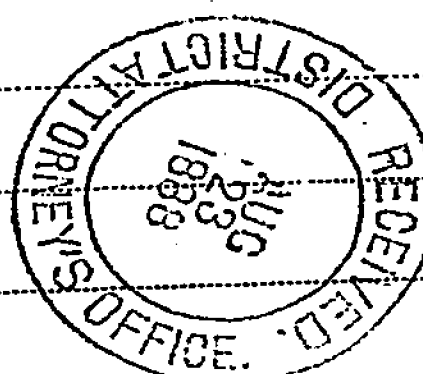
Dated Aug. 19 1888
Power Magistrate.
Gallagher Officer.
14 Precinct.

Witnesses.....

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

No. _____ Street.
\$ 100 to answer.

100
Gallagher
Bailed



Q 192

Excise Violation-Selling on Sunday.

POLICE COURT-

DISTRICT.

City and County ss.
of New York;

of No. Fourth Police Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 19 day
of August ¹⁸⁸, in the City of New York, in the County of New York, at
premises No. 7 James Koell ^(now here) Street,
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 August Koell
may be arrested and dealt with according to law.

Sworn to before me, this 19 day
of August ¹⁸⁸.
John J. Gallagher
Police Justice.

0 193

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

August Koelbel

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

The said

August Koelbel

late of the City of New York, in the County of New York aforesaid, on the
Nineteenth day of August in the year of our Lord one thousand eight hundred and eighty-eight, 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

John J. Gallagher

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

SECOND COUNT—

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

August Koelbel

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

August Koelbel

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

JOHN R. FELLOWS,

District Attorney.

0194

BOX:
333

FOLDER:
3151

DESCRIPTION:
Kramer, Lizzie

DATE:
12/11/88



3151

162

0 / 95

Witnesses:

W. J. Smith

Counsel,

Filed 11 day of Dec 1888

Pleads John W. Smith 12

THE PEOPLE

No. 164 B vs.

George Kramer

(Lewin Kramer, Jr.)
Alleged witness.

(Settling without Licensee.)
[III. R. S. (7th Ed.), page 1981, § 13, and
of 1883, Chap. 340, § 5.]

JOHN R. FELLOWS,

Mr. Dan 19/88 District Attorney.
Please find guilty.

A True Bill.

John Monroe

Foreman.

Dec 9. 88.

Sec. 198-200.

3rd

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Lizzi Kramer

Question. How old are you?

Answer.

44 Years Old

Question. Where were you born?

Answer.

Germany

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

Answer.

97 Stanton St (Three Years)

Question. What is your business or profession?

Answer.

Housekeeper

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

Answer.

*I am not guilty and demand a trial by jury**Lizzi Kramer*

Taken before me this

16

of October 1896

Police Justice.

0197

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

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 Sept 16 1888 P. M. Coffey Police Justice.

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

Dated Sept 17 1888 P. M. Coffey 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.

0 198

Police Court--- *grd 4577* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Park

Offence, *Selling without a license*

Bond renewed Dec. 13th 1888.

BAILED,

No. 1, by *Fred Koenig*
Residence *268 Madison Street.*

No. 1, by *William G. Jordan*
Residence *435 Fifth Street.*

No. 3, by.....
Residence Street.

No. 4, by.....
Residence Street

Dft. paroled in the
Customs Commissioner's
Office to bring bill
Sept 17th

Dated Sept 16 1888

Duffy Magistrate.

Lifk Officer.

12 Precinct.

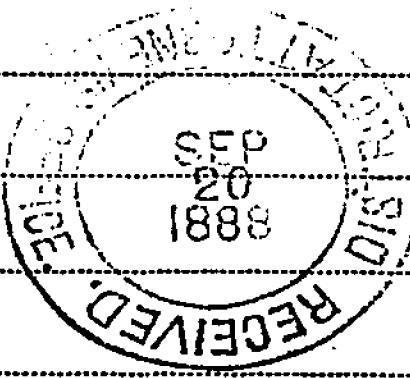
Witnesses.....

No. Street.

No. Street.

No. Street.

\$ *100* to answer *J.S.*
Pearl



8 199

Excise Violation-Selling Without License.

POLICE COURT- 3rd DISTRICT.

City and County { ss.
of New York,

of No. 12th Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on the 15 day
of Sept 1888, in the City of New York, in the County of New York, at
No. 92 Clinton Street,

Lizzie Kramer (now here)

did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided. The said Lizzie Kramer sold Deponent two glasses of lager beer for which Deponent paid said Lizzie Kramer Ten cents without the said Lizzie Kramer having ~~any~~ ^{any} license therefore.

WHEREFORE, deponent prays that said Lizzie Kramer may be arrested and dealt with according to law.

Sworn before me, this 16 day
of Sept 1888.

Police Justice.

James Link

Lizzie Kramer

James Link

0200

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Lizzie Kramer

The Grand Jury of the City and County of New York, by this indictment, accuse
Lizzie Kramer of the CRIME of SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
(III. Revised Statutes. [7th edition] p. 1981) WITHOUT A LICENSE, committed as follows:

Section 18.

The said

Lizzie Kramer

late of the City of New York, in the County of New York aforesaid, on the fifteenth day of September in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, certain strong and spirituous 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

one James Quirk and to
certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, SECOND COUNT—
chapter 310 sec.
tion 5)

And the Grand Jury aforesaid, by this indictment, further accuse the said
Lizzie Kramer of the CRIME of SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Lizzie Kramer

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number ninety-two Clinton Street

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

one James Quirk and to
certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0201

(Laws of 1883,
chapter 840 sec.
tion 5.) THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Lizzie Kramer of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said

Lizzie Kramer

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number Ninety-two Clinton Street

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did give away to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0202

BOX:

333

FOLDER:

3151

DESCRIPTION:

Krueger, William

DATE:

12/06/88



3151

0203

78
Counsel, Filed 6 day of Dec 188
Pleads Guilty 1/2

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
(Senate on Sunday, etc.)
page 1080, Sec. 6.]

William M. Murchison

John R. Fellows,

District Attorney.

A True Bill.

Wm. M. Murchison,
Roffman.

Sent to the Court of Special
Sessions for trial, by request
of Counsel for Defendant.
Dec. 12, 1888

0204

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 Krueger

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

William Krueger of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

William Krueger

late of the City of New York, in the County of New York aforesaid, on the twentieth day of November in the year of our Lord one thousand eight hundred and eighty-seven, 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

Michael McDermott

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

SECOND COUNT—

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

William Krueger 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

William Krueger

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

JOHN R. FELLOWS,

District Attorney.

0205

BOX:

333

FOLDER:

3151

DESCRIPTION:

Kruser, Herman

DATE:

12/11/88



3151

0206

128

WITNESSES:

Mr. Fager

Counsel,

Filed 11

day of Dec 188

Pleads *Guilty*

THE PEOPLE,

vs.

Att.

Mr. Fager

Hermann Krueer

R. L. Fager

JOHN R. FELLOWS,

Dec 13 188 District Attorney.

Please guilty

A True Bill

John R. Fellows

Done \$20.

VIOLENCE OF EXCISE LAW
(Selling on Sunday, Etc.)
[In Rev. Stat. (7th Edition), page 188, Sec. 5.]
[In Rev. Stat. (7th Edition), page 188, Sec. 21 and

0207

Sec. 198-200

H District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am guilty, and
deserve a trial
by jury*

Hermann Kruse

Taken before me this
day of October
1888

Police Justice.

Q209

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 December 18th 1887 John Murray Police Justice.

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

Dated December 18th 1887 John Murray 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.

0209

BAILED,
No. 1, by *H. Elias Jr.*
Residence 414 85th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court--4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Cogler
Herman Russel*

2 _____
3 _____
4 _____

Dated Dec 18 1887 Magistrate.

*Murray
Cogler 73* Officer.
Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer *G.P.S.*

*Bailed
R. L.*



02 10

Excise Violation-Selling on Sunday.

POLICE COURT-

^{1st}
" DISTRICT,

City and County } ss.
of New York,

of No. 23rd Precinct Police

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

of December 1st, 1881, in the City of New York, in the County of New York,

at premises No.

984 1st Av Street,

Herman Krusser (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 Herman Krusser may be arrested and dealt with according to law.

Sworn to before me, this day
of December 1st, 1881

Nickolas Vogler.

Police Justice.

Q211

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Herman Kruser

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

The said Herman Kruser

late of the City of New York in the County of New York aforesaid, on the eighteenth day of December in the year of our Lord one thousand eight hundred and eighty-seven, 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

Nicholas Vogler

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

SECOND COUNT—

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

Herman Kruser

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 Herman Kruser

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

JOHN R. FELLOWS,

District Attorney.

0212

BOX:

333

FOLDER:

3151

DESCRIPTION:

Kuhlmann, William

DATE:

12/06/88



3151

02/3

17

WITNESSES

John McManus

Counsel,
Filed 6. day of Dec 1888
Pleads *Chrysanthemum*

THE PEOPLE,

vs.

{ VIOLATION OF EXCISE LAW
(Selling on Sunday, page 188, Sec. 5.)
[U.S. Rev. Stat. 4th Edition, page 188, Sec. 21 and
page 188, Sec. 5.]

William McManus

26 December 1888

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. McManus
Wm. McManus
Foreman.

forfited Part III
December 21, 1888.

02 | 4

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

William Kuhlmann 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. William Kuhlmann

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York

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

Answer. No 67 Westing Street and about 6 months

Question. What is your business or profession?

Answer. Bar-tender

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

Answer. I am not guilty and demand a trial by jury

William Kuhlmann

Taken before me this

11th

day of

May, 1881.

1881

Sampson Steele
Police Justice

0215

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 May 21 188 Landis Police Justice.

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

Dated May 21 188 Landis 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.

02 16

Police Court--

782
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

M. McDerimott

vs.

William Kunkman

Office of the
Prosecuting Attorney

2.....

3.....

4.....

Dated May 21 1888

O'Reilly Magistrate.

McDerimott Officer.

C.O. Precinct.

Witnesses F. D. Collins

No. 300 Mulberry Street.

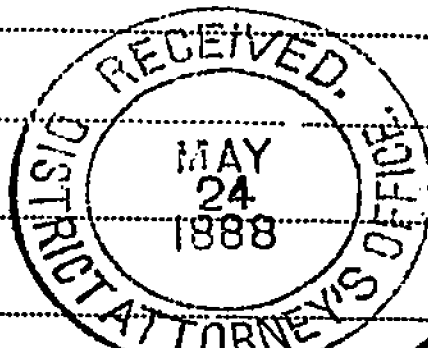
No. _____ Street.

No. _____ Street.

\$ 100 to answer

J. S.

Bailed



0217

Excise Violation-Selling on Sunday.

POLICE COURT-

2 DISTRICT.

City and County } ss.
of New York,

of No. 301 Mulberry Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 20th day
of May 1888, in the City of New York, in the County of New York, at
premises No. 763 West William Sulzmann Street,
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY 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 William Sulzmann
may be arrested and dealt with according to law.

Sworn to before me, this 21st day of May 1888. Michael McDermott
S. V. C. J. Police Justice.

0218

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 Kuhlmann

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

The said William Kuhlmann

late of the City of New York in the County of New York aforesaid, on the
tweentieth day of May in the year of our Lord one thousand eight hundred and eighty-eight, 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

Michael Mc Dermott

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

SECOND COUNT—

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

William Kuhlmann

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 William Kuhlmann

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

JOHN R. FELLOWS,

District Attorney.