

0386

BOX:

523

FOLDER:

4763

DESCRIPTION:

Tauber, George

DATE:

05/25/93



4763

0387

POOR QUALITY ORIGINAL

Witnesses:

Official Walsh

Counsel,

356

Filed, *25th* day of *May* 1893

Pleads,

THE PEOPLE

vs.

B

George Tauler

~~VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]~~

DE LANCEY NICOLL,

District Attorney.

SUPREME COURT PART I,

December 23 1899

INDICTMENT DISMISSED.

A TRUE BILL.

John J. [Signature]

Foreman.

FILED IN D.T.O. 18

1899

0300

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS, Part 2

THE PEOPLE

vs.

INDICTMENT

For

George Tauber,

To

M. Edward Higgins

No. 410 E 150

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for Trial at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City, on the 28 day of November instant, at eleven o'clock in the forenoon.

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

DE LANCEY NICOLL,

District Attorney.

0389

POOR QUALITY ORIGINAL

Court of General Sessions.

THE PEOPLE

vs.

George Tauber

City and County of New York, ss. v

Theodore Schoepfler being duly

sworn, deposes and says: I reside at No. *2837-3rd Ave.*

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the *24th* day of *Nov.* 189*3*

I called at *610 East 150th Str.*

the alleged *residence* of *Edward Higgins*
the ~~complainant~~ *handman* herein, to serve him with the annexed *bail notice* ~~subpoena~~, and ~~was informed by~~

I left the bail notice with his wife

Sworn to before me, this *28* day of *Nov* 189*3*

Theodore Schoepfler
Subpoena Server.

George Tauber
notary public

0390

POOR QUALITY ORIGINAL

Court of General Sessions.

THE PEOPLE, on the complaint of

vs.

Offense

George Tamber

DE LANCEY NICOLL,

District Attorney.

Affidavit of

Theodore Schoepfle

Subpoena Server.

FAILURE TO FIND WITNESS.

039-1

POOR QUALITY ORIGINAL

Excise Violation-Selling on Sunday.

POLICE COURT- 6th DISTRICT.

City and County } ss.
of New York,

Thomas W. Walsh

of *the 33rd Precinct Police* Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *21st* day

of *May* 188*3*, in the City of New York, in the County of New York,

at premises No. *566 Cortlandt Avenue* Street,

George Jantzen (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 *George Jantzen* may be arrested and dealt with according to law.

Sworn to before me, this *22nd* day of *May* 188*3* } *Thomas W. Walsh*

of *Charles Jantzen* Police Justice.

Thomas W. Walsh

0392

POOR QUALITY ORIGINAL

Sec. 198—200.

Cott

1883 District Police Court.

City and County of New York, ss:

George Tauber 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. *George Tauber*

Question. How old are you?

Answer. *20 years -*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *655 East 10th Ave 1 5 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 think will tend to your exculpation.

Answer. *I am not guilty of the charge and demand a Jury trial*

Geo. Tauber

Taken before me this *22* day of *February* 1893

George Tauber
Police Justice

0393

TORN PAGE

POOR QUALITY ORIGINAL

Residence by Edmund Teragone
610 E 150th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Selling on Sunday, 569
Police Court--- 6th District.

THE PEOPLE, etc.,
ON THE COMPLAINT OF

James W. Walsh

George Sanders

Offence Excise

Dated May 22nd 1893

Spitzer Magistrate.

Walsh Officer.

33rd Precinct.

Witnesses

No. _____ Street.

No. _____ Street.



No. _____ Street.

No. 100 Street.

BS to answer

Quirk

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 22nd 1893 Charles F. Fisher Police Justice.

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

Dated May 22nd 1893 Charles F. Fisher Police Justice.

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

Dated _____ 18 _____ Police Justice.

0394

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
George Tamber

The Grand Jury of the City and County of New York, by this indictment, accuse
George Tamber
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *George Tamber*

late of the City of New York, in the County of New York aforesaid, on the *21* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
George Tamber
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *George Tamber*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Thomas W. Walsh
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.

DE LANCEY NICOLL,
District Attorney.

0395

BOX:

523

FOLDER:

4763

DESCRIPTION:

Tisch, Pincus

DATE:

05/11/93



4763

0396

POOR QUALITY ORIGINAL

Witnesses:

Leopold Gotlieb

Counsel: *J. P. Regan*
Filed, 11 day of *March* 1893
Pleaded: *M. J. Quinn*

THE PEOPLE

vs.

Bureau Book
May 17/93
Order requested

Charge
LARCENY, 2nd degree
(MISAPPROPRIATION)
(Sections 528 and 53 / of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. F. Ambrose
Foreman.

officer

0397

POOR QUALITY ORIGINAL

1012

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 178 Houston Street, aged 52 years.

occupation Notaries &c. being duly sworn,

deposes and says, that on, the 5 day of April 1892 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in day time, the following property, viz:

A quantity of Notario Stationery
&c of the value of about
sixty dollars
\$ 60 00/100

the property of Deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen and carried away by James Toole (nowhere) from the fact that deponent gave the said property to said defendant for the purpose of selling the said property and returning the money for said property to deponent. The said defendant has since failed to return to deponent said property or any part thereof. Wherefore deponent accuses the said defendant with taking, stealing and carrying away said property and appropriating the same to his own use and benefit
Leopold Gottlieb

Sworn to before me this 5 day of April 1892
Charles W. [Signature]
Police Justice

0398

POOR QUALITY ORIGINAL

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Pincus Fisch 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. *Pincus Fisch*

Question. How old are you?

Answer. *23 Years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *119 Sheriff Street. 5 days*

Question. What is your business or profession?

Answer. *Redder*

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, his Pincus + Fisch mark*

Taken before me this

day of

21

1895

Police Justice.

0399

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District

3 445

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Little
178 Stuyvesant
Manhattan

1
2
3
4

Offense Larceny

Dated, April 21 1893

W. Abel Magistrate

W. S. Rutherford Officer
13 Precinct

Witnesses

No. 1

Street

No. 2

Street

No. 3

Street

\$ 1000 to answer

Signature

Signature

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

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

Dated, April 21 1893 W. Abel Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0400

POOR QUALITY
ORIGINAL

173

The undersigned having
received from Annie
Lieber #18 for Pincus
Tisch, and with that I
have no more claim
against him; and so acted
16th of April 1893

Leopold Gottlieb."

0401

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Pincus Tsch

The Grand Jury of the City and County of New York, by this indictment, accuse
Pincus Tsch
of the CRIME OF *Grand* LARCENY, in the *second degree*, committed
as follows:

The said *Pincus Tsch*
late of the City of New York, in the County of New York aforesaid, on the *second*
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the ~~owner~~
bailee of *Leopold Gottlieb*

and as such *bailee* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

Leopold Gottlieb
the true owner thereof, to wit:

*one hundred and forty four packages
of playing cards of the value of twelve cents each
packages, six reams of paper of the value of fifty
cents each package, eight boxes of envelopes of the value
of ten cents each box, five hundred boxes of matches of
the value of two cents each box, divers other goods, chattels
and personal property, of (a more particular description
whereof is to the Grand Jury aforesaid unknown)
of the value of thirty dollars;*

the said *Pincus Tsch* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *goods, chattels and*

personal property
to his own use, with intent to deprive and defraud the said *Leopold Gottlieb*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Leopold Gottlieb*.

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

DE LANCEY NICOLL,
District Attorney.

0402

BOX:

523

FOLDER:

4763

DESCRIPTION:

Tolach, Mary

DATE:

05/24/93



4763

0403

BOX:

523

FOLDER:

4763

DESCRIPTION:

Tolach, Mary

DATE:

05/24/93



4763

0404

POOR QUALITY ORIGINAL

Before me of D.C.

Witnesses:

George B. Titman

.....
.....
.....
.....

Counsel,

Filed

Pleads

[Signature]
24 day of May 1893
Mary Solach

THE PEOPLE

30 June 1893

[Signature]
Mary Solach

Grand Larceny, *second*
(From the Person)
[Sections 238, 239, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]

Part 3. June 6/93 -
Jury and convicted
S.P. 2 yrs 3 mo
R.B.M.

0405

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS,

Part 3.

THE PEOPLE OF THE STATE OF NEW YORK,)	BEFORE
-against-)	HON. RANDOLPH B. MARTINE,
MARY TOLACK.)	AND A JURY.

NEW YORK, JUNE 6TH, 1893.

INDICTMENT FILED MAY 24TH, 1893.

INDICTED FOR GRAND LARCENY IN THE SECOND DEGREE.

APPEARANCES:

FOR THE PEOPLE, ASSISTANT DISTRICT ATTORNEY B.S. WEEKS.

FOR THE DEFENDANT, MR. JACOB BERLINGER.

GEORGE A. TITMUS, a witness for The People, sworn, testified: I am in business at Maplewood, New Jersey, in the township of South Orange. On the 11th day of May I was in the City of New York, bringing a set of harness to Van Tassell & Kearney, which I had borrowed from the foreman. After I had completed my business, at Van Tassell & Kearney's I went to see my mother, in East 25th Street. I left the horse outside and went upstairs and saw her. I had driven in from Maplewood on that morning. From my mother's house I went to 31st Street and 8th Avenue, to inquire for a set of harness. I drove to the Northeast corner, where I was directed to go to Mr. Clark's saloon. I went upstairs.

0406

**POOR QUALITY
ORIGINAL**

(2)

There a man came down and I inquired for Mr. McDermott, who had a set of harness for sale. He said he did not know any such man. I came down. On my way down I met this woman in the hallway. She was going up with a can of beer. I asked her if she knew Mr. McDermott, and she said she was visiting a Mrs. Anderson, but if I would step upstairs she would inquire on the first floor. This was about half-past 4 in the afternoon. My horse was tied on the outside. This woman had a can of beer in her hand. She invited me to take a glass of beer, which I did. I went into a room on the first floor, lefthand side. There was another woman there, but she did not tell me who this other woman was. After I had finished the glass of beer, I started out into the hallway, to come downstairs. When I got into the hallway she she called me back, and as I went upstairs she said, "That is a nice stud you have got on." She grabbed it and ran upstairs with me after her. She went into another woman's apartments, and I told the woman that she must excuse me for running in her place, but that the woman had taken my stud. I asked her to give it up, but she would not do it. The woman put her out. She then ran downstairs into the saloon, and I ran after her. I chased her out into the street, and I saw her raise her arm and throw a charm which had been attached to my chain, into the street. I went and picked it up. The stud which this woman hook out of my shirt front was a 16 karat diamond stud, valued by me at about \$300. I am positive that this woman took it.

0407

**POOR QUALITY
ORIGINAL**

(3)

C r o s s - E x a m i n a t i o n .

I left my home on that day, at about half-past 10 in the morning. I came to this City in a light wagon, for the purpose of returning a set of harness that I had borrowed. It was also my intention to purchase a set of harness from a man named McDermott, whom I had been informed had a set for sale. That was my purpose in going to the house at 31st Street and 8th Avenue, where I met this woman. When she invited me to go upstairs and have a drink with her I had no hesitation as I expected to find McDermott in that house, and buy the set of harness from him. I saw the woman taken into custody by the officer. She was searched, but my stud was not found on her.

THE DEFENSE.

MARY TOLACK, the defendant, sworn, testified: I have heard the story of the complainant as told on the stand. I did not steal his stud. I will tell the Jury everything that happened. I went to visit Mrs. Anderson, on that day, and she sent me down for a pint of beer. I was back in the ladies' toilet, and this gentleman sitting at the table invited me to have a drink with him. I says, "Thank you. I am getting a pint of beer," and so I started to come out. This was in Clark's saloon. He asked me again, and I sat down and had a drink. He had whiskey. I was there with him about five/minutes when he accused me right there of having taken his stud from his shirt front. I denied it. He followed me upstairs, and accused me about

0408

POOR QUALITY ORIGINAL

(4)

the stud again. Mrs. Anderson told me she did not want anything like that in her house, and I went downstairs, and the man had me arrested. At the station-house I was searched, and there was no stud found on me. When we got downstairs this man said he would send out for more beer if I wished, but I told him I didn't want any more.

C r o s s - E x a m i n a t i o n .

I had no trouble with the complainant on that day at all until he accused me of taking his stud. I had two or three glasses of beer before I met him, my share of three pinds; I drank it with Mrs. Anderson, in her own rooms. I was convicted once before of taking a shawl, and I served three months in the penitentiary. I never saw the stud in this man's shirt front, and I do not believe he had any. I did not take his watch charm and throw it away, as he has stated to the jury. I was simply sitting at the table talking to him for three or four minutes, and then he accused me of taking the stud. The story as told by the complainant on the witness-stand that he first met me on the stairs and I told him I would inquire about Mr. McDermott for him, is untrue.

(The Jury returned a verdict of Guilty of Grand Larceny in the Second Degree.)

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0409

POOR QUALITY
ORIGINAL

Production of Red Cross 4/1/43

Comd of House of Commons
1943

The Prop. 2000.

Army. Vol. 1

abstract of testimony

which, 1943/44

June 6 to 1943

0410

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Tolack

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

Mary Tolack

of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Mary Tolack

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

one stud of the value
of three hundred dollars

[Large handwritten flourish]

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

De Laurey Nicoll,
District Attorney.

0411

BOX:

523

FOLDER:

4763

DESCRIPTION:

Toft, Charles

DATE:

05/16/93



4763

0412

POOR QUALITY ORIGINAL

202

Counsel,

Filed, 16 day of May 189

Pleas,

THE PEOPLE

vs.

B

Charles C. Tipt

May 22 189

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. H. Imbrie Foreman.

VIOLATION OF THE EXCISE LAW. Selling, etc., on Sunday. [Chap. 401, Laws of 1892, § 32.]

Witnesses:

.....
.....
.....
.....

0413

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles E. Toft

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles E. Toft
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Charles E. Toft*

late of the City of New York, in the County of New York aforesaid, on the *twenty-third* day of *April* — in the year of our Lord one thousand eight hundred and ninety-*three* —, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

Charles E. Toft

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Charles E. Toft*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one *John H. Jones* —

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.

DE LANCEY NICOLL,
District Attorney.

0414

BOX:

523

FOLDER:

4763

DESCRIPTION:

Topp, Daniel H.

DATE:

05/25/93



4763

0415

POOR QUALITY ORIGINAL

Witnesses:

Mary Knight
Cordelia Peterson

Mr. the accused
Complaint. It appears
that the complainant
cannot find proof through
several attempts that
Mr. Mac...
Secur... attendance
no injury was done
the complainant - The
Attendant... should hear
...
...
...
Dec 27 1893

1844
Judge [unclear]

Counsel,

Filed 25th day of May 1893
Plends, Monday 126

THE PEOPLE

vs.

Wanted

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. F. Smith Foreman.
Geo. W. [unclear]
Paul [unclear]

0416

POOR QUALITY ORIGINAL

Police Court—Second District.

City and County } ss.:
of New York,

Henry Knight

of No. 248 W 47

Street, aged 25 years,

occupation Steward

being duly sworn

deposes and says, that on the 17 day of May

1893 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and BEATEN~~ by Daniel Jopp
(present) who wilfully and maliciously

pointed, aimed and discharged a
pistol loaded with powder and
ball at deponent

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 18 day }
of May 1893 }

Henry Knight

John M. Morris Police Justice.

0417

POOR QUALITY ORIGINAL

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

David M. Topp 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.

David M. Topp

Question. How old are you?

Answer.

33 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

123 West 10th Street 1 Month

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.

I am not guilty

David M. Topp

Taken before me this

day of

May 1903

John P. ...

Police Justice.

0418

POOR QUALITY ORIGINAL

1000 Bail for Geo. W. May 20. 930

BAILLED,

No. 1, by Wm. J. Smith
Residence 215 Gr. St.

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

No. 5, by _____
Residence _____

Police Court... 2 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Henry Knight
Edward H. Clapp

1
2
3
4

Dated, May 18 1893

Justus Magistrate.

Hampson Officer.

Witness Wm. J. Smith

at 15 Precinct.

101 Macdougall St.

Elizabeth E. J. J. J.

108 Macdougall St.

1000 to answer

Wm. J. Smith



Offense Assault
Felony

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 18 1893

John P. Woodhull Police Justice.

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

Dated, May 21 1893

John P. Woodhull Police Justice.

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

Dated, _____ 189

_____ Police Justice.

0419

POOR QUALITY ORIGINAL

GLUED PAGE

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To Henry Knight

of No. 248 W 147 Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of 22 DECEMBER, 1893, at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Charles H. Tappan

Dated at the City of New York, the first Monday of December, in the year of our Lord 1893.

DE LANCEY NICOLL, District Attorney.

0420

FOR QUALITY ORIGINAL

GLUED PAGE

1714

Court of General Sessions.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

THE PEOPLE

vs.

Daniel H. Tappan

City and County of New York, ss:

John W. Reilly being duly

sworn, deposes and says: I reside at No. 706 Washington

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the 21st day of Dec 1893

and on two other occasions
I called at 248 West 47th Str.

the alleged residence of Henry Knight

the complainant herein, to serve him with the annexed subpoena, and was informed by

several of the tenants, that no person by the name of Henry Knight resided in that house. I also inquired of the grocerman, who occupies the basement of the house & was informed by him, that he knew no one in the neighborhood by the name of Henry Knight

Sworn to before me, this 22 day of December 1893

John W. Reilly
Subpoena Server.

Chas. B. Maguire
Clerk of N. Y. Co.

0421

POOR QUALITY ORIGINAL

Court of General Sessions.

THE PEOPLE, on the complaint of

Henry King dit

vs.

Daniel H. Jopp

Offense

DE LANCEY NICOLL,
District Attorney.

Affidavit of

John M. Pelly
Subpoena Server.

FAILURE TO FIND WITNESS.

0422

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel H. Loh

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

Daniel H. Loh

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

The said

Daniel H. Loh

late of the City of New York, in the County of New York aforesaid, on the _____ day of _____ in the year of our Lord one thousand eight hundred and ninety-_____, with force and arms, at the City and County aforesaid, in and upon the body of one _____ in the peace of the said People then and there being, feloniously did make an assault and to, at and against _____ the said _____ a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said _____ in _____ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent _____ the said _____ 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

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

The said

Daniel H. Loh

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 _____ in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against _____ the said _____

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said _____

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

DE LANCEY NICOLL,
District Attorney.

0423

BOX:

523

FOLDER:

4763

DESCRIPTION:

Troy, Joseph E.

DATE:

05/09/93



4763

0424

Witnesses:

Officer Brockenside

107

Counsel,

9

Filed,

day of

1893

Pleas,

THE PEOPLE

vs.

B

Joseph C. Gray

Transferred to the Court of Special Sessions for trial and final disposition.

Part 2. Sec. 18

VIA VIOLATION OF THE EXCISE LAW [Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. [Signature]

Foreman.

0431

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
James Smith.

The Grand Jury of the City and County of New York, by this
indictment accuse *James Smith* —

of the crime of *assault in the third degree.* —

committed as follows:

Heretofore, to wit: *on the 19th day of April,*
1873, at the City and County aforesaid,
the said James Smith, late of the City
and County aforesaid, in and upon one
James Taylor, unlawfully did make
an assault, and a certain illd. to, at
and against the said James Taylor,
then and there unlawfully did aim,
point and present, and other wrong to
do to the said James Taylor then and
there did; 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.

Edmund Mitchell,
District Attorney.

0433

BOX:

523

FOLDER:

4764

DESCRIPTION:

VanSickle, Peter

DATE:

05/21/93



4764

0434

POOR QUALITY ORIGINAL

July 11 Bk May 2/1903
George C. Fullerton 504

Counsel,
Filed day of May 1893
Pleadst. *[Signature]*

Grand Larceny, second Degree,
[Sections 529, 531, Penal Code.]

THE PEOPLE

vs.

~~John~~
Peter Van Sickle
B

DE LANCEY NICOLL,
District Attorney

Part I. - W.D. July 1903
A TRUE BILL.

[Signature]
Foreman.
July 5/93
Rail & Quarries

Witnesses:

Mr. G. Corpey
- witness of the
- case, I am
- named by
- to them a
- the report
- was in the
- made in
- that the
- discharged
- recognize -
- *[Signature]*

June 30th 93
- Curran with above
July 5-1893
- *[Signature]*
best not 1004

0435

POOR QUALITY ORIGINAL

Office of the
District Attorney Kings County
Court House Room 3.

Brooklyn April 17 1893

My Dear Cal.

This be handed you
by Mrs Kate Rea who has a
complaint in your jurisdiction
please accord her the courtesy

I oblige yours

John F Clarke

0436

POOR QUALITY ORIGINAL

1912

Police Court— 1st District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 22 of Adams St Brooklyn Street, aged 37 years, Kate M. Rea

occupation. Widow being duly sworn,

deposes and says, that on the 14th day of September 1899 in the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One Diamond Ring of the value of Twenty five dollars

One pair of Diamond earrings

One ring One pair of Cuff buttons & scarf pin together

of the value of Two Hundred dollars

the property of deponent

Sworn to before me, this 18th day of 1899

Police Justice.

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 Peter A. Pickle from the fact that on said date said Pickle was admitted to deponent for storage of trunks &c, that said Pickle had a knowledge that deponent possessed a pawn ticket representing said property which was framed for deponent's account with Wiggins at Park Row near Brooklyn Bridge. Deponent now says that said Pickle made a proposition to redeem said jewelry for deponent in payment for the storage

0437

POOR QUALITY ORIGINAL

of his wants &c. that deprive
them gave the ticket representing
the jewelry & settle who then
reduced the jewelry and
unlawfully retains the same
and deprives deprives of its
use.

Kate M. Rea

Depose before me
this 17th day of Aug 1893

John Ryan

Police Justice

0438

POOR QUALITY ORIGINAL

BAILED,
 No. 1, by *Alfred...*
 Residence *33 E 107 St*
 Street
 No. 2, by
 Residence
 Street
 No. 3, by
 Residence
 Street
 No. 4, by
 Residence
 Street

*Per your report
 of 10/10/1899*

Police Court... District...
 THE PEOPLE, &c.,
 OR THE COMPLAINANT OF
John M. Shea
John M. Vochel
 1
 2
 3
 4
 Offense *Grand Larceny*
 Dated *Jan 3* 189

Witnesses
May Freeman - Precinct
105 Ave of the Americas
 No. *105* Street
John C. ...
 No. *242* Street
Blk...
 No. *105* Street
105 Ave of the Americas
 No. *105* Street

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

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0439

POOR QUALITY
ORIGINAL

Witnesses 1690
District Attorney's Office.

Dr. J. M. Raub,
295 Clinton St
Bklyn -

Dr. J. Gardiner,
195 6th Ave. Bklyn -

Mr. Robert O'Brien,
264 Proved St.

Mr. Geo. Stryker,
228 Adams St,
Bklyn

Harry Trion,
3306 4th Ave Bklyn

Edward Comer,
332 Livingston St Bklyn

0440

POOR QUALITY ORIGINAL

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Peter Van Sicken
et al.

Kucey

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. The Defendant is a married man and as far as I learn this is the first time he has ~~been~~ been arrested -
K. M. Rea

0441

POOR QUALITY ORIGINAL

Mr. Geo.
W.

John Van Seels

Madras.

0442

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS
OF NEW YORK.

-----x
The People, &c. :
 : against :
Peter A. Van Sickle. :
-----x

City and County of New York, ss:

LOUISE VAN SICKLE, being first duly sworn deposes and says: I am the wife of the defendant Peter A. Van Sickle. I know Mrs. Kate M. Rea, the complainant in the above case. She then lived at No. 595 Pacific street, in Brooklyn, New York. My husband and I took board with her there about June, 1891, and remained there until about October 10th, 1891. I being sick we left there and it being inconvenient for us to carry some trunks with us, we left them with Mrs. Rea to be called for. On or about September 20th, 1892, my husband and myself called on Mrs. Rea who had removed to No. 228 Adams street, to look after our trunks, and repacked them. Mrs. Rea at that time, in my presence, said to my husband that she had no money and nothing to eat, produced a pawn ticket and said she even had to pawn her jewelry, and said she did not know what to do. Said she expected to get a pension, and showed some papers, my husband said he knew nothing about that and was not in condition to loan her, Mrs. Rea, any money. My

0443

POOR QUALITY
ORIGINAL

I

husband said to her, her jewelry would be eating itself up, and told her he would give her Ten dollars for the pawn ticket to which she agreed. He gave her the Ten dollars and she gave him the ticket. My husband told her he would wait two or three months for her to redeem the jewelry, and if she did do so, she need only pay him back the Ten dollars and what had been paid the pawnbroker, to which she also agreed. My husband at the same time gave her One dollar to buy something for the children.

To my knowledge, no demand has ever been made on my husband for said jewelry, nor have I seen Mrs. Rea since about September 20th, 1892.

Subscribed and sworn to before Louise Van Sicfle
me this 11th day of May 1893.

Thomas J. Falls
Attorney at Law
New York City

0444

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS
OF NEW YORK.

The People, &c.

against

Peter A. Van Sickle.

Affidavit

of
Peter A. Van Sickle

0445

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS
OF NEW YORK.

The People, &c.
against

Peter A. Van Sickle.

—
Affidavit

of
Peter A. Van Sickle
—

0446

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS
OF NEW YORK.

The People, &c.
against
Peter A. Van Sickle.

Affidavit
of
Peter A. Van Sickle

0447

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS
OF NEW YORK.

-----x
The People, &c. :
 : :
 against : :
Peter A. Van Sickle. : :
-----x

City and County of New York, ss:

PETER A. VAN SICKLE, being duly sworn deposes and says: I am the defendant in the above entitled case. I reside at the Grand Union Hotel in the City of New York. I sometimes go to Goshen, New York, to visit an old uncle there, but never remained there, except over Sunday, possibly.

I have known Mrs. Kate M. Rea, the complainant in this case, since about May 1891, at which time she lived at No. 595 Pacific street, Brooklyn, New York, at which time my wife and myself went to board with her, my wife being sick we left there on or about October 10th, 1891. I left a few trunks there which I did not want to take away at the time. On or about September 20th, 1892, with my wife I went to her house at No. 228 Adams street, to look at my trunks and repack them and in the presence of my wife, the complainant said she was out of money and had nothing to eat. She produced a pawn ticket, and said she even had to pawn her jewelry, and said she did not know what to do. She said she expected to get a pension, and showed me some papers. I told her I was not in such circumstances as to

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**POOR QUALITY
ORIGINAL**

loan her any money. I finally said as her jewelry might eat itself up in pawn, I would give her Ten dollars for the ticket. She agreed, and I gave her Ten dollars with the understanding that I would wait two or three months for her to redeem the jewelry from me for amount I paid out to her and pawnbroker, and if she did not do so in that time, it was to be mine, to which she also agreed. I told her I would not charge her any interest. The aforesaid pawn ticket was issued by Simpson, corner of North William street and Park Row, in the name of "O'Brien", numbered 43163, dated September 12th, 1892, and described the jewelry as

"E. Rings 2 Rings
Buttons - pin - Amt 20."

I went to Simpson's on or about September 24th, 1892, gave them the pawn ticket, paid them the Twenty dollars and charges of Sixty cents, and the jewelry as described on ticket was given me.. The next time I saw Mrs. Rea was near a month thereafter when I took my trunks away. There were no storage charges, and nothing was said about the jewelry. I have not seen anything or heard anything of the complainant since, and no demand has been made upon me at any time by any person for said jewelry. My residence is New York City, and I have never been a fugitive from justice. At the time of my arrest in Jersey City, I was on my way from Goshen to New York City, and had no knowledge whatever of any proceedings against me.

In addition to the Ten dollars I gave the complain-

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POOR QUALITY
ORIGINAL

ant at the time aforesaid, I further gave her One dollar
with which to buy something to eat for her children.

Justice here properly, out Mrs. Reed's

Subscribed and sworn to
before me this 11th day of
May, 1893.

R. S. Mansfield

Thomas J. Gales

- Notary Public

W. J. Cooney

0450

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS
OF NEW YORK.

The People, &c.
against

Peter A. Van Sickle.

Affidavit
of
Peter A. Van Sickle

0451

POOR QUALITY ORIGINAL

County of ~~Queens~~ Sessions
of New York

The People to
against:
Peter A. Van Sickle

City and County of New York & ss
Daniel F. Sullivan
being first duly sworn deposes
and says: I saw an express-
man running a wagon, and
I reside at No 51 Hicks Street
Brooklyn N.Y.

On or about October
20th 1892 I was standing at
corner of Broadway and
Bretton Streets Brooklyn
with my wagon, and it
was about half past one
o'clock in the afternoon,
the defendant Peter A. Van
Sickle came to me to haul
several trunks from No
228 Adams Street Brooklyn
to 53rd Street New York,
I went to said No 228 Adams
Street and got the trunks
and a sewing machine. ~~Then~~
Rear the ~~complaint~~ ^{and} ~~was~~
standing in the area way

0452

POOR QUALITY ORIGINAL

I heard Mr. Van Sicker, the defendant ask Mrs. Red if everything was all right, and Mrs. Red said it was. Mr. Van Sicker said to Mrs. Red everything is all right, paid for and satisfactory, and Mrs. Red said yes. I then drove off with the stuff. William Boy was a helper with me ~~was~~ on the wagon, and heard all the conversation. Boy lives at No. 80 Henry Street Brooklyn N.Y.

J. J. Sullivan

Subscribed and sworn to before me this 12th day of May 1893.

Thomas J. Falls
Notary Public
New York County

1453

POOR QUALITY ORIGINAL

The People

att:

Peter A. Van Sickle

affiant

of

Samuel J. Swenson

0454

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS
OF NEW YORK.

-----x
The People, &c. :
against :
Peter A. Van Sickle. :
-----x

State of New York :
County of *New York* ss.

William F. Toy

being first duly sworn deposes

and says: I reside at No. 82 Henry street, Brooklyn, N.Y.

On or ~~about~~ *after* October 20th, 1892, I was engaged with Daniel F. Sullivan; who was running an express wagon in Brooklyn, N. Y. I was with him when on ~~said~~ *or after* day he went to No. 228 Adams street, Brooklyn, and got some trunks and a sewing machine. Mrs. Rea, the complainant herein, as I understand her to be, was standing in the area way of said premises, and I heard Mr. Van Sickle the defendant, ask Mrs. Rea if everything is all right, paid for and satisfactory, and Mrs. Rea said yes. We then drove off with the stuff.

Subscribed and sworn to
before me this 13 day
of May 1893.

William F. Toy.

Isaac Doerk Winkopf
Notary Public
City & County of New York
(M)

0455

**POOR QUALITY
ORIGINAL**

COURT OF GENERAL SESSIONS
OF NEW YORK.

The People, &c.

against

Peter A. Van Sickle.

0456

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Peter Van Sickle

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

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

The said *Peter Van Sickle*

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

*one finger ring of the value of
seventy-five dollars, one pair of
earrings of the value of one hundred
dollars, one other finger ring of the
value of fifty dollars, one pair of
cuff-buttons of the value of twenty-five
dollars and one scarf-pin of the
value of twenty-five dollars*

of the goods, chattels and personal property of one *Kate M. Rea*

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.

0457

POOR QUALITY ORIGINAL

Second COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Peter Van Sickle* of the same CRIME OF *Grand* LARCENY, in the *second degree*, committed as follows:

The said *Peter Van Sickle*,

late of the City of New York, in the County of New York aforesaid, on the day of *fourteenth* *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, being then and there the *agent and bailee* of *one, Kate M. Rea*

and as such *agent and bailee* then and there having in *his* possession, custody and control certain goods, chattels and personal property of the said

Kate M. Rea

the true owner thereof, to wit:

one finger ring of the value of seventy-five dollars, one pair of earrings of the value of one hundred dollars, one other finger ring of the value of fifty dollars, one pair of cuff buttons of the value of twenty-five dollars and one scarf-pin of the value of twenty-five dollars did afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously appropriate the said *goods, chattels and personal property* to *his* own use, with intent to deprive and defraud the said *Kate M. Rea*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said *Kate M. Rea*

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

DE LANCEY NICOLL,
District Attorney.

0458

BOX:

523

FOLDER:

4764

DESCRIPTION:

VanWagner, Theodore

DATE:

05/16/93



4764

0459

POOR QUALITY ORIGINAL

Witnesses:

Mary Van Wagner

Res. [illegible]

[illegible signature]

In this case, in view of the within affidavit and after a careful examination of the witnesses I am satisfied that the defendant could not be convicted and I therefore recommend that the defendant be discharged on his own recognizance

I swear in aff. Thomas J. [illegible] June 16, 98 [illegible] [illegible] [illegible]

Counsel,

Filed

Plends,

[illegible signature]

day of [illegible] 1898

THE PEOPLE

vs.

A

Theodore Van Wagner

Grand Larceny, second Degree, [illegible]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[illegible signature]

Foreman.

[illegible signature]

Pub. Rec. [illegible] [illegible] [illegible] [illegible] [illegible]

0460

POOR QUALITY ORIGINAL

Witnesses:

Mary Van Wagner

See

In this case, in view of the within affidavit and after a careful examination of the witness Sam Stalder that the defendant could not be convicted and I therefore recommend that the defendant be discharged on his own recognizance
I swear in aff. Thomas Bradly
Recommended by
June 16, 1898
Richard J. [Signature]
A.D.A.

Counsel,
Filed
Pleads,

THE PEOPLE

vs. *I*

Shedore Van Wagner

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ch. J. [Signature]

Foreman.

Pub. Sec. [Signature] 93
Wm. Blencome, of Dist. Ct.
deft. directed by [Signature] 10, 1898.

Grand Larceny, Second Degree,
Sections 825, 826, 827
Penal Code.]

189

W. [Signature]

0461

POOR QUALITY ORIGINAL

Police Court 4th District. Affidavit—Larceny. 1912

City and County } ss. of New York, }
of No. 319 East 24th Street, aged 25 years.
occupation Keep-house being duly sworn,
deposes and says, that on the 9 day of May 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, day time, the following property, viz:

Two suits of clothes, one coat and vest and one over-coat, all together valued at about forty dollars.

the property of Peter Van Wagner; in care and charge of deponent.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Thermon Van Wagner, now here from the fact; that the said deponent entered the said premises with a latch key; and stole the said property; there was nobody in the aforesaid premises at the time; deponent immediately upon returning home, missed the said property; and reported the loss at the 18 Precinct Police Station. Officer Bernard J Farrell subsequently arrested the said deponent with a part of the above described property in his person; when arrested said deponent confessed to the officer with having taken and

Sworn to before me, this 11 day of May 1893
Police Justice.

0462

POOR QUALITY ORIGINAL

and stolen said property; and
give the office a ^{number of} favor tickets -
representing part of the said
property. Therefore deponent charges
the said defendant with the
larceny of said property - and
pray that he may be held to
answer.

Done to before me } Mary Ann Wagner
this 10th day of May 1873 }

A. Mealy

John Justice

0463

POOR QUALITY ORIGINAL

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK

Thermon Van Wagner

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

Question. What is your name?

Answer. Thermon Van Wagner

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. W. I.

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

Answer. 301 E 33 St. Six months

Question. What is your business or profession?

Answer. Druggist

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.
Wagner

Taken before me this 1st day of December 1897
J. J. [Signature]
Police Justice

0464

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Max Sandstrom

vs

Stephen Sandstrom

Grand Jury

Dated May 10 1893

J. J. Connelley Magistrate

18 Precinct Officer

W. J. O'Brien

301 E 33 Street

John Smith

301 E 33 Street

1100 St. 4-5

1000 St. May 11. 93

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

W. J. O'Brien 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 10 1893 J. J. Connelley Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0465

POOR QUALITY
ORIGINAL

Court of General Sessions

The People vs

vs.

Theodore Wagner

Received from the Clerk of the above Court
three pawn tickets representing the articles
described in the indictment herein
dated N.Y. June 21st 1893

J. Morris

atly for Peter Wagner
owner.

0466

POOR QUALITY ORIGINAL

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

.....;
The People, Etc., ;
VS. ;
Theodore Van Wagner. ;
..... ;

City and County of New York SS:

Theodore Van Wagner being duly sworn deposes and says.

I am the defendant herein. I was arraigned to plead on the 17th day of May, 1893, and being without counsel, despondent and excited, pleaded guilty to the indictment against me for grand larceny in the second degree. I am not guilty of the crime charged in the indictment, as I had no felonious intent to defraud or deprive the true owner, who is my brother, of the property mentioned in the indictment.

I have had free access to my brother's wardrobe and wearing apparel ever since my infancy; our clothing has been used in common by my said brother and myself. I had no intention of stealing the articles and ask that I be allowed to withdraw my plea of guilty; as I took the goods without felonious intent and with full consent of the owner aforesaid.

Sworn to before me this

19th day of May, 1893.

Louis F. Talmon

L. F. Talmon
of counsel

0467

POOR QUALITY ORIGINAL

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

.....
THE PEOPLE ETC. :
VS. :
THEODORE VAN WAGNER. :
.....

City and County of New York SS:

Peter Van Wagner being duly sworn deposes and says.

I am the true owner of the articles mentioned in the indictment against the above named defendant, who is my brother.

Deponent further says that the value of the articles mentioned in the indictment does not exceed \$20, and that the charge of larceny preferred against said defendant by my wife was made while she was excited and without any authority whatever from me; and that the said articles were constructively in my possession at the time they were taken.

Deponent further says that his wearing apparel has been used by the defendant, who is a younger brother, more or less since his infancy, and were taken with his consent, and therefore no larceny was committed.

Sworn to before me this
19th day of May, 1893.

Peter Van Wagner

*Louis E. Fabian
Notary Public (N.Y.)
N.Y. Co.*

0469

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.:
 being duly sworn, deposes and says: That he is _____ years of age and upwards
 That on the _____ day of _____ 189 _____ at No. _____
 in the City of New York, he served the annexed _____
 upon _____
 _____ the _____ therein by
 delivering to and leaving with _____
 _____ a true copy thereof _____

Deponent further says that he knew the persons so served to be _____

 Sworn to before me this _____ }
 day of _____ 189 _____ }

N.Y. GENERAL SESSIONS	Court.
THE PEOPLE ET C.	<i>Plaintiff,</i>
AGAINST	
THEODORE VAN WANGER	<i>Defendant.</i>
AFFIDAVITS.	
WILLIAM E. MORRIS,	<i>Attorney.</i>
DEFENDANT'S	
23 Chambers Street, N. Y. City.	
Due and timely service of a copy within _____	
_____ is hereby admitted.	
Dated N. Y. _____ 189 _____	Atty.
To _____ Esq.	Atty.

Please take notice that the within is a true
 copy of an _____
 _____ in the office of the
 clerk of this Court in this action.
 _____ 189 _____
 Yours, &c.,
 WILLIAM E. MORRIS,
 Attorney for _____
 _____ Esq.
 Atty for _____

0470

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.:

being duly sworn, deposes and says: That he is years of age and upwards

That on the day of 189... at No.

in the City of New York, he served the annexed

upon

..... the therein by

delivering to and leaving with

..... a true copy thereof

Deponent further says that he knew the persons so served to be

Sworn to before me this
 day of 189... }

N.Y. GENERAL SESSIONS	Court.
THE PEOPLE, ETC.	Plaintiff.
AGAINST	
THEODORE VAN WANGER	Defendant.
AFFIDAVITS.	
WILLIAM E. MORRIS,	Attorney.
DEFENDANT'S	
23 Chambers Street, N. Y. City.	
Due and timely service of a copy within.....	
..... is hereby admitted.	
Dated N. Y. 189...	Atty.
To	Esq.
	Atty.

Please take notice that the within is a true
 copy of an.....
 this day duly..... in the office of the
 clerk of this Court in this action.
 dated N. Y. 189...
 Yours, &c.,
 WILLIAM E. MORRIS,
 Attorney for.....
 Esq.
 Atty for.....

0471

POOR QUALITY ORIGINAL

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Herbert Van Wagner

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. the defendant is my brother in law & the articles were taken by him while he was under the influence of drink & without any intention to steal the same, he had theretofore taken goods with my husband's permission and I made the complaint against him in the heat of anger, the defendant is a member of our own family, and is a married man himself.

Sworn to before me
this 16th day of
May 1893

Mary Van Wagner

Just Heinrich
Com of recd
N.Y.C.

0472

POOR QUALITY ORIGINAL

[Faint, illegible text and a signature are visible on the page, but they are too light to transcribe accurately.]

0473

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore Van Wagner

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

Theodore Van Wagner

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

The said Theodore Van Wagner

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

three coats of the value of eight dollars each, three vests of the value of four dollars each, ^{two} three pairs of trousers of the value of five dollars each pair, and one overcoat of the value of ten dollars

of the goods, chattels and personal property of one Peter Van Wagner

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.

0474

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Theodore Van Wagner

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

The said *Theodore Van Wagner*

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,

three coats of the value of eight dollars each, three vests of the value of four dollars each, two pairs of trousers of the value of five dollars each pair and one overcoat of the value of ten dollars

of the goods, chattels and personal property of one

Peter Van Wagner

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

Peter Van Wagner

unlawfully and unjustly did feloniously receive and have; the said

Theodore Van Wagner

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

DE LANCEY NICOLL,

District Attorney.

0475

BOX:

523

FOLDER:

4764

DESCRIPTION:

Vatula, Lena

DATE:

05/16/93



4764

0476

POOR QUALITY ORIGINAL

207

Counsel,

Filed, *16 May 189*

Pleads,

THE PEOPLE

vs.

D

Lena Vatula

May 22 90

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Fisher
Foreman.

Witnesses:

0477

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lena Vatala

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

Lena Vatala

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Lena Vatala

late of the City of New York, in the County of New York aforesaid, on the 9th day of April in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

Lena Vatala

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Lena Vatala

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

John H. Jones

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.

DE LANCEY NICOLL,

District Attorney.

0478

BOX:

523

FOLDER:

4764

DESCRIPTION:

Vroman, Peter

DATE:

05/09/93



4764

0480

POOR QUALITY ORIGINAL

Police Court 2 District. →

City and County } ss.:
of New York,

of No. 439 West 27 Street, aged 36 years,

occupation Express being duly sworn

deposes and says, that the premises No. 439 West 27th Street,

in the City and County aforesaid, the said being a two story frame

Building

and which was occupied by deponent as a Stable

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

Henry Mallon

were BURGLARIOUSLY entered by means of forcibly

removing an iron staple, and lock attached to said staple, from a door leading from an area-way into said stable.

on the 5 day of May 1883 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

One double set of harness of the amount and value of thirty dollars - and one set of single harness of the amount and value of twenty five dollars - in all of the amount and value of fifty five dollars.

Henry Aufmanger and deponent both being in the

case and custody of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Peter Provan (now here)

for the reasons following, to wit:

that about the hour of nine o'clock P.M. while deponent was in said stable, he heard a clicking noise at the above door, which was securely closed and fastened by said lock and staple, and in a few moments while deponent was in said stable, he saw the aforesaid door opened, and the defendant enter said stable, and on the defendant discovering deponent in said stable, he immediately ran out

0481

POOR QUALITY ORIGINAL

of said plate, pursued by deponent, who caught hold of him, and held him, until he was placed under arrest. Deponent therefore asks that the defendant may be held to answer

Sworn to before me } Henry Mallon
this 6 day of May 1893 }
Thos. J. Brady
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses :
.....
.....
.....
.....

Committed in default of \$ Bail.

Bailed by

No. Street.

0482

POOR QUALITY ORIGINAL

Sec. 198-200.

2 District Police Court. 1882

City and County of New York, ss:

Peter Roman 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. *Peter Roman*

Question. How old are you?
Answer. *55 years -*

Question. Where were you born?
Answer. *New York*

Question. Where do you live, and how long have you resided there?
Answer. *22 West 83 Street - 3 Months*

Question. What is your business or profession?
Answer. *Messenger*

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

I am not guilty -
Peter Roman

Taken before me this
day of *July* 189*7*
Wm. J. Brady
Police Justice.

POOR QUALITY ORIGINAL

0483

BAILIED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court--- District. 502

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Miller
Police No. W. 274
John Roman

Offense Burglary

Dated

May 6 1893

Sharon Baker Magistrate

16 Precinct

Witnesses

No.

Street

No.

Street



No.

Street

\$ 1000 to answer

to answer

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

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

Dated, May 6 189 John Roman Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0484

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

<p>THE PEOPLE OF THE STATE OF NEW YORK</p> <p>against</p> <p><i>Peter Worman</i></p>
--

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

Peter Worman

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

The said *Peter Worman*

late of the *20th* Ward of the City of New York, in the County of New York, aforesaid, on the *fifth* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three* in the *eight*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of one *Henry Mallon*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with ~~intent~~ the goods, chattels and personal property of the said *Henry Mallon* in the said *stable* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0485

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Peter Vroman
of attempting to commit the crime
of the CRIME OF *Grand* LARCENY in the second degree committed as follows:

The said *Peter Vroman*

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

one set of harness of the value of thirty dollars, of the goods, chattels and personal property of one Henry Mallon and one other set of harness of the value of twenty five dollars

of the goods, chattels and personal property of one *Henry Aufenanger*
in the *stable* of the said *Henry Mallon*

there situate, then and there being found, in the *stable* aforesaid, then and there feloniously ^{attempt to} did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll
District Attorney