

0009

BOX:

146

FOLDER:

1500

DESCRIPTION:

Addiacas, Sarvica

DATE:

08/08/84



1500

Witness:

Aug 12 1884

After hearing the story of
Complacency & an act of
that the only offense is
which has committed as
against the degree, to
which he is willing to plead
guilty.

Ray

W. B. M.

Day of Trial,
Counsel,
Filed, 8 day of Aug 1884
Pleads Not Guilty

Assault in the First Degree

THE PEOPLE

vs.

P

Sarvica Addicad

PETER B. OLNEY,
District Attorney.

A TRUE BILL.

W. B. M.

Foreman.

Aug 12 1884

Plead as 3rd dy

Pen 3 months.

POOR QUALITY ORIGINALS

0010

0011

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

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Sarnia Addiaras

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

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

The said *Sarnia Addiaras*

late of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *June* in the year of our Lord one thousand eight hundred and eighty *four* with force of arms, at the City and County aforesaid, in and upon the body of *George Zinda* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *George Zinda* with a certain *knife* which the said *Sarnia Addiaras*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *to* the said *George Zinda* 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 *Sarnia Addiaras* of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Sarnia Addiaras*

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 *George Zinda* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *George Zinda* with a certain *knife* which the said *Sarnia*

Addiaras in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut 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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

In the Matter
of [1414]
Service Address

Witnesses:-
George Frank
176 Ludlow St.
Dr. Mack
Chambers St. Hospital

Off. J. J. [unclear]
10 [unclear]



June 22, 1884
Gorman

0012

0013

City and County of New-York, SS.:

George Wink, of No. 176 Ludlow street, in said City, being duly sworn, deposes and says: That on Saturday, the 21st. day of June, 1884, deponent bought three glasses of soda water from Saroica Addicao at the corner of Ludlow and Stanton streets, the price of which was three cents a glass; that deponent laid ten cents down on the counter and walked away without waiting for the penny change; that after deponent had gone about half a block the said Addicao overtook deponent and told him that he had not paid for the soda water, to which deponent replied that he had laid ten cents down on the counter and had not waited for the penny change; that deponent accompanied the said Addicao to his stand, and to avoid any trouble was in the act of putting his hand in his pocket to pay him again when the said Addicao struck deponent in the face; that deponent struck him back and then ran; that deponent was overtaken by the said Addicao in Stanton, between Ludlow and Essex streets, and was stabbed in the back three times by the said Addicao, and was confined to his bed three days and was unable to attend to any work for twelve days owing to said stab wounds; that said Addicao was arrested by Officer Intemann, of the Tenth Precinct, and was taken before Justice O'Gorman, at the Essex Market Police Court, who held him in one thousand dollars bail for the Grand Jury, and the said Addicao is now in the Tombs Prison.

Sworn to before me, this :
26th day of July, 1884. :

Hugh Donnelly
Notary Public, N. Y. Co.

George Wink

00 14

BOX:

146

FOLDER:

1500

DESCRIPTION:

Anderson, Charles

DATE:

08/08/84



1500

POOR QUALITY ORIGINALS

0015

W 58

Counsel,
Filed 8 day of Aug 1884
Pleads Not guilty (12)

THE PEOPLE
vs.
Charles Anderson

Assault in the Third Degree.
(Section 219.)

PETER B. OLNEY,

~~Attorney at Law~~

Aug 15th District Attorney.
Filed & accepted.
A True Bill.
N. W. M. Foreman

Foreman.

Witness

00 15

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 Anderson

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

Charles Anderson

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

The said *Charles Anderson*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *24th* day of *July* in the year of our Lord one thousand eight hundred and eighty-*four* at the Ward, City and County aforesaid, in and upon the body of *Enaque D. Cornejo* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *injure* the said *Enaque D. Cornejo* did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Enaque D. Cornejo*, 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.

PETER B. OLNEY,
~~JOHN McKEON~~, District Attorney.

0017

Form 11.

Police Court—Third District, Halls of Justice.

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

of No. *the 10 Precinct Police* *Eugene D Collins* Street,

on *Thursday* the *24th* day of *July* being duly sworn, deposes and says, that

in the year 188*7*, at the City of New York, in the County of New York,
he was violently ASSAULTED and BEATEN by

Charles Anderson (now here),
who struck this deponent several
violent blows on his face with
his clenched fist while in discharge
of his duties as an Officer.

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 *24*
day of *July* 188*7*

Samuel C. Kelly POLICE JUSTICE. *Eugene D. Collins*

0018

BAILLED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court No. 39 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Anderson
vs
James S. ...
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____



Offence *Assault on an Officer*

Dated *July 24* 1884

Magistrate *...*

Officer *...*

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer *S. S.*

Law

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

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

Dated *July 24* 1884 *Samuel C. Kelly* Police Justice.

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

Dated _____ 1884 _____ 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 _____ 1884 _____ Police Justice.

0019

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

30 District Police Court.

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

Question. What is your name?

Answer. *Charles Anderson*

Question. How old are you?

Answer. *49 years*

Question. Where were you born?

Answer. *Worcester*

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

Answer. *25 Bayard Street seven months*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am not guilty.*

Charles Anderson

Taken before me this *24*
day of *Feb* 188*8*
Samuel H. Kelly
Police Justice.

0020

BOX:

146

FOLDER:

1500

DESCRIPTION:

Isaac, Atwannick

DATE:

08/20/84



1500

POOR QUALITY ORIGINALS

0021

1894
Filed 20 day of Aug 1884
Plends *Chiquely Sept 10th*

RECEIVING STOLEN GOODS
(1880)
vs.
THE PEOPLE
B
Isaac
Stwammch

PETER B. OLNEY,
~~JOHN H. MCKENNA~~

District Attorney.

Bail Discharged
Feb 14/98.

A True Bill.

W. M. M. M.

Foreman.

On motion of said Atty
Stroby on own
recog Feb 14th 1898
See transcript of

Paid Aug 4/84
James Morrison
265 West 16th St
H. 3007

afford from the effect
of minor profits, it
is obvious no interest
of justice could be
substantiated by the further
presentation of the
thirteen year old index
warrant, and to clear
the record. I respectfully
recommend that
discharge on his own
incorporation
as such is dead and
such is the practical
status of the case
of the State of New York
I move for the discharge of
the same. Feb 21 98 JOHN H. MCKENNA, D.D.

0022

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isidro Oquarinda

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

Isidro Oquarinda

of the crime of RECEIVING STOLEN GOODS,
committed as follows :

The said *Isidro Oquarinda*
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *24th* day of *July* in the year of our Lord one thousand
eight hundred and eighty *four*, at the City and County aforesaid, with force and arms.

*three pairs of gloves of the
value of fifteen cents each
pair*

of the goods, chattels and personal property of *one Joseph Cohen, Prop
one Andrew Gertz and by certain other*
~~by a certain person or persons~~ to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Joseph*

Cohen
unlawfully and unjustly, did feloniously receive and have he the said *Isidro*
Oquarinda

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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.