

0389

BOX:

264

FOLDER:

2538

DESCRIPTION:

Valer, Roselle

DATE:

05/27/87



2538

POOR QUALITY ORIGINAL

0390

250

Counsel,
Filed *By* day of *May* 1887
Plends *J. H. Gandy, Jr.*

KEEPING A HOUSE OF ILL FAME, ETC.
(Sections 322 and 385, Penal Code.)
THE PEOPLE
vs.
R
Roselle Valec

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
J. H. Gandy
Secy Foreman
Discharged by Court

Witnesses:
Wm. Chittenden
Ch. Rice
Michael O'Malley
Eugene Deidort

The complainant
consent that the
defendant may be
discharged on her
and recognize
Frank Moore
City Complainant

POOR QUALITY ORIGINAL

0391

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. Roselle Bauer

Question. How old are you?

Answer. 42 Years

Question. Where were you born?

Answer. Belgium

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

Answer. 56 West 28th Street

Question. What is your business or profession?

Answer. I keep a billiard & pool saloon

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 & I demand a trial by jury on this complaint

Roselle Bauer
mark

Taken before me this 19th day of July 1888
Wm. Thompson
Police Justice.

POOR QUALITY ORIGINAL

0392

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, } of New York, or to 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 Richard O'Malley of No. 145 West 27 Street, that on the 19 day of May 1888 at the City of New York, in the County of New York,

Jane Doe did in premises keep and maintain a place as a resort for gamblers & tipplers who quarrel and make noisy demonstrations therein to the annoyance of the neighborhood

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 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 19 day of May 1888
Richard O'Malley POLICE JUSTICE.

Police Court 2 District.

THE PEOPLE, &c.,
vs
Richard O'Malley
Warrant-General.

Jane Doe

Dated 19 1888

Richard O'Malley Magistrate.
Grace Officer.

The Defendant Jane Doe taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated 19 1888

This Warrant may be executed on Sunday or at night.

Richard O'Malley Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

POOR QUALITY ORIGINAL

0393

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-- District 753

THE PROSECUTOR ON THE COMPLAINT OF

Richard J. McAlley

Offence Keeping Disorderly House

Dated

Magistrate

Officer

Precinct

Witnesses

No. 1

Julius (Karl) ...

No. 2

Joseph ...

No. 3

...

No. 4

...

...

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

Roselle Baker

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated May 19 1887 Police Justice.

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

Dated 1887 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 1887 Police Justice.

POOR QUALITY ORIGINAL

0394

District Attorney's Office.

Part 2
PEOPLE

vs.

Roselle Valer

for trial

June 10

Subpoena Issued

June 7/87

P 152

• Both cases June 10/87
P 2 ADD

officers
exception
Personally with exception
all served

POOR QUALITY ORIGINAL

0395

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT DISTRICT:

Michael Malley

of No. 145 West 27th Street, aged 47 years, occupation Plumber

being duly sworn deposes and says, that on the 7th day of May 1887 at the City of New York, in the County of New York, the premises 145 1/2 Sixth Avenue in the basement thereof Jane Doe kept maintained & occupied the place as a resort for gamblers tipplers and habitual criminals who congregate therein nightly for the purpose of gaming and playing at pool and who at said time & theretofore have been engaged in quarrelling fighting & noisy demonstrations and most of whom have no visible means of living and ~~are~~ no lawful employment some of whom after leaving the place expose their naked private parts to the gaze of persons passing to the great annoyance of the neighborhood.

Sworn to before me this 7th day of May 1887

Police Justice

POOR QUALITY ORIGINAL

0396

W 2
Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Michael Mally
vs
Jane Doe

AFFIDAVIT.

Dated *May 18* 188

Murray Magistrate.

Rice Officer.

Witness, *Patrick Murray*
145 W 10th St.

Johnathan
248 E 34th St.

Suzanne P. ...
248 E 34th St.

Disposition, *\$1000 - bail to*
answer.

POOR QUALITY ORIGINAL

0397

CITY AND COUNTY OF NEW YORK ss.

POLICE COURT, 2 DISTRICT.

I James K. Price
 of No. *the 19th Precinct* Street, aged _____ years,
 occupation *Police Officer* being duly sworn deposes and says,
 that on the *18th* day of *May* 188*7*
 at the City of New York, in the County of New York, *he arrested*
Roselle Baker now present in
449 Sixth Avenue That said
Roselle is the person named
Jane Doe in the annexed affidavit
 And the person charged therein with
 Keeping and Maintaining said
 place as a resort for disorderly
 persons
James K. Price

Sworn to before me this
18th day of
May 188*7*

Police Justice.

POOR QUALITY
ORIGINAL

0398

District Attorney's Office.
City & County of
New York.

June 1st 1887.

The People

vs.
Rosalea Valler

} Indictment for keeping
} Brandy House.

As Counsel for Defendant above named
I waive the two days notice after arraignment
under the Code & consent to the
trial being set down for June 2, 1887.
Court of General Sessions for
trial

J. W. McClelland

Counsel for
Defendant.

POOR QUALITY ORIGINAL

0399

1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900

1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900

1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900

1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900

1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900

POOR QUALITY ORIGINAL

0400

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Roselle Valer

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

Roselle Valer

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows :

The said *Roselle Valer*, late of the
20th Ward of the City of New York, in the
County of New York, on the 17th day of May, in
the year of our Lord 1881,
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, and on said other days and times, ^{as well before as after to the day of the taking of this indictment,} at the Ward, City and County aforesaid, with force
and arms, a certain common gaming-house, there situate, for *her* lucre and gain, unlawfully
and injuriously did keep and maintain; and in *her* said common gaming-house, then and
on said other days and times, there unlawfully and injuriously did cause and procure divers
idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on
the day and in the year aforesaid, and on said other days and times, to game together and play
at a certain unlawful game of cards called *pad*, in the said common
gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and
the said idle and ill-disposed persons, then, and on said other days and times, in the said
common gaming-house aforesaid, by such procurement, permission and sufferance of the said

Roselle Valer

there did game together and play at said unlawful game of cards, for divers large and excessive
sums of money, to the great annoyance, injury and damage of the comfort and repose of a great
number of persons, good citizens of our said State, there inhabiting and residing, and passing
and repassing, to the common nuisance of the said citizens, against 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.

SECOND COUNT.—

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

Roselle Valer

(Section 885,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows :

The said *Roselle Valer,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *17th*
day of *May* in the year of our Lord one thousand eight hundred

**POOR QUALITY
ORIGINAL**

0401

and eighty- ~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in ~~the~~ said house, for ~~her~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times. there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

Rosella Valer —

(Section 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Rosella Valer*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the *17th* day of *May*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~her~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

RANDOLPH B. MARTINE,
District Attorney.

0402

BOX:

264

FOLDER:

2538

DESCRIPTION:

Veith, John

DATE:

05/06/87



2538

POOR QUALITY ORIGINAL

0403

83

Counsel, _____
Filed 6 day of May 1887
Pleads Not Guilty

Violation of Excise Law.
(Sunday).
[III Rev. Stat., 7th Edition, page 1938 Sec. 21, and page 1939, Sec. 5].

THE PEOPLE
vs. John Veith

RANDOLPH B. MARTINE,
District Attorney,
May 20/87
Transferred to A. of Special
Clerks you tried by conceal
A True Bill.

[Signature]

Foreman.

Witnesses:
John Veith
Walter Simmons

POOR QUALITY
ORIGINAL

0404

26 E. 20th St.

New York May 7. 1887.

This is to certify that Mr John Veeth of late
795, 3rd Street has been under my professional care
since the 13th of April. The patient is recovering
from a severe attack of Pneumonia and I do not
consider it advisable for him to leave his residence
for some weeks to come. Exposure of any kind or
excessive fatigue might seriously impair his health

Henry Schweig M.D.

**POOR QUALITY
ORIGINAL**

0405

If not delivered return to
25 EAST 20th STREET,
New York.

To whom it may concern

**POOR QUALITY
ORIGINAL**

0406

Court of General Sessions, PART *III*

INDICTMENT

THE PEOPLE

vs.

For

John Smith

To

M Adam Becker

No. *12*

ave B

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *May* the *9* day of

instant, at eleven o'clock in the forenoon.

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

RANDOLPH B. MARTINE,

District Attorney.

**POOR QUALITY
ORIGINAL**

0407

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 V. Smith

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

John V. Smith -

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

The said

John V. Smith,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, 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 whisky, 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

certain _____ 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 V. Smith -

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

The said

John V. Smith,

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, the same being the first day of the week

**POOR QUALITY
ORIGINAL**

0400

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 whisky, 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 give away as a beverage to

certain 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.

THIRD COUNT:

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

John North —

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John North,

late of the Ward, 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 certain premises at number

295 East Second Street,

in the City and County aforesaid, which said place 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.

RANDOLPH B. MARTINE,
District Attorney.

0409

BOX:

264

FOLDER:

2538

DESCRIPTION:

Viebrock, Jacob

DATE:

05/10/87



2538

POOR QUALITY ORIGINAL

0410

192

Counsel, J. H. Brown
Filed, 10 day of May 1887
Pleads, *Not Guilty*

Witnesses:

Officer O. Kasa

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday, [III Rev. Stat. (7th Edition), page 1880, Sec. 5].)

THE PEOPLE

vs.

R
Jacob Viebrock

I hereby consent that this case be transferred to the Court of Special Sessions for trial and final disposition. DOLPH B. MARTINE, District Attorney.

Dated 1887

A True Bill Counsel for Defendant,

J. H. Brown
Foreman.

**POOR QUALITY
ORIGINAL**

0411

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Vidroda

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

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

Jacob Vidroda,

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

RANDOLPH B. MARTINE, District Attorney.

0412

BOX:

264

FOLDER:

2538

DESCRIPTION:

Viemeister, Emil H.

DATE:

05/24/87



2538

POOR QUALITY ORIGINAL

0413

497

AD Pyle -
967874

Counsel,
Filed 24 day of May 1887
Pleads Not Guilty

Witnesses:

W. Hansen

THE PEOPLE

vs.

R

Emil H. Viemeister
415 E. 3rd

Violation of Excise Law.
(Sunday).
[III Rev. Stat., (7th Edition), page 1983 Sec. 21, and
page 1989, Sec. 5].

RANDOLPH B. MARTINE,

22 May 15, 1886 District Attorney
Drawn up and to City S.D. for trial
by Christ. 14/187

A TRUE BILL.

J. J. Starn

Foreman.

**POOR QUALITY
ORIGINAL**

0414

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emil H. Viemaster

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

- Emil H. Viemaster -

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

The said

Emil H. Viemaster,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~first~~ day of ~~May~~, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, 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 whisky, 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

August E. Hauser, 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

Emil H. Viemaster

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

The said

Emil H. Viemaster,

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, the same being the first day of the week

**POOR QUALITY
ORIGINAL**

0415

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 whisky, 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 give away as a beverage to

certain 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.

THIRD COUNT:

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

Emil H. Vermeister

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Emil H. Vermeister*

late of the Ward, 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 certain premises at number

415 East 34th Street,

in the City and County aforesaid, which said place 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.

RANDOLPH B. MARTINE,
District Attorney.

0416

BOX:

264

FOLDER:

2538

DESCRIPTION:

Vierke, Otto

DATE:

05/10/87



2538

POOR QUALITY ORIGINAL

0417

169

Counsel, _____
Filed 10 day of May 1887
Pleads: Not Guilty

*Violation of Excise Law.
(Sunday).
[11 Rev. Stat., (7th Edition), page 1983 Sec. 21, and
page 1980, Sec. 5].*

THE PEOPLE

vs.

R

Otto Vieche

RANDOLPH B. MARTINE,

District Attorney.

*In May 1887
Transferred to City Special Den.
for trial by Jury.
A TRUE BILL.*

Gly Haven
Foreman.

Witnesses:
Officer McComach

v

**POOR QUALITY
ORIGINAL**

0418

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Otto Vierdee

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

- Otto Vierdee -

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

The said

Otto Vierdee,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~first~~ day of ~~May~~, in the year of our Lord one thousand eight hundred and eighty-~~nine~~, at the Ward, 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 whisky, 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

William G. Anderson, 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

- Otto Vierdee -

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

The said

Otto Vierdee,

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, the same being the first day of the week

**POOR QUALITY
ORIGINAL**

0419

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 whisky, 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 give away as a beverage to

certain _____ 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.

THIRD COUNT:

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

- Otto Viehse -

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Otto Viehse,

late of the Ward, 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 certain premises at number

228 Stanton Street,

in the City and County aforesaid, which said place 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.

RANDOLPH B. MARTINE,
District Attorney.

0420

BOX:

264

FOLDER:

2538

DESCRIPTION:

Volkman, Carl

DATE:

05/24/87



2538

POOR QUALITY ORIGINAL

0421

A98

Witnesses:

Wm A J Wilson

Wm E. Eisele

Dr. Aruman

Dr. Stambert

Mama Eisele

Julia Eisele

Off. Powers

Counsel,
Filed *17* day of *May* 188*7*
Pleads, *Not guilty*

vs.
THE PEOPLE
vs.

(Sections 278 and 218, Penal Code.)

R.A.P.F.

Carl Volkman

Accused
Charles E. Eisele

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Benjamin
W. L. L. L.

James
E. L. L.

POOR QUALITY ORIGINAL

0422

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

Police Court, 5 District.

Friedrick Oisele

of No. 321 East 106th Street, being duly sworn, deposes and says, that on the 15th day of May 1887

at the City of New York, in the County of New York, Carl Folkman

(now here) did unlawfully and feloniously attempt to ravish and have sexual intercourse with deponent's daughter Regina Oisele, aged seven 10/16 years, &c. From the fact that on said date the said Regina was sleeping in bed with the said Folkman in said premises in a room adjoining deponent's room. That at or about the hour of 10 o'clock P.M. on said date deponent heard a noise in ~~the~~ room occupied by the said Folkman and deponent's daughter. That on the morning of the 16th day of May 1887 deponent discovered blood stains on bed clothing of the bed occupied by the said Folkman and deponent's daughter. That on the 17th day of May 1887 deponent's daughter informed deponent that the said Folkman had attempted to ravish her. Deponent then took the said Regina to Dr. Wmsam - at No. 147 1/2 Avenue who examined the said Regina and gave to deponent the Certificate hereto attached marked Exhibit "a" Deponent therefore charges that the said Folkman did feloniously attempt to ~~have~~ ravish the said Regina and prays that he may be held to answer the same. ~~Carl Oisele~~ Carl Oisele

Examined before me this 21st day of May 1887

Wm. H. Hall
Police Justice

POOR QUALITY
ORIGINAL

0423

New-York, May 19th 87.

This is to certify in
my belief that a little girl,
about eight years of age,
Regina Eiselle, residing No.
331 East 106th Str., has been
abused in a shameful manner
by a party unknown to me
F. W. Averans,
M. D.

147
E. W. Averans

POOR QUALITY
ORIGINAL

0424

New York May 21st 1887

This is to certify that I have
examined the Child Regina
Cisela, and find the
privates inflamed, and
very sensitive to the touch,
but no evidence of lacer-
ation. The inflammation
may be the result of irritation
and not violence.

George Stern, M.D.
Police Surgeon

POOR QUALITY ORIGINAL

0425

Sec. 198-200.

 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Carl Folkman 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 h^e; that the statement is designed to enable h^e if he see fit to answer the charge and explain the facts alleged against h^e that he is at liberty to waive making a statement, and that ~~his~~ waiver cannot be used against h^e on the trial.

Question What is your name?

Answer Carl Folkman

Question How old are you?

Answer 21 Years

Question Where were you born?

Answer Germany

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

Answer 215-2 Avenue - 3 days

Question What is your business or profession?

Answer Butcher

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

C. Folkmann

Taken before me this 21st day of March 1887
Wald Police Justice.

POOR QUALITY ORIGINAL

0425

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District 1600

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Dick
331 106 St.

Carl Goldman
Rape

Offence

Dated May 20 1887

Magistrate

Officer

Product

Witnesses

No. 100 Canal St. 103-2

Witness

No. 474 106th Street

Witness

No. 331 Canal 106 St.

Witness

No. 2000 to payee

Dr. George Stewart
148 Canal St.

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

Carl Goldman

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

Dated May 21 1887

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

POOR QUALITY ORIGINAL

0420

Third COUNT.

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

- Paul Volkmann -

of the CRIME of Rape,

committed as follows:

The said *Paul Volkmann,*

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid, at the City and County aforesaid, *in and upon one Regina Eide, then and there lawfully wedded and lawfully did make an assault, the said Regina Eide being then and there a female under the age of ten years, to wit: of the age of seven years, and the said Paul Volkmann did then and there unlawfully and feloniously attempt to have carnal intercourse with the said Regina Eide, against the form of the Statute in and to the same made and provided, and against the peace and dignity of the said People.*

Randy B. Buehler

District Attorney.

0429

BOX:

264

FOLDER:

2538

DESCRIPTION:

Volusky, Solomon

DATE:

05/04/87



2538

0430

POOR QUALITY ORIGINAL

43

Witnesses:

Officer Neales

Counsel,
Filed, *W. Day of May* 1887
Pleads *Guilty*

Violation of Sanitary Code.
[Section of the N. Y. City Consolidation Act of 1882].

THE PEOPLE

vs.

R
Solomon Volinsky

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

G. J. A. Foreman.

Part III May 11/87.
Complaint sent to Special Sessions.

8

POOR QUALITY ORIGINAL

0431

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
Edmond Vandenberg

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

Edmond Vandenberg

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said Edmond Vandenberg

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the 12th day of March, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

did unlawfully keep in the cellar of a certain building there situate, known as number Twenty-two Bayard Street, the same thing within the jurisdiction of the said city and not in any public market, certain five pounds, to wit: five five pounds, without a permit in writing from the Health Department of the said City of New York.

against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

**POOR QUALITY
ORIGINAL**

0432

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the 194th section of said code, which is as follows, to wit:

said section was duly adopted by the said Board of Health and in and by a certain resolution passed at a meeting thereof held in said city on the 20th day of November 1877, and added to and made a part of the said Sanitary Code, and which said section is as follows, to wit:

"That no live eggs, ducks or other fowls shall be kept in any yard, area, cellar, room, building, or other place within the limits of jurisdiction of the City of New York, excepting in the public markets, without a permit in writing from this Department"

and which said section so added to and made a part of said code as aforesaid, was thereafter duly published once a week for two successive weeks in the City Record, a daily official newspaper and journal published in said city, whereby the same took effect and became binding and in force in said city.

and which said Sanitary Code was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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.

RANDOLPH B. MARTINE,

District Attorney.