

0125

BOX:

388

FOLDER:

3615

DESCRIPTION:

de Badai, Louis

DATE:

03/13/90



3615

Witnesses:

Alfred Decker
Off. Markey

77 *R. W. Thompson*
Counsel,
Filed *26/1/90*
Pleads. *18*
Property

THE PEOPLE
40 *Summons vs.*
no evidence *P*
Louis de Baden
Grand Larceny, Second Degree.
[Sections 528, 53 / — Penal Code.]

JOHN R. FELLOWS,
District Attorney.

TRUE BILL

John Harrison

Foreman.
Per III March 26/90.
view and convicted.
27/1/90
27/1/90

0126

0127

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 60 Liberty Street, aged 26 years,
occupation Broker being duly sworndeposes and says, that on the 1st day of October 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:Seven hundred and eighty eight dollars of the
United States issue of the amount
and value of seven hundred dollars.the property of deponents. William S. Lee and
George J. Johnson Partnersand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Louis de Badar from thefact that on said date deponent gave
to the said Badar who was in the
employment of deponent's firm as Clerk
the said sum of money and a number
of checks amounting to the sum and
of the value of seven hundred and eighty eight
hundred and eighty eight dollars, all being of the value of nine
hundred and eighty eight dollars & deponent
in the Chatham National Bank & for
deponent's firm and to their accounts
deponent further says that in examining
the pass book of said Bank in
accounts with said Bank deponent
discovered that said sum of moneySworn to before me, this
day

Police Justice.

0.128

to His Two Hundred Dollars have
not been deposited by the said
Bachai as directed to do by Dependent.
Dependent further says that in examining
the account in said Bank. Dependent
found that on comparing notes with
the book keeper of said Bank. Dependent
discovered, that said sum of money
had not been deposited.

Dependent therefore charges that the
said Bachai said Unlawfully
appropriate the said sum of money
to his own use and thereby in violation
of Law and says that he may be
arrested and dealt with as the Unduties

Spurn & Signature
This 11th day of February 1890 } Henry Dependent
W. T. M. Mahony

(W. T. M. Mahony)

0129

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty of the
charge and demand an
acquittal*

Louis de Padai

Taken before me this

day of

1892

Police Justice.

0130

Sec. 151.

Police Court 1 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 any Marshal or Policeman of the City of New York:*

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 Geo. Henry Deper
of No. 60 Liberty Street, that on the 1 day of October
1889 at the City of New York, in the County of New York, the following article to wit:

Green and Lawful money of the
United States issue to the amount and
of the value of Two hundred Dollars
the property of Complainant, A. J. Sec. & Geo. J. Johnson
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Louis de Budai

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 every of you, to apprehend the bod of the said Defendant
and forthwith bring him before me, at the 1 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 11 day of February 1889

D. J. McMahon POLICE JUSTICE.

0131

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 Allegamus

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 Mar 3 1890 W. W. Mahon Police Justice.

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

Dated _____ 18 _____ 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.

0132

On motion of Atty
Atty Bail reduced
to \$1500 - J. G. H.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

Police Court---

340 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Henry Depeur.
vs. Liberty &
Louis de. Boudin

2

3

4

Dated

February 13th 1890

Magistrate.

Officer.

Precinct.

Witnesses

No.

Chatham State Bank

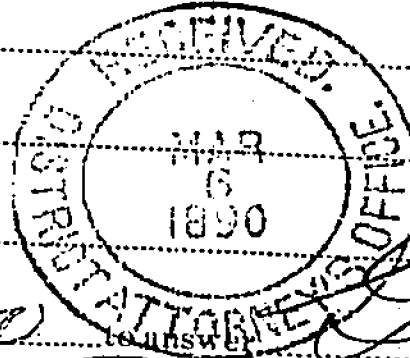
Street.

No.

Street.

No.

Street.



2000
I have been paid Feb 15. 9 am
By C. H. to Cash 3.28 m
& for signature of Dept.

0 133

COURT OF GENERAL SESSIONS, PART III.

----- x
The People of the State of New York, :
v. : Before
Louis De Badai. : Hon. Frederick Smyth
: and a Jury.
----- x

Indictment filed March 13, 1890.

Indicted for grand larceny in the second de-
gree.

New York, March 26, 1890.

A P P E A R A N C E S:

For the People,

Assistant District-Attorney W. F. Jerome,

For the defendant,

Mr. W. W. Tompkins.

R I C H A R D H E N R Y D E P E W, a witness for the
People, sworn, testified:

I am an insurance broker carrying on business at
No. 60 Liberty Street in this city. I know the defendant
at the bar. In October of 1889 he was a general clerk in
my employ. He had been in my employ somewhat over a
year. On the 1st. of October, I gave him checks amount-
ing to \$788.07. I also gave him, in money, \$200. I
think I gave this to him before three o'clock. I also
gave him my deposit book in the Chatham National Bank. I

0134

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told him to take the checks and money to the bank and deposit them. I know his handwriting. The deposit slip, which you show me, is in his handwriting. I remember that there were eleven checks that I gave him. One check was for \$30, another for \$33.75, \$2, \$10.80, \$593.95, \$757, \$15, \$37.50, \$28.50, \$17 and \$12. Those eleven checks amounted to \$788.07. As I said, there was \$200 in cash. The defendant left my office and went to the bank on the afternoon of that day. I did not see him after that until the latter part of November, or the first part of December. He deposited the eleven checks, but did not deposit the \$200 in cash in the bank. I saw him at his apartments in the latter part of November and had a conversation with him in reference to this matter. I asked him why he left, and he said that his wife was taken very sick and that he had to remain at home to take care of his wife. He then, shortly afterwards, went to Canada, as I was informed. After he left me, I examined my books very carefully and found several deficiencies on different dates. I was in the habit of cashing checks for the defendant. He would come to me and ask me, as a favor, to cash a check for him, and I did so. They amounted to several hundreds of dollars. The checks turned out afterwards to be no good, and I had to stand the loss.

CROSS EXAMINATION:

I personally handed the defendant the checks, and he made out the deposit slip and took them to the bank.

Q You are certain that the checks and money were given to the defendant at the same time ?

A Yes, sir.

Q Didn't you hand him the checks first, and then say to him that you wanted to put in \$200 besides ?

A I couldn't say.

Q Are you positive that you handed this man \$200 in cash ?

A Yes, sir; I am positive.

Q And checks amounting to \$788.07 ?

A Yes, sir.

Q You can't say that the money and the checks were handed at the same time ?

A No, sir; I couldn't say positively.

Q The defendant made out the deposit slip ?

A Yes, sir. He made it out from a slip which I handed him.

Q Didn't you make up a bundle of checks, and lay the money down on the desk and neglect to give it to him ?

A Not that I am aware of. No, sir.

HENRY A. FERROBIN, a witness for the People, sworn, testified:

I am a clerk in the Chatham National Bank of this city. On the 1st. of October, 1889, I was attending to my duties in the bank. I have been in the employ of the

0136

4

bank for ten years.

Q I hand you a passbook marked People's Exhibit 1 for identification and call your attention to an entry there under date of October 1, 1889. Was that made by you?

A Yes, sir.

Q What does that entry signify?

A It signifies that checks to the amount of \$788.07 were deposited on that day to that account.

Q Can you tell from that book whether or not you received any money?

A Yes, sir; I can tell from this that I merely received checks.

Q You only received checks?

A Yes, sir. I am positive of that.

D E F E N C E.

L O U I S D e B A D A I, the defendant, sworn, testified:

On the 1st. of October, 1889, I was in the employ of Mr. Depew. I have heard his testimony in relation to this transaction. I remember that Mr. Depew handed me a number of checks to make a deposit in the bank. I made the deposit slip up and before finishing it, he informed me that he had drawn that morning \$500 from the Savings Bank to make a deposit, and that he wanted me to add \$250 in cash to my deposit. I then remarked that most likely we would need the money before Saturday, and I

0137

5

had never made a deposit of money as long as I was in his employ. He then told me to take \$200 anyhow, and I did so. I made out the slip and I handed him the checks and the slip for his endorsement, and he gave them back to me. I think that must have been about twelve o'clock. I took the checks and money that he handed to me, and at about two o'clock I went to the bank. I had considerable other matters to attend to, and I got to the bank about three o'clock. When I came into the bank I got in line to make the deposit and when I put my hand in my pocket to find the money, I found it was gone. I had lost it in taking out papers when I went to the different insurance offices. When I found that the money was missing, I came back to the office and looked everywhere, but it seemed that I had lost my head. I went back to the bank and changed the deposit slip and made the deposit of the checks which I had in my possession. I did not appropriate the money to my own use.

CROSS EXAMINATION:

Q Did you tell anybody in the office when you came back that you had missed your money ?

A No, sir. It seemed that I had lost my head.

Q Didn't it occur to you that you should tell your employer that you had lost that money ?

A No, sir.

Q How long have you been in business ?

A About fifteen years.

0138

6

Q When did you go to Canada ?

A On the 27th. of December.

Q What did you go there for ?

A I have different troubles here, private troubles, but nothing in connection with this matter. I was induced by a friend to leave the city.

Q Was there something about Canada that you thought would be healing to your troubles ?

A No, sir.

Q Why did you go up to Canada in the middle of winter ?

A Because I was induced by a friend to go.

Q Did you go on account of this trouble ?

A No, sir.

Q Did you tell anybody about the loss of this \$200 ?

A No, sir. I did not.

The jury returned a verdict of guilty of grand larceny in the second degree.

0139

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Louis de Badai

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse

Louis de Badai

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

The said

Louis de Badai

late of the City of New York, in the County of New York aforesaid, on the *first*
day of *October* in the year of our Lord one thousand eight hundred and
eighty-nine, at the City and County aforesaid, with force and arms, in the
day time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *one hundred*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
one hundred
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *one hundred*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *one hundred*

dollars; ~~divers coins of a number, kind and denomination to the Grand Jury aforesaid~~
~~unknown, of the value of~~

~~of the goods, chattels and personal property of one~~ *R. Henry Deffen*
then and there being found,

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

JOHN R. FELLOWS, *District Attorney.*

0140

BOX:

388

FOLDER:

3615

DESCRIPTION:

De Borkewitch, Stanislaus

DATE:

03/17/90



3615

0141

Witnesses;

Charles McParr

Officer Nugent

Counsel,

Filed

17th day of March 1890

Pleas,

Guilty

THE PEOPLE

vs.

30
Edward Wright
Hawley

Stanislaus De Borlewich

Grand Larceny, 1st degree
[Sections 528, 530, 531 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Part 3 Slide 27

1127

A True Bill

John R. Fellows

Foreman.

Part III March 27th 1890

Ind and Comitted

9. L. 1st deg

27/10 SP

AT

0142

Police Court District.

Affidavit—Larceny.

City and County }
of New York, } ss.:

Charlotte M. Paine
 of No. Buckingham Hotel 5 Ave 50 Street, aged 48 years,
 occupation Married lady being duly sworn
 deposes and says, that on the 31st day of October 1888 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

Four gold rings containing dia-
monds valued together in the sum
of about One thousand dollar

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 Stanislaus De Borkewitch

(now here) for the reasons that on said
 deponent left said rings in her
 room in the above premises and
 shortly thereafter deponent missed her
 property. Deponent is informed by William H. McLaughlin, Police Captain
 of the First Precinct, that he, McLaughlin
 arrested the defendant while endeavoring
 to sell and dispose of several diamond
 rings and found the rings here shown
 upon the defendant's person and de-
 ponent identifies them as her property
 and stolen as aforesaid.

The defendant endeavored to

Sworn to before me, this day
 of 188

Police Justice.

W. H. McLaughlin

0143

dispose of said property as deponent
is informed on the very day they
were stolen and some two hours
after the commission of said larceny
Sworn to before me } Charlotte M. Farris
the 13th March, 1890 }

W. J. Madison

Police Justice

0144

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Nigens
aged 32 years, occupation Detective of No.

1st Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charlotte M. Pami

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 13
day of March 1889 } Andrew Nigens

H. W. Mahon
Police Justice.

0145

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Stanislaus De Borkewitz

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Russia

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

Answer.

No home

Question. What is your business or profession?

Answer.

None

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

Answer.

*The defendant refuses to
answer*

Taken before me this

13

day of

March

1892

H. J. McMahon
Police Justice

0146

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

William H. McLaughlin
of No. First Precinct Street, aged 43 years,

occupation Police Captain being duly sworn deposes and says

that on the 30 day of November 1890

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

De Boerewitch (now here) charged with
Grand larceny, stealing property of A. G.
Paine. That while defendant was being
brought to Court he inflicted injuries
upon himself while attempting to escape
from custody, from which injuries
he was confined in a hospital. The
defendant now being in Court deponent
asks that the defendant be held to
enable him to procure the attendance
of said witness.

Wm. H. McLaughlin

Sworn to before me, this 12 day

of March 1891

H. M. Jackson

Police Justice.

0147

Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William W. McLaughlin

vs.

Stanislaus DeBorke

AFIDAVIT.

38 Res. No. 1000

Dated March 12 1890

McMahon Magistrate.

Officer.

Witness,

Disposition,

5000 bail & Det 13-9th ar

0148

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 Alfred Murray

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifty 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 March 12 1890 H. B. Macomber Police Justice.

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

Dated _____ 18 _____ 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.

0149

Police Court---

406
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charlotte M. Paine
vs.
Stanislaus DeBorkinich

Grand Jury
Officer

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

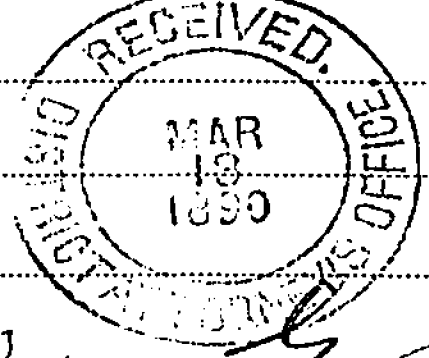
2 _____
3 _____
4 _____

Dated *March 13* 18*90*
W. Mahon Magistrate.

Capt. M. Laughlin Officer.
Precinct.

Witnesses *Charles Nugent*
No. *1* Precinct Street.

No. _____ Street.
No. _____ Street.
\$ *5000* to answer _____



Am f 21

0150

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

March 27/90

October 1, 1890.

Sir:

Application for Executive clemency having been made on behalf of Stanislaus De Boskewich who was convicted of grand larceny 1st degree in the county of New York ---- and sentenced May 27, 1890, to imprisonment in the Sing Sing prison ----- for the term of five years,----- I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, you will forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams.

Private Secretary.

Hon. John R. Fellows,

District Attorney,

New York City.

0151

Ans.^d

Nov. 14/90

See application
Ans. Concerning
with Best and
Recommendations a
dental application

Oct 16/91

Ans. Nov. 12/90

0153

PHILLIPS & MOWER, 82 NASSAU ST., N. Y.

Mr. Jerome

STENOGRAPHER'S MINUTES.

Joint of General Session
Paul III.

The People vs.

vs.

Stamieaux Borkaschak

BEFORE

Hon. Rufus B. Fanning

and a Jury

October 2nd 1889

WITNESSES.

Direct. Cross. Re-Direct. Re-Cross.

Testimony of Defendant

0154

COURT OF GENERAL SESSIONS, PART III.

-----X
The People of the State of New York

against

Stanislaus Borkiewietch.

Before

Hon. Rufus B. Cowing

and a Jury.
-----X

Indicted for robbery in the second degree.

Indictment filed September 16th, 1889.

New York, October 21st, 1889.

A P P E A R A N C E S

For the People, Assistant District Attorney William
Forster.

For the Defendant, Mr. Solomon Kohn.

STANISLAUS BORKIEWIETCH, the defendant, being duly sworn in his
own behalf, testified as follows:

DIRECT EXAMINATION by Mr. Kohn.

Q Where were you born?

A In Galicia, Russia-Poland.

Q When were you born there?

A 1860.

Q What was your father's name?

A Franz.

0155

2

Q What was your mother's name?

A Camille.

Q Have you any certificate, or have I in my possession which you handed me showing a certificate of your birth?

A My act of denaissance in 1860 on the 9th of May, my father's name, Franz Borkiewitch.

Q Is that a certificate of your birth?

A Yes, sir.

The certificate was marked Defendant's Exhibit No. 1 for identification.

Q Have you here a history, or genealogical tree of your family?

A That is a heraldic document of my ancestors.

Marked Defendant's Exhibit No. 2 for identification.

Q In what language are those documents written?

A Polish and Russian.

Q Now, have you any passport, or had you any passport with you?

A I have a French passport from my last year in Paris; it is required that every foreigner shall have to present himself before the French authorities, state where he is born, where he is coming from and have it signed by the Russian Embassy in Paris, and so I did.

Q Did you have that with you on the day in question? A. Yes, sir, I had it and my counsel has it now.

0156

3

Q What was your father's occupation?

A He was a landlord and besides that he has been an engineer in what is called the Geometra.

Q Is your father living now? A. No, sir.

Q What does your family now consist of?

A Two married sisters, a brother and an uncle.

Q What is your uncle, what is his vocation?

A He is an unfortunate priest who ^{having} ~~now~~ been 26 years in Siberia because of the Polish Revolution -- ^{was liberated} three years ago ^{and} he was made a professor in the Crakow Seminary.

Q He is a priest, and a professor in the Crakow Seminary?

A Yes, sir.

Q Look at this photographic group I am now about to show you, and tell me who are represented there?

A My mother, my sister, my uncle and myself.

Q That is your uncle?

A Yes, sir.

Q Your mother's brother?

A Yes, sir.

Marked in evidence as Defendant's Exhibit No.3.

Q Did you say you had joined the Russian army?

A I did in 1879.

Q Prior to joining the Russian army were you admitted to a college?

0157

4

A Yes, sir.

Q And graduated there?

A Yes, sir.

Q Did you take part in any military expeditions?

A I was at Stamboul in 1879 and spent some time there and in 1881 I came to Paris.

Q How long did you remain in Paris?

A Since 1881 until three months ago, when I came to America.

Q What were you doing in Paris?

A Through the recommendation of the first Secretary of the Russian Embassy, whose letter is amongst your papers, I succeeded in having about eleven or twelve pupils wishing to acquire a knowledge of the Russian and Turkish language, and I continued in my teaching and also translating for several commercial houses whose papers you have amongst the others.

Q Did you do any translating for the publishing house of Blancha & Co.?

A Yes, sir.

Q Is that a document which goes to prove that fact (handing witness a paper)?

A Yes, sir, there is another document proving the reason ----

Q Did you ever do any translation work for George LeGrand?

A For the company whose agent is Mr. George LeGrand.

Q Is that a document from George LeGrand?

0158

5

A Yes, sir.

Q Will you please state, you don't need to do it literally, but give the jury the contents substantially of those two papers?

A George LeGrand, agent ----

The Court: It isn't necessary to go into the translation.

Marked Defendant's Exhibit No. 5.

Q Will you look at this letter written by Baron Romoveno, on the letter-head of the Russian Imperial Embassy at Paris, and state what the contents of that letter are. I would like to have the contents of that letter.

A My having come to Paris while in the military service has been known in Paris, and I must present myself to the military agent of the Russian Government at Paris who wished to see me and asked me different questions about having left Russia-Poland. As he knew no Russian at all, he being of German origin and only about 9 or 10 months at the Russian Embassy, he wanted to learn the Russian language and he states to me in this letter that as soon as he is able to commence lessons of Russian with me he will let me know.

Q Before coming to this country were you a man of some means -- were you in any actual necessity?

A I had 3,600 francs, besides many jewels and valuable things now in Boston.

0159

6

Q Before leaving Paris did you purchase any present or any ring?

A Yes, sir.

Q Is this the bill for it?

A Yes, sir.

Mr. Kohn: This is a bill for a ring 100
francs. I ask to have it marked in evidence.

Marked Defendant's Exhibit No. 6.

Q You came to this country when?

A In July.

Q On what steamer?

A La Champagne.

Q How long did you remain in New York then?

A Two or three days, I don't recollect.

Q Where did you go to then?

A To Boston.

Q Where did you stop in Boston? A. No. 59 Rutland Square.

Q With whom?

A In the house of Mr. Rogers, Mr. John Rogers.

Q Do you see Mr. Rogers in Court?

A Yes, sir, that is him.

Q That is the gentleman with whom you stayed?

A Yes, sir, he is the gentleman that keeps a boarding house,
about twenty people living in his house.

Q How long did you remain in Boston then?

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A Until the 23rd of September -- no, the 23rd of August I came to New York.

Q What were you trying to do in Boston, looking for any friends?

A No, sir, the general company failed and all the translations or all the labor I had for that company, the agent of whom was Mr. George LeGrand, whose telegram is there, had stopped -- the work I have been paid for, and then I thought it best to go to America because of the reason I told you, having made the acquaintance of a lady whom I intended to marry.

Q Did that lady reside in Boston?

A Yes, sir.

Q And resides there still?

A Yes, sir.

Q Are these letters which you received from Mr. Noble in Boston?

A Yes, sir.

Q Recommending you to different places?

A Yes, sir, I applied to Mr. Noble.

Q With whom did you try to secure situations, with what firm or house?

A Mr. Coleman, the general managing editor of the Boston Transcript gave me a recommendation to President Elliot of Harvard College, and he not being present in Boston I was advised to apply to the ~~Boston Museum~~ the librarian ^{and} upon my application ^{he} promised me something but nothing permanent, only for

about five or six months in the library because of my knowledge of foreign languages. Knowing that the occupation will not last more than five or six months, and hearing of an Executive Committee being formed in New York for the general World's Fair I came here to solicit occupation.

Q And did you apply to different people here?

A Yes, sir, to Mr. Tiffany, whom I saw personally, and who told me that he is not a member of the Executive Committee and advised me to apply to others. I saw Mr. Otis with whose brother I made an acquaintance in Paris.

Q Did you also apply while in Boston to the firm of Kidder & Peabody, bankers?

A Yes, sir; and I had an answer that there is nothing in their line, but I was advised to apply to others.

The Court: I think you have gone far enough in this.

Q Now, will you state what occurred on the 3rd day of September, 1889, the day when the witness, Miss Brown, says she was robbed?

A I left my hotel at eight o'clock in the morning.

Q Where were you stopping?

A In 18th Street, No. 22, from that place I went down Broadway and had breakfast at a restaurant, and from there I went to the City Hall to have a chance to see Mayor Grant because I

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was advised to apply to him. He not being there I went to the Post Office to see whether the letters that I had been apprised by telegram had come from Paris had come or not; there being none there, I went to see Mr. Otis with whose brother I made an acquaintance in Paris. He received me very kindly, but said he was not able to do anything for me because his brother is now in South America. From there I went to the Herald office to inquire whether there is any answer from Mr. James Gordon Bennett, to whom I wrote a letter in Paris, because of the death of Mr. McGowan, who married a Russian lady and to whom I was recommended by Mr. Noble of Boston. Mr. James Gordon Bennett was in Paris and this gentleman was in charge of his office, and I knew him there and I went to see him. He was happy to see me. I went down stairs to the Herald office and inquired whether anybody knows about Kidder & Peabody's firm in New York, to whom I had a letter from Boston. They said it was somewhere in the Equitable Building. There was another reason. I had been advised to apply to the United States Passport Agency in 120 Broadway, which is also in the Equitable Building. For these two reasons I went to the Equitable Building, and having been used to smoke a great deal I had my cigar in my mouth, my overcoat on my right hand, and a cane and a letter for Kidder & Peabody in my left hand, as well as the cigar. Seeing no doors neither on the right

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or the left side I went up a few steps when I lighted a match, struck a match to light my cigar. At the same moment a man rushed in hastily upon me with such force that I lost my footing and not seeing the few steps behind me I fell back and down two or three steps; I don't recollect that this action produced my fall, but I did not fall down, I did not run, but my hat made two or three bounds and I went to get the hat and a man came up and took hold of me and tore off my spectacles. My spectacles fell down and I bowed down to lift them up; at the same time another gentleman comes and takes hold of me. I never saw the gentleman before. Two minutes afterwards a policeman came and I was dragged to Belmont's office; there was a lady standing there with a pocketbook in her hand, not accusing me. We stepped into the private office of Mr. Belmont and stayed there for four minutes and then that gentleman comes in, and a policeman is standing there and said that the lady wants to see if I am the gentleman that was at Mr. Belmont's office. Three minutes after this another policeman says "I want to take you to headquarters to see what kind of a man you are". On the way the policeman tells me that there is really no evidence against me only what she says. I was taken to the Police Court the next day and locked up while the lady went and made the complaint against me to Justice Hogan. The Judge asked me if I was ready and asked me when I would be

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ready. This surprised me, because I could understand it and I did not answer him. Another gentleman appeared back of me and then through him Justice Hogan asked me in German and I was more surprised. I told him I spoke English myself and I commenced to explain myself. He asked me again when I would be ready to have the case examined and I says "I am ready now to prove my innocence" and they said "You must have counsel". There was a gentleman there standing by and I asked him to plead for me and the gentleman says "I have nothing to do with that case" and then I saw that that gentleman who stood there was a friend of that lady and I was taken down stairs in the Tombs. I am a stranger, I am a foreigner in your country, I came here to be a good and useful citizen, and no convict or robber. I value my liberty too much to spend my time in a dishonest way or in a convict's cell. The lady is in good standing with many friends; I have only a few to testify to my good character during my stay in America. All I have to say is that while my conscience says no, my mouth refuses to say yes. On the sacred name of Almighty God I swear that these witnesses have exaggerated my case to a great extent. I have no witnesses only a gentleman who was taken from me and who saw me in the building and whom I don't know. I swear that I never saw the lady until brought before her. I never took her pocketbook. I swear it on Almighty God's sacred

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name.

Q You say on the day in question you had an overcoat on your arm?

A Yes, sir.

Q And a cane in your hand?

A Yes, sir.

Q You had spectacles?

A Yes, sir; a man came into Belmont's office and asked me whether it was my coat or not.

Q How did you wear your beard in question?

A A full beard; I have been advised in the prison to shave it off and the barbar can testify that he took my beard off.

Q Let me ask you, does this picture represent the way you looked at that time?

A Yes, sir.

By the Court.

Q That is the way you looked when you were arrested?

A Yes, sir; I have been advised by my former counsel to take my beard off and I took it off.

By Mr. Kohn.

Q When was this family group taken?

A Just before leaving Paris I went to see my family and spent three weeks there in May last.

Q And when was this smaller picture taken?

A At the same time; these pictures have been sent to me to Boston, they were not finished at the time of my leaving.

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Q Did you wear a white vest on the day in question?

A The same one I have on now, and a white shirt.

Q What were you running for?

A While that man struck me, not seeing the few steps behind me I lost my footing and my hat began rolling over the floor and I ran after it, but before I picked it up I lost my spectacles

Q You were running to get your hat?

A Yes, sir; it rolled on the floor, and I ran after it and before I picked it up somebody caught me by the coat and I lost my spectacles and I was walked back to Belmont's office to be accused.

By Mr. Kohn.

Q What became of your overcoat and hat on that day?

A My hat has been given to me by a policeman who came in about a few minutes after I was held by the hand, I don't know any of these men, but I think the man is now in Court who took hold of me, the first man.

Q What became of your overcoat and cane?

A When I went to headquarters and was put in a cell I asked about the coat but nobody knew about it.

Q You lost your coat when you were in the Arcade?

A Yes, sir.

Q You were robbed of your coat and cane?

A Yes, sir.

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Q Have you seen either of them since?

A No, sir.

Q I want to ask you: Did you ever see the complainant in this case until you met her in August Belmont's office?

A No, sir, not until I was brought before the lady.

Q Did you ever take any pocketbook from her?

A No, sir.

Q Did you ever commit any criminal act in your life?

A No, sir, I was never in prison and was never before today in a Court only in a military court. I appeared as a witness in a case of my fellow officer.

Q Did you ever strike a woman in your life?

A No, sir; my knowledge of politeness prompts me to have more respect for ladies.

Q Did you push against any woman?

A No, sir.

Q On that day?

A No, sir.

Q Had you ever been in the Equitable Arcade before that day?

A Not in the Equitable Arcade; when I was taken to Belmont's office I recognized the office as about the place I had been before that afternoon, guided by a gentleman I met in the office of a New York newspaper; I applied to Belmont's office for the same reason that I applied to Tiffany.

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Q Had you ever been through that passage way, or did you know of the existence of a passage way between August Belmont's office and the Arcade?

A I knew of no entrance between Belmont's office and Broadway, none at all.

Q You knew of no passage way being there?

A No, sir.

Q Are you a very near sighted man?

A No, sir, not very, but my sight was nearly destroyed in an electrical exhibition in 1881, and I am forced to wear spectacles.

Q You wear shaded glasses?

A Yes, sir.

Q Are those the glasses you had on at the time of the occurrence

A Yes, sir.

Q Those were the glasses you had on?

A Yes, sir.

Q When were they returned to you?

A They not having been returned to me, the next day by my former counsel I applied to Judge Hogan and had them restored to me; the spectacles were picked up by somebody while the policeman came in.

CROSS-EXAMINATION by Mr. Forster.

Q Had you ever been at the Equitable Building before this occa-

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sion?

A No, sir, not at the Equitable Building, I have been guided to Belmont's office, but by which way I could not swear.

Q When did you say that was?

A That is five days before.

Q Were you ever there before that?

A No, sir, I only came about three days before to New York.

Q Had you been in that building, into Mr. Belmont's office to see somebody else outside of him?

A No, sir, only the day I went to see the foreign passport agency and to see Messrs. Kidder & Peabody, whose letter I had from Boston; I never knew until I was told that the foreign passport agency was in the Equitable Building.

Q On the day in question you left your hotel at eight o'clock in the morning?

A Yes, sir.

Q What did you leave the hotel for?

A To go to see Mayor Grant; three days ago I had been to his office too late, and they told me that Mayor Grant could not be seen now, that I had better write a letter or bring a recommendation from the Russian Consul.

Q What about?

A Offering my services for the World's Fair.

Q He had not sent for you?

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A No, sir; I had been advised by Mr. Noble of Boston and by Mr. Tiffany, too.

Q You did not see him?

A I have not seen him; they told me to come back again another day.

Q Who told you that?

A Some of the clerks in his office; they wanted me to explain the cause of my business and told them I had better see him personally.

Q You went from there to where?

A From thence I went to the Post Office to ask about letters, upon a telegram received in Boston informing me that letters and money had been sent to me to New York. From thence I went to Mr. Otis, with whose brother I made an acquaintance in Paris; I saw Mr. Otis and made the same application to him for a position, but he told me that his brother had gone now to South America and that he could do nothing, only for me to continue to see Mayor Grant and perhaps he may be useful to you.

Q Had he sent for you?

A No, sir.

Q You went there of your own free will to ask for some work?

A Yes, sir; I went there only because of my acquaintance with his brother in Paris, which can be certified to by the gentle-

0171

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man himself.

Q How long did you know his brother in Paris?

A About four months before I left Paris.

Q How long had you known him?

A About four months just before I left Paris.

Q Did you know him for four months?

A For four months only.

Q What was the occasion of your meeting him?

A The occasion of my meeting him was just the same as I have made many other acquaintances with foreigners in Paris, especially having been employed in translation of foreign languages.

Q Your acquaintance has ripened into warm friendship?

A No, sir, I cannot boast of that.

Q You just knew him casually as you would meet anybody?

A Yes, sir; he advised me, as any man, an acquaintance would, he advised me that there was great opportunities for a young man in America and advised me to come.

Q After you left his place where did you go?

A To the New York Herald office.

Q Had they sent for you there?

A No, sir; but I wanted to ask about an answer from James Gordon Bennett to whom I wrote in Paris.

Q Had he asked you to write to him?

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A No, sir.

Q Go on after that?

A I applied to this gentleman only to secure a position, a position which would enable me to carry out my intention to marry.

Q You were applying for a position anywhere?

A No, sir; only to houses where I had been advised to go and whose names were written by a friend of mine in Boston; I have the addresses in my books.

Q That is the reason you applied to this gentleman?

A Yes, sir.

Q You left the Herald office and went where?

A I went down stairs to the Herald office and inquired for the address of Mr. McGowan's wife, she being a Russian lady I thought she might be useful to me; I was told that they know nothing about her; I asked if they knew a place where there was a foreign passport agency and they said at 120 Broadway; I asked them if they knew where Kidder & Peabody's firm was and then I came down to the Equitable Building.

Q You went down to the Equitable Building for what reason?

A To find Mr. Joseph Bramen, of the foreign passport agency, and also Kidder & Peabody; not seeing any officer on either side, I went up a few steps.

Q Which way did you go into the building?

A From Broadway.

0173

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Q Along that Arcade?

A It is about 40 or 30 feet long, sir, and then I went up these few steps to a platform.

Q You went along the arcade to a stairway to the right?

A No, sir, no stairway to the right, directly straight ahead.

Q You went up that stairway?

A Yes, sir, about 11 or 10 steps, and there stood lighting my cigar.

Q You stood where?

A On the upper platform.

Q The first platform?

A I don't recollect whether it was the first or second, but I know I stood at the platform not seeing a few steps behind me.

Q You don't recollect where you were standing lighting your cigar?

A I don't know

Q You don't know whether it was the first or second or any other

A No, sir, I don't recollect.

Q How long did you stand there lighting your cigar?

A It has not taken me two or three seconds, sir.

Q As soon as you had lighted your cigar, what did you do?

A I have not finished lighting it when a young man rushed into the side passage and pulled me down with great impetuosity.

Q Had you your back turned to him?

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A Yes, sir; the steps were directly opposite me and I had my back turned to the steps.

Q Which way were you turned?

A I was looking to the opposite wall, there is a wall there, I don't recollect whether it was an office -- I stood at the head of the stairs lighting my cigar and my attention was drawn to that. I then saw 40 or 50 men standing in the building.

Q Was there anybody on the stairway besides yourself?

A Yes, sir; I think there was a man behind me and I struck upon him.

Q You had your back turned to this stairway and you fell down?

A Yes, sir, while striking the match, and I turned around to regain my footing.

Q Before you turned you didn't know whether it was a man or a woman or anybody else?

A No, sir.

Q The first thing you knew was that you were struck or attacked by a man who was rushing down stairs, is that the idea?

A He fell upon me, I believed he faced me.

Q What happened to you?

A I not seeing the few steps behind me lost my footing and rushed down stairs.

Q You lost your footing and ran down stairs?

0175

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- A I rushed down stairs.
- Q What did you rush down stairs for?
- A I lost my footing, by these steps that were behind me, and while rushing down my hat fell off and I ran after the hat.
- Q You ran all the way down stairs to the foot?
- A It was only about several seconds time, as soon as I struck a gentleman standing on the stairs I regained my footing like this and I went down and rushed after my hat.
- Q When was your hat knocked off your head?
- A While I lost my footing, the hat ran down.
- Q How far did it roll?
- A Two or three feet.
- Q Only two or three feet?
- A Yes, sir.
- Q You got it?
- A Yes, sir.
- Q You went all the way down stairs?
- A I got it when I was arrested; my spectacles fell down and I went to go down to pick up my spectacles and somebody took hold of me and two minutes afterwards the policeman came.
- Q You ran all the way down stairs?
- A It could not be running, sir, it was two or three bounds.
- Q How many steps did you run?
- A I did not run at all, I only took two or three long bounds and

0176

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went down stairs.

Q Did you see Mr. Wilson on the stand to-day?

A I did see him.

Q Did he take hold of you at that time?

A No, sir; I saw a man come and take me like that.

Q You don't know who the man was?

A No, sir.

Q You don't know whether it was Mr. Wilson or not?

A No, sir.

Q You did not say anything to Mr. Wilson?

A No, sir; all I know is that while we were talking together I struggled of course to free myself; I could not understand them; I questioned him as to what was the matter and I could not understand them; he brought me to Mr. Belmont's office and I repeated the same question in my embarrassment.

Q You saw officer Lewis on the stand?

A Yes, sir; officer Lewis came forward to me two minutes after I was taken hold of.

Q That is the man who arrested you right there?

A He is not the man that arrested me, because I was arrested by somebody who took charge of me.

Q You had been arrested before that by somebody?

A Somebody took hold of me, but who is the gentleman I don't know, I don't see him in the Court, I might recognize him if

0177

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he was present.

Q You were at Siberia?

A No, sir; my uncle spent 26 years in Siberia because of the Polish Revolution, and he is now a professor in a seminary.

Q Why did you leave Russia?

A Because I disliked the position of the Government, because of the persecution of the Jews.

Q The offensive Government?

A Yes, sir; that fact is known to the Russian Vice-Consul in Boston.

Q You have come to America here simply to try and better your position?

A I might have never come had not I made the acquaintance of a lady whom I love.

Q You came here to better your position?

A Yes, sir, to become a good and useful citizen.

Q To become a good citizen?

A Yes, sir.

Q Did you tell anybody when you came here -- were you married?

A No, sir; I am single, I intended to marry.

Q Did you tell anybody that you came to this country to meet your wife and child?

A That is one of those things I have read in the newspapers which surprised me very much -- that was stated by the friends

0178

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of this lady who complains against me, that I came here to meet my wife and child. The Secretary of the justice questioned me and asked me my name, are you married or single, and I answered to him single and he put it on the paper and I can answer that again.

Q I ask you whether you did state that?

A No, sir; I answered that I was single, and it has been put on the paper by the Secretary of the Justice.

Q Did you state in the Police Court that you could not speak English?

A No, sir; while Justice Hogan put to me the question "When will you be ready" I could not understand that and did not answer, and somebody appeared and talked to me in German and of course I answered and spoke in German and I tried to explain. In the Police station I spoke English.

Q You had money enough while you were here, hadn't you all the time?

A I spent during the several days I lived in Boston some money, and I left some there.

Q How much did you bring with you to this country?

A About \$300.

Q Where was it you stated you had 3,600 francs?

A In Paris.

Q You spent all your money in Paris with the exception of 300

0179

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francs?

A I went to see my family and we had those photographs taken and I then left and came to America.

Q When you came to New York you had 300 francs?

A Yes, sir.

Q When was that?

A In July.

Q Did you do any work after you came here?

A I wrote several articles for the foreign newspapers; I spent my time in applying for positions and the editor of the Boston Transcript gave me a recommendation to Harvard College.

Q Have you earned any money while here?

A No, sir; it has been sent to me from a friend in Cracow, 100 francs.

Q Between the time you reached New York until the time you were arrested you earned no money?

A No, sir; I did not earn it, except the money was sent to me.

Q When you ran down these stairs after your hat until you got it, did you know anybody was pursuing you?

A No, sir; I did not know anything until this man took hold of me and tore my spectacles off and I saw somebody running to take hold of me.

Q Did you hear a noise?

A Yes, sir; while they knocked my spectacles down.

0180

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Q What was the noise?

A Some one said "stop".

Q Anything else?

A No, sir.

Q Nothing else?

A No, sir.

Q And you ran down stairs perfectly innocent, and didn't know you were being pursued?

A When the man fell on me with impetuosity I did not know that anybody was pursuing me; I never was mixed up in any trouble and I didn't know.

Q You and he ran down stairs?

A I have not said that, sir; I could never say whether the man ran down stairs or not.

Q Where did he run, that man that struck you?

A I lost sight of him when I lost my footing and there were two gentlemen standing on the stairs; I did not see him when I lost my footing and I lost my hat.

Q This man that struck you ran down stairs in front of you?

A I don't know where he ran to, where he ran I never knew.

Q Do you know that anybody was running at all?

A No, sir.

Q You don't know that anybody was running?

A As soon as he fell upon me I lost my footing and my attention

0181

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was turned towards saving myself, so as not to fall.

Q All you know is that somebody struck you on the back as he was running down stairs, and as soon as you turned around you did not see him at all?

A Not upon the back, he struck upon me in the face; my back was turned towards the steps.

Q As he was running down stairs he struck you in the front?

A Yes, sir.

Q You almost staggered and lost your footing?

A Yes, sir, not seeing the steps.

Q Where the man went to you don't know?

A No, sir, I don't know.

Q You say you ran down stairs?

A Yes, sir.

By Mr. Kohn.

Q You stated that you had gone to the Post Office on the day in question to get some letters?

A Yes, sir.

Q Did you have a telegram?

A I have a telegram from Europe telling me a letter is sent and to go and get it.

Q It contained lists?

A Yes, sir.

Q Of what?

0182

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A A list of the exhibition in Paris, besides what they call the civil list in our country.

Q What languages do you speak, I don't believe I put that question to you?

A I speak fluently French, German, Russian, Polish, Turkish and English. The English I learned for several years, but I cannot boast of a perfect knowledge of it. I know the others better than I do English -- that is besides the old languages, which I learned in college, Latin, Greek and Hebrew.

Q How many trunks did you bring with you to this country?

A Two, a large one and a small one, and a satchel and a large box and a travelling rug and different things.

Q Did you have any books that you brought with you?

A I brought a library of two hundred and several books.

Q Your other trunks, were they with your effects?

A Yes, sir.

Q Were the articles of jewelry gold and silver?

A Yes, sir.

Q Let me ask you who is A. Roginski?

A He is a priest in Cracow.

Q That is a priest in Cracow?

A Yes, sir.

Q Did you receive a letter from him about sixty days ago, the 8th of August?

0183

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- A Yes, sir, because the photographs had not been finished before I left Cracow and he sent me the photographs with that letter.
- Q Is that the letter you received (handing witness a paper)?
- A Yes, sir.

0184

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Stanislaus De Borkewitch

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

Stanislaus De Borkewitch

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

The said

Stanislaus De Borkewitch

late of the City of New York, in the County of New York aforesaid, on the *thirty-first*
day of *October* in the year of our Lord one thousand eight hundred and *eighty-*
nine, at the City and County aforesaid, with force and arms,

*four finger-rings of the
value of two hundred and fifty
dollars each*

of the goods, chattels and personal property of one

Charlotte M. Paine

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.

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SECOND COUNT—

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

—Stanislaus De Borkewitch—
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Stanislaus De Borkewitch³

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,

four finger rings of the value
of two hundred and fifty
dollars each

of the goods, chattels and personal property of one

Charlotte M. Paine

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

Charlotte M. Paine

unlawfully and unjustly, did feloniously receive and have; the said

—Stanislaus De Borkewitch—

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.

JOHN R. FELLOWS,
District Attorney.

0186

BOX:

388

FOLDER:

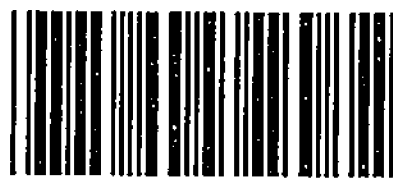
3615

DESCRIPTION:

Densmore, Caroline G.

DATE:

03/28/90



3615

0187

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1887 ~~1887~~

Witnesses:

Joshua Gregg
James Barclay
Sergt. Hendelberg
Dr. H. H. Warner

I recommend the discharge
of the defendant
upon her own
recognition

Jan 10/90
Damon M. Dan
Aust

Counsel,
Filed 28 day of March 1890
Plends, W. H. Smith 31

THE PEOPLE

vs.

Caroline J. Denmore
aka Caroline J. Gregg

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

John R. Fellows
Jan 10/90

on recem. of Dist. Atty
deft. discharged on her
own recog. P.B.M.

0188

Town of Gravesend
County of Kings
State of New York }

Office of The Town Clerk

To

Hon John R. Fellows

District Attorney

City & County of New York

Dear Sir

This is to certify that I have made a search of the records in my office where the records of marriages are kept for this Township and do not find a record of any marriage in the month of July 1883.

And that there were no marriages between June 29th 1883 and August 12th 1883 - recorded in this office and I do not find the names of Joshua Gregg & Caroline G. Sennmore any where on said record during that period

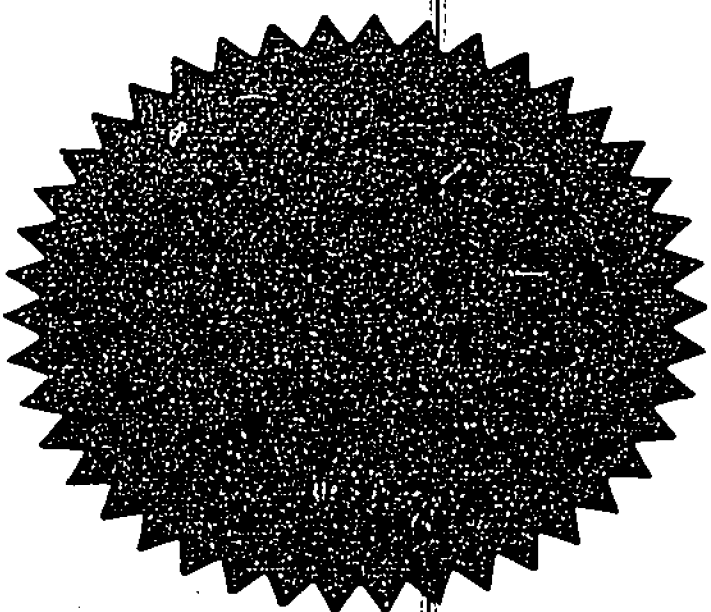
Dated apl 12th 1890

Yours truly

John L. Foushee

Town Clerk

& Secretary of B. of Health



People

agst:

Dunsmore

Indicted, March 28th 1890

Perjury. Section 96 P.C.

Indictment charges that defendant on March 7th 1890 in her action for absolute divorce before Judge Dugro, Superior Court did swear that she was married to Joshua Gregg, the complainant, at Coney Island, Kings County, N.Y. on July 8th 1883.

Gregg says he was not married there, there, or any other place, at any time.

Witnesses for the People:

1. Joshua Gregg, 1 East 14th St.
Complainant
See Stenographer's Minutes fol. 69, 80 & 81
2. Thomas Baese, Clerk Supers. Court
Judgment Roll, case Gregg vs. Gregg.

3. Bartholomew Maynard 120 B'way
Stenographer Superior Court.
4. John E. Voorhies, Gravesend S. I.
Tavern Clerk (Partner of Harrington)
5. Benjamin Waters, 29 Union Sq.
Book keeper, Bank of the Metropolis
Defendant kept account there
under name of Damsmore.
fol's 61 + 62
6. Officer Riegel, 15th Precinct
Arrested defendant as keeper
of House of Ill. Fame at N^o. 68
West 10th Street N.Y.
7. James Barclay, 18 MacDougal St
Went on her bonds, when de-
fendant was arrested at N^o. 68
West 10th Street N.Y.
fol. 67
8. Samuel B. Stuyvesant, 362 Van Buren
Street, Brooklyn. Knew her as
Mrs Damsmore at N^o. 68 West 10th St.
fol's. 82 + 84
9. Sgt. Haidellang, Courtroom
Office. Arrested defendant.

Keyman & Mack
234 B'way
in Holmwood of

People

agst

Randmore

Statement
for District Attorney
ant

List of Witnesses
facts People

0191

0192

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

POLICE COURT—

1st DISTRICT.

of No.

219 East 49th Street, being duly sworn, deposes and

says that on the

day of

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

17 March 1890.
one Caroline G. Denmore

calling herself Caroline G. Gregg did
wilfully, ^{corruptly} ~~contumaciously~~, and feloniously
commit the crime of Perjury
in the manner following to-wit:
That on said date in an action
then pending in the Superior
Court (Equity Term) before Justice
Dugan, wherein this deponent
was the defendant in a suit
for Absolute Divorce brought by
said Caroline G. Denmore.
That said Denmore being sworn
and under oath did wilfully and
knowingly state when asked the
question "Are you the wife of the
defendant" ("Objected to" "Objection"
Sustained by the Court). "State whether
you were married to the defendant
or not and when it was" that said
said Denmore did then answer
"I was married at Coney Island, New
York July 8th 1885".
Deponent now says that said
Statement was false and material
to the issue then pending wherein
deponent was the defendant and
deponent further states that other
false statements were made by
said Denmore tending to

0193

Substantiate the one before quoted
as will more fully appear by
the copy of the evidence taken
in the aforesaid suit and
hereto attached

Joshua Sugg

Sworn before me
this 14th day of March 1890

Edon B Smith

Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0194

Sec. 198—200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Caroline G. Gregg.*

Question. How old are you?

Answer. *42 Years*

Question. Where were you born?

Answer. *On the high seas*

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

Answer. *268 West 36 St. 5 mos*

Question. What is your business or profession?

Answer. *Amannensis*

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 have not been contradicted on any material issue, excepting by the Complainant*

Caroline G. Gregg.

Taken before me this *19* day of *March* 189*0*.
John B. Smith
Police Justice.

0195

Sec. 151.

CITY AND COUNTY
OF NEW YORK, } ss.

Police Court _____ District.

In the name of the People of the State of New York; To the Sheriff of the County
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 Joshua Regg

of No. 219 East 49 Street, that on the 17 day of March
1890 at the City of New York, in the County of New York,

Caroline G. Deasmore did commit the crime
perjury and conspire that she did testify in a suit
then pending in the Superior Court (Equity Term) before
Justice Lang wherein she was plaintiff and the complainant
Defendant. That under oath she did then and testify
that she was the wife of the complainant
which was false and material to the issue

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 her
forthwith before me, at the _____ 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 17 day of March 1890
John B. Smith POLICE JUSTICE.

0196

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..... 18 Police Justice.

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

Dated..... 18 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.

0197

Police Court--- 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Gregg
Caroline H. Hensmore

2
3
4

Dated *March 13th* 1890

Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

§ to answer

For bond & such 19th 2 P.M.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

*Justice Smith will
please hear and determine
the matter herein my
advocate*

*Wm. H. Hensmore
Plaintiff*

0198

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.....

Refeudant
Guilty thereof, I order that *he* be held to answer the same and *he* be admitted to bail in the sum of *Fifty* 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 *March 19th 1890* *Solon Belmont* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0199

Police Court---

440 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joshua Gregg
14th St & 5th Ave
Caroline G. Gregg
Also Caroline G. Gregg

Offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated March 15th 1890

Smith Magistrate.

Hendelberg Officer.

10 Precinct.

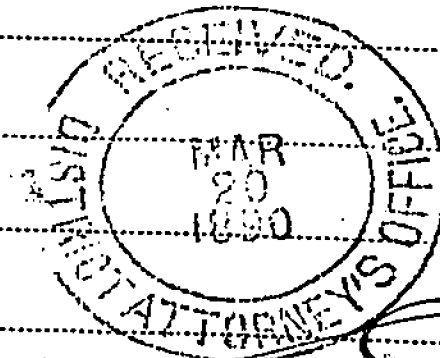
Witnesses J. K. Ryan
15 1st Ave Street.

No. _____ Street.

No. _____ Street.

\$ 5000 to answer J. S.

Com



0200

District Attorney's Office.

PEOPLE

vs.

Caroline G. Denmark
alias Gregg-

Witnesses for People.

Subpoenas:

1. Joshua Gregg
1 East 14th St
2. Thos Boese
Clerk Superior Ct
to bring Judgment Roll
case of Gregg vs. Gregg
3. Bartholomew Maymahan
Official Stenographer
Superior Court
120 B'way
4. John L. Vochies
(Clerk)
Gravesend L.I.
to bring records of
marriages for the
year 1883.

0201

District Attorney's Office.

PEOPLE

vs.

Dunsmore

5. Benj Watson
Bank of the Metropolis
29 Union Square

6. Officer Riezel
15th Precinct.

7. James Barclay
180 Macdonough St

8. Samuel B. Stuyvesant
362 Van Buren St
Brooklyn

9. Benj Weisselberg
Central Office

0202

HEALTH DEPARTMENT OF THE CITY OF NEW YORK
 Sanitary Bureau, Vital Statistics.
 Office, 301 MOTT STREET,
 New York, April 10, 1889.

Liber 17

No. 11711

A TRANSCRIPT FROM THE RECORD OF DEATHS
 IN THE CITY OF NEW YORK.

NAME OF DECEASED			DATE OF DEATH.			AGE OF DECEASED		
<i>Hugh Gardner</i>			MONTH	DAY	YEAR	YEARS	MONTHS	DAYS
			<i>Sept.</i>	<i>10</i>	<i>1884</i>	<i>65</i>	<i>7</i>	<i>—</i>
COLOR	CONDITION	OCCUPATION	BIRTHPLACE			HOW LONG RESIDENT IN CITY		
<i>W</i>	<i>Married</i>	<i>Judge</i>	<i>Scotland</i>			YEARS	MONTHS	DAYS
PLACE OF DEATH			FATHER'S BIRTHPLACE			MOTHER'S BIRTHPLACE		
<i>No. 111 W. 24th St.</i>			<i>Scotland</i>			<i>Scotland</i>		
<i>16</i> WARD.								
CAUSE OF DEATH.						TIME FROM ATTACK TILL DEATH		
<i>Bright's Disease, Fatty degeneration of Heart</i>						YEARS	MONTHS	DAYS
<i>Uræmia</i>								
PLACE OF BURIAL			UNDERTAKER			MEDICAL ATTENDANT		
<i>Greenwood</i>			<i>Lo. J. Davis</i>			<i>C. D. Hudson, Jr. M.D.</i>		

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

John T. McGowan
 Deputy Register.
W. Goldman
 Chief Clerk.

A True Copy,

0203

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Randine Fy. Denmore
otherwise called
Randine Fy. Fyegoff

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

Indictment accuse Randine Fy. Denmore, otherwise

called Randine Fy. Fyegoff

of the crime of Perjury,

committed as follows:

Heretofore, to wit:

at the Superior Court of the
City of New York begun and holden at
the County Court House in the said City on
the first Monday of March, 1890, to wit:
on the seventh day of March, 1890, before
the Honorable C. Henry Drago, one of the
Judges of the said Court, the issues duly
joined in the said Court between the said
Randine Fy. Denmore, otherwise called
Randine Fy. Fyegoff, (by the name and
description of Randine Fy. Fyegoff) Plaintiff,
and Johna Fyegoff, defendant, in a certain
action for an absolute divorce, came on to
be tried and were then and there tried in
due form of law.

And then and there, upon the said
trial, the said Randine Fy. Denmore, otherwise

0204

called Caroline Tyng, Judge of the City
and County of New York, appeared as a witness
in her own behalf as such plaintiff
and was duly sworn, and took her oath
before the said the Honorable C. Henry
Draper, Judge as aforesaid, to speak the
truth, the whole truth, and nothing but
the truth, concerning the matters in issue
on the said trial, the said the Honorable
C. Henry Draper, Judge as aforesaid, then
and there having sufficient and competent
power and authority to administer the
said oath to the said Caroline Tyng, otherwise
called Caroline Tyng, in that
behalf.

And thereupon, at and upon the said
trial, certain questions then and there
became and were material, in substance as
follows, that is to say: whether the said
Caroline Tyng, otherwise called
Caroline Tyng, had ever been married to
the said John Tyng, and whether she
had been married to him in the State of
New York.

And the said Caroline Tyng, otherwise
called Caroline Tyng, being so
sworn as aforesaid, at and upon the said
trial, at the court aforesaid, before the said
the Honorable C. Henry Draper, Judge as
aforesaid, upon her oath aforesaid, then

and there, to wit: on the said seventh day of March, 1890, at the City and County of Precinct, feloniously, knowingly and corruptly, did falsely swear, depose, testify and say, among other things, in substance and to the effect following, to wit: That she the said Fardine Ty. Denmore, otherwise called Fardine Ty. Tygegg, was married to the said Joshua Tygegg, at Honey Island, in said County in the State of New York, on the eighth day of July, 1883.

Whereas in truth and in fact she the said Fardine Ty. Denmore, otherwise called Fardine Ty. Tygegg, was not married to the said Joshua Tygegg at Honey Island aforesaid, on the eighth day of July, 1883; and she had never been married to the said Joshua Tygegg at any time or at any place, as she the said Fardine Ty. Denmore, otherwise called Fardine Ty. Tygegg, then and there well knew.

And so the Jurors aforesaid do say: That the said Fardine Ty. Denmore, otherwise called Fardine Ty. Tygegg, in the manner and form aforesaid, feloniously, knowingly, corruptly and falsely, did commit unlawful and corrupt perjury; against the form of the

0206

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

John A. Fellows,

District Attorney.

0207

BOX:

388

FOLDER:

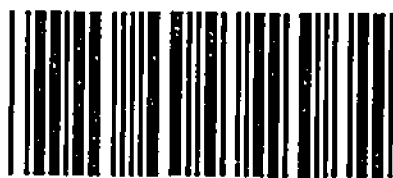
3615

DESCRIPTION:

Derose, Luigi

DATE:

03/19/90



3615

Witnesses;

Charles Mass

Off. Witness

I do not think a
conviction can be had
in this case upon
our reading the
within with demand

fact that the
defendant be dis-
charged in his
own recognition

March 24th 90
G. I. D. A. D. A.

197 Ex.

Counsel,

Filed

19 March 1890

Pleads,

Chambers

THE PEOPLE

vs.

Luigi Perese

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John Henry Rucker

Foreman.

Deft. dining on own

recognition in
motion of Dist. Atty.

0208

0209

Police Court—1 District.

CITY AND COUNTY {
OF NEW YORK, } ss.

of No. 41 Mulberry Street,

45 Labrer

being duly sworn, deposes and says, that

on Tuesday the 17 day of March

in the year 1890 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by Luigi Serose

(nowhere) who maliciously cut
and stabbed deponent in the
left side with a knife then
and there held in the hands
of the said Serose

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 17 day
of March 1889

A. J. McMahon POLICE JUSTICE.

Joseph Masu
Mas

02 10

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Luisi Serove*

Question. How old are you?

Answer. *27 Years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *41 Mulberry St 7 Year*

Question. What is your business or profession?

Answer. *Musical*

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*
Luisi Serove
Musical

Taken before me this

Day of *August* 1933

Wm. J. Baker

Police Justice.

0212

127
Police Court--- District. 394

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Mase
vs. George W. Mase
Luigi Mase

2
3
4

Officer
W. M. Mase

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 5, 1890

M. M. Mase Magistrate.

W. M. Mase Officer.

6 Precinct.

Witnesses.....

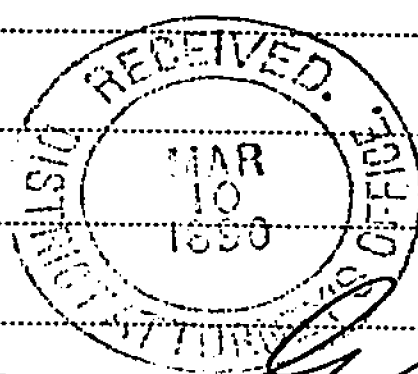
No. Street.

No. Street.

No. Street.

\$ 1000 to answer

1000 bail & Feb 7th 9 PM



02 13

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Joseph Massey.

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: myself and the above defendant have always been good friends of long standing and I feel that he was no more to blame than I, and I beg leave to withdraw the charge herein made against the said defendant: I do this of my own free will uninfluenced any by other motives other than as above stated.

his
Suzette Rose
mark

0214

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Luigi Derosé

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

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

The said

Luigi Derosé
late of the City of New York, in the County of New York aforesaid, on the
fourth day of March 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 Joseph Maso
in the Peace of the said People then and there being, feloniously did make an assault
and him the said Joseph Maso
with a certain knife

which the said
Luigi Derosé
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent him the said Joseph Maso
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

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

The said

Luigi Derosé
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 Joseph Maso in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and him the said

with a certain

which the said

Luigi Derosé
in his 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 strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York,
and their dignity.

02 15

THIRD COUNT—

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

_____ *Luigi Derosa* _____
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Luigi Derosa
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Joseph Masso in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said *Joseph Masso*
with a certain *knife*

which

he the said *Luigi Derosa*
in *his* right hand then and there had and held, in and upon the *side*
_____ of *him* the said *Joseph Masso*
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Joseph Masso*

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

JOHN R. FELLOWS,
District Attorney.

02 16

BOX:

388

FOLDER:

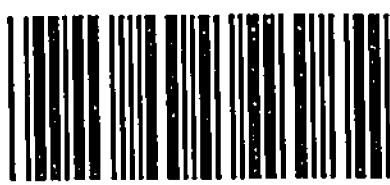
3615

DESCRIPTION:

Dialessio, Simone

DATE:

03/24/90



3615

0217

BOX:

388

FOLDER:

3615

DESCRIPTION:

Maglio, Constantino

DATE:

03/24/90



3615

02 18

POOR QUALITY
ORIGINAL

Witnesses:

In my opinion there is not
sufficient evidence upon
which to convict deft
Maglio. I therefore recommend
his discharge upon his own
recognizance.

See affts filed herein
by U. S. Dist. Atty. Rose
May 7/90.

V. M. Davis
Asst.

Motion Granted
RJR

For similar reasons I make same
recommendation in case of deft
Dialasio.

Oct 26. 1891. V. M. Davis
Asst.

Counsel,

Filed

day of

1890

Pleads

THE PEOPLE

No. 1

vs.

Simone Dralisco

and

No. 2

Costantino Maglio

KEEPING A HOUSE OF ILL FAME, Etc.
[Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,

District Attorney.

On all the terms
Part 13, October 26/91
No. 1 - Bail discharged and
A True Bill.

John H. R. Phunch

Apr. 9th 1890
Deft Maglio Forester. chg
on own recognizance
on motion of Dist Atty
May 7/90

02 19

Court of Sessions
The People

Donato De Alessio &
Costondino Maglio.

City of New York. ss. Costondino
Maglio being duly sworn says
he is one of the above named depon-
ants and resides at No 331 East
115th Street New York. That on or
about 1 Nov 1890 he leased the
said house from Frank B Barletta
for the period of three years and
six months with the right of
subletting the whole or any
part of the house, deponent to
make all alterations he wished
& to keep the premises in good
repair. That the house is a
five story tenement house, &
at the time he hired it was
occupied by Countrymen of de-
ponent as about all the other
houses in that vicinity are.
That deponent obtained a
license for a saloon to be
kept on the first floor and
deponent put a partition across

0220

the middle of the store on the first floor and used the room back of the partition as a pool room there is a hall which is the common entrance to the whole house, and to the four rooms on the first floor in the rear of the pool room. That there are ~~two~~ ^{three} doors from the pool room one leading into the hall & two opening into the first of the four rooms in the rear, that as soon as deponent rented the four rooms as hereafter stated he placed pad locks on each of said last named doors & the doors were kept locked from that time to after 13 March. The top part of said doors were of glass and deponent had the same white washed & from the time of such renting there was no communication between said pool room and the four rooms except by & through the common hall.

Sometimes in Dec deponent let the four rooms at dinner

first floor to Francesco Pagliaro for himself & his family which deponent was informed consisted of his wife & a small child that Pagliaro took possession and occupied the said rooms and from that time until the time of the arrest on 11 March 90 there was never any complaint by any tenant or any other person as to the character of said rooms or against the said Pagliaro.

Deponent had nothing to do with said Pagliaro, except to collect his rent and he was not in the rooms during this time to exceed half a dozen times.

Shortly after deponent took the house he had steps & doors ^{& windows} made to the basement or cellar in front and fixed it up for a restaurant and let it to Antonio Carroccia, who opened & conducted a restaurant there where were then tables and the dishes and other things used & needed to keep a restaurant.

0222

the corner being done in the rear. Depmut never was in the restaurant but once & then to get his rent but he often saw people eating in there.

On 11 March 1890 the occupants of the restaurant the four rear rooms. Depmut & his barkeeper and a number of his customers were arrested and taken to the police Court. where some were discharged some fined & imprisoned & Depmut & the other defendant some of the customers held for the grand jury. The grand jury afterwards indicted Depmut & the bartender. I found no bid against the customers.

That the other defendant (De Alessis) is the bartender of Depmut & has no interest in the house or premises or any part thereof except as the Employee of Depmut.

Depmut further says that he has no interest in

nor was he in any way connected with the four rear rooms or the restaurant - and as soon as the arrest was made he had the tenants move out and took possession himself. and has ever since occupied these rooms himself as the living rooms of himself & his family.

That defendant never permitted any noise or fighting in the saloon. nor any gambling the nearest approach to this latter being that sometimes his customers would play a game of cards for the beer.

Defendant solemnly declares that he never kept or maintained a disorderly house. but avers that his saloon & the premises over which he had control was kept in a quiet orderly manner and very much better than many others of like character.

Defendant says he was never arrested before. that he is a man with a wife & ~~children~~ children & has hitherto borne a good character and that

0224

He believes that this prosecution
was instigated by some competi-
tors in business who were
jealous of the success of
defendant.

Given to before me Constantino Maglio
this 10 April 1896

Thomas Greenough

Notary Public

N.Y. City Hco

0225

County of Essex.

The People

v.

Sullivan. Di Alessio. &
~~Giuseppe~~ ^{Costantino} Maglio.

City & County of New York. ss.

Frank B. Bartlett being duly sworn says. he is the owner of the house & premises No 331, East 115th St. N.Y. and resides 208 East 85th Street, N.Y. The house 331 East 115th St is a ~~four~~ story house. for a tenement house. for four families to the floor. the first floor has a store. & four rooms back of the store. there is a hall entrance to the house along side of the store there ~~are two~~ ^{is one} door from the store into the hall. and two doors from the back of the store to the four rooms in the rear. there is also a door from hall into the rooms.

About the 1st prox I rented the whole house to Costantino

0226

Miaglio. with the privilege of sub-
renting the same. the lease
was for three years & six months.
After he rented the place he
got a license and opened a
saloon in the store & divided
the store by a partition & in
the back part this partition
off he has a pool table. I
have been ^{there} sometimes twice a
month and have seen that
the two doors from the back
of the store into the four
rooms in the rear were ^{each} ~~was~~ locked
with a pad lock. one these
doors have glass tops &
Miaglio had them painted
or whitewashed so that no
one could see from one room
to the other.

The basement of the store
was used since Dec^r as
a restaurant. this was fixed
so as to be used for that
purpose by Miaglio.

The doors at the rear of
the store are now unlocked
& open the four rear rooms

0227

being occupied by Meagher & his own family.

I have never had a complaint made to me by any one in the house or out of it against Meagher or as to the way he conducted the house, or as to the character of himself or his tenants. The neighborhood is made up of tenement house and the tenants for the most part of these & the other houses are Italians.

I never heard of Meagher being arrested until this charge was made, & his character is good. I had a good reference from him before me.

this 9th April 1890 Francesco D. Balletto

Phillips Abbott

Notary Public

Kings Co New York

Certificate filed in N.Y. Co

0228

belonging to me, for John Morales
being duly sworn says. I reside
in the top floor front of house
331 East 115th St. N.Y. & have
for nearly three years. the most
of tenants are Italian, hard
working people and they go
to bed by nine o'clock &
get up by five o'clock. I
have been in saloon of
Maglio & know the doors
at the rear they were always
until 11 ~~2nd~~ March kept locked
with a pad lock. I have never
been in the restaurant.

I never heard of any noise
or any fighting in the
house since Maglio had
it. About 11 March the people
in back rooms on first floor
were arrested & since that
time Maglio & his family
have lived in the rooms.

I have never heard of Maglio being
arrested before. & his character
is good.

Sworn to before me this

9 April 1890

J. de Morales

Phillips Abbott. Notary Public Kings Co N.Y.
Certificate filed in N.Y. Co

0229

Obj + Cont of Henry H. J. Giovanni
Putrovia - being July 1900
says I now live 323 East 78th St
on 11 March last. I lived at
330 East 115th St. I am the
one who made the complaint
in which the defendants were
arrested. I made the complaint
under the following circumstances
two days before the arrest I
met a man whom I afterward
discovered was a policeman or
detective but whose name I
do not now know. The meeting
was near 331 East 115th St
the man asked me where he
could get an Italian girl for
purposes of prostitution. I
told him he could find me
in the rooms in the rear
of the store or saloon on 331
East 115th St & that I had been
in there with a girl & what
it would cost. He then showed
me his badge & the next
days I was subpoenaed to the
Police Court & there at the
request of some officers I made
the complaint & the arrest was

0230

made. I told the interpreter at the police station that the common in the rooms always took the money & that the man that ran the ~~store~~ ^{saloon} had nothing to do with it. I have been in the saloon & the post room & have seen the doors at the rear ~~these doors~~ of the store whenever I saw them they were locked with a pad lock ^{& the glass globe covered}. I never saw any one go in & out I go myself from the saloon to the four rooms. I think these two doors. You would have to go in the common hall first where I went in these two rooms I went through the hall coming in from the street. I never saw Magier or the other defendant who is the bartender in the four rooms.

I have been in the restaurant but never ~~at~~ there although I have many times seen others eating there. Magier has nothing to do with

0231

City & County of New York, ss. John Morales
being duly sworn says. I reside
in the top floor front of house
381 East 115 St N.Y. & have
for nearly three years. the most
of tenants are Italian, hard
working people and they go
to bed by nine o'clock &
get up by five o'clock. I
have been in saloon of
Maggio's & know the doors
at the rear they were always
until 11 ~~th~~ March kept locked
with a pad lock. I have never
been in the restaurant.

I never heard of any noise
or any fighting in the
house since Maggio had
it. About 11 March the people
in back rooms on first floor
were arrested & since that
time Maggio & his family
have lived in the rooms

I have never heard of Maggio being
arrested before. & his character
is good.

Sworn to before me this

9 April 1890

John Morales

Phillips Abbott. Notary Public Kings Co N.Y.
Certificate filed in N.Y. Co

0232

the restaurant. I know the
man who kept the restaurant
but I don't know his name
I am to before me } Giovanni Maria Pavia
this 9 April 1890 }

Phillips Abbott.

Notary Public Kings Co. N.Y.
Certificate filed in N.Y. Co

City & County of New York. Pietro Ruggato
being duly sworn says that he
resides at 338 East 115th St.
N.Y. knows Maglio & Charles
Defendant. My business is
barber & shop is at 338 East
115th St. nearly opposite to Maglio
Salorn. never heard any
noise fighting or disturbance
at the Salorn. Have been in
the Salorn saw two doors
on rear brick house with
padlock & glass whitewashed
have been there nearly every
day getting beer the place
was a quiet orderly place
never been in restaurant. but
have seen people eating there

0233

Every time I went by the place
woud see them. Never heard
any thing against Maglo
character.

From A. R. from me
the 9 April 1890 Pietro Ruggiero
Benjamin Barker. for
Notary Public.
N.Y.C.

Edy & Coraely of New York. f. Antonio Di
Ruggiero. being duly sworn.
says I live at 336 East 115th St.
I have butcher shop there have
been there since 18 Dec 1888
I have sold meat at the house
336 E 115 to all tenants. I
know the ^{man} woman that lived
in the rooms in the rear of the
saloon I don't know their
names. the man was a tailor
they took the man & woman
bought meat of me. the woman
would come with a small
child to get the meat. I was
a cash trader. I have also
sold meat to the man in the

0234

statement - Kuno has first
name Antonio, but don't
know his last name. sees
him considerable meat from
8 to 9 pounds a day, never
less than six pounds.

Never heard of any disturbance
at Miaglio's place, or
complaint about it. I never
heard anything against his
character. Miaglio also bought
meat of me. I generally delivered
it at the saloon and Miaglio
would call his wife down
from up stairs to get it.

Some to inform me

thru 9 April 1890 Antonio Del Puggione

Leo G. Reubell

Wm. R. R. R.

Myers

0235

Page

The People

v.s.

De Alessio &

Maglieri.

Appendants.

Court of General Sessions of the Peace
for the City and County of New York.

The People of the State of New York

Against

Simone Quillico

Defendant

City and County of New York:

Donato Trozzo being duly
sworn deposes and says: that he
resides at No. 37 Mulberry St. in the
City of New York: that he is a married
man having a wife and six children.
that he knows the defendant for the
last past fifteen years: and that
during that time he has known
the defendant to be an honest
industrious, sober, hardworking and
peaceable man: That he knows people
who speak well of him in the com-
munity: that during the time he has
known defendant, the defendant
always attended to his business
and was never in any trouble:
the deponent further says that
the defendant was never complained

0237

of, charged or convicted of any
crime to his best knowledge and
belief.

Spoken to before me } Donato Trovato
this 20th day of May 1891 }

William D. O'Connell
County of beads

Court of General Sessions of the Peace
for the City and County of New York.

vs.
The People vs.

vs.
Dionone Di Ussis
Defendant

vs.
City and County of New York:

Armine Caggiano being
duly sworn deposes and says:
that he is an expressman carrying
on business at 37 ~~Madison~~ Street in the
City of New York: that he is a married
man: that he has known the defendant
above named for the last past six
years: that during that period he has
known him to be a sober, industrious
hardworking and a very peaceable
man; making trouble for nobody and
always attending to his business:
that defendant's business or trade is
that of a plasterer and works every
day: that he knows other respectable
people who know the defendant and
speak well of him: That the defendant
was never convicted of any crime
to the best of his knowledge and belief.

0239

Sum to before me this
20th day of May 1891 } Carmine Caggiano
William D. O'Neil
Came of bonds

Court of General Sessions
City and County of New York

The People vs.

vs: Simon D. Weiss
Defendant

Affidavit

Robert H. Macy
City for Defall
25 Chambers Street
New York City

0240

Sec. 322, Penal Code.

5 District Police Court.

CITY AND COUNTY
OF NEW YORK ss.

Giovanni Petronia
of No. *320 E 115th* Street, in said City, being duly sworn says
that at the premises known as Number *321 E 115th* Street,
in the City and County of New York, on the *16* day of *February* 188*8* and on divers
other days and times, between that day and the day of making this complaint

Giuseppe Verazio, Joseph Franchini, Constantine Maglio
did unlawfully keep and maintain and yet continue to keep and maintain a *House of*
Prostitution and did then, and on the said other days and times, there unlawfully procure

and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, ~~keeping~~ fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said *Verazio, Franchini and Maglio*
and all vile, disorderly and improper persons found upon the premises, occupied by said
Verazio, Franchini and Maglio,
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this

day of

March 188*8*

Giovanni Petronia
Police Justice.

0241

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5th District Police Court.

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

Question. What is your name?

Answer.

Ennono Dalesio

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Italy

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

Answer.

No 33 East 115th St - 3 months

Question. What is your business or profession?

Answer.

Particular

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

Answer.

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

Ennono Dalesio
Mark

Taken before me this
day of

Police Justice.

0242

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty and demand a trial by jury

Joseph Frascini
New York

Taken before me this

day of

Police Justice.

0243

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

5th District Police Court.

Costantino Maglio being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is *his* right 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.

Costantino Maglio

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Italy

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

Answer.

No 331 East 115 St - 3 Months

Question. What is your business or profession?

Answer.

Barber

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

Answer.

I am not guilty and demand a trial by jury
Costantino Maglio

Taken before me this

Day of

Police Justice.

0244

Sec. 151.

Police Court— District.

CITY AND COUNTY }
OF NEW YORK, } ss *In the name of the People of the State of New York; To the Sheriff of the County 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 *Leonard Petramia*
of No. *730 E 115th* Street, that on the *16* day of *February*
1890 at the City of New York, in the County of New York, *Luigi Verzazio*
did keep and maintain at the premises known as Number *331 E 115th*
Street, in said City, a *House of Prostitution*
and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, ~~drinking~~, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

Luigi Verzazio
and all vile, disorderly and improper persons found upon the premises occupied by said *Luigi Verzazio*
Verzazio and forthwith bring them before me, at the *5* 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 *11* day of *March* *1890*

[Signature]
POLICE JUSTICE.

0245

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 *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 *March 12* 18*90* *J. M. Duffy* Police Justice.

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

Dated.....18.....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.

0246

POOR QUALITY
ORIGINAL

No. 1. by *Donato Duozzo*
37 Mulberry St

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

137 *Bill added*
Police Court--- 5 400 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Giorgio Petrucci
Senior Dialysis
Joseph Truschini
Constructive Magistrate
Bill dismissed against
Joseph Truschini

Dated

March 17 1890
Suffy Magistrate.
Price and Mott Officer.
29 Precinct.

Witnesses

No.

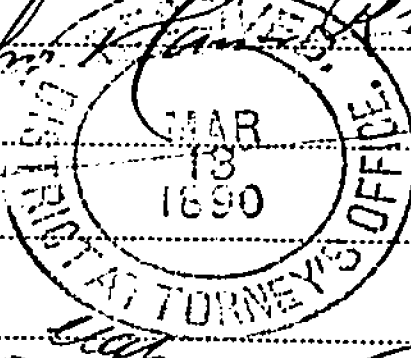
No.

No.

\$

No. 1 - Bailed

No. 3 Bailed



0247

Court of General Sessions

The People

agst
Simone DeAlessio & ans.

city and county of New York:

Simone DeAlessio being duly sworn says that he is one of the above named defendant being jointly indicted with Constantino Maglio for keeping a disorderly house. That he resides at no. 331 East 115th street in said city and is married and has a wife and four children dependent upon him for support. That defendant is by occupation a Plasterer and when he has no work he tends bar to earn a living. That during last winter he worked as bartender for his codefendant Maglio having no work as a plasterer. That defendant during said employment saw no lewd or disorderly women in said saloon who made it a practice of coming to said place. That in the rear of the place or store

0248

in which the saloon was there was a room the door of which was constantly locked. That said room was let by said Maglio to three women and two men for tailoring purposes. That they kept sewing machines which were in operation every day as could be heard in the saloon. That defendant was never in said room during said time said people were there and believes that the men were husbands of two of the women. That said women were arrested at the same time with defendant but were discharged by the police magistrate. That in the basement there was a restaurant at the time of such arrest the inmates of which were also arrested as were the guests of the saloon in which defendant was employed, but all were discharged except defendant and his codefendant. That said Saloon was not a disorderly house nor conducted in such a manner as to give

0249

reason for complaint being
made against it. That defendant
has never been arrested except
in this matter.

Sworn to before me
this 9th day of April 1890 } Simon D'Allesio
William D'Allesio
Coun^l of Rec^d

city and county of New York ss:
Donato Trozzo residing
at No. 37 Mulberry street in said
city and Carmine Tonsola residing
at No. 327 E. 115th street in said city,
being severally duly sworn, and
Nicola Tonsola residing at No.
429 E. 111th street in said city, being
severally duly sworn, says each
for himself, that he is acquainted
with the defendant Simone D'Allesio
for over three years last past.
That said D'Allesio is a man
of good moral character and
well thought of by his friends
and neighbors and has never
been arrested before.

Sworn to before me } Donato Trozzo
this 9th day of April 1890 } Carmine Tonsola
William D'Allesio } Nicola Tonsola
Coun^l of Rec^d } mark

0250

Court of General Sessions

The People

agpt
Samone D'Allesio
dup.

Affidavits

Robert H. Roney
of Counsel
at Chambers St.
N.Y.

0251

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Simone Dialessio
and
Costantino Maglio*

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

Simone Dialessio and Costantino Maglio
of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND
HOUSE OF ILL-FAME, committed as follows:

(Sec. 322,
Penal Code.)

The said

Simone Dialessio and Costantino Maglio, both

late of the *12th* Ward of the City of New York, in the County of New York aforesaid,
on the *sixteenth* day of *February* in the year of our Lord
one thousand eight hundred and ~~eighty-ninety~~, and on divers other days and times, as well
before as afterwards, to the day of the taking of this inquisition, at the Ward, City and
County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and
wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well
men as women, and common prostitutes, on the days and times aforesaid, as well in the night
as in the day, there unlawfully and wickedly did receive and entertain; and in which said
house the said evil-disposed persons and common prostitutes, by the consent and procurement
of the said

Simone Dialessio and Costantino Maglio
on the days and times aforesaid, there did commit whoredom and fornication, whereby divers
unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well
in the night as in the day, were there committed and perpetrated; to the great damage and
common nuisance of all the good people of the said State there inhabiting and residing, in
manifest destruction and subversion of and against good morals and good manners, 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

Simone Dialessio and Costantino Maglio
of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

(Section 385,
Penal Code.)

The said

Simone Dialessio and Costantino Maglio, both

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

0252

and ~~eighty~~ *ninety*, 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 *their* said house, for *their* 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

(Section 322
Penal Code.)

Simone Dialessis and Costantino Maglio
of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Simone Dialessis and Costantino Maglio, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *sixteenth* day of *February* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety* 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 *their* 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 *their* 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.

JOHN R. FELLOWS,
District Attorney.

0253

BOX:

388

FOLDER:

3615

DESCRIPTION:

Dougherty, Henry J.

DATE:

03/17/90



3615

Albert Ernst

Filed

day of

0,2381

Pleas,

THE PEOPLE

vs.

Henry J. Dougherty

JOHN R. FELLOWS,

District Attorney.

A True Bill

Foreman-

One yd

Burglary in the THIRD DEGREE
 (Section 498, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

0254

0255

Police Court Third District.

City and County
of New York, ss.:of No. 31 Second av Street, aged 18 years,occupation Carver Master being duly sworndeposes and says, that the premises No 31 2nd St Street, 14th Wardin the City and County aforesaid the said being a Two story brickdwelling house and bedroomand which was occupied by deponent as a bedroomand in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly breakingthe door fasteningson the 1st day of February 1887 in the night time, and the

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

Two gold chains, two goldRings and two silver Mufflersall of the total valueof Twenty Dollars (\$20)the property of Mr P. Albert Ernst

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 byHenry Dougherty (nowdeceased)for the reasons following, to wit: at half past sevenO'clock on the morning ofsaid day and date deponentlocked, bolted and effectuallyclosed said room, at six (6)O'clock in said night anddate deponent returned homeand found said room doorfastenings broken, and the

0256

Said property gone, when
Dependent accused, the Defendant
of stealing said property he
Defendant told Dependent that
said gold chains were in a
Cigar Shop, the Dependent identified
the same, therefore Dependent
now charges said Defendant
with burglariously entering said
room and taking, stealing and
carrying away said property
and prays that he be dealt
with as the Law directs

Brings before me }
this 6th day of Mar 1890 } Albert Ernst
J. M. Peterson } Police Justice

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 1888 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 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 1888 Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

to answer General Sessions.

0257

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

Henry J. Dougherty 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 to see fit to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I do not want to say anything

Henry J. Dougherty

Taken by one of this

day of March 1887

Police Justice.

0250

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 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 11th Nov 1890 H. J. Williams Police Justice.

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

Dated.....18.....*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.....18.....Police Justice.

[Handwritten signature]

0260

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Henry J. Dougherty

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

Henry J. Dougherty

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

The said

Henry J. Dougherty

late of the *Seventeenth* Ward of the City of New York, in the County of New York
aforesaid, on the *eighth* day of *February* in the year of our Lord one
thousand eight hundred and eighty *ninety*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Albert Ernst

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 *Albert Ernst*

in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

0261

SECOND COUNT—

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

Henry J. Dougherty

of the CRIME OF *Grand* LARCENY *in the first degree* committed as follows:

The said

Henry J. Dougherty

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,

*two chains of the value of
thirty dollars each, two finger rings
of the value of twelve dollars
each and two mufflers of the
value of three dollars each.*

of the goods, chattels, and personal property of one

Albert Ernst

in the dwelling house of the said

Albert Ernst

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

*John R. Bellows,
District Attorney.*

0262

BOX:

388

FOLDER:

3615

DESCRIPTION:

Drew, John

DATE:

03/05/90



3615

0263

Witnesses:

John Horner
John Horner

4

Counsel, *[Signature]*
Filed *[Signature]* day of *[Signature]* 188*[Signature]*
Pleads *[Signature]*

THE PEOPLE
vs.
[Signature]
Robbery, *[Signature]*
[Sections 224 and 225, Penal Code].
degree.

John Drew

JOHN R. FELLOWS,
[Signature] 20/90 District Attorney.
[Signature] Robert Wiley

A True Bill.
[Signature] 24

Foreman.
[Signature]
[Signature]

[Signature]
March 17/90
G. P. S.
10 4/10 J. P. S.

0264

Police Court—*Third* District.CITY AND COUNTY }
OF NEW YORK, }

John Horner
 of No. *193* *Av B* Street, Aged *89* Years
 Occupation *laborer* being duly sworn, deposes and says, that on the
7th day of *February* 188*8*, at the *11th* Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

One plated Chain

of the value of *Two (\$2.)* DOLLARS,

the property of *John Horner*

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 force and violence as aforesaid by

John Drew (now here)
 in the following manner
 to wit, at twelve thirty O'clock
 on said night and date
 Deponent was on his way
 home and as he was within
 three doors of the same on
Av B and 12th Street, Deponent
 was grabbed by the back of his
 collar and thrown to the
 ground; then Deponent saw
 two men over him, One
 of whom knelt on Deponent's

0265

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 *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 *Feb 23* 18*98* *Charles McIntire* Police Justice.

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

Dated.....18..... 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.

0266

The Presiding Magistrate
in my absence, will please hear
and determine the within case.

W. B. Patterson
Police Justice.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

3144
Police Court---336 District.

THE PEOPLE &c.
ON THE COMPLAINT OF

John Homer
193 13
John Brewer

2

3

4

Dated

Feb 7 1890 Magistrate.

Amsey Officer.

13 Precinct.

Witnesses.

13 Precinct Street.

No.

No.

\$

2000 to and from *5.*
Cur



0267

No. 98.

THE CENTRAL OFFICE
BUREAU OF DETECTIVES
POLICE DEPARTMENT OF THE CITY OF NEW YORK
300 MULBERRY STREET

No.

RECORD.

Name,

Alias,

Date of Arrest,

Place of Arrest,

Cause of Arrest,

Date of Sentence,

City where Sentenced,

Name of Court,

To what Prison,

Term of Imprisonment,

Name of Judge,

Arrested by

Name of Complainant,

Date of Expiration of Sentence,

How many times Convicted to your knowledge?

REMARKS:

Assaulted & Robbed Complainant
2¹² AM atop date,
Previous record
1 term Elmira Prison, 3rd
1 " Sing Sing Prison, 1st 10 years
2 " Blackwell Island Penitentiary
Plausen Mar 3-1890
13 years Cray-Butt
6-1890 CRK

0268

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 Drew

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

John Drew

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

The said *John Drew*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-*
Second day of *February* in the year of our Lord one thousand eight
hundred and *eighty-ninety*, in the *night* time of the said day, at the City and
County aforesaid, with force and arms, in and upon one *John Warner*,
in the peace of the said People, then and there being, feloniously did make an assault, and

one chain of the value of two
dollars,

of the goods, chattels and personal property of the said *John Warner*,
from the person of the said *John Warner*, against the will,
and by violence to the person of the said *John Warner*,
then and there violently and feloniously did rob, steal, take and carry away, *the said*

John Drew being then and there
aided by an accomplice actually
present whose name is 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.

John R. Hollans,
Attorney