

0753

BOX:

506

FOLDER:

4615

DESCRIPTION:

Parr, Thomas J.

DATE:

12/01/92



4615

0754

BOX:

506

FOLDER:

4615

DESCRIPTION:

Rodriguez, Manuel

DATE:

12/01/82



4615

Witnesses:

Manuel Suarez
Off. Taylor Central Office

The deft [unclear] being
been requested, I
recommen the
discharge of deft
Per m.

Mar. 10/93

Wm. M. Davis
Cord.

417

~~John E. Farrell~~
Counsel

Counsel,

Filed

day of Dec 1892

Pleads,

THE PEOPLE

vs. I

Thomas J. [unclear]
and I

Manuel Rodriguez

At. Mand. 10/93
DE LANGEY NICOLL,
Dist. Discharge on his own recognizance
District Attorney.

Part 3, Jan 30, his Counsel immediate
Notice. U. M. S.
A TRUE BILL.

John E. Farrell

Part 1, Feb. 14 1893 for trial
Counsel today 10th Feb. 1893
Forensic. M.D.

March 9, 1893 Part 2 for
trial - U. M. S.
22 March 10, 1893.
No 2. Trial and acquitted

0756

Albany Dundee St. - 1892.

Messrs. Fowler & Rockwell.
New York.

Gentlemen:
I have just received your
favor of the 19th inst. respecting me
the trouble of Mr. Thomas Carr, & most
willingly answer it giving you my best
opinion, that during the time that I have
known Carr in Albany have always
thought him an honest upright man
in all his dealings, without ever having
heard any thing against his character,
whereby I was very much surprised in
reading of the guilt ascribed to him.
It is possible that he only acted as
an interloper for getting a billhead,
& do not doubt that his previous

0757

good character & security will act effi-
ciently in his behalf & extricate him
with honor from the trouble in which
he is at present.

Respectfully yours,

Ernest Willson

0758

THE NEW YORK BISCUIT CO.,

TENTH AVENUE, 15TH AND 16TH STREETS.

MACHINERY DEPARTMENT.
WM. G. BOND
CHIEF ENGINEER.

New York, Dec 9th 1892

This is to show if my cousin

that I have known Thomas
Parr for the last 8 years
am pleased to say that I have
always found him honest
frank and a good workman

Your Truly
W. G. Bond

0759

Fraudation

N. O. 230.409

Seal

Seal

To the Judge of Terraplate Ward.

The undersigned, wife of Manuel Rodriguez Fernandez
resident of this District under your charge; Pray:
that for the purpose of private matters you please
to inform the time during which Manuel Rodriguez
Fernandez has been a resident of this Ward, and
what his conduct has been during the said residence.

I am with respect
Dear Sir
I have the honor to receive from your Honor
Madrid 13th January 1893
at the request of Don Rosario Fabra
signed Don Manuel J. Cando

In the year eighteen hundred & eighty two, was
elected an resident of the District of La Vega in this Ward
and Manuel Rodriguez Fernandez, (born in Oviedo, Spain,
single, twenty five years old, and (butler, by profession);
and on twenty ninth of October of last year, was engaged
from Rome, having departed for New York, the said
Manuel Rodriguez Fernandez, with his Permit No
Nineteen hundred and fourteen, which was issued to
him on 30th March of said year, and during

the time of his residence in this District, there are no data
that can be detrimental to his conduct.

Which I state to you as evidence of the records
in this office

Havana January 13^d 1893

{ Seal }

Igg M. Suarez

I owner of the Coffee House San Rafael No 141 1/2
certify to his good conduct during the time he has been
employed in my house.

Luis Bellonque

Mr Manuel Rodriguez Fernandez has been employed
in my house as Butler and has conducted himself well

January 14. 1893

George Joutel

I owner of the store San Rafael 141, certify to his
good conduct during the five years he has been
my neighbour.

Salvador Jimena

0761



N. 0.230.409

Lot. Alcalde del Barrio del Compite.

Sea que suscribe esposa de D.^m Manuel Rodríguez Fernández, vecina del Barrio, a su digno cargo; Suplica que para asuntos de interés particular se sirva informar el tiempo que hace que D.^m Manuel Rodríguez Fernández, es vecino de ese Barrio, y la conducta observada por el mismo, durante su residencia.

Gracia que espera merecer de V.

Habana 13 de Enero de 1893.

Amigo de D. Mariano Cebura
lo hace D. Manuel Cando

En el año de mil ochocientos ochenta y dos ingresó como vecino del Cuartel de la Fuerza en este Barrio un Don Manuel Rodríguez Fernández natural de Oriedo, saltero, de veinte cinco años en aquella época y de profesión repostero, y en veinte y nueve de Octubre del año próximo pasado, emigró a bajar por pasar a New York el Don

Manuel Rodriguez Fernandez
 con su cedula personal numero
 no mil seiscientos setenta y tres expedida
 en treinta de Mayo de 1891
 y durante su permanencia como
 vecino de este barrio no constan
 antecedentes ni datos que pongan
 a guisa de impedimento.

En consecuencia de lo que
 se me ha manifestado por el Sr.
 D. N. como constan en esta oficina



Manuel
 J. Suarez

Yo dueño del cafe St. Rafael No. 141 1/2
 Respondo por su buena conducta en el tiempo
 que ha estado en mi casa. Luis P. Blonquez

D. Manuel Rodriguez Fernandez a trabajado
 en mi casa como cocinero y a absorbido
 buena conducta

Enero 14 de 1893

Jorge Toulet

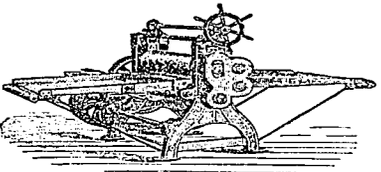
Yo dueño de la Bodega San Rafael No. 141
 como vecino respondo por su buena
 conducta por cinco años que ha estado
 vecino en mi casa.

Salvador Simon

0763

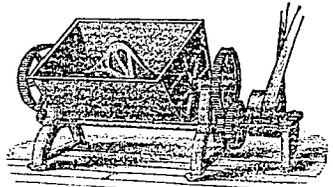
FOWLER & ROCKWELL,

BAKERS' AND CONFECTIONERS' MACHINERY.



NO. 9 ELIZABETH ST.,

Near Canal Street,



New York, Dec 12th 1892

Hon. Vernon M. Davis
Asst. Dist. Attorney Gen.

Dear Sir

I saw Thos Parr in the City Prison this morning as per your request and he signified his willingness to go and see you and agreed to tell you all the known relations to the matter for which he is in custody. I assumed him that his best course was to answer all questions you might ask and to put you in possession of any facts he might have, frankly and without reservation through sympathizers for the other man or any other motive.

I called at your office this morning and waited some time but as you did not come in I was obliged to leave without seeing you.

Very Truly Yours

S. A. Rockwell

0764



me2

Mrs J. Fowler Lockwell

9 Elizabeth Street

City

0765

J.P.

Dear Sir

I have the honor to acknowledge the receipt of your letter of the 10th inst.

concerning the matter of the
I have the honor to acknowledge the receipt of your letter of the 10th inst. concerning the matter of the
to call your case to
soon as possible
I have here now four
minutes

and I am sorry to
delay
This is I am sure
before the court could
a more favorable
will look into my
case for me and
would be very
a great pleasure

I am, Sir, very respectfully,
Your obedient servant,
J.P.

0766

Yours truly
Thomas Jefferson

Translation of letter

Havana 17 Decr 1899

Sirs:

We have much pleasure in stating that during the six months which ended in June last we have had Mr Thomas Parr in our employ as Foreman; and that he has faithfully attended to his duties during that time.

We can also state that judging from his way of life and conduct, we believe him to be an honest man in all regards.

Signed
 Velazquez Guerrero & Co.
 Manufacturers of Chocolate, Confectionery & Sweets.

Translation of letter

Havana 17 Decr 1899

Sirs:

We have much pleasure in stating that during the five months which ended in June last we have had Mr Thomas Parr in our employ as Foreman; and that he has faithfully attended to his duties during that time.

We can also state that judging from his ways of life and conduct, we believe him to be an honest man in all regards.

Signed
 "Velazquez Guerrero & Co.
 Manufacturers of Chocolate, Crackers & Sweets."

0769

Translation of letter

Havana 17 Dec 1899

Sirs:

We have much pleasure in stating that during the six months which ended in June last we have had Mr Thomas Parr in our employ as Foreman; and that he has faithfully attended to his duties during that time.

We can also state that judging from his ways of life and conduct, we believe him to be an honest man in all regards.

Signed
Vicaplana Guerrero & Co.
Manufacturers of Chocolate, Crackers & Sweetmeats.

0770

Vilaplana, Guerrero y C.
FABRICANTES
DE CHOCOLATE, GALLETICAS Y DULCES
117, SAN MIGUEL 117
APARTADO N° 686
Telégrafo: "Vilaplana."

Habana 7 de Diciembre de 1892

Sr. Queremos mucho gusto en consignar que hemos tenido en esta fábrica de galleta, durante seis meses que administraron en junio pasado, como Maestro a D. Thomas Carr, quien ha cumplido perfectamente con su obligación durante ese tiempo. Manifestamos también que por lo observado respecto a su manera de ser, nos ha parecido un hombre honrado bajo todos conceptos.
Atentamente
Miguel Guerrero
Carr

0771

Translation
Draft Fowler & Ricketts
New York.

Dear Sirs

In reply to your esteemed letter, we must
say that we have had employed in our Cracker Factory
in this City, during nearly two years, Mr Thomas
Parr, and during that time he has performed
his work perfectly; as for his conduct it could not
be better as was also his manner of life for which
reason we consider him honest and paying great
attention to his business.

In consequence we authorize you to make use of
this statement as you may deem necessary

We are Sirs

Yours obt servants

Josiah Estevo Daquero

0772

Esteva Baguer y C.^a

Apartado 647

Telegrafo: Esteva Baguer.

Habana 14 de Febrero de 1892.



Mr. J. M. Stewart & Co.
New York

My friend, In contrastation, a very little earlier
debernos decir que hemos tenido ocu-
lo en nra. fabrica de galletas de esta ciudad
por un de los años la Sr. Thomas Carr, y durante
este tiempo, desempeñó perfectamente su
trabajo y en cuanto a su conducta, fue pura
y de inmejorable conducta, por lo que lo comen-
damos honrado y formal en sus negocios.
Por lo tanto lo ofrecemos para que pue-
dan usar esta declaración en sus transac-
ciones de negocio.

Y yo lo firmo

J. M. Stewart & Co.
New York

0774

Police Court, District.

(1858)

City and County } ss.
of New York,

of No. 30 Broadway Street, aged 50 years,
occupation Blk to Spanish Consulate being duly sworn, deposes and says,
that on the 9th day of November 1892, at the City of New
York, in the County of New York

Manuel Suarez

Thomas J. Parr and Manuel Rodriguez
both now her did feloniously with
intent to defraud, attempt to have
made a plate in the form and simi-
litude of a bank note of the Span-
ish Government without authority
in violation of Section 571 of the
Penal Code of the State of
New York for the reasons follow-
ing to wit: Deponent is informed
by Louis Bimbaum that on the
said ^{date} defendants came to his Bim-
baum's place of business and asked
him to make a plate for the
manufacture of bank-notes of the
Spanish Government, the bank note
numbered Ex "a" being given to him
Bimbaum as a sample of the
notes which was to be made from
said plate. Deponent says that
the defendants had no authority
from the Spanish Government
to have said plates made.

Wherefore deponent prays that
the said defendants be appro-
priately and bound to answer said
complaint.

Sworn to before me
this 10th day of November 1892
Manuel Suarez
Not. P. Gandy
Police Justice

0775

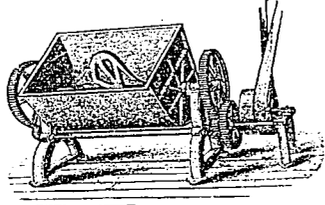
FOWLER & ROCKWELL,

BUILDERS OF

Bakers' and Confectioners' Machinery,

NO. 9 ELIZABETH STREET,

NEW YORK.



Hon. Vernon M. Davis
Asst. Dist. Attorney
Court House
39 Chambers St
NY

0776

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Louis Birnbaum
aged 47 years, occupation Umbrella maker of No. 300 1/2 East 26th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Morris Seery
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 18 day } Louis Birnbaum
of Manhattan 1892 }

M. Seery Police Justice.

0777

Sec. 198-200

District Police Court.

1882

City and County of New York, ss:

Thomas J. Parr 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 a 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. *Thomas J. Parr.*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *London England.*

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

Answer. *Putnam House, 4th Ave. 3 days*

Question. What is your business or profession?

Answer. *Coverman - busman*

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.*
Thomas J Parr

Taken before me this *19* day of *January* 189*2*
[Signature]
Police Justice.

0778

Sec. 198, 200.

District Police Court. 1892

City and County of New York, ss.
Manuel Rodriguez

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 a 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. *Manuel Rodriguez*

Question. How old are you?

Answer. *25 years.*

Question. Where were you born?

Answer. *Spain*

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

Answer. *At home.*

Question. What is your business or profession?

Answer. *Clothing*

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.*
Manuel Rodriguez

Taken before me this
day of *March*
1892

Police Justice.

0779

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

John Taylor

of No. 300 Mulberry Street, and _____ years
occupation... selective

that on the... 11 day of November 1892
being duly sworn, deposes and says
at the City of New York, in the County of New York... he arrested

Thomas J. Parr and Manuel Rodriguez
(both now here) on a charge of attempted forgery
deponent prays that they be held to enable
him to procure the necessary evidence

John Taylor

Sworn to before me, this

of Nov 1892

1892

at

Police Justice.

0780

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Thomas J. Parr
Manned Rodriguez

AFIDAVIT

Grady

Dated Nov 14 1892

Grady Magistrate.

Officer.

Witness, _____

Disposition, _____

\$2500.00. Paid 18/11/92 W.P.K.

0781

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

Dated, Aug 2 189 W. M. ... Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named

guilty of the offense within mentioned, I order he to be discharged.

Dated, _____ 189 _____ Police Justice.

078

42/30/ 1473
1384
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Manuel Suarez
James Pass
Manne Rodriguez

Amplem Jorgens

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

3 _____
4 _____

Dated, *Aug 8* 189

Wm. J. Taylor Magistrate.

J. J. Taylor Officer.

C. C. Lewis Precinct.

Witness *Louis Bismarck*

No. *300 1/2 East 26th* Street.

Officer

No. *S. A. No. 100* Street.

9 Elizabeth St

No. _____ Street.

\$ *1000* to answer *G.B.*
Hermann Schwartz
Carigan 26th Wash with

\$1000 for No. 26/27th
C

0783

(135)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas J. Carr and
Manuel Rodriguez

The Grand Jury of the City and County of New York, by this indictment accuse Thomas J. Carr and Manuel Rodriguez —

of the crime of attempting to commit the crime of forgery in the second degree, — committed as follows:

The said Thomas J. Carr and Manuel Rodriguez, both —

late of the City of New York, in the County of New York aforesaid, on the ninth day of November, in the year of our Lord one thousand eight hundred and ninety-two, — at the City and County aforesaid, did feloniously, with intent to defraud, attempt to make and engrave, and to cause and procure to be made and engraved, a plate in the form and similitude of a promissory note issued by a bank or corporation incorporated and carrying on business under the laws of the government of Spain, to wit: in the form and similitude of a promissory note for the payment of 2000 pesetas in the current coin of ^{the} realm of Spain, issued by the Bank of Spain in the Island of Cuba, the

name being a voluntary corporation then and
 now duly incorporated and carrying on
 business in the Island of Cuba aforesaid,
 under the laws of the government of Spain,
 without the authority of the said voluntary
 corporation, (a more particular description
 of which said facts are attempted to be made
 and engaged by the said Thomas of Parr
 and Manuel Rodriguez in the Grand
 Jury aforesaid unknown, and can not now
 be given), 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
 Thomas of Parr and Manuel Rodriguez
 of the crime of conspiracy, committed
 as follows:

The said Thomas of Parr and Manuel
 Rodriguez, with the late, of the City and
 County aforesaid, afterwards, to wit: on
 the day and in the year aforesaid, at the
 City and County aforesaid, together with
 divers other and diverse persons whose
 names are to the Grand Jury aforesaid as
 yet unknown, did unlawfully conspire,

conspiracy

combine, confederate and agree together,
 between and amongst themselves, to make
 and engage, and cause and procure to be
 made and engaged, with intent to defraud,
 a note in the form and similitude of a
 promissory note issued by the Banco de
 Spain in the Island of Cuba, the same
 being a trading corporation then duly
 incorporated and carrying on business
 under the laws of the government of
 Spain, for the payment of fifty pises
 in current coin of the realm of Spain,
 without the authority of the said trading
 corporation.

And the said Thomas J. Carr and
 Manuel Rodriguez, in pursuance and
 furtherance of, and according to the said
 conspiracy, combination, confederacy and
 agreement as aforesaid, afterwards, to wit:
 on the day and in the year aforesaid, at
 the City and County aforesaid, did
 unlawfully produce and exhibit to one
 George B. Steinbaum a promissory note
 issued by the said Banco de Spain in the
 Island of Cuba, for the payment of fifty
 pises in current coin of the said realm,
 and did then and there endeavor to induce
 and procure him the said George B. Steinbaum
 to make and engage for them a note

0786

in the form and similitude of the said
promissory note, against the funds of the
State in such case made and
provided, and against the peace of the
People of the State of New York, and
their dignity.

At Albany this 11th day of June, 1866,

[Signature]
Attorney

0787

BOX:

506

FOLDER:

4615

DESCRIPTION:

Peters, August M.

DATE:

12/01/92



4615

Witnesses:

Offe Murphy 23w

H79

Counsel,

Filed, 1st day of Dec^r 1892

Pleads, July 14

THE PEOPLE

vs.

B
August 9, 1892

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 93.]

I hereby consent and desire
this case to be tried to
the Court of Special Sessions for
the next session.

April 7, 1892

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John S. Fallon

Foreman.

0789

1997

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

August M. Peters

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

of the CRIME OF *August M. Peters* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

August M. Peters

late of the City of New York, in the County of New York aforesaid, on the *23rd* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said

August M. Peters

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

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

DE LANCEY NICOLL

District Attorney.

0790

BOX:

506

FOLDER:

4615

DESCRIPTION:

Philippson, Max

DATE:

12/06/92



4615

0791

Witnesses:

Bennis Bland
Bennis Brown

H. G. Morris

Counsel,
Filed *6* day of *Dec* 189*2*
Plends, *Mundy*

THE PEOPLE
vs.
P
Max Phillipson

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

William Clarke
Part 2 - Dec. 16/1892. Foreman.
Sworn and signed

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

0792

Police Court 3 District.

1031

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

Bennet Blank
of No. 248 Rivington Street, aged 33 years,
occupation Suspender maker being duly sworn,
deposes and says, that on the 28th day of November 1897 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Max
Philippson (now here) who cut and
stabbed deponent upon the head
with some sharp instrument
then held in his hand

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

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

Sworn to before me, this 29 day }
of November 1897 } Bennet Blank
[Signature] Police Justice.

0793

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *Max Philipson*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *71 Second Avenue, 1 day*

Question. What is your business or profession?

Answer. *Shirt folder*

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
Max Philipson.*

P. L. F. C.

Taken before me this *29* day of *November* 189*7*

[Signature]
Police Justice

0794

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

defendant

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

Dated Nov 29 1892 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.

079

Police Court--- 3 District. 1501

THE PEOPLE, &c.,
ON THE COMPLAINT

Benno Blank
2418 Wood St
Max Philipson

Stel. Asst.

2
3
4

BAILED,
No. 1, by
Residence Street.
No. 2, by
Residence Street.
No. 3, by
Residence Street.
No. 4, by
Residence Street.

Dated *Nov 29* 18*92*
Hogan Magistrate.
Rohoff Officer.
73 Precinct.

Witnesses *Bessie Krohn*
No. *250* *Risington* Street.
Rose Hermann
No. *67* *Columbia* Street.
No. Street.
\$ *5.00* to answer

Wm

Asst 1

0796

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Max Philippson

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

Max Philippson

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

The said Max Philippson

late of the City of New York, in the County of New York aforesaid, on the twenty-eighth
day of November in the year of our Lord one thousand eight hundred and
ninety-two, with force and arms, at the City and County aforesaid, in and upon
the body of one Benus Blank in the peace of the said People
then and there being, feloniously did make an assault and him the said
Benus Blank with a certain sharp instrument
to the Grand Jury aforesaid unknown

which the said Max Philippson
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 Benus Blank
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

Max Philippson

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

The said Max Philippson

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
People then and there being, feloniously did wilfully and wrongfully make another assault,
and him the said Benus Blank

with a certain sharp instrument to the Grand Jury aforesaid
unknown,

which the said Max Philippson
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.

THIRD COUNT—

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

Max Philippon

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

The said

Max Philippon

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 *Berns Blank* 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 *sharp instrument to the Grand Jury aforesaid* *unknown*

which *he* the said *Max Philippon*

in *his* right hand then and there had and held, in and upon the *head* of *him* the said *Berns Blank*

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

Berns Blank

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

DE LANCEY NICOLL, *District Attorney.*

0798

BOX:

506

FOLDER:

4615

DESCRIPTION:

Polegre, Giullermo

DATE:

12/22/92



4615

Witnesses:

William Bay

Counsel,

Filed, *22* day of *Dec*

1892

Pleads,

Abpuly company & logs

THE PEOPLE

vs.

B

Guillermo P. Legrel

May 29 93

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

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William Bay

Foreman.

0000

Court of General Sessions of the Peace

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Guillermo Polegre

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

The said *Guillermo Polegre*

late of the City of New York, in the County of New York aforesaid, on the *twenty-first*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*1898*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

The said *Guillermo Polegre*

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

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

DE LANCEY NICOLL,
District Attorney.

0801

BOX:

506

FOLDER:

4615

DESCRIPTION:

Pond, Edwin

DATE:

12/19/92



4615

107
Counsel,

Witness:
G. P. Hamilton

Filed, 19th Dec^r 1892

Pleas, *not guilty*

THE PEOPLE

vs.

B

Edwin Ford

Edley 9. 93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

H. H. ...

Foreman.

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

0803

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Edwin Pond

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

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

The said *Edwin Pond*

late of the City of New York, in the County of New York aforesaid, on the ~~4th~~ *4th* day of *September* in the year of our Lord one thousand eight hundred and ninety-~~two~~ *two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said *Edwin Pond*

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

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

DE LANCEY NICOLL,
District Attorney.

0804

BOX:

506

FOLDER:

4615

DESCRIPTION:

Popp, George P

DATE:

12/13/92



4615

0805

POOR QUALITY ORIGINAL

Witnesses:

*Off Cluq
District Court
Bad case Advised for
Flower agst clemency
Sept 15, 194 - R.B.M.*

94

*Hauselman
M. Maga*

Counsel,

Filed, *13* day of *Dec* 189*2*

Pleads, *guilty* *14*

THE PEOPLE

vs.

*40
219 B. 22 of
Carpenter*

George Philipp Popp

BIGAMY.
Section 208, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Mann Oelrichs
Part 2 - Jan. 4, 1893 Foreman
Fried and Courtin
S. P. 5 yrs - R.B.M.*

0006

POOR QUALITY ORIGINAL

Witnesses:

Off Cling
District Court
Bad case. Advised Gov.
Flower agst clemency
Sept 15, 1914 - R.B.M.

94
H. M. Mays
Counsel,
Filed, *15* day of *Oct* 189*2*
Pleads, *1000*

THE PEOPLE

vs.

40
219 *6. 22 of*
carpenters

George P. ...

BIGAMY.
Section 288, Penal Code.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

M. ...
Part 2 - Jan. 4, 1893 Foreman
Trid and ...
S. P. 5 ... R.B.M.

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

.....
T H E P E O P L E,
-against-
G E O R G E P H I L I P S P O P P .
.....

Before
HON. RANDOLPH B. MARTINE.
and a Jury.

TRIED, NEW YORK, JANUARY 3RD, 1892.

.....

INDICTED FOR BIGAMY.

INDICTMENT FILED DECEMBER 13th, 1892.

.....

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,

For THE PEOPLE.

JOHN G. HEINZELMAN, ESQ.,

For THE DEFENSE.

.....

0000

2

BARBARA POPP, testified that she lived at 1366 Avenue A, and had known the defendant 15 or 16 years. She first met him on the 22nd of February, 1877, in Wurtzberg, Bavaria, Germany. She was married to the defendant in 1877, on the 25th of June, in Mainz-Stockheim, by the Burgomeister, in the church---by the priest in the church. After the marriage she lived with the defendant in Mainz-Stockheim for three years, and after that they went to Hanau, and lived there about three-quarters of a year, and then returned to Mainz-Stockheim, and then she came to America with the defendant and three children, on the 11th of March---11 years on the first of the coming March. They landed in this city, and lived in Jersey and also in Guttenberg. She lived with the defendant during all this time, until April, 1892. She was then living with the defendant at 1433 1st Avenue, in this city. Last March the defendant went to the hospital. On the 6th of April the witness was also taken to the hospital. She went from 1433 1st Avenue to the hospital, in an ambulance. She was five weeks in the Presbyterian hospital. From the time that the defend-

ant went to the hospital until September she had not seen him. At that time she met him on the street with a woman, but did not know, at that time, that he was married to the woman. The witness had four children by the defendant, two of which are still living.

oooooooooo

ELISE EVERS testified that she lived at 179 East 105th Street. She knew the defendant, whom she first met in August, 1892, and was married to him on the 22nd of September, at 517 East 81st Street, by Pastor Goebel. All the defendant said was that his former wife died in the hospital, and the witness married the defendant as a widower, as he represented himself to be such. The defendant said that he had been married before, and that he had no children.

oooooooooo

THE DEFENSE.

oooooooooooo

GEORGE PHILIPS POPP, the defendant, testified, in his own behalf, that he married Barbara Popp, and also the second woman, being the last witness. He, the defendant, brought proceedings in Hanau, Germany, to obtain a divorce against Barbara Popp, and it was granted, and she, Barbara, took the paper and tore it up and threw it into the fire. He had a conversation with Barbara Popp in reference to a divorce, in 1879, in the city of Hanau, Germany. At that time the defendant said to Barbara Popp, "Now I am free of you. I am free of you, because you ran around with the soldiers and got pregnant with them." He, the defendant, had no paper showing that he had obtained a decree of divorce from the court. In

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

the witness testified that this was in 1879. For three

years he did not live with his wife. She came to New York with him, but he did not live with her as man and wife; he lived with her as a housekeeper, and he paid the children; and the same way in New Jersey and in Guttenberg.

oooooooooooo

REBUTTAL.

oooooooooooo

BARBARA POPP, being recalled, testified that the defendant never showed her a paper relating to a decree of divorce; and he never told her that he was going to get a divorce from her; and she never tore up and threw into the fire a paper relating to a divorce. She can swear that no such thing ever occurred. In

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

the witness testified that she lived with the defendant from the time of her marriage down to April last, constantly, all the time, with the exception of two days, when she went away because he did not behave well, and

08 12

she went to sleep somewhere else. The defendant and she never lived separate and apart. In

R e - D i r e c t E x a m i n a t i o n

the witness testified that a letter shown to her by the District Attorney was in the hand writing of her husband. She received it May 8th, 1892, at 1366 Avenue A, in this city, after she came out of the hospital. She left the hospital before the defendant did. The letter after being offered and received in evidence, was read, or, rather, the introduction and conclusion of the letter. The letter commenced, "My dear wife," and was signed, "Phillip Popp. I give you my compliments, my dear wife." She received the letter through the mail. The defendant then admitted that he wrote the letter to the complainant.

oooooooooooo

Wieder: Warum Sie nicht kommen.

Wieder: Warum Sie nicht kommen.
Ich habe Ihnen geschrieben
ich würde Ihnen sehr gerne
dieses Schreiben mit Ihnen schicken
aber ich habe keine Zeit
denn ich bin sehr beschäftigt
75 Mr. Die Sache ist, dass ich
nicht genug Zeit habe, um
sich in eine geeignete Weise
anzukündigen. Ich habe
mich bemüht, Ihnen dies
zu schreiben, aber ich habe
keine Zeit. Ich habe
mich bemüht, Ihnen dies
zu schreiben, aber ich habe
keine Zeit.

City and County } S.S
New York }

Barbara Popp
of no 1366. Avenue. New York
City. aged 38 years ~~and~~. Being duly
sworn deposes and says that - in the
20th day of June. 1877. defendant was
married to George Philip Popp. in
Germany. and while defendant was
still the wife of the said George
Philip Popp. he the said George
Philip Popp. (nowhere) did, at the
city of New York in the County of
New York on the 22nd day of September
1892 feloniously marry and take
to wife. one Elsie Evers. as defendant
truly believe. from the fact that
defendant is now informed by the said
Elsie Evers. that on said 22nd day of
September 1892. in the premises no
577. E. 8th St. New York City. she was
married to the said George Philip
Popp. this defendant. by the Reverend
L. Goebel.

Wherefore defendant charges this defendant
with bigamy and prays he may be
held and dealt with according to Law.
Sworn to before me }
this 10th day of Dec 1892 } Dorothea Pugh

John P. Voorhis
Deputy Justice

08 19

CITY AND COUNTY }
OF NEW YORK, } ss.

1977

aged 25 years, occupation Elise Evers
Keef Anne of No.

219 E 102 Street, being duly sworn, deposes and

says, that she has heard read the foregoing affidavit of Barbara Poff

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

Sworn to before me, this 10 day of Dec 1892 } Elise Evers

John B. [Signature]
Police Justice.

0020

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

George P. Popp

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

Question. What is your name?

Answer. *George P. Popp*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *219 East 102nd Street; 1 month*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am married to two fine women*

George P. Popp

Taken before me this

1897

day of *November*

1897

John B. ...

Police Justice

0021

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.....

George P Popp

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

Dated, *December 16* 189 *1*

John H. [Signature] Police Justice.

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

Dated,.....189

.....Police Justice.

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

Dated,.....189

.....Police Justice.

002

Police Court--- 5 District. ¹⁵⁴⁶₄₃₃₄

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Barbara Popp
1366
George P Popp

Bigamy
Offense

2
3
4

Dated, December 10th 1892
Yorkis Magistrate.
Kluze Officer.
Leart Precinct.

Witnesses

No. Edm Ziers Street.
219 E 102 + 179 E. 105
No. Rev L. Goebel Street.
343 E. 84

No. _____ Street.
\$ 1500.⁰⁰/₁₀₀ to answer. gd.
Leart

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

0023

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Pennington

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

George Pennington

of the CRIME OF BIGAMY, committed as follows:

The said George Pennington

late of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of June, in the year of our Lord one thousand eight hundred and ninety-seven, at the

did marry one Barbara Pennington and her, the said Barbara Pennington, did then and there have for his wife; and the said George Pennington

afterwards, to wit: on the twelfth day of September, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County of New York aforesaid, did feloniously marry and take as his wife one Elise Evers

and to the said Elise Evers, was then and there married, the said Barbara Pennington being then living and in full life, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0824

BOX:

506

FOLDER:

4615

DESCRIPTION:

Popper, Marcus

DATE:

12/19/92



4615

180

Witnesses:

J. P. Baulton

Counsel,

Filed, 19 day of Dec

1892

Pleads,

January 21

THE PEOPLE

vs.

B

Francis Poppe

Transferred to the Court of Appeals
Sections for trial and final disposal

Part *May 9/93* M.A.

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

DE LANCEY NICOLL,

District attorney.

A TRUE BILL.

Herman DeLorain

Foreman.

0025

Court of General Sessions of the Peace

2267

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Marcus Poppo

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

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

The said *Marcus Poppo*

late of the City of New York, in the County of New York aforesaid, on the *11th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to wit~~

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

SECOND COUNT—

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

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

The said *Marcus Poppo*

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

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

DE LANCEY NICOLL,

District Attorney.

0827

BOX:

506

FOLDER:

4615

DESCRIPTION:

Postilina, Pietro

DATE:

12/09/92



4615

Witnesses:

Augusto Potti
Off Moore
24th Prec

In view of the statements con-
tained in the within introduced
affidavit and from the personal
examination of couple. I
recommend the dismissal
of the indictment
Nov. 24. 93 *Edward J. Morris*
ada.

58 *Coman*

Counsel,

Filed

day of

189

Pleas

THE PEOPLE

vs.

TS **B**

Pietro Postelina

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

Com. not. 1/2

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Hermano Delucio

Foreman.

*on view of Dep. atty.
indict dis - P.M.
Nov. 24/93*

Court of General Sessions of the
Peace, City of New York.

The People, }
Pietro Costilina } Assault.

Angelo Forte, City & County of New York, ss.
says: he resides at No. 21 2d - first Ave.
in the City of New York, and is
the complaining witness herein.
That deponent respectfully asks
permission to withdraw the com-
plaint made by him against
the said defendant for the reason
that deponent now believes, and
has so believed for some time
past, that he (deponent) was to
blame and responsible for said
assault committed upon himself
for the reason that deponent, after
some words with defendant, did
first assault said defendant
by throwing said defendant down
upon the sidewalk, and did
afterwards kick said defendant
in the private parts, whereupon
defendant cut deponent twice over

slightly in the breast with a
knife from which cuts deponent
was in the hospital three days
and a half. - That deponent's wounds
were very slight. Deponent further
states that he has not been prom-
ised any reward or inducement to
withdraw the complaint herein, but
does so desire to withdraw because
he believes he (deponent) was entirely
to blame in first assaulting defend-
ant, who is a boy, and at the time
of the occurrence, December 5th, 1892,
was fourteen years of age. -

Deponent therefore respectfully
asks, that the complaint made by
him against said Pietro Postillan
be dismissed, and the bail in the
case discharged.

Sworn to before me
this 14th day of November, 1892.

Edw. Connelley

Commissioner of Deers
N.Y.C.

Angelo Duoto

The People
vs
Peter Frecklin

Affidavit of
Circuit Judge

John W. Coman
Counsel, & Attorney

0031

0832

Harlem Hospital -
Nov. 28 - 1892 -

Mr. Pusto Angelis is in a
very good condition and
I do not think that his case
will go to a fatal termina-
tion. Complications such as
pneumonia etc are the condi-
tions that I fear but from
his present state I think he
will be able to leave the
hospital at an early date -

Res. Yours

Chas. Dixon Jr.

House Surgeon

prof. V. C. Hill M.D.

0033

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

HARLEM HOSPITAL.

533 East 120th Street.

GEORGE D. KAHLG, M. D.,
House Surgeon.

New York Nov 27 1892

This is to certify that
Poetrovsky is suffering
from a fatal wound
of the Chest & is un-
able to leave the Hospital

Wm. D. Dwyer
Surgeon

0034

Sec. 192. 5th District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, }

An information having been laid before P. C. W. Meade Esq a Police Justice of the City of New York, charging Pietro Postilina Defendant with the offense of Felony Assault

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

WE, Pietro Postilina Defendant of No. 2133 First Avenue Street, by occupation a Baker and of No. 343 East 109th Street, by occupation an undertaker Surety, hereby jointly and severally undertake that the above-named Pietro Postilina Defendant shall personally appear before the said Justice, at the 5th District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Fifteen Hundred Dollars.

Taken and acknowledged before me this 30th day of November 1922

Pasquale Pietrucci
Louigi Starace
P. C. W. Meade Police Justice.

0835

City and County of New York, ss :

Sworn to before me this
1891
Police Justice

Luigi Starace

the within-named Bail and Surety, being duly sworn, says that he is a resident and free
holder within the said County and State, and is worth Thirty Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of house # lot n^o 343 East 109th

95 of the value of Seven thousand Dollars
over all encumbrances Luigi Starace
his
mark

District Police Court.

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

Taken the day of 189
Justice.

Undertaking to Appear during
the Examination

0036

Police Court 5 District.

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

of No. 2129 1st Avenue Street, aged 36 years,
occupation Laborer being duly sworn

deposes and says, that on the 27th day of November 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Pietro Postilina (now here) who wilfully and maliciously cut and stabbed deponent twice in the body with a knife. He the deponent then and there held in his hand, cutting deponent severely.
deponent further says that such assault was committed

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 5 day }
of December 1889 } Angelo Luis Porte
Munk

John B. Corbin Police Justice.

0037

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Pietro Postilina

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

Question. What is your name?

Answer. *Pietro Postilina*

Question. How old are you?

Answer. *14 years old*

Question. Where were you born?

Answer. *Italy*

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

Answer. *2133. 1st Avenue 2 years*

Question. What is your business or profession?

Answer. *Baker*

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.

M. Postilina, Pietro

Taken before me this

day of *June*

189*4*

John W. McLaughlin

Police Justice.

0030

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT,

5th

1892

DISTRICT.

Lawrence A Moore

of 27 Precinct Police Street, aged _____ years,

occupation Officer being duly sworn, deposes and says

that on the 27th day of November 1892

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

(now here) who willfully stabbed me Pietro Angelo,
in the stomach with a large pen knife, inflicting
injuries from which the said Pietro is now
confined in the Harlem Hospital, and is in
a critical condition, and is unable to
appear in court.

Therefore deponent prays that
the said Pietro Postilina, may be held to
await the result of the said Pietro Angelos
injuries.
Lawrence A Moore

Sworn before me, this _____ day

Lawrence A Moore
1892
Police Justice

003

P198. 5 District
Police Court, District

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

Lawrence A Moore

vs.

Pietro Postiluna

16 yrs. Italy.

2133-1 Ave nue.

DEDAVIT
Pietro Angelo
2129-1-1 Ave.

Dated November 27 1892

Meadz Magistrate.

More Officer.

Witness Tolandina

2129-1-1 Avenue

Rafael Russo

2129-1-1 Avenue

Louis Trovies

2129-1-1 Avenue

Disposition, Dec 5-2 1892

Ordered for Eq
1000 Eq for 30-90000
Amount to be paid for

0840

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

Defendant

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

Dated, *Dec 7* 189 *John B. Woodis* Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated, *Dec 7* 189 *John B. Woodis* Police Justice.

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

Dated, 189 _____ Police Justice.

004

P. 198
Police Court--- 5 District. 1528
1934

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Angelo Porte
Petro Postilina

2
3
4

Offense: Assault
John

BAILED,

No. 1, by Luigi Starace

Residence 343 East 109 Street.

No. 2, by Petro Altieri
Residence 421 E 112 Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, Dec 5 189 2
Voorhis Magistrate.
Lawrence Moore Officer.
27 Precinct.

Witnesses Dr. Dixon, Harlem Hospital
533 E 120 533 E 120 St.
No. Street.

No. Street.

No. Street.
\$ 1000 to answer

Bailed

Dec 7 2 P.M.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pietro Postellina

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

Pietro Postellina

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

The said *Pietro Postellina*

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, at the City and County aforesaid, in and upon the body of one *Angelo Portet* in the peace of the said People then and there being, feloniously did make an assault and *kill* the said *Angelo Portet* with a certain *knife*

which the said *Pietro Postellina* 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 *kill* the said *Angelo Portet* 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

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

The said

Pietro Postellina
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 *Angelo Portet* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *kill* the said *Angelo Portet* with a certain *knife*

which the said *Pietro Postellina* 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.

THIRD COUNT—

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

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

The said *Pietro Possilina*

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 *Angelo Parlo* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *beat* the said with a certain *knife* *Angelo Parlo*

which *shot* the said *Pietro Possilina* in *his* right hand then and there had and held, in and upon the *body* of *him* the said

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

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

DE LANCEY NICOLL, *District Attorney.*

0044

BOX:

506

FOLDER:

4615

DESCRIPTION:

Prunty, Patrick

DATE:

12/02/92



4615

Witnesses:

Offe Leary *Jr*

506

Counsel,

Filed, *2* day of *Dec* 189*2*

Pleads, *App. 2nd 1892*

THE PEOPLE

vs.

B

Patrick Bruntz

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL. *M. J. 93*

John E. Fallon

Foreman.

0048

Court of General Sessions of the Peace

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Prunty

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

Patrick Prunty

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

The said *Patrick Prunty,*

late of the City of New York, in the County of New York aforesaid, on the 13th day of November, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

Frank R. Seary,

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

SECOND COUNT—

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

Patrick Prunty

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

The said *Patrick Prunty,*

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

Frank R. Seary,

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

DE LANCEY NICOLL,

District Attorney.

0047

BOX:

506

FOLDER:

4615

DESCRIPTION:

Purcell, Robert

DATE:

12/02/92



4615

Witnesses:

Wm Green 23rd

Counsel,

592

Filed, *2* day of *Dec*, 189*2*

Pleas, *Apology*

THE PEOPLE

vs.

Robert L. Wall
(2 Cases)

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

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

Filed 1st
Nov 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Farlin

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Purcell

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

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

The said *Robert Purcell*

late of the City of New York, in the County of New York aforesaid, on the *13*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said *Robert Purcell*

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

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

DE LANCEY NICOLL,

District Attorney.

Witnesses:

Officer 23rd

572

Counsel,

Filed, *2* day of *Dec.* 189*2*

Pleas,

Guilty

THE PEOPLE

vs.

B

(Robert Russell

(Defendant)

Transferred to the Court of Sessions for trial and judgment

1st April 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Notary.

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

0051

Court of General Sessions of the Peace

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Robert Purcell

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

The said *Robert Purcell*

late of the City of New York, in the County of New York aforesaid, on the *1st*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two* at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

The said *Robert Purcell*

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

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

DE LANCEY NICOLL,
District Attorney.