

0842

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Cahill, Patrick

**DATE:**

06/22/92



4416

0843

783

Witnesses:

Four horizontal lines for witness names.

Court ofayer and Terminer.

Counsel,

Filed, 22 day of June 1892

Pleads, Not Guilty (28)

THE PEOPLE

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

Part 8. Philip H. ...

Patrick Cahill

VIOLATION OF EXCISE LAW. Selling on Sunday. Etc. [Ill. Rev. Stat. (7th Edition), page 1989, § 5.]

DE LANCEY NICOLL

District Attorney.

Received ...

A TRUE BILL.

Signature of Foreman.

0844

# Court of Oyer and Terminer

2037

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Patricia Calver*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Patricia Calver*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows:

The said *Patricia Calver*,  
late of the City of New York, in the County of New York aforesaid, on the *seventh*  
day of *June*, in the year of our Lord one thousand eight hundred and  
ninety-*one*, at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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 intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell, as a beverage to one *Daniel E. Costigan*,  
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  
*Patricia Calver*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS  
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Patricia Calver*,  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the  
same being the first day of the week, commonly called and known as Sunday, being then and there  
in charge of and having the control of a certain place there situate, which was then duly licensed as  
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the  
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep  
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open  
and cause and procure and suffer and permit to be open and to remain open, against the form of the  
statute in such case made and provided, and against the peace of the People of the State  
of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

0845

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Callahan, William F

**DATE:**

06/02/92



4416

Witnesses:

1231

Counsel,

Filed

day of

June 1892

Pleas,

THE PEOPLE

vs.

B

William F. Callahan

VIOLATION OF EXCISE LAW.

(Selling on Sunday, etc.) (11th Ed. Stat. (11th Edition), page 188, Sec. 21, and page 188, Sec. 21)

Transferred to the Court of Sessions for trial and final judgment

May 9/93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Louis Cathie

Foreman.

0847

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William F. Callahan*

The Grand Jury of the City and County of New York, by this indictment accuse  
*William F. Callahan*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows:

The said *William F. Callahan*

late of the City of New York, in the County of New York aforesaid, on the  
day of *August*, in the year of our Lord one thousand eight hundred and  
ninety-*one*, at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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 intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell as a beverage to one *John J. Allen*.

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said  
*William F. Callahan*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS  
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William F. Callahan*

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

DE LANCEY NICOLL,  
*District Attorney.*

0848

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Campbell, Charles

**DATE:**

06/07/92



4416

Witnesses :

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

38. *[Handwritten signature]*

Counsel,

Filed *[Handwritten signature]* (day of *June*) 189*2*

Pleas: *[Handwritten signature]*

THE PEOPLE

vs.

*F*  
Charles Campbell

*[Handwritten signature]*  
*[Handwritten note: No. 532-554 (w/initials)]*

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*[Handwritten signature]*  
Foreman.

Part 3. June 13/92  
Tried & Acquitted.

0850

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 6<sup>th</sup> DISTRICT.

William Warra

of No. 1099 Freeman Street, aged 42 years, occupation Saloon being duly sworn deposes and says

that on the 5<sup>th</sup> day of June 1892 at the City of New York, in the County of New York Charles Campbell

(now here) did feloniously and in violation of Section 552 Penal Code State of New York - induce defendant by the use of fear & threat to give him the said defendant the sum of Five dollars for to protect defendant from arrest. That defendant fearing that he might be arrested gave defendant said money who at said time represented that he was connected with the Police Department -

William Warra

Sworn to before me, this

of June 1892

6<sup>th</sup> day

John W. McLaughlin Police Justice.

0851

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Q. M.*  
District Police Court.

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

Question. What is your name?

Answer. *Charles Campbell*

Question. How old are you?

Answer. *31 years -*

Question. Where were you born?

Answer. *Canada*

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

Answer. *176<sup>th</sup> St. Washington Ave. 5 years*

Question. What is your business or profession?

Answer. *Steward*

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

Answer. *I am not guilty of the charge.*

*C. Campbell*

Taken before me this

day of *June*

*1892*

*John W. ...*

Police Justice.

0852

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 June 6<sup>th</sup> 1892 John E. Wood 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.

0853

#38

683

Police Court--- 6<sup>th</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*William Warren*  
*1599 Freeman St*

1 *Charles Campbell*

2

3

4

Offence *Extortion*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *June 6<sup>th</sup>* 18*92*

*Boobis* Magistrate.

*William H. Mitchell* Officer.

*34<sup>th</sup>* Precinct.

Witnesses *Quin Officer*

No. *John F. Smith* Street.

No. *Officer* Street.

No. .... Street.

\$ *500* to answer *Yes*

*Am*



0854

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Roder Ramo*

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

indictment, accuse *Roder Ramo* —

of the crime of *Extortion*, —

committed as follows:

The said *Roder Ramo*,

late of the City of New York, in the County of New York aforesaid, on the

*15th* day of *June*, in the year of our Lord one thousand  
eight hundred and ninety-*two*, — at the City and County aforesaid,

*did feloniously obtain from one*  
*William Warva, with his consent,*  
*certain property, to wit: the sum of*  
*five dollars in money, lawful*

money of the United States of  
 America, and of the value of five  
 dollars, such consent being then and  
 there induced by the said Charles  
 Campbell to a unlawful use of force,  
 that is to say: fear on the part of  
 the said William Wamba induced by  
 a threat then and there made by the  
 said Charles Campbell to ruin, to cause  
 ruin of, the ruin of violating the  
 excise law; 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.

Wm. C. Campbell  
 District Attorney

0856

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Caputo, Salvatore

**DATE:**

06/10/92



4416

Witnesses:

Joe A. Slattery  
Off. McCleary

I am an Executive  
of the Cen. Jail  
Salvatore Caputo  
could not be had.  
The complainant is a  
man of little or no  
responsibility. I need  
to comment the things  
of the defendant upon  
his own recognition  
of the defendant  
and the  
of the  
of the

#1748

Counsel,

Filed 11<sup>th</sup> day of June 1894

Pleas, *Guilty*

THE PEOPLE

vs.

Salvatore Caputo,

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Part 3. June 30, 1894  
Bail discharged. Defendant  
his verbal report.

0858

Police Court— District.

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

of No. 124 Cherry Street, aged 43 years,  
occupation clerk being duly sworn

deposes and says, that on the 30 day of April 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Salvatore Caputo (wounded) who cut and stabbed deponent on his face with some sharp instrument then and there held in his hand

Joseph A. Slattery

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 1 day of May 1887 by Joseph A. Slattery  
Wm. L. Lahan Police Justice.

0859

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Salvatore Caputo* 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. *Salvatore Caputo*

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. *St James St*

Question. What is your business or profession?

Answer. *Grocery*

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*  
*Salvatore Caputo*

Taken before me this

day of

*May*

188*8*

*H. M. ...*  
Police Justice.

0860

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

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

Dated, May 1 1892 [Signature] Police Justice.

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

Dated, May 1 1892 [Signature] Police Justice.

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

Dated, [Date] 189[Year] [Signature] Police Justice.

0861

523

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Joseph A. Hatter*  
*124 St. Perry*  
*Salvatore Caputo*

*St. James*  
*St. James*  
Offense

2

3

4

BAILED,

No. 1, by *Ricelli Guidetti*  
Residence *244 West* Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

No. 4, by .....  
Residence ..... Street.

Dated *May 1* 189 *2*

*Magistrate.*  
*Callahan M Corp.*  
Officer.  
Precinct.

Witnesses

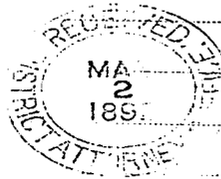
No. .... Street.

No. .... Street.

No. .... Street.

\$ *1000* to answer.

*Bailed*



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Salvatore Caputo

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

Salvatore Caputo

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

The said Salvatore Caputo

late of the City of New York, in the County of New York aforesaid, on the thirtieth day of April 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 Joseph W. Slattery in the peace of the said People then and there being, feloniously did make an assault and strike the said Joseph W. Slattery with a certain sharp instrument to the Grand Jury aforesaid unknown,

which the said 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 to kill the said Joseph W. Slattery 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

Salvatore Caputo

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

The said Salvatore Caputo

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 W. Slattery in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and strike the said Joseph W. Slattery

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

which the said 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

*Salvatore Caputo* —

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

The said *Salvatore Caputo* —

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 W. Slattery* — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *shin* the said

with a certain *sharp instrument* to the Grand Jury aforesaid *unpinned*,

which *he* the said *Salvatore Caputo*

in *his* right hand then and there had and held, in and upon the *face* of *him* the said *Joseph W. Slattery*

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 *Joseph W. Slattery* —

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.

0864

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Carlin, Charles

**DATE:**

06/02/92



4416

0865

308

*indue d*

Court ofayer and Terminer.

Counsel,

Filed,

Pleads,

2 day of June 1892

THE PEOPLE

vs.

B

Charles H. Carl

VIOLATION OF EXCISE LAW.  
Selling on Sunday, Etc.  
III. Rev. Stat. (7th Edition), page 1938, § 21, and  
page 1939, § 5.]

*William A. De Lancey Nicoll*  
*June 4*

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

*Wm A De Lancey Nicoll*

Foreman.

Witnesses:

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

0866

# Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Charles H. Carlin*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Charles H. Carlin*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows:

The said *Charles H. Carlin*

late of the City of New York, in the County of New York aforesaid, on the *sixth*  
day of *October* in the year of our Lord one thousand eight hundred and  
ninety, at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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 intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell, as a beverage to one

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

## SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Charles H. Carlin*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS  
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Charles H. Carlin*

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

DE LANCEY NICOLL,  
District Attorney.

0867

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Carlton, James

**DATE:**

06/15/92



4416

Bail fixed at \$200.  
June 17, 1892 P.M.

Witnesses:  
Melville Wheeler  
Off. Statteny Secy P

#345  
Counsel, *J. J. [Signature]*  
Filed *15* day of *July* 1892  
Pleads, *Admitted 16*

THE PEOPLE  
*St. 1130 vs. [Signature]*  
James Carlton  
Grand Larceny, (From the Person) (Penal Code)  
[Sections 528, 531]

DE LANCEY NICOLL,  
District Attorney.  
*[Signature]* June 17 '92  
*[Signature]*

A TRUE BILL.

*[Signature]*  
Foreman.  
*[Signature]* June 17/92  
Jury and Comptrol.  
Petition Larceny  
+ recommended to majority of  
the court.  
Per J. md.

0869

Police Court 1st District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

*Melville Wheeler*

of No. 305 Henry Street, aged 18 years,

occupation: Officer Bay being duly sworn,

deposes and says, that on the 3rd day of June 1892 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away

from the possession of deponent, in the day time, the following property, viz:

*One double faced silver watch  
and gold chain  
together of the value of  
fourteen dollars  
(\$14.00)*

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-

ously taken, stolen and carried away by James Carlton (now

deceased) and another person unknown to

deponent who is as yet not arrested

and who were acting in concert

for the purpose of carrying out

on said day about the hour of 145

o'clock p.m. on said day deponent

had said property in the lower left

hand vest pocket of the vest he

had on and was standing in Broadway

when said defendants and said

unknown person crowded around

deponent and he saw said defendant

take said property from said pocket

and both men fled and deponent

Shown to deponent and that  
1892  
John M. Justice

followed said defendants and said  
innumerable persons ran away and  
defendant caught said defendants  
and caused them to be arrested  
whereupon said defendants agreed  
to treat defendant if he would  
not make any complaint against  
him. He paid therefore charges said  
defendant with the money  
agreed

Sworn to before me }  
this 3<sup>d</sup> day of June 1893 } *Wm. H. [unclear]*

*Wm. H. [unclear]*

*John [unclear]*

0871

(1295)

Sec. 198-200.

District Police Court

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Carlton* 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.

*James Carlton*

Question. How old are you?

Answer.

*19 years*

Question. Where were you born?

Answer.

*United States*

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

Answer.

*13 Bridge Street 14 months*

Question. What is your business or profession?

Answer.

*Clear*

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 -  
James Carlton*

Taken before me this

*23*

day of

*June*

*1897*

*John A. ...*

Police Justice.

0872

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 thirty 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 June 3 1892 *W. J. ...* 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.

0873

Police Court--- District

THE PEOPLE &c.,  
ON THE COMPLAINT

*Atty. Gen. Wheeler*  
*305 W. 18th St*  
*James Case*

*Offense*  
*701*

BAILED,

No. 1, by.....

Residence ..... Street.

No. 2, by.....

Residence ..... Street.

No. 3, by.....

Residence ..... Street.

No. 4, by.....

Residence ..... Street.

3.....

4.....

Dated, *June 3* 189 *3*

*W. P. Mahoney* Magistrate.

*Thos. Slattery* Officer.

*30* Precinct.

Witnesses *Chas. S. Mayorga*

No. *309 Greenwich* Street.

No. .... Street.

No. .... Street.

\* *3000* to answer.

*3000 bail June 7. 23*

*Com*



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Carlton

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

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

The said James Carlton

late of the City of New York, in the County of New York aforesaid, on the 3rd day of June in the year of our Lord one thousand eight hundred and ninety-two, in the daytime of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of seven dollars, and one chain of the value of seven dollars

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

De Lancey Nicoll, District Attorney.

0875

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Carnucio, Sergio

**DATE:**

06/10/92



4416

0876

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Carnucio, Sergio

**DATE:**

06/10/92



4416

0877

Witnesses:

*Off. [Signature]*

In my opinion the evidence in this case will not warrant a conviction -

I recommend the dismissal of this indictment.  
Oct 20, 1892

Wm. M. Sims  
Ant.

# 173 / *[Signature]*  
Counsel,

Filed 11<sup>th</sup> day of June 1892

Pleas, *[Signature]*

THE PEOPLE

vs.  
Assault in the Second Degree,  
(Resting Arrest.)  
(Section 218, Penal Code.)

*[Signature]*  
Sergio Carniero

*[Signature]*  
De Lancey Nicoll

District Attorney.

A TRUE BILL.

*[Signature]*  
Foreman.

Part 3. Oct 20, 1892  
On recomm. of Dist. Atty.  
indict. dis. [Signature]  
[Signature]

0878

Police Court. \_\_\_\_\_ District. \_\_\_\_\_

CITY AND COUNTY }  
OF NEW YORK, }

James M. Conn.  
of the \_\_\_\_\_ Street, \_\_\_\_\_  
occupation Police Officer being duly sworn, deposes and says, that  
on the 30 day of April 1897 in the City of New York,  
in the County of New York,

he was violently ASSAULTED and BEATEN by Sergio Carrucio  
(know him), who while deponent was in  
the discharge of his duty as a Police  
Officer did place his hands on deponent  
in a violent manner and prevented  
deponent from arresting his person  
without any justification on the part of the said assailant.

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

Sworn to before me, this \_\_\_\_\_

day of May 1897 James M. McLaughlin

Police Justice.

0879

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Sergio Carmucio* 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. *Sergio Carmucio*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *86 James St.*

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*  
*Sergio Carmucio*

Taken before me this  
day of *May* 188*9*  
*H. M. ...*  
Police Justice.

0880

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

Dated, May 1 1892 ..... Police Justice.

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

Dated, May 1 1892 W. T. Mahan 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.

00001

Police Court--- District

523  
1894

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James M. Crony*  
vs.  
*Sergio Carmucio*

*Case No. 2nd*

1  
2  
3  
4

BAILED,

No. 1, by *Patricia Smith*  
Residence *271 1/2 Mott* Street.

No. 2, by *Vito Conino*  
Residence *49 1/2 Mulberry* Street.

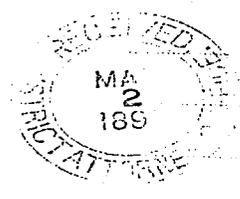
No. 3, by  
Residence \_\_\_\_\_ Street.

No. 4, by  
Residence \_\_\_\_\_ Street.

Dated *May 1* 189 *2*  
*M. J. Mahan* Magistrate.  
*Callahan & M. Crony* Officer.  
 Precinct.

Witnesses

No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
\$ *3.00* to answer \_\_\_\_\_



*Bailed*

0882

Court of General Sessions of the Peace

509

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Sergio Carnuccio*

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

*Sergio Carnuccio*

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

The said *Sergio Carnuccio*

late of the City of New York, in the County of New York aforesaid, on the *30th* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one

*James H. McCroney*

then and there being, a *patrolman* of the Municipal Police of the City of New York, and as such *patrolman* being then and there engaged in the lawful *apprehension* of one *Salvatore Caputo* upon a charge of having committed the felony of assault in the first degree

and the said *Sergio Carnuccio*

him the said *James H. McCroney*

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there

and thereby to prevent and resist the lawful *apprehension*

of the said *Salvatore Caputo* as aforesaid,

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.

0883

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Carroll, Charles

**DATE:**

06/02/92



4416

0884

282  
dud.

Court of Oyer and Terminer.

Counsel,

Filed,

Pleads,

7 day of June 1897

THE PEOPLE

vs.

VIOLETION OF EXCISE LAW.  
Selling on Sunday. Etc. [III. Rev. Stat. (7th Edition), page 1938, § 21, and page 1989, § 5.]

Charles G. Carroll

*see*  
*DeWitt*  
*Carroll*

*DeWitt*  
*Carroll*  
LANCEY NICOLL

District Attorney.

*DeWitt*  
*Carroll*  
*Carroll*

A TRUE BILL.

*DeWitt*  
*Carroll*

Foreman.

# Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Charles E. Carroll*

The Grand Jury of the City and County of New York, by this indictment, accuse  
 — *Charles E. Carroll* —  
 of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
 SUNDAY, committed as follows:

The said

*Charles E. Carroll*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*  
 day of *January* in the year of our Lord one thousand eight hundred and  
 ninety-*one*, at the City and County aforesaid, the same being the first day of the week,  
 commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain  
 wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
 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 intoxicating liquor to the Grand Jury aforesaid unknown,  
 unlawfully did sell, as a beverage to one

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

SECOND COUNT—

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

— *Charles E. Carroll* —  
 of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS  
 LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

*Charles E. Carroll*

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

DE LANCEY NICOLL,

*District Attorney.*

0886

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Casey, William

**DATE:**

06/02/92



4416

Witnesses:

1276  
Counsel,

Filed,

day of June 1897

Pleads,

Monday 9

THE PEOPLE

vs.

B

William Carey

May 13 97

VIOLATION OF EXCISE LAW.  
(Keeping Open on Sunday.)  
(Ill. Rev. Stat. (7th Edition), Page 1989, Sec. 2.)

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James C. Cather

Foreman.

0000

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*William Casey*

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

*William Casey*

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

The said *William Casey*,  
late of the City of New York, in the County of New York aforesaid, on the *13<sup>th</sup>*  
day of *September* in the year of our Lord one thousand eight hundred and  
ninety-*one*, the same being the first day of the week, commonly called and known  
as Sunday, being then and there in charge of and having the control of a certain place  
there situate, which was then duly licensed as a place for the sale of strong and spirituous  
liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said  
place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day  
the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer  
and permit to be open, and to remain open, against the form of the statute in such case  
made and provided, and against the peace of the People of the State of New York and  
their dignity.

DE LANCEY NICOLL,

*District Attorney.*

0889

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Canley, Richard

**DATE:**

06/02/92



4416

0890

283

*advised*

Court of Oyer and Terminer.

Witnesses:

Counsel,

Filed, 2 day of June 1892

Pleas, Not Guilty (8)

THE PEOPLE

vs.

*B*  
Richard Sauley

VIOLETION OF EXCISE LAW.  
See also on Statute, 1876, § 21, and  
[III. Rev. Stat. (7th Edition), page 1988, § 21, and  
page 1989, § 5.]

*Edward O'Connor*

DELANCEY NICOLL

District Attorney.

*March 20 93*  
District Attorney  
for the District of Columbia

A TRUE BILL.

*W. H. Phelps*

Foreman.

0091

# Court of Oyer and Terminer

2037

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Richard Carley*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Richard Carley*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows:

The said *Richard Carley*

late of the City of New York, in the County of New York aforesaid, on the *fifth*  
day of *October* in the year of our Lord one thousand eight hundred and  
ninety-*eight*, at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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 intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell, as a beverage to one

*Louis J. Riddle*

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

*Richard Carley*

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

The said *Richard Carley*

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

DE LANCEY NICOLL,  
District Attorney.

0892

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Cheneyeaver, Isaac

**DATE:**

06/24/92



4416

Witnesses:

Bernard Schlemmer  
Officer Conroy

Sgt. Crimpholt

610 Westchester  
Counsel,  
Filed day of June 1892  
Plends, *[Signature]*

*[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]*

THE PEOPLE

vs  
Isaac Cheney

*[Signature]*

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*[Signature]*

P. O. June 29, 1892 Foreman.

Tried and jury disagree  
9 for convict.

Sept 2 - July 19, 1892

*[Signature]*  
Burglary in the Third Degree  
July 24, 1892

0894

Police Court— 3 District.

City and County } ss.:  
of New York,

Bernard Schluerwitz  
Street, aged 37 years,

of No. 36 Hester  
occupation Tailor

being duly sworn

deposes and says, that the premises No. 35 Fellow Street, 10 Ward  
in the City and County aforesaid the said being a dwelling the basement

~~of~~ which was occupied by deponent as a workshop  
~~and in which there was at the time a business being, by means~~

were **BURGLARIOUSLY** entered by means of forcibly breaking the  
locks used in fastening the door  
leading to said basement

on the 24<sup>th</sup> day of February 1897 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Fifty six pairs of pantaloons; Twenty  
eight coats and twenty vests  
valued about One hundred and  
fifteen dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

Isaac Cheney (now here) and two  
other men who have since been arrested  
and convicted for said crime.

For the reasons following, to wit:

for the reasons that said  
property was in deponent's workshop  
which was securely locked and  
fastened. Deponent found said place  
broken and entered and said  
property stolen. Deponent is informed  
by Officer William J. Mooney (now here)  
that he arrested the defendants  
on suspicion of having participated

0895

in breaking and entering said premises  
and the defendant Isaac ~~is~~ in open  
Court acknowledged in presence of  
said Moorey that he was in  
company with the other defendant  
when said crime was committed  
and that he was watching the approach  
of any person who might detect  
said crime

Sworn to before me } B. Schlimowitz  
this 22<sup>nd</sup> June, 1892 }  
Charles Quinta }  
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  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1888  
There being no sufficient cause to believe the within named  
guilty of the offence mentioned, I order he to be discharged.  
Dated 1888  
Police Justice

Police Court, District, Office—BURGLARY.  
THE PEOPLE, &c.,  
on the complaint of  
1  
2  
3  
4  
Date: 1888  
Magistrate.  
Officer.  
Clerk.  
Witnesses.  
No. Street,  
No. Street,  
No. Street,  
§ to answer General Sessions.

0896

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3<sup>rd</sup> DISTRICT.

of No. 11<sup>th</sup> Precinct Police Station, aged 36 years,  
occupation Police officer being duly sworn, deposes and says  
that on the 20<sup>th</sup> day of June 1892  
at the City of New York, in the County of New York Isaac Chenevax

was arrested by defendant, charged with  
with Burglary, defendant has been  
unable to present the necessary  
evidence, and asks that the  
defendant may be held a reason-  
able time, to enable defendant,  
to secure the necessary evidence

William J. Mooney

Sworn to before me, this 22<sup>nd</sup> day of June 1892  
Charles J. ... Police Justice.

0897

Police Court, 3 District.

#500 for June 23/92  
9 AM CMT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Moore

vs.

Isaac Cheney

AFFIDAVIT.

Dated June 22 1892

Taintor Magistrate.

Mooney Officer.

Witness, [Signature]

Disposition.....

0898

CITY AND COUNTY  
OF NEW YORK, } ss.

*William J. Mooney*

aged *36* years, occupation *Police Officer* of No.

*11<sup>th</sup> Precinct*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*Bernard Schlimowitz*

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

Sworn to before me, this *22*  
day of *June* 18*97*

*William J. Mooney*

*Charles W. Laintor*

Police Justice.

0899

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

*Isaac Cheney Eaver* 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. *Isaac Cheney Eaver*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *47 Mullett St 8 months*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty.  
Isaac Cheney Eaver.*

Taken before me this  
22<sup>nd</sup> day of June 1892  
*Charles W. Fairbank*

Police Justice.

0900

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, *April 22* 189 *Charles A. Lester* Police Justice.

I have 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.

0901

Police Court, 3rd District. 708

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Bernard Schindler*  
*36 ... St*  
*Isaac Chen yearer*

BAILED,

No. 1, by .....  
Residence ..... Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

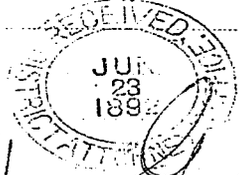
No. 4, by .....  
Residence ..... Street.

Dated June 22 1892  
Taintor Magistrate.  
Mooney Officer.  
St. 4th Precinct.

Witnesses Call of free  
No. .... Street.

No. 500 Street.  
No. 98 Street.

to answer CM



*Official*  
*Wm. ...*

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

THE PEOPLE OF THE STATE OF NEW YORK  
*against*

*Isaac Cheneyauer*

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

*Isaac Cheneyauer*

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

The said *Isaac Cheneyauer*

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the  
*24th* day of *February* in the year of our Lord one  
thousand eight hundred and ninety-*two* in the *eight*-time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* of  
one *Bernard Schlimmerwitz*

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 *Bernard*  
*Schlimmerwitz* in the said *shop*  
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.

SECOND COUNT—

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

*Isaac Chereyevan*

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

The said *Isaac Chereyevan*

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 <sup>night</sup> ~~day~~ -time of said day, with force and arms,

*fifty six pairs of* ~~trousers~~ <sup>trousers</sup> *of the value of*  
*one dollar and twenty five cents*  
*each pair, twenty eight coats of*  
*the value of two dollars each*  
*and twenty vests of the value of*  
*one dollar each*

of the goods, chattels and personal property of one *Bernard Schlimmerwitz*

in the *shop* of the said *Bernard Schlimmerwitz*

there situate, then and there being found, in the *shop*  
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.

*De Lancey Nicoll,*  
*District Attorney*

0904

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Chicomo, Pasqual

**DATE:**

06/08/92



4416

0905

694

F476

acted

Court of Oyer and Terminer.

Witnesses:

Counsel,

Filed,

Pleads,

8 day of June 1892  
Not Guilty (13)

THE PEOPLE

vs.

B  
Pasquet & Chems

VIOLATION OF EXCISE LAW  
(Keeping Open on Sunday)  
[Ill. Rev. Stat. (7th Edition), Page 1989, Sec. 5.]

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

Foreman.

*[Handwritten signature]*

# Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pasqual Chicomo

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

Pasqual Chicomo

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

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

DE LANCEY NICOLL,  
District Attorney.

0907

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Christopher, Frank

**DATE:**

06/02/92



4416

Witnesses:

.....  
.....

1291

*Advised*

Counsel,

Filed, *J* day of *June*, 189*7*  
Pleas, *Magnum*

THE PEOPLE

vs. *B*

*Frank Christophel*

*et al*

VIOLATION OF EXCISE LAW.  
(Keeping Open on Sunday.)  
(Ill. Rev. Stat. (7th Edition), Page 1089, Sec. 2.)

DE LANCEY NICOLL,

*District Attorney.*

A TRUE BILL.

*Julius Carter*

*Foreman.*

0909

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Frank Christopher*

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

*Frank Christopher*

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

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

DE LANCEY NICOLL,  
District Attorney.

0910

BOX:

483

FOLDER:

4416

DESCRIPTION:

Church, John H

DATE:

06/02/92



4416

246

Court of Oyer and Terminer.

Witnesses:

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

Counsel,

Filed, 2 day of June 1892

Pleads,

THE PEOPLE

vs. B

John H. Church

VIOLATION OF EXCISE LAW.  
[III. Rev. Stat. (7th Edition), page 1958, § 21, and page 1989, § 5.]

*[Handwritten signature]*

DE LANCEY NICOLL

District Attorney.

*[Handwritten signature]*  
A TRUE BILL.

*[Handwritten signature]*

Foreman.

0912

Excise Violation-Selling on Sunday.

POLICE COURT- 5 DISTRICT.

City and County } ss.  
of New York, }

of No.

James Morgan  
Detective Police

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 20th day  
of November 1890 in the City of New York, in the County of New York,

at premises No.

1867 3rd Avenue  
John H. Church (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his  
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,  
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said

John H. Church

may be arrested and dealt with according to law.

Sworn to before me, this 20 day

of

Nov 1890 James Morgan

Police Justice.

0913

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK. } ss.

51 District Police Court.

*John H. Church* 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.

*John H. Church*

Question. How old are you?

Answer.

*4 years old*

Question. Where were you born?

Answer.

*New Jersey*

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

Answer.

*1866. 3<sup>rd</sup> ave. 1 1/2 yrs*

Question. What is your business or profession?

Answer.

*Battered arm*

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*

*J. H. Church*

Taken before me this

day of

189

*M. J. ...*

Police Justice.

0914

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 West*

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, 11 189

*[Signature]* Police Justice.

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

Dated, 11 189

*[Signature]* Police Justice.

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

Dated, 11 189

Police Justice.

0915

240

1789

Police Court,

District

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

James Mangen  
John H. Church

offense

110 Exchange Ave

BAILED,

No. 1, by

Residence

Mangan Mangen  
167 Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated,

Nov 30

1890

Magistrate.

Officer.

Precinct

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$



By

0916

W. A. Burrington.

B. C. Shannon.

Officers of  
Burrington & Shannon,  
Counselors at Law,  
63 Wall Street.

People  
vs  
Michael Cohn

New York, July 16<sup>th</sup> 1892.

Jas. W. Osborne, Esq  
Asst. District Attorney,

Dear Sir:

This case will be on Monday's calendar of Part II, it having been adjourned from last Monday on the agreement of defendant's counsel to interpose a plea of guilty.

The minimum fine for the offense charged, violation of the Dental Act, Chap 528, Laws of 1892, is \$50, and I have told defendant's counsel that, so far as the Society was at liberty to make any suggestion, it wd deem such fine sufficient in this case. It has been the custom to impose the minimum fine on conviction of a first offence where there were no aggravating circumstances as there are not in this case.

Very truly Yours  
W. A. Burrington.  
Counsel New York State Dental Society  
L.

0917

COURT OF GENERAL SESSIONS, PART 1

(1700)

THE PEOPLE

INDICTMENT

*John H. Church*

For *Never lived at the address of Madden*

To

M. *Marcus Keverson*  
No. *114 E 103* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Monday* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City, on \_\_\_\_\_ the \_\_\_\_\_ day of *24* MARCH instant, at eleven o'clock in the forenoon.

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

DE LANCEY NICOLL,  
District Attorney.

# Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*John H. Church*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*John H. Church*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows:

The said *John H. Church*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*  
day of *November* in the year of our Lord one thousand eight hundred and  
ninety- , at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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 intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell, as a beverage to one

*James Douglass*  
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  
*John H. Church*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS  
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John H. Church*

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

DE LANCEY NICOLL,  
District Attorney.

0919

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Clancey, Peter

**DATE:**

06/21/92



4416

0920

Witnesses:

*John W. Guse*

#516

Counsel,

Filed

21 day of June 1892

Pleads,

Grand Larceny, *Second Degree.*  
[Sections 528, 531, Penal Code.]

THE PEOPLE

vs.

*Peter Clancy*

DR LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Wm. H. Higgins*  
Foreman.  
*June 21 1892*

*Pen 3 mos*  
*PBA,*

Police Court

5<sup>th</sup> District.

Affidavit—Larceny.

City and County of New York, ss:

of No. 204 W 50<sup>th</sup> Street, aged 49 years, occupation Livery Stable Keeper, being duly sworn,

deposes and says, that on the 3<sup>rd</sup> day of June 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Six blankets two brushes  
and Currier Comb the whole  
valued at about thirty dollars

\$ 30<sup>00</sup>/<sub>100</sub>

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 Peter Clancy

from the fact that said property was in said deponent's possession. Defendant was in the employ of deponent. Defendant left said property when deponent missed said property. Defendant was subsequently arrested by Officer Smith and defendant admitted to said Officer that he had taken the Currier Comb and brushes. Deponent thereupon informs that the defendant is held to answer

John W. Gurne

Sworn to before me this 1892

Police Justice.

0922

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Peter Blancey* 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. *Peter Blancey*

Question. How old are you?

Answer. *67 yrs*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Stableman*

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 guilty  
Peter Blancey  
Name*

Taken before me this  
day of *Nov* 188*9*  
*[Signature]*  
Police Justice

0923

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.....

*DeFun*  
.....  
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 *June 17* 189*2*.....*[Signature]* 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.

0924

Police Court--- District. <sup>744</sup>

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John W. Smith*  
*204 W 58th St*  
*Peter Blauvelt*

Offence

BAILED,

No. 1, by .....  
Residence ..... Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

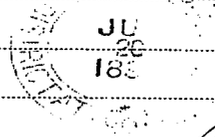
No. 4, by .....  
Residence ..... Street.

Dated *June 17<sup>th</sup> 1892*  
*John W. Smith* Magistrate.  
*Smith* Officer.  
*18<sup>th</sup>* Precinct.

Witnesses *Eusebio*  
No. *18<sup>th</sup>* Street.

No. *500* Street.

No. *500* to answer *H.S.*



*Cur gr*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Blarney

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

Peter Blarney

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

The said Peter Blarney,

late of the City of New York, in the County of New York aforesaid, on the 3rd day of June in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

six blankets of the value of four dollars each, two brushes of the value of two dollars each, and one currycomb of the value of two dollars

of the goods, chattels and personal property of one John Mc Guire

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.

He Laney Nicoll District Attorney

0926

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Clark, John R.

**DATE:**

06/02/92



4416

0927

940  
Dued

Court ofayer and Terminer.

If witnesses:

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

Counsel,

Filed, 2 day of June 1892

Pleads, McQuitty 9

THE PEOPLE

vs.

B  
John R. C. Leach

VIOLATION OF EXCISE LAW.  
[III. Rev. Stat. (7th Edition), page 1988, § 21, and page 1989, § 5.]

*General Pleas*  
*Chas. J. [unclear]*  
District Attorney

DE LANCEY NICOLL

District Attorney

A TRUE BILL.

*[Signature]*

Foreman.

# Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
*against*

*John R. Clark*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*John R. Clark*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows :

The said

*John R. Clark*

late of the City of New York, in the County of New York aforesaid, on the *fifteenth*  
day of *February* in the year of our Lord one thousand eight hundred and  
ninety- *one* , at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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 intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell, as a beverage to one

*Bernard J. Farrell*

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

*John R. Clark*

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

The said

*John R. Clark*

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

DE LANCEY NICOLL,

*District Attorney.*

0929

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Clark, John H.

**DATE:**

06/24/92



4416

Witnesses:

Christian Evers

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

670

Counsel,

*[Signature]*

Filed

day of

189

Pleads,

THE PEOPLE

vs.

*[Signature]*  
John H. Clark

*[Signature]*  
Burglary in the Third Degree,  
Section 498, N.Y. Penal Law

DE LANCEY NICOLL,

District Attorney.

*[Signature]*

A TRUE BILL.

*[Signature]*  
Foreman.

*[Signature]*  
Pen. Secy. P.S.M.

0931

Police Court— 4 District.

City and County } ss.:  
of New York,

of No. 311 4<sup>th</sup> avenue Street, aged 25 years,  
occupation Grocer being duly sworn

deposes and says, that the premises No. 311 4<sup>th</sup> avenue Street, 18<sup>th</sup> Ward  
in the City and County aforesaid the said being a Three story brick  
building the ground floor  
and which was occupied by deponent as a Grocery store  
and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means of forcibly entering the  
fan light over the door leading  
into said store

on the 17<sup>th</sup> day of June 1887 in the Night time, and the  
following property feloniously taken, stolen, and carried away, viz:

A bottle of whiskey a quantity  
of postage stamps and thirteen dollars  
and fifty cents the whole valued  
at about fifteen dollars

\$16<sup>00</sup>/<sub>100</sub>

the property of Deponent  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John H. Clark (nowhere)

for the reasons following, to wit: deponent went into said  
store at the hour of about 4 AM on  
said date and found the drawer in  
the counter of said store broken open  
and said property was missing.  
Deponent subsequently found the defendant  
secreted behind the Ice box in the  
rear part of said store. deponent  
caused the arrest of defendant

0932

Officer Murphy who found said  
property in the possession of defendant  
thereupon charged the defendant  
with larceny Burglary and returned  
said premises and found stolen  
said property and he says that  
the defendant is held to answer

Sum to be paid to Christian Coers  
this 17<sup>th</sup> day of June 1897

*[Signature]*

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 \_\_\_\_\_ 188\_\_  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 188\_\_  
There being no sufficient cause to believe the within named  
guilty of the offense within mentioned, I order he to be discharged.  
Dated \_\_\_\_\_ 188\_\_  
Police Justice.

Police Court, District,

THE PEOPLE, vs.,  
on the complaint of

Offence—BURGLARY.

vs.

1.  
2.  
3.  
4.

Dated \_\_\_\_\_ 188\_\_

Magistrate.

Officer.

Clerk.

Witness,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

§ \_\_\_\_\_ to answer General Sessions.

0933

Sec. 198-200.

<sup>th</sup> District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John H. Clark* 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. *John H. Clark*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No home.*

Question. What is your business or profession?

Answer. *Laborer*

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 -  
John Henry Clark*

Taken before me this

day of *March* 17

1889

Police Justice.

*[Signature]*

0934

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 *100* 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 17* 18 *92* ..... *[Signature]* 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.

0935

738

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Christina C. ...*  
*311 - 4th St*  
*John H. Clark*

*By*  
*John H. Clark*  
Offence

1  
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 *June 17* 18*92*

*John H. Clark* Magistrate.

*Murphy* Officer.

*78th* Precinct.

Witnesses *Call the officer*

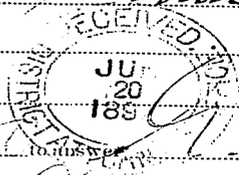
No. \_\_\_\_\_ Street.

*Richard Garps*

No. *311 4th St* Street.

No. \_\_\_\_\_ Street.

\$ *10* to issue



*Call the officer*  
*John H. Clark*  
*R. J.*

0936

**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 N. Clark*

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

*John N. Clark*

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

The said

*John N. Clark*

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the  
*17th* day of *June* in the year of our Lord one  
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of  
one

*Christian Evers,*

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 *Christian*  
*Evers* in the said *store*  
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.

SECOND COUNT—

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

*John H. Clark*

of the CRIME OF *Retil* LARCENY

committed as follows:

The said

*John H. Clark*

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

*one bottle of whiskey, of the value of one dollar, fifty United States postage stamps, of the denomination of and value of two cents each, and the sum of thirteen dollars, and fifty seven cents in money, lawful money of the United States of America and of the value of thirteen dollars and fifty seven cents*

of the goods, chattels and personal property of one

*Christian Evers*

in the

*store*

of the said

*Christian Evers*

there situate, then and there being found, in the *store* 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.

*De Lancey Nicoll*  
*District Attorney*

THIRD COUNT:

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of

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

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

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, 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.*

0939

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Clarke, Bernard

**DATE:**

06/02/92



4416

1223

Good

Witnesses:

Counsel,

Filed 2 day of June 1892

Pleads, *Wm. H. ...*

THE PEOPLE

vs.

B

*Bernard Clarke*

VIOLATION OF EXCISE LAW.  
(Selling on Sunday, Etc.)  
[Ill. Rev. Stat. 7th Edition, Page 1882, Sec. 21, and  
Page 1889, Sec. 5.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Lewis Patten*  
Foreman.

*Printed by the Court of Session  
Scottish and Glasgow Dispensary.*

*Part 8. H. L. ... 1892.*

*int...*

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Bernard Clarke*

The Grand Jury of the City and County of New York, by this indictment accuse  
*Bernard Clarke*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

*Bernard Clarke*

late of the City of New York, in the County of New York aforesaid, on the *thirty first* day of *May* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

*Sergeant Smith*

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

SECOND COUNT—

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

*Bernard Clarke*

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

The said

*Bernard Clarke*

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

DE LANCEY NICOLL,

*District Attorney.*

0942

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Clerget, Max

**DATE:**

06/21/92



4416

0943

#512

Counsel,  
Filed *4* of *June* 189*2*  
Plends,

R A P H  
(Sections 278 and 218, Penal Code.)

THE PEOPLE

vs. *P*

*Max Cergot*

*W. L. ...*

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Ernest Higgins*  
Foreman.  
*J. J. ...*  
*Head of ...*  
*Shut ...*  
*Conat ...*

Witnesses:  
*W. H. O. ...*  
*Garah ...*

0944

I am very sorry for all I <sup>what</sup> doise, but  
I was foolish, like almost all the fellows  
not thinking of what could hapened  
to me. Now, what can I do? Committe  
a suicide, or what. If we were  
old enough to get married I would  
be willing to do it; but I am out of  
work. Then please tell me what to  
do and I will do it.



0946

My dear mother  
I am

Yours affectionately  
Wm

Wm. W. W.

Wm. W. W.

Wm. W. W.

0947

4<sup>th</sup> District Police Court

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

William H. King

that he has been informed by one Sarah L. Lavin and does well believe  
deposes and says that on the 10<sup>th</sup> day of June 1892 at the  
City of New York, in the County of New York, at No. 543 E. 15<sup>th</sup> Street

in said city of New York, one Max Bergeret (now here) did unlawfully perpetrate an act of sexual intercourse with a certain female (now present) called Sarah L. Lavin, the said female being then and there under the age of sixteen years to wit of the age of fifteen years, not being his wife, in violation of the statute in such case made and provided and especially of Section 272 of the Penal Code of the State of New York.

Wherefore the complainant prays that the said

Max Bergeret

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 19<sup>th</sup> day of June 1892

William H. King

Police Justice.

0948

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877

aged 15 years, occupation Sarah Davis  
543 O 15th Street, being duly sworn, deposes and  
Keep house of No.

says, that she has heard read the foregoing affidavit of William H. King  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 19th  
day of June 1892, Sarah Davis

[Signature]  
Justice

09449

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*W.L.* District Police Court.

*Max Clerget* 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. *Max Clerget*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Paris*

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

Answer. *543 E. 15 St - 17 months*

Question. What is your business or profession?

Answer. *None No occupation*

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 Clerget*

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



0951

748

Police Court--- 24<sup>th</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William H. King  
106<sup>th</sup> St. 23<sup>rd</sup>  
1 Max Berger  
2  
3  
4

Offence Rape

BAILED.

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated June 19<sup>th</sup> 1892.

Hogan Magistrate.

Doyle Officer.

12<sup>th</sup> Precinct.

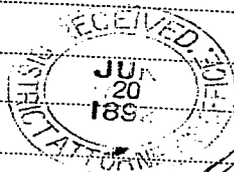
Witnesses ball officer

No. .... Street.

No. .... Street.

No. .... Street.

\$ 1000 to answer G.S.



[Signature]

0952

*The New York Society for the  
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, June 20<sup>th</sup> 1892

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

The People  
against

Notice of Prosecution.

Max Berger

To the District Attorney of the  
City and County of New York,

Sir: This Society is interested in the prosecution of the above defendant, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1886, Chapter 30, Section 1), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,  
President, &c.

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN  
*Recke*

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

*President, &c*

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 Rerach*

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

indictment, accuse *Max Rerach*

of the CRIME OF RAPE, committed as follows:

The said *Max Rerach*,

late of the City of New York, in the County of New York aforesaid, on the *eighteenth*  
day of *June*, in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, with force and arms, in and upon  
a certain female not his wife, to wit: one *Dorothy Divin*,

then and there being, wilfully and feloniously did make an assault, and her  
the said *Dorothy Divin*, then and there, by force and with violence to  
her the said *Dorothy Divin*, against her will and with-  
out her consent, did wilfully and feloniously ravish and carnally know, 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 Rerach*

of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-  
mitted as follows:

The said *Max Rerach*,

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 a certain female not his  
wife, to wit: her the said *Dorothy Divin*, then and there being,  
wilfully and feloniously did make another assault with intent her the said *Dorothy*  
*Divin*, against her will and without her consent, by force and violence, to then  
and there wilfully and feloniously ravish and carnally know, 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 Shragt  
of the CRIME OF RAPE, committed as follows:

The said Max Shragt,

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 a certain female not his wife,  
to wit: her the said Sarah Swin, then and there being, wilfully and  
feloniously did make another assault, and an act of sexual intercourse with her the said  
Sarah Swin, then and there wilfully and feloniously did  
commit and perpetrate, against the will of the said Sarah Swin,  
and without her consent; 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.

## FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further  
accuse the said Max Shragt,  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-  
mitted as follows:

The said Max Shragt,

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 a certain female not his  
wife, to wit: her the said Sarah Swin then and there being,  
wilfully and feloniously did make another assault, with intent an act of sexual intercourse with  
her the said Sarah Swin, against her will and without her  
consent then and there wilfully and feloniously to commit and perpetrate, 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~~

~~Eight~~ COUNT—

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

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTERCOURSE  
WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS, NOT HIS  
WIFE, committed as follows:

The said Max Reragt,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-  
said, at the City and County aforesaid, with force and arms, in and upon a certain female  
not his wife, to wit: her, the said Sarah Dwin, —

then and there being, wilfully and feloniously did make another assault, she the said

Sarah Dwin, being then and there a female under the  
age of sixteen years, to wit: of the age of fifteen years; and the said

Max Reragt — then and there  
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said

Sarah Dwin —, 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.*

0957

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Cody, John

**DATE:**

06/02/92



4416

1883

Witnesses:

Counsel,

Filed

day of

June 1897

Pleas,

THE PEOPLE

vs.

B

John Boddy

March 24/93

RECEIVED FOR THE DISTRICT CLERK OF THE DISTRICT OF COLUMBIA

VIOLATION OF EXCISE LAW.  
(Selling on Sunday, Etc.)  
III. Rev. Stat. 6th Edition, page 1087, Sec. 21, and  
page 1089, Sec. 23

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lulmas Cattini

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*

*John Cody*

The Grand Jury of the City and County of New York, by this indictment accuse  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows:

The said

*John Cody*

late of the City of New York, in the County of New York aforesaid, on the *twenty third*  
day of *August* in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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 intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell as a beverage to one

*Rowland J. Ricdell*

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

SECOND COUNT—

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

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

The said

*John Cody*

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

DE LANCEY NICOLL,

*District Attorney.*

0960

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Cohen, Abe

**DATE:**

06/09/92



4416

92d Court of Dy. and Terminals

Counsel,

Filed 9 day of June 1892

Pleads,

THE PEOPLE

vs.

*Handwritten notes and signatures in the center of the page.*

VIOLATION OF EXCISE LAW.  
(Selling without license.)  
(III. Rev. Stat. (7th Edition), page 1881, § 13, and  
of 1883, Chap. 310, § 5.)

DE LANCEY NICOLL,

District Attorney.

*Handwritten signature of De Lancey Nicoll.*

A TRUE BILL.

Foreman.

Witnesses:

Four vertical dotted lines for witness signatures.

0962

~~Court of General Sessions of the Peace~~

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

The Grand Jury of the City and County of New York, by this indictment accuse  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITH-  
OUT A LICENSE, committed as follows:

(III. Revised Statutes, [7th edition] page 1991, Sec. 13.)

The said

late of the City of New York, in the County of New York aforesaid, on the  
day of in the year of our Lord one thousand eight hundred and  
ninety- , at the City and County aforesaid, certain strong and spirituous liquors, and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
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, in quantity less than five gallons at a time, to

certain persons whose names are to the Grand Jury aforesaid unknown, without  
having a license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1888, chapter 310, Sec. 5.)

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND  
BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at  
the City and County aforesaid, and at the premises there situate, known as number

certain strong and spirituous liquors, and certain ales, wines 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

certain persons whose names are to the Grand Jury aforesaid unknown, to be drank upon  
the premises aforesaid, without having a license therefor, as required by law, 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.

0963

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Cohen, Samuel

**DATE:**

06/13/92



4416

0964

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Cohen, Harris

**DATE:**

06/13/92



4416

Witnesses:

*Off John M. Leberge*

#254  
Counsel, *James Goodhart*  
Filed *13* day of *June* 189*2*  
Pleads: *Not guilty*

*23 Smith Ave*  
*62 Bayard* vs.  
Samuel Cohen  
and  
Harriet Cohen

Grand Larceny, Second Degree  
(Sections 688, 894, 850 Penal Code.)

*2/6*  
*107 E 114*  
DE LANCEY NICOLL,  
*District Attorney.*  
*June 29th*

A TRUE BILL.

*No. 1 - 6 was Pen 9*  
*No. 2 - Pen 6 (ms. B.M.)*  
*Superior*  
*June 4/92* Foreman.  
*Mr. Pender*

*Part 2 - June 29, 1892*  
*No. 1 Trial and Convicted of P. L.*

6-1-92

The People

Samuel Cohen

Court of General Sessions. Part II  
 Before Judge Fitzgerald. June 29<sup>th</sup> 1892  
 jointly indicted with Morris Cohen for larceny  
 in the second degree and receiving stolen  
 goods.

Daniel Healey sworn and examined testified:  
 I live at 218 First Avenue in this city, am  
 in the liquor business, and lived there on the  
 30<sup>th</sup> of June. I occupied the ground floor as  
 a store and lived overhead and have the  
 whole floor. Did you on the 30<sup>th</sup> of June  
 lose any property from the premises, 218  
 First Avenue? Yes, there was two overcoats,  
 a watch and chain and eight dollars in  
 money, a ladies jacket and a boy's suit  
 of clothes. I have been in the liquor business  
 since last March a year ago, and before  
 that I worked hard for nine or ten years  
 at building. I was never in the clothing  
 business. I paid for these clothes that were  
 stolen. I had the chain about a year  
 and the watch nine years; it is a double  
 case watch and a plated chain. I paid  
 twenty dollars for the watch and five dollars  
 for the chain. One of the overcoats cost  
 eighteen dollars and the other twelve. I  
 had the eighteen dollar one two years and  
 the twelve dollar one one year. I paid eight  
 dollars four weeks ago for the boy suit  
 and my wife paid six dollars for.

the jacket; she had it a couple of years. I discovered I had lost these things about five minutes past two o'clock in the afternoon. The coats were in a closet and the boys suit of clothes and the watch and chain and eight dollars in money were in the trunk; it was locked and the lock was drawn. I next saw the articles at half past two o'clock that same afternoon in the Harlem Court. I also saw the prisoner and Officer McCabe there. I saw there one overcoat, the wife's jacket and the boys suit of clothes. My place 298 1/2 First Avenue is between 112<sup>th</sup> and 113<sup>th</sup> Sts. and the Harlem Police Court is in 125<sup>th</sup> street, near First Avenue. I had scarcely missed the goods when an officer came down and informed me that there was a letter found in the pocket of the coat addressed to me from the Board of Excise. Officer McCabe came into my place on the following day with the prisoner. I saw the watch and chain; he asked me if they were mine and I said, yes; he went away and took the prisoner with him.

Cross Examined. I saw the prisoner at the Court room in the afternoon; he saluted me. I asked him if he stole them; he said, 'no.'

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the other fellow gave them to him. Was the other fellow there? Not at that time. I bought the overcoat of a man that goes around selling them; he is an agent for some company down town, I don't know who he is. I gave him twelve dollars for it. I wore it all the winter as fast as I could. The boys suit was bought at the Westchester Clothing Co. 125<sup>th</sup> street and Third Avenue.

John McCabe, sworn and examined. I am a police officer attached to the 29<sup>th</sup> precinct. I remember seeing the defendant on the 30<sup>th</sup> of June last at 2218 Second Avenue this city? Yes. As near as I remember it was half past two or twenty minutes of three. No 2218 Second Avenue is a pawn shop and is kept by Simons. I went in there to look for some stolen property, and while talking there Harris Cohen came in with an overcoat; he wanted a loan of three dollars on it; the pawn broker looked at it and gave him one dollar. About that time Sam Cohen came in; he laid an overcoat down, a ladies jersey jacket, and a boys' suit of clothes. I went up and asked him where he got them. He came in a few minutes after Harris. I asked him what he was doing.

with those clothes? He said he was selling them? I asked him why he did not sell them somewhere else? He said he was selling them for another party. He said a man gave them to him to sell. I said, Have you got a license to sell? He said, No. I looked for a badge. He said they came round buying old clothes and selling them, <sup>and he said</sup> that he was a Hebrew and that he had two holidays and he came up to Harlem with this party, he was not working, he came up with this party that gave him those clothes to sell and got a loan on them; he went in there, he was tired carrying them. The defendant did not tell me where the party gave him the clothes. I told him if he knew anybody in Harlem who would vouch for his honesty I would take him there. He said he knew somebody in 117<sup>th</sup> street and Second avenue. I said, you can leave the clothes and we will go up there. I went up to 117<sup>th</sup> street; he did not meet anybody; we went back to First avenue and 112<sup>th</sup> street; he failed to find anybody to identify him. I went back to the pawn broker's place and took him and the clothes to the station house and

took him around to the Court, and the man on horse duty was sent down to notify Mr. Healey, as there was a letter in the pocket from the Excise Board notifying Mr. Healey to come for his license at 288 1/2 First Avenue. I judged from that that there must have been a larceny committed in the house. An officer investigated the place and we discovered the robbery. Mr. Healey came up to the Court and identified his clothes. When I was taking the defendant to the station house he referred me to whom he worked and showed his hands that he worked for a living, that he was no thief and was never arrested - if I would only go down to Bayard Street I could see the people who would verify for his character and all such as that. After Healey got up there, did you have any conversation with the defendant Samuel Cohen about the watch and chain? Yes. That night I went back and saw him in the prison and told him there was a watch and chain and eight dollars gone. I told him I knew the other party that got the loan of a dollar on the overcoat, and that if he would tell me where I could arrest these

parties that I would mention the fact here if you could do anything for him. On that statement he said if he got out now he would go and show me the house where this party was. He was bailed out the next day and I followed him and a friend down First Avenue to 113<sup>th</sup> street and from there to 445 and came back and went down First Ave. to 207<sup>th</sup> street and at Second Avenue where Harris Cohen's sister keeps a store he went in. I waited in the doorway outside about five minutes. Harris Cohen put his hand in his pocket and was passing him (Samuel Cohen) this watch and chain. I was right behind him and Harris Cohen dropped the watch and chain in my hand. I took Harris Cohen up to Court Saturday morning and he was put under a thousand dollars bail to go before the grand jury. Healey went up to the pawn shop and paid a dollar deposit on the coat which Harris Cohen had pawned and took it home. I showed the watch and chain to Healey afterwards and he identified it as his.

Cross Examined. I followed the defendant to the

various places. That was by an understanding between us that he should show me the man that gave him the goods, and in pursuance of that I went after the man who gave him the goods. He did all that he could to give me the information necessary to ascertain where those things were. He told me the girl this party went with and where I would find him. The clothing that they brought into the pawn shop looked as if they were half worn to me. There was no offer made by the pawnbroker for the clothes. I made the arrest before there was a chance. I enquired of Central Office men as to the defendant's character, and they told me they knew nothing bad of him. The other party, (Harris Cohen) has come down from State prison; he pleaded guilty before Judge Mastine and was sent to the State prison for four years. This defendant put in a plea of not guilty and desired to be tried separately. It is a clothing store where I found Harris Cohen - where they sell cheap goods. Harris Cohen's father is sexton of a synagogue in 114<sup>th</sup> street and I understand the sister keeps the store; it is 2070 Second Avenue between 106 and 107<sup>th</sup> sts.

Did he (the defendant) tell you where this man gave him the clothes? No sir. Just recollect the time, officer, is it not true that he stated to you that he came up to go to a pic nic? He made that statement in the afternoon that he was going to a pic nic with a young lady, he made a statement in court to that effect. Did he say that he was going up there to go to a pic nic with a girl and that he met there Harris Cohen, that he then gave him the clothes to pawn? He made that statement in court also; there was a young lady, he made a statement that she was with him. That was in the examination afterwards. Did he make that statement to you at the time of the arrest? No. I do not recollect that at the time of the arrest. I was asking him about his acquaintances in Harlem.

By counsel: On that day there was a pic nic at Sulzger's Park? This time of year there is hardly a vacant day. There is a pic nic six days in the week. He stated to the Court that he was going to the pic nic with a lady; that was on the examination before Judge Voorhis.

Ever since he was able to go along with my wagon, to follow and watch the wagon. A good many years? Yes. Where does he live? In his mother's house No. 62 Bayard street. I pay him regular wages, and every cent I pay him he gives it all to his mother. What kind of a boy is he? He is a hard-working, good boy. Has he ever been in any trouble? No sir, not ever before in his life; it puzzled me to see the way he was speaking here; he is out of his mind, he is out of his senses. You bailed your brother out didn't you? Yes sir. You are the owner of real estate? Yes, I am. How long have you lived in the neighborhood down there where you do your business? Twenty five years ever since I am in this country; he was born in this neighborhood. Do you know this Morris Cohen? Yes, I do. What do you know of him? I heard he is a bad character; his father has been in the clothing business ever since I have been in this country; he used to keep a second hand clothing store at 104 Bayard in the basement, then in No. 83 and No. 46 Bayard St. Were you present at the time or

did you see these things that were found in possession of your brother in the pawnshop? No. I did not. I seen them in Court. The next day was it? Yes sir, Saturday morning I believe it was. The case was set down for the next morning was it? Yes. Has your brother bailed out the same day? I do not know. The next morning I gave bail

Joseph Weinstein, sworn and examined testified. What is your business? Dry goods. Whereabouts? No. 12 Elizabeth street. How long have you been in business there?

Twenty years. You do a fair dry goods business dont you? Certainly. You are a man of property arnt you? Yes sir.

You own considerable property dont you? Not much. Do you own property on the corner of Delancey and Essex streets? Yes.

You recently bought it, didnt you and paid ninety six thousand dollars for it didnt you? Yes. You know Max Price here? Yes. How long have you known him?

About fifteen or eighteen years. What is his character, is it good or bad? He has a good character. I never heard anything bad against him.

You know him for fifteen years? Yes.

Is he a hard working man? Yes, he works.  
 Do you know him to be in the express bus-  
 iness? Yes, he carries freight for me. You  
 know his character to be good? I never  
 heard anything bad against him. You  
 know him for the last fifteen years? Yes.  
 Gabriel Cohen, sworn and examined.

What is your business? Tin business.  
 How long have you been in that business?  
 Fifteen years. Where do you live? No-10.

Elizabeth street. Do you know Max Rice?  
 Yes. How long have you known him?  
 Ever since he was a little fellow about  
 eight years old I think he was. I  
 know him for the last fifteen years.  
 His character was good, he worked  
 for me.

Morris Caplana sworn and examined.  
 What is your business? Clothing. Whereabouts?  
 In 69 Bayard street. How long have you  
 been engaged in that business? There about  
 twelve years. Do you know Max Rice?  
 Yes sir, I do. What is his character, good  
 or bad? First rate as far as I know.  
 Do you know him to be a hard working  
 man in the express business? O yes!

Patrick Dolan, sworn and examined.  
 Sergeant you are at Headquarters are you  
 not on the detective force for a good

many years have you not? Yes sir.  
 Do you know Max Price? I do, yes sir.  
 How long have you known him, officer? I  
 know the whole family for the last twenty five  
 years round the Sixth ward. What do  
 you know of him, public officer as you  
 are, detective? I see him every once in  
 a while down town. Do you know his general  
 character for honesty? Yes; all right as  
 far as I know.

Moses Price, sworn and examined, testified:  
 What is your business? Real estate.  
 This is your brother, is it not, the defendant?  
 Yes, I am the oldest brother. Your brother  
 works for Joseph Price does he not  
 as an Expressman? Yes. From what  
 you know, is his character good or  
 bad? Very good, he never was in trouble  
 as I know. I am 27 years in this country.  
 He was born in this country. I have  
 been in this country 27 years. I sent for  
 mother and father, my mother is in  
 Court, my father is dead. He (the  
 defendant) helps to support his mother  
 and is a hard working man.  
 The jury rendered a verdict of guilty  
 of petty larceny. The Court sentenced him  
 to the penitentiary for six months.

0978

Testimony in the  
case of  
Samuel Cohen  
filed June

1892

50 1/2

the pawnbroker's is at 2246 Second Avenue,  
 it is the only one I was in. I did not  
 know where Harris Cohen lived. I was  
 with a couple of boys, and one of the  
 boys showed me where he lived. I went  
 in the store and called him out. I did  
 not want to go in the store. Then you  
 met him in 125<sup>th</sup> street did you know  
 where he lived? No. You had not seen him  
 for ten years is that right? That is  
 right. I had not seen him. Were you in-  
 timiate with his family? No sir. How did  
 you know his father was in the clothing  
 business if you had not seen him for  
 ten years? Because he had a business ~~up~~  
~~down~~ <sup>up</sup> town. That is the only reason you know?  
 Yes, they have got a business up town yet;  
 that is the only reason I know. Then I  
 was arrested Harris Cohen suggested to me  
 to give a wry name. He told me to give  
 a wry name in the pawn shop before I  
 saw McCabe. That did not make you  
 suspect that these goods were stolen, did it?  
 No sir. Where did you start from to go  
 to this excursion? From Canal street and  
 the Boney. I took the Elevated Railroad; the  
 pic nic was to be at 126<sup>th</sup> street. Three of us  
 went to the pic nic. The girl's name  
 is Lizzie Cohen; she lives at 126

Harrison Avenue, Brooklyn. I met her in New York at 74 Bayard street; she came to our house to go with me to the pic nic. Then there was a fellow named A. Bergman with us; he lives at 38 Forsythe street; we three got off the train at 125<sup>th</sup> street and were going to the Park when we met Harris Cohen between Second and Third Avenues. I had not seen him in ten years. I gave him a halloo. I knew he was from down town; he called me, I left the other fellow standing with the girl, and he says to me, Do you want to take any clothing in the pawnbrokers? ~~He~~ says, yes! He handed me a bundle of clothing, and I put them in my arm and walked down with him as far as the pawnbrokers. What was he to give you? He says, he will make it all right with me. What became of Bergman? I left him to go with the girl to the pic nic and I told him I would be up there. I went off with Harris Cohen to pawn these things. Did you not ask him why he could not pawn them himself? I do not know. I did not ask him that at all. I did not know at that time that he had been

in the State prison. When did you learn it? I do not know. When did you learn for the first time that this man who asked you to do that was in the State prison? I heard of it two or three months ago. How long was that before the day that you met him, June 3? That was the first time I met him that day.

You had known it there for about two months? No sir, I did not meet him; the same fellow told me that this party was out. You know on the day that you took the package from him that he had been in State prison? Yes. Did you say anything to him about that? No sir.

Did not say anything at all about that? No sir. He told you to give the name of Cohen to pawn those things? Yes sir.

That was his name? Yes sir. The District Attorney asked you whether he was sent to the State prison for robbing your brother is that true, did Cohen rob your brother? No sir. You did not understand the District Attorney when he asked you that question did you? No sir. You have never been in the Court room before, have you? No sir. When you were arrested you were bailed the same day were you not? Yes sir.

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The officer is the one that told you that the watch and eight dollars in money had been stolen, is not that so? Yes, the officer told me that. You did not know anything about that did you? No. I did not. When the officer told you that you told him you would show him the man that gave you the goods is not that so? Yes, the officer <sup>even</sup> searched me twice to see whether I had the stuff or not, the watch and chains. When you went into this place where this man was you wanted to get this man outside, didn't you? Yes. It was in there <sup>that you</sup> said it was to warn for you to stay is not that so? Yes you told him so didn't you in order to get him out? Yes.

You went there with a preconceived understanding on the part of yourself and the officer that you were to show him where this man was that gave you the goods? Yes. You did that? Yes.

Joseph Price, sworn and examined  
What is your business? I am boss truckman. How long have you been engaged in that business? Seventeen years.  
Max Price here is your brother? Yes.  
How long has he been at work for you?

## The Case for the Defense

Max Price, sworn and examined, testified. My business is truck driving. I live at 62 Bayard street and have lived there about six or seven years. I am 23 years old and live with my mother; she is in court; I support her. I work for my brother; he is a boss carman and his place of business is at 74 Bayard street. I have worked for my brother at trucking going on sixteen or seventeen years ever since I was a small boy. I remember on the 3<sup>rd</sup> of June being in Harlem. I was going up to a pic nic at Sulph<sup>er</sup> me and my girl and two more fellows. I was walking down on 125<sup>th</sup> street between Second and Third avenues. I met a fellow, whose father keeps a second hand clothing store down town. He had a bundle <sup>in</sup> his arm. He asked me did I <sup>want to</sup> take anything in the pawnbroker's. I told him, yes. He went to work and gave me a bundle of clothing to take into the pawnbroker's and ask three dollars on it. Just the minute I fetched them in the pawnbroker's and asked three dollars, the man says, "they are not worth three dollars, that they are only worth one dollar." I told him I

will take the stuff out and ask the man  
whether I should take one dollar. I asked  
Harris Cohen, and the minute I went to  
90 out the officer arrested me. It was Officer  
McCabe. I told the officer I got the stuff  
off Harris Cohen, that his father kept a  
business up town, and that he got the  
stuff off his father to sell it. That is  
what Harris Cohen told me, and that  
he asked me to go and take them to the  
pawn broker's shop and pawn them for  
three dollars. I met the officer in the pawn  
broker's shop and told him I got the  
stuff off Harris Cohen and that was  
all I knew about it. I did not know  
where Harris Cohen lived but the fellow  
who went with me to the pic nic knew;  
he lived on 107<sup>th</sup> street, and I walked  
down with the fellow and Officer McCabe  
walked behind and I went to work and  
told the officer that I would see the other  
fellow if I could. I walked down the  
centre of the street with one of the boys. I  
could not find him, he walked in  
another place and I saw him in  
his house, in his sister's store; he  
sat inside and after a little while I  
told him it was too warm and we

came outside, and the officer asked him what had he got? He said he had a watch and chain; he took it out of his pocket; he wanted to hand it to me and Officer McCabe took it right out of his hand. I did not know those things had been stolen; he told me he got this stuff off his father, and that is all I know about it. I was never arrested before for any offence. I told the officer when he arrested me what I worked at and I showed him my hands, that they were hard-working hands.

Cross-Examined: I stayed in Cohen's place two or three minutes. During the time I was in there I never spoke a word to the man about the watch or the eight dollars. I had no conversation with Officer McCabe about the watch and the eight dollars before he took me down. I heard some of the testimony of the officer when he was on the stand. I did not have the conversation with the officer relative to the watch and the eight dollars that he testified to. Harris Cohen and I "hung out together" when we were boys about twelve years ago; we lived in the same neighborhood. I knew him very well down town; but it was up town that I met him. I could not

tell you how long it is since I saw him down town. I don't know whether it was five years or two months. It was the first time in ten years that I had seen him when I met him up town. I did not know anything about his character. I knew that he worked for his father. Did you ever know that he robbed your brother and went away to Sing Sing for it and did time, answer that question yes or no? I think he did. Don't you know he did? Yes. I don't know whether it was him or not. You know that he did time for it at all events? Not as I know of. I don't know, I do not think it was him at all. Did you know when Harris Cohen came out of Sing Sing? That was the first time I met him when he came out of Sing Sing I came up town on the third of June. As I understand I think he was out about four months. I knew his father was a dealer in second hand clothes. When I saw him with a lot of stuff it did not excite any suspicion that they might have been stolen; it never occurred to me. I walked all the way down from 125<sup>th</sup> St. to the pawn brokers with him. I suppose

0987

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877

*John McCabe*  
aged \_\_\_\_\_ years, occupation *Detective* of No. \_\_\_\_\_  
*The 79<sup>th</sup> Precinct* Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of *Samuel Healy*  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this *5* day of *June* 18*97*  
*John M. McCabe*

*John McQuinn*  
Police Justice.

0988

(1385)

Police Court—5<sup>th</sup> District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

Samuel Kealy

of No. 2188 First Avenue Street, aged 31 years,

occupation Saloon Keeper being duly sworn,

deposes and says, that on the 3<sup>rd</sup> day of June 1893 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the day time, the following property, viz:

One boys suit of clothes, one lady's  
jacket, two overcoats, one double case  
silver watch, one plated chain and charm  
and eight dollars gold and lawful money  
of the United States, the property being  
altogether of the value of about seventy  
seven dollars \$77.00

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 Samuel Cohen and Harris

Cohen, (now here), from the fact that the  
said property was in one of deponent's  
rooms at the above address. That deponent  
missed the property in said room. That  
deponent is informed by John McCabe  
Detective of the 29<sup>th</sup> Precinct that he, the  
detective arrested the defendants Samuel  
on the 3<sup>rd</sup> of June with some of the property  
in his Samuel's possession, that on the 4<sup>th</sup>  
of June, he, the detective, arrested the defendant  
Cohen with the aforesaid watch and chain  
and charm, in his possession. That  
he, the detective saw both defendants in  
company with each other on the 3<sup>rd</sup> day  
of June. Deponent further says that he

Sworn to before me this 3<sup>rd</sup> day of June 1893

Police Justice.

has recovered all the property with the  
exception of the money and has fully and  
positively identified the same as the  
property taken as aforesaid and prays  
that the defendant be dealt with as the  
law directs

Daniel Healy.

Done and before me }  
this 5th day of June 1897 }

John M. Keachis  
Police Justice

0990

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY } ss:  
OF NEW YORK.

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

Question. What is your name?

Answer. *Samuel Cohen*

Question. How old are you?

Answer. *Twenty Three*

Question. Where were you born?

Answer. *New York City*

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

Answer. *57 Mott St 6 years*

Question. What is your business or profession?

Answer. *Truck Driver*

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*  
*Samuel Cohen*

Taken before me this

day of June 189

*W. C. ...*  
Police Justice

0991

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

*Harris Cohen*

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 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. *Harris Cohen*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *617 1/2 East 114 St 8 months*

Question. What is your business or profession?

Answer. *Driver*

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  
Harris Cohen*

Taken before me this

5

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*W. J. ...*  
Police Justice

0992

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

Dated, June 8 1892

*W. J. ...* Police Justice.

I have admitted the above-named

*defendant*

to bail to answer by the undertaking hereto annexed.

Dated, June 8 1892

*W. J. ...* 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.

0993

316 689  
1334  
Police Court--- 5 --- District.

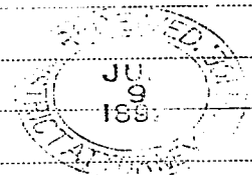
THE PEOPLE, &c..  
ON THE COMPLAINT OF  
*David Bradley*  
2188<sup>va.</sup>  
*Samuel Cohen*  
*Samuel Cohen*

Offense *Mulder*

BAILED  
No. 1, by *Joe P. Rice*  
Residence *577. North* Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated, *June 5* 189  
*Worthis* Magistrate.  
*W. C. Kane* Officer.  
*59* Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.



No. \_\_\_\_\_ Street.  
\$ *1.000* each *9.84* to answer  
*lot paid for*  
*No. 1. Vines No 2. C. W.*  
*500 ft as June 7 189*  
*Adj. to June 8 2 PM*

The Magistrate  
presiding in my  
absence will hear  
and determine this  
Case  
*John K. Worthis*  
*Police Justice*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Cohen and Harris Cohen

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

Samuel Cohen and Harris Cohen of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Samuel Cohen and Harris Cohen, both

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

one coat of the value of five dollars, one vest of the value of two dollars, one pair of trousers of the value of three dollars, one jacket of the value of ten dollars, two overcoats of the value of fifteen dollars each, one watch of the value of ten dollars, one chain of the value of five dollars, one chain of the value of five dollars, and the sum of eight dollars in money, lawful money of the United States of America, and of the value of eight dollars,

of the goods, chattels and personal property of one Daniel Healy

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.

## SECOND COUNT—

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

*Samuel Cohen and Harris Cohen*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Samuel Cohen and Harris Cohen, both*

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,

*the same goods, chattels and personal property described in the first count of this indictment*

of the goods, chattels and personal property of one *Daniel Healy*

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

unlawfully and unjustly did feloniously receive and have; the said *Samuel Cohen and Harris Cohen*

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

DE LANCEY NICOLL,

*District Attorney.*

0996

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Cohen, Michael

**DATE:**

06/28/92



4416

Witnesses  
Caroline P. [Signature]

638  
Counsel, R. Z. Reber  
Filed 28 day of June 1892  
Pleads, W. C. Smith, (Judge)

Legal practice  
of entering  
Chap. 528 Laws of 1872 § 17

THE PEOPLE  
vs.  
149 Stanton of  
Bank B  
Michael Cohn

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

M. [Signature]  
Jury 2 - July 1992 Foreman.  
Pleads Guilty  
[Signature]

0998

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Michael Cohen* 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. *Michael Cohen*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *43 Clinton St 2 weeks*

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 jury trial  
Michael Cohen*

Taken before me this *9/5* day of *September* 19*35*  
*[Signature]*  
Police Justice.

0999

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 Byardant

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

Dated, June 25 189 [Signature] Police Justice.

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

Dated, June 25 189 [Signature] Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

1000

778

Police Court, District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Cardinal Hoffman  
330 S. 4th St.  
Michael Cohen

Offense, The detailed Act

2  
3  
4

Dated, June 25 1892

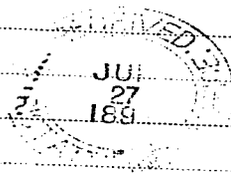
Duffy Magistrate.

Officer.

Precinct.

Witnesses

No. Street.



No. Street.

No. Street.

\$ 300 to answer G-8

Bailed

BAILED,

No. 1, by Louis Kronberg  
Residence 40 Clinton Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

10001

10th District Police Court.

THE PEOPLE,
On the Complaint of the DENTAL SOCIETY OF THE STATE
OF NEW YORK,

Violation of Dental Act, Chapter 328
of Laws of 1889-1892

against

Michael Cohen

THE DENTAL SOCIETY OF THE STATE OF NEW YORK, a duly incorporated
Society of the said State, complain that one Michael Cohen
residing at No. 170 Stanton Street,
in the city and county of New York is guilty and has been guilty of the crime of practising
dentistry in said city and county without the license and registration provided for by law
committed in the manner set forth in the affidavits of Caroline Hoffmann and
Henry Loring
hereto below following, upon which affidavits this complaint is made.

W. A. Purrington
Counsel of the Dental Society of the State of New York.

State of New York,
County of New York } ss.

Caroline Hoffmann

being duly sworn, deposes and says as follows:

I.—I reside at No. 330 E. 76th Street, in New York City

II.—On or about the 20th day of June 1892
and between the 15th day of June 1892 and the
24th day of June 1892 one Michael Cohen
at No. 170 Stanton

Street, in said city and did then and there practice dentistry and assist in the practice of dentistry
upon me Caroline Hoffmann and did receive for such practice
the sum of \$ twenty five cents.

Sworn to before me this
day of June 1892.

Caroline Hoffmann
Police Justice

State of New York,
County of New York } ss.

Henry Loring

being duly sworn, says:

I.—I reside at No. 114 Stanton Street, in New York City

II.—Having examined carefully the Register of dentists kept pursuant to Chapter 327 of
the Laws of 1889, in the office of the Clerk of this County for the name of Michael Cohen
and finding no such name therein registered,

I declare that at the time of the practice of dentistry by said Michael Cohen
set forth in the foregoing affidavit of Caroline Hoffmann
the contents of which I know, the said Michael Cohen was not
registered as a dentist, in accordance with Section 3 of said Chapter 327 of the Laws of 1889,
and his said dental practice was unlawful and against the form of the statutes in such case made
and provided.

III.—I further declare that at the time of said practice of dentistry said
had not received a proper diploma from the
State Dental Society or from the faculty of a dental or medical college recognized and approved
by said society.

IV.—

Sworn to before me this
day of June 1892.

Henry Loring
Police Justice

Court of General Sessions

The People vs. } Charge: Illegal prac-  
 against } tice of dentistry.  
 Michael Cohn } Vio. Chap. 528, Laws 1892  
 } Sect. 1

Memorandum.

Facts.

On June 20, 1892, Mrs. Caroline Hoffman of 330 East 76<sup>th</sup> St. called at 170 Stanton St. and asked for Mr. Cohn and defendant responded. Mrs. Hoffman showed him one of her teeth which pained her and said she wished it extracted. Cohn pulled the tooth and charged 35¢.

Mrs. Hoffman saw a sign in Cohn's window reading: "Teeth drawn. Corros cut<sup>ing</sup>."

Law

The People having proved practice rest and defendant must prove registration and license

People vs Fulda. 52 Hun 65; 7 N.Y. Cr. R. 1

People vs Rontey 8 N.Y. Cr. R. 249 Off. 117 N.Y. Cr. R.

Court of General Sessions

People

vs

Michael Cohen

(Memorandum)

1004

Sec. 151.

**Police Court, First District.**

City 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 Peace Officer of the State of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned one of the Police Justices of the City of New York by THE DENTAL SOCIETY OF THE STATE OF NEW YORK, upon the affidavits of Caroline Hoffmann of No. 330 E. 16<sup>th</sup> St., and Henry Loring of No. 630 Wall St., that on the 20<sup>th</sup> day of June 1892 in the County of New York one Michael Cohn

then and there, not being lawfully authorized to practice Dentistry and registered as a Dentist in the office of the Clerk of this County, did practice dentistry upon Caroline Hoffmann contrary to the form of the Statute in such case provided, to-wit, Chapter 337 of the Laws of 1880.

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 and Peace Officers, and each and every of you, to apprehend the said defendant and bring him forthwith before me, at the 1<sup>st</sup> Dist. Police COURT, in New York City or in case of my absence or inability to act, before the nearest or most accessible Police Justice to answer the said charge, and to be dealt with according to law.

Dated New York City this 20<sup>th</sup> day of June 1892  
[Signature]  
Police JUSTICE.

1005

12th Dist. Police COURT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
THE DENTAL SOCIETY OF THE  
STATE OF NEW YORK,

vs.

Michael Cohen  
174 Stanton St.

Warrant-Dental Act.

Dated June 24 1892

Deiffer Magistrate.

English Officer.

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

Officer.

Dated \_\_\_\_\_ 18

This Warrant may be executed on Sunday or at night.

Justice.

24  
W  
Poland  
Barber  
W  
43 Clinton St

Dated \_\_\_\_\_ 18

Justice.

having been brought before me under this Warrant, is committed for examination to

The within named

COURT OF GENERAL SESSIONS OF THE PEACE

Of the City and County of New York.

-----X

The People of the State of New York

Against

Michael Cohn

-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,  
by this indictment, accuse Michael Cohn of the crime of  
Practicing Dentistry Without the License and Registration  
provided by law, committed as follows:

The said Michael Cohn late of the City of New York,  
in the County of New York aforesaid, on the twentieth day  
of June 1892, at the City and County aforesaid, did unlaw-  
fully practice dentistry as principal without being  
licensed and registered as prescribed by a certain Act  
of the Legislature of this State, passed on the twelfth  
day of May 1892, entitled "An Act to amend Chapter one  
hundred and fifty two of the laws of eighteen hundred and  
sixty-eight, entitled "An Act to incorporate dental societ-  
ies for the purpose of improving and regulating the  
practice of dentistry in this State, and to codify the  
laws regulating the practice of dentistry, and to punish  
forgeries and frauds in medical and dental diplomas,"  
and which said Act was at the time of the commission of  
the offense and misdemeanor herein alleged, in full force  
and operation throughout this State; and the said Michael  
Cohn not being so licensed and registered as aforesaid,  
then and there to wit: on the said twentieth day of June

1007

(2)

1892, at the City and County aforesaid, did unlawfully  
examine, treat, and prescribe for and operate upon one  
*Caroline*  
~~Charles~~ Hoffman as a dentist; 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.

1008

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Coleman, Patrick

**DATE:**

06/02/92



4416

Witnesses:

Counsel,

Filed, *2* day of *June* 189*7*

Pleads,

THE PEOPLE

vs.

*Patrick Coleman*

**VIOLATION OF EXCISE LAW**  
(Keeping Open on Sunday.)  
(III. Rev. Stat. (7th Edition), Page 1990, Sec. 5.)

DE LANCEY NICOLL,

*District Attorney.*

A TRUE BILL.

*Lewis Collier*

Foreman,

*of the Court of Sessions*  
*for the County of Washington*

*True & Altd. & C. ... 1897.*

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Patrick Coleman*

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

*Patrick Coleman*

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

The said

*Patrick Coleman*

late of the City of New York, in the County of New York aforesaid, on the *6<sup>th</sup>* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

*District Attorney.*

10 1 1

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Collins, David

**DATE:**

06/02/92



4416

10 12

Witnesses:

.....  
.....

1275  
D. J. ...

Counsel,

Filed, 2 day of June 1892  
Pleads, August 9

THE PEOPLE

vs.

DB

David Collins  
May 11 1892

VIOLATION OF EXCISE LAW.  
(Keeping Open on Sunday.)  
(U.S. Stat. (7th Edition), Page 1290, Sec. 5.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Louis Cathin

Toreman.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

<p>THE PEOPLE OF THE STATE OF NEW YORK,  <i>against</i>  <i>David Collins</i></p>
---

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

*David Collins*

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

The said *David Collins*,  
 late of the City of New York, in the County of New York aforesaid, on the *5th*  
 day of *July*, in the year of our Lord one thousand eight hundred and  
 ninety-~~one~~, the same being the first day of the week, commonly called and known  
 as Sunday, being then and there in charge of and having the control of a certain place  
 there situate, which was then duly licensed as a place for the sale of strong and spirituous  
 liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said  
 place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day  
 the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer  
 and permit to be open, and to remain open, against the form of the statute in such case  
 made and provided, and against the peace of the People of the State of New York and  
 their dignity.

DE LANCEY NICOLL,  
*District Attorney.*

10 14

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Colucci, Antonio

**DATE:**

06/20/92



4416

10 15

Witnesses:

Counsel,

Filed,

Pleads,

*W. J. [Signature]*  
*20 June 1892*  
*W. J. [Signature]*

THE PEOPLE

vs.

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

*B*

*Antonio Colucci*

*W. J. [Signature]*

DE LANCEY NICOLL.

*District Attorney.*

A TRUE BILL,

*W. J. [Signature]*

*Foreman.*

1016

**Court of General Sessions of the Peace**

1997

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Antonio Colucci*

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

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

The said *Antonio Colucci*

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *May* 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 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 Connor*  
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

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

The said *Antonio Colucci*

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 Connor*

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.*

10 17

**BOX:**

483

**FOLDER:**

4416

**DESCRIPTION:**

Connor, Thomas

**DATE:**

06/20/92



4416

Witnesses:

*Off P. J. Langan*

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*774*

Counsel,

*20* day of *June* 189*2*  
*W. J. Langan*

Pleads,

THE PEOPLE

vs.

*B*

*Thomas Connor*

*Transferred to the Court of Sessions for trial and final disposition*

*Part 2... 1893*

**VIOLET OF THE EXCISE LAW.**  
[Chap. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL

*District Attorney.*

A TRUE BILL.

*Madison Higgins*  
Foreman.

1019

1897

**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 Roman*

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

*Thomas Roman*

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

The said *Thomas Roman*,

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *May*, 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 *Salvatore B. Berger*,

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

*Thomas Roman*

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

The said *Thomas Roman*,

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 *Salvatore B. Berger*.

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.*

1020

**END OF  
BOX**