

0974

BOX:

542

FOLDER:

4938

DESCRIPTION:

Ebbinghaus, Herman

DATE:

12/19/93



4938

Witnesses:

Samuel Bradford
Geat Name

In this case the
Complainant says
that he was so much
to blame as to call
pendent, that the
dependent, his
property in law, that
the Quill were
about family affairs
that he says to
wrote a law at home
prevention of
charge of dependent
upon his own name

W. W. W. W.
Jan 8/94
Geo. W. W. W.
Deputy

1897

Counsel,
Filed *19 Dec* 189*3*.
Plends *W. W. W.*

THE PEOPLE
vs.
B
Herman Ebbinghaus
Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

D. J. J. J.
Foreman.

J. W. J. J.
Discharged on his own
Recognition

POOR QUALITY ORIGINAL

0976

Police Court— 6th District.

CITY AND COUNTY OF NEW YORK, } ss.

Cornelius Crawford
of No. 615 East 144th Street,

aged 25 years occupation Fireman being duly sworn, deposes and says, that
on Sunday the 10th day of December
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Herman Ebbighaus

(now here) who did cut and stab
stab deponents upon the right
side of the face with the blade
of a knife which knife he the
said deponents then and there
held in his hands, that deponents
was so violently and feloniously
assaulted and beaten

with the felonious intent to take the life of deponent, & 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 ~~bound~~ bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 11th day }
of December 1883. } Cornelius Crawford

C. E. Dimmick POLICE JUSTICE.

POOR QUALITY ORIGINAL

0977

Sec. 198-200.

6th District Police Court. 1892

City and County of New York, ss:

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

Question. What is your name?

Answer. *Herman Ebbinghaus*

Question. How old are you?

Answer. *29 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *484 E 146 St. 2 months*

Question. What is your business or profession?

Answer. *Joy repairer -*

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*

H. Ebbinghaus

Taken before me this

day of *April* 189*2*

John J. Conroy

Police Justice.

POOR QUALITY ORIGINAL

0978

BAILLED,

No. 1, by Alia Bilia

Residence 484 E 146 St Street

No. 2, by _____

Residence _____ Street

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street

Police Court... 10th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Conuelius Langford
615th St. 2nd Flr
Thomas Ebbingshaw

1
2
3
4

Offense Assault
felony

Dated, Dec 11th 1893

James M. Magistrate.

John Wadgown Officer.
33rd Precinct.

Witnesses Conuelius Langford

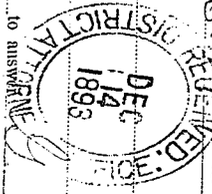
No. 615 E 144th Street

Jacob Manner

No. 615 E 144th Street

No. _____ Street

\$ 500 to answer



James M.
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 defendant

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

Dated, Dec 11th 1893 James M. Police Justice.

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

Dated, Dec 11th 1893 James M. 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.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Herman Ebbinghaus

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

Herman Ebbinghaus

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

The said

Herman Ebbinghaus

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *December* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Cornelius Crawford* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said

Cornelius Crawford with a certain *knife*

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

with intent *him* the said *Cornelius Crawford* 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

Herman Ebbinghaus

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

The said

Herman Ebbinghaus

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 *Cornelius Crawford* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Cornelius Crawford*

with a certain *knife*

which the said *Herman Ebbinghaus* 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

Herman Ebbighaus

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

The said

Herman Ebbighaus

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 *Cornelius Crawford* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Herman Ebbighaus* with a certain *knife*

which *he* the said *Herman Ebbighaus* in *his* right hand then and there had and held in and upon the *head* and *face* of *him* the said *Cornelius Crawford*

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

Cornelius Crawford

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.

0981

BOX:

542

FOLDER:

4938

DESCRIPTION:

Ehrman, Joseph E

DATE:

12/22/93



4938

POOR QUALITY ORIGINAL

0982

Court of Wyer and Termer

Counsel,

304

Filed,

22 day of Dec 1899

Pleads,

THE PEOPLE

vs.

B

Joseph E. Erman.

General Deacons

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.
[Signature]

Witnesses:

Witness lines (empty)

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

4380

THE PEOPLE OF THE STATE OF NEW YORK
against

Joseph Ehrman

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

The said *Joseph Ehrman*

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

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

SECOND COUNT—

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

The said *Joseph Ehrman*

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

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

DE LANCEY NICOLL,
District Attorney.

0984

BOX:

542

FOLDER:

4938

DESCRIPTION:

Egan, John

DATE:

12/08/93



4938

0985

BOX:

542

FOLDER:

4938

DESCRIPTION:

Conroy, Frank

DATE:

12/08/93



4938

POOR QUALITY ORIGINAL

0986

55 ~~act~~
Counsel, *J. H. Deak*
Filed *Dec 3* 1893
Pleads, *Verdict*

28 THE PEOPLE
25 Avenue of
and number 2
John Egan
and
28, Riverside, Chicago
Frank Conroy
Burglary in the
[Section 496, Criminal
degree.]

DE LANCEY NICOLL,
District Attorney.
McCas day

A TRUE BILL. *15*
B. J. Woodward
Dec 2 - Dec 12, 1893 Foreman.
Both Plead Att King 2 deg
Both
1247 Mrs. J. P.
Dec. 15/93

Witnesses:
Bridget O'Leary
Officer Brennan's Coroner
St. Precinct

~~St. Precinct~~
officer for 15th

POOR QUALITY ORIGINAL

0987

Police Court— District.

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

of No. 12 Bayard Street, aged 66 years,

occupation sewa-hava clothing being duly sworn

deposes and says, that the premises No 12 Bayard Street,

in the City and County aforesaid, the said being a Basement Store

and smelling Basement

and which was occupied by deponent as a Basement

and in which there was at the time a human being, by name Catharine

Duffy and deponent were **BURGLARIOUSLY** entered by means of forcibly

breaking

a light of glass in the front

door leading from the street into

said premises

on the 23 day of November 1889 in the night time, and the

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

clothing and money of the value

of over Five Hundred 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

John Egan Francis Conroy

for the reasons following, to wit: that at about the

hour of 2.45 o'clock AM of said

date while deponent was in said

premises with his sister he heard

a crash of glass in the front

door that she made an outcry.

deponent is not informed by Officer

Jeremiah O'Connell of the 6th Precinct

that he saw the defendant Egan enter

POOR QUALITY ORIGINAL

0988

The basement-way of said premises at about the hour of 2.45. am of said date and that he heard a crash of glass and further that the defendant Conroy stood guard upon the sidewalk in front of said premises while Egaw was breaking in and that he then arrested the defendants

his
Budget & Paydon
mark

Sworn to before me
this 23rd day of November 1893

[Signature]
Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
Burglary _____
Degree _____

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses: _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0989

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Jeremiah O'Connell
aged *6^x* years, occupation *Police Officer* of No. *6^x Street*, being duly sworn, deposes and

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

Sworn to before me, this *4th* day of *August* 189*9* *Jeremiah O'Connell*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0990

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Egan 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 Egan

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

25 Monroe St 3 years

Question. What is your business or profession?

Answer.

Card mounter

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 Egan

Taken before me this
25th day of
August
1935

Police Justice.

POOR QUALITY
ORIGINAL

0991

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Conway 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.

Francis Conway

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

England

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

Answer.

Bowery

4 days

Question. What is your business or profession?

Answer.

Harness maker

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
Francis Conway*

Taken before me this

Police Justice.

POOR QUALITY ORIGINAL

0992

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

535
 Police Court...
 District...
 1261

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 ✓ *Proctor Clarkson*
John Egan
Thomas Conroy
 3 _____
 4 _____
 Offense *Burglary*

Dated, *Nov 23* 189*3*

W. Martin Magistrate,
Connell Officer.

Witnesses
James O'Neill
 No. _____ Street _____

No. _____ Street _____
 No. _____ Street _____



No. *25* Street *1*
to answer
Connell

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 *Twenty 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, _____ 189 _____ 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.

POOR QUALITY
ORIGINAL

0993

463

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 Egan
and
Frank Conroy

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

John Egan and Frank Conroy
of the crime of attempting to commit
the CRIME OF BURGLARY in the *first* degree, committed as follows:

The said

John Egan and Frank Conroy, both
late of the *6th* Ward of the City of New York, in the County of New York aforesaid, on the
twenty-third day of *November*, in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one *Bridget Claydon*

attempt to
there situate, feloniously and burglariously did break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said *Bridget Claydon*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away,

the said John Egan and
Frank Conroy and each of them
being then and there assisted by a
confederate actually present, to
wit: each by the other;

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.

DeLauncy Nicoll,
District Attorney

0994

BOX:

542

FOLDER:

4938

DESCRIPTION:

Eggers, Charles

DATE:

12/06/93



4938

POOR QUALITY ORIGINAL

0995

FROM

COURT OF OYER AND TERMINER.

Counsel,

Filed, *6th* day of *Dec* 189*3*

Pleads,

Wynny

THE PEOPLE

vs.

B

Charles Eggers

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

DE LANCEY NICOLI,

District Attorney.

General Division
Dec 8 & 93.

A TRUE BILL.

A. D. Cross Foreman.

Dec 18 1893

Witnesses:

FILED DEC 15

1893

**POOR QUALITY
ORIGINAL**

0996

6131

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Eggers

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

Charles Eggers

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

The said

Charles Eggers

late of the City of New York, in the County of New York aforesaid, on the ^{3rd} day of *December* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

Charles Eggers

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

The said

Charles Eggers

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

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

DE LANCEY NICOLL,

District Attorney.

0997

BOX:

542

FOLDER:

4938

DESCRIPTION:

Emerson, Lizzie

DATE:

12/14/93



4938

POOR QUALITY ORIGINAL

0998

137
Counsel,
Filed
14 Dec 1893

Counsel,

Filed

Pleas

THE PEOPLE

21
216 E. 9th St.
P

Eugene Emerson

Part 2 - Dec. 21, 1893.

~~Handwritten~~
Deeds Equity
DE LANCEY NICOLL,
District Attorney.

District Attorney.

A TRUE BILL.

A. Lockwood

Foreman.

Wm. S. Jones
Wm. S. Jones
Dec. 20, 1893

Witnesses
Thomas H. Moore
Leary's Society

Deeds office
of G. S. ...
Jan 28th

Police Court— 5 District.

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

of No. 297 4th Ave Street, aged 31 years,
occupation Agent S. P. C. & C being duly sworn

deposes and says, that on 29 day of November 1887 at the City of New
York, in the County of New York, Lydia M. Emerson

~~is~~ was violently and feloniously ASSAULTED and BEATEN by Lizzie

Emerson (now here) who wilfully

and maliciously placed the right

hand of the said Lydia who is of

the age of 8 years on and against

a hot stove and held it there, burning

it severely, and placed a hot poker

in the mouth of the said Lydia,

burning her tongue severely, as

deponent verily believes from the fact

that deponent is so informed by the

said Lydia

deponent further says that such

assault was committed

with the felonious intent to ~~take the life of deponent, or to do him~~ the said Lydia 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 dealt with according to law.

Sworn before me, this 9 day }
of Nov 1887 } John S. Moore

Wm. Wilde Police Justice.

POOR QUALITY ORIGINAL

10000

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lizzie Emerson 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.

Lizzie Emerson (B)

Question. How old are you?

Answer.

31 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

236 East 97 st Three months

Question. What is your business or profession?

Answer.

Keep house

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
Lizzie Emerson*

Taken before me this
day of *Sept* 1931

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

10001

Police Court, 5 - District.

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

of No. 297 - 4th Street, in said City, being duly sworn,
deposes and says, that a certain male child called Lydia Emerson
[now present], under the age of sixteen years, to wit, of the age of 8 years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Luggi

Emerson, wherein the said Lydia Emerson
Emerson is charged with the crime of assault, under
section of the Penal Code of said State, in that he, the said defendant
did wilfully and maliciously
place by right hand
of the said Lydia Emerson and
against a hit stick
hurling it severely.

and that the said Lydia Emerson
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
testimony at the instance of the people.

Wherefore, deponent prays that the said child Lydia Emerson
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 10th day of Dec. 1847
Fred J. Moore
Police Justice.

POOR QUALITY ORIGINAL

1002

POLICE COURT 5th DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



AFIDAVIT.
WITNESS.

Dated *Dec. 11th* 189*3*

Wilde Magistrate.

Moore Officer.

Smith

Disposition: *sent to New York County
for the Department of Public Safety
Children*

POOR QUALITY ORIGINAL

1003

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

Police Court, 5 District, 1310

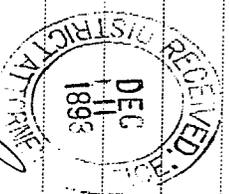
THE PEOPLE, &c.,
OF THE COMPLAINT OF

Thos F. Moran
Agic Ammend

2
 3
 4
 Offense, *Assault Felony*

Dated, *Dec 9* 189*3*

Moran Magistrate.
Sperry Officer.
 Precinct.



Witnesses
 No Street.
 No Street.
 No Street.
 \$ *500* to answer
AS Street.

Car

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

Dated, *Dec 9* 189*3* *W. H. H. H.* 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.

POOR QUALITY ORIGINAL

1004

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Lydia M Emerson

aged *8* years, occupation *Nothing* of No.

236 East 97 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Thomas F Moore*

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

Sworn to before me, this *9* day of *Dec* 189*3*. *Lydia M. Emerson*
Mark.

H. W. [Signature]
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

George Emerson

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

indictment, accuse *George Emerson*

of the crime of *Assault in the second degree,*

committed as follows:

The said *George Emerson,*

late of the City of New York, in the County of New York aforesaid, on the
twenty-fourth day of *November*, in the year of our Lord one thousand
eight hundred and ninety- *three*, at the City and County aforesaid,
in and upon one *George M. Emerson,*
then and there being, feloniously did
willfully and unlawfully make an
assault, and then and there feloniously

did willfully and wrongfully put, place
 hold and take the right hand of
 the said Lydia M. Emerson, against
 a certain right and lawful love,
 thereby wronging and wronging the
 said right hand of the said Lydia
 M. Emerson; and then and there
 feloniously did willfully and wrongfully
 with a hot iron burn and
 wound the mouth and tongue of her
 the said Lydia M. Emerson, and
 thereby feloniously did willfully
 and wrongfully inflict grievous bodily
 harm upon the said Lydia M.
 Emerson, against the form of the
 Statute in and case made and
 provided, and against the peace of
 the People of the State of New York,
 and their dignity

De Lancey Hill
 District Attorney

1007

BOX:

542

FOLDER:

4938

DESCRIPTION:

Ennis, George

DATE:

12/15/93



4938

1008

BOX:

542

FOLDER:

4938

DESCRIPTION:

Ennis, George

DATE:

12/15/93



4938

POOR QUALITY ORIGINAL

10 10

STENOGRAPHER'S MINUTES.

(1905)

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF
Anthony E. Bright
 vs.
Joseph Ennis
Kate Burke

BEFORE HON.

Edward Hogan
POLICE JUSTICE.

Nov 21 1893 189

APPEARANCES: { For the People, _____
 For the Defense, *Mr Mc Mann*

189

INDEX.

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
<i>Anthony B. Bright</i>	7	19		
<i>Peter Lawless</i>	7			
<i>Patrick J. Ryan</i>	8	9		
<i>Stephen J. Keaton</i>	11			
<i>Ernest J. Leduc</i>	12			

W. L. O'Connell
 Official Stenographer.

Police Court
Second Dist.

The People vs
Ernest W. Lawrence

Anthony B. Bright
Joseph Ennis
Kate Burke

Examination Before Justice Hagan
Nov 21 1895

For the Def. Mr. Mc Mannis.

Anthony B. Bright, being examined as a
witness for the People before and says
Ernest W. Lawrence says: - I made this complaint on
information and belief.

Q Did you see any either of the defendants?

A I saw the girl.

Q When?

A On the night of the 9th

Q What time?

A Between 10 and 9

Q Where?

A Corner of 26th St. and 7th Avenue
She was alone.

Q Did you have any conversation with her?

A No; I think she asked me for a
number on 8th Avenue - how to get to
it. I directed her. - She went in
the opposite direction.

Q That was the only time you saw
her?

A Until I saw her here

Q Did you have money upon your
person then?

A Yes sir

Q When did you miss it.

A I did not miss it until the next
morning.

Q She left you at that time and
did not take your money then?

A No sir. I did not take the money
out. She simply said she
wanted 48 or something, Eighth
Avenue

Q It is not claimed that she took
your money then

A No sir; she did not, at that time.

Q Had you been drinking?

A Yes: I had... I had a pony of
brandy after dinner - about 6 o'clock

Q Where had you obtained this drink?

A I went to the Hotel at 102 St
and Amsterdam Avenue on business
with a client. I remained there
until about quarter to 10, I came
down town with my client. I had
not finished talking on business.
Instead of getting out at 33d St
I rode down to 23d St. and I
was walking back smoking, my
client went on down town

Q Had you drunk anything since 6
o'clock, except this pony of brandy?

A No, I do not think I did.

Q Were you sober?

A Oh yes - sober at that time.

Q After your client left where did you
go?

A I started toward Broadway, ^{I crossed} at 6th
Avenue ~~at~~ 27th St. I was going
to meet a party at the Hotel
Metropole

2 What occurred to you?

A - As I got on the opposite side of Sixth Avenue, a man stepped up to me and called me by name and asked him if I remembered him. I told him I did not. He said he knew me when I used to take my lunch at the Astor House.

2 He accosted you familiarly?

A Yes; he evidently knew me

2 Was that this defendant?

A Yes sir - I am positive that is not the man that spoke to me. He told me that another waiter behind the lunch counter at the Astor House whom I used to see, was dying and he was on his way to see him. He said he had heard me speak once or twice during the late campaign. He said "Wont you take a drink with me for old acquaintances sake?" I said "I don't mind" We were standing near 27th St. I went in there with him. There was a crowd

and it was full of smoke, and I did not like the place. I took a small beer and came out again as quick as I could. I was in there only a few minutes. I think he spoke to some man there. I got out as ~~fast~~ quick as I could. I started as I thought in the direction of Broadway again. I suddenly felt a rush of blood to my head, and a choking sensation and I had palpitation of the heart or something of that kind. I turned to speak to him. He was not there. He had left me. I began to get very sick at that time. I started back to catch the 6th Avenue car to go home immediately. I must have crossed 6th Avenue without knowing it. I don't know. There was a gentleman passed me. I hailed him and told him I was sick, and to get an officer to come and take me home. I remember

Leading to a railway somewhere. Then
I lost consciousness. The next thing
I knew the Officer was taking me
up the avenue, and I came back
to consciousness again.

Q Can you describe the man with
whom you talked?

A A medium sized fellow - light
sandy moustache; rather well
dressed, and he had a diamond
pin or an imitation diamond pin.

A neat looking fellow.

Q Did you see this defendant that
night?

A Not as I know of.

Q You remember going into the
Saloon or 6th Avenue?

A Yes.

Q And according a policeman?

A I accosted a middle aged
fellow.

Q You were conscious up to that
time?

A I had begun to lose consciousness.

Q You recollect going to the station?

Q - Do you recollect who it was went with you to court?

A Yes; Officer Lawless - of the 19th I did not know him by name, I was unconscious at the time when he came up, I thought he was taking me home. At the station house, I said "this is no case of drunk, I was sick."

Q You remained there?

A I remained there, I had regained consciousness.

Q You did not remain there in the saloon.

A I do not think it was over three minutes from the time I went in to the time I came out.

Q You went in and drank with a confidential stranger?

A Yes. I have a great many people know me whom I do not know being a public man.

7 Peter Lawless being duly sworn and examined as a witness for the

people before and says I recognize the complainant. He was standing in front of 103 West 27th St. He was standing up and holding the railing. He seemed to be stupid. The way I came to go there I was passing along 26th Avenue between 27th and 28th St. and a gentleman called me and told me there was a very respectable man around on 27th St. I found this man holding on the railing. I called Officer Byron to help me. He was arrested charged with intoxication.

Patrick Frejar being duly sworn and examined as a witness for the People before and says I was around to the station house on Friday night I went from 44th to 6th Avenue.

Q Did you see any one in front of this place?

A 2er. Then came two young fellows
Mr. defendant Ewins is one
of them after I joined the
Kinkeboke College they turned
and came down the east
corner. I saw the young man
and another fellow stop by the
stand and divide some money,
The young woman lady came up
and stepped between them, they
walked on across 6th Avenue
toward Broadway. I stepped out
and called the officer out
I pointed the men out and he
followed them up 26th St. and I
after them - He arrested them
two - the other man got away,
He walked away pretty quick.

2 From Examined

2 You saw the corner of 6th
Avenue

A They met at 26th. Not
near 27th St. There was one
house from the corner. There
is an alleyway right there.

This was about 12 O'clock - it
was after 11 O'clock P.M.

Q What is your business

A I am a watchman for a good
many places there

Q Did you see these men standing
in front of these premises?

A The two were there together. I was
on the east side of the Avenue
I walked on and passed by
them.

Q Then you called the officer?

A It must have been 20 minutes
or half an hour after

Q Are you positive that this
defendant ~~was~~ ^{is} one of the
men you saw?

A Yes: that is the man. Certainly
he had on a white coat and
a stone pipe hat.

Q Did he ^{opt} speak to you? ^{him}

A No: He did not speak to ^{him}

Q Did you see that he did
anything to him?

10 A No sir: I did not

I seen a Steffen J. Deador. of the
 19th Precinct, being duly sworn
 as a witness for the people.
 Before and says: - I arrested
 the defendant on 26th Street
 between Broadway and 6th
 Avenue on the 17th at about
 12 O'clock. I saw there
 two men standing on the corner
 of 26th St. and 6th Avenue
 counting money. I walked over
 to the North West corner. I
 stood watching them. I saw
 Deegan and Le said they were
 counting money. This woman came
 along and walked between them.
 Deegan followed with me. I
 walked quick and followed
 them. The woman looked back
 and said something to this man.
 He pulled out a bottle and
 threw it in the ash barrel. Then
 Le took out another bottle and
 threw that in the ash barrel. The
 other man ran away. This

woman said. Then when another
offer came. I found these
bottles where the man had
thrown them. I found another
small phial in defendant's
pocket. I put the bottle
back in his pocket and
took him to the station; after
that bottle was not found on
him.

2 What did you do with the
two bottles you found?

A I took them to the Board
of Health and they were given
to Dr Lederle. The other
bottle was not in defendant's
pocket when we got to the
station house.

Dr Ernest J Lederle being duly
sworn and examined as
witness for the people deposes
and says:— I am a chemist.
My place of business is at 42
Bleecker St. the Health Department

Laboratory

Q Did you receive from the last witness any phials?

A I did: on Nov 11 he handed me these two bottles

Q at that time did they contain anything?

A Yes sir: there was a small amount of colorless liquid in each.

Q What was that?

A I analyzed it, and found it was ~~ethyl~~ chloral hydrate, a substance used in medicine to produce sleep, or insensibility

Cross examined

Q What quantity was in each bottle?

A About 5 or 6 drops (five or six)

Q Where is that substance?

A It is not here now. It has been used up in the analysis. There was about four drops - the same quantity in each phial

The People Rest

As the Prosecution moves to discharge the
Defendant Kate Bruck, on the
ground that there is no
evidence against her
Motion denied
Exception

Defendants held to answer
\$2000 bail each

W. L. Armbrust
Stenographer

POOR QUALITY ORIGINAL

1025

1239

District Police Court.

2

The People vs

Arthur E. Bryant

vs.

Joseph E. Harris

Kate Brooke

STENOGRAPHER'S TRANSCRIPT.

(In 2 pt 189)

BEFORE ME

Edward Hogan

Police Justice.

W. L. Crowley



POOR QUALITY ORIGINAL

1026

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Stephen J. Reardon
aged *19* years, occupation *Police Officer* of No. *19*
Breunel Street, being duly sworn, deposes and

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

Sworn to before me, this *20*
day of *Nov* 18*93* *Stephen J. Reardon*

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Patrick Fagan
aged *65* years, occupation *Watchman* of No. *28*
East 54 Street, being duly sworn, deposes and

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

Sworn to before me, this *20*
day of *Nov* 18*93* *Patrick Fagan*

[Signature]
Police Justice.

Police Court, 2 District.

City and County of New York, ss.

of No. 19th Precinct Police Street, aged Stephen J. Reardon years, occupation Police Officer being duly sworn, deposes and says, that on the 17 day of November 1883, at the City of New York, in the County of New York,

he arrested Joseph Annis and Kate Burke (both now here) on the charge of having committed a Larceny, in having unlawfully taken, stolen, good, and lawful, money of the United States, of the amount of about fifteen dollars, and a pocket knife the property of Anthony B. Bright, and that deponent further says that about the hour of 11:55 o'clock P.M. of said date, he was notified by Patrick Fagan who is a night watchman on 6th Avenue between 23 and 28 Street - that he saw two men in company with another man who was intoxicated, at the corner of 6th Avenue and 27 Street - and that deponent then went to said corner, and there saw the defendant, ^{Annis} and another unknown man, who were dividing money between them, and he also saw said Kate Burke join the defendant, and said other man, and deponent then followed said defendants Annis & Burke and said other unknown man, through West 26th Street - and he then saw said defendant Annis throw some small coins or bottles in the street - which deponent picked up and which are now produced in Court, and that deponent then placed them under arrest, while said other man ran away and escaped, deponent further says that among the property found on the person of said defendant Annis, was a Pocket Knife - which said Bright recognizes as part of the property which was stolen from him - deponent therefore asks that said defendants may be held to enable him to procure further evidence of said Larceny -

Stephen J. Reardon

Sworn to before me this 17th day of November 1883
Police Justice

POOR QUALITY ORIGINAL

1028

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

201

1. Joseph Emis
2. Kate Burke
3.
4.

Offence, *Shameless*
Dated *Nov 15* 1893

Hoy Magistrate.
Reardon Officer.

Witnesses, *Patrick J. J...*

No. _____ Street,
No. _____ Street,
No. _____ Street.
\$ _____ to answer _____ Sessions.

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 One 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.

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

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.

By Nov 20. 1893
10:30 A.M.
10:00. as bail
[Signature]

POOR QUALITY ORIGINAL

1029

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Joseph Ennis 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.

Joseph Ennis

Question. How old are you?

Answer.

20 years.

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

81 South Ave. 8 3 years.

Question. What is your business or profession?

Answer.

Mass. Factor

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
George Ennis*

Taken before me this
day of

W. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

1030

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Kate Burke 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.

Kate Burke

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

Refused

Question. What is your business or profession?

Answer.

House Cleaner

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
Kate Burke
(Ment)*

Taken before this
day of

1889

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

1031

Ex Nov 21st 1893
3:30 P.M.

Police Court

District

1893

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Witnesses
#120 Grand St. Street
#120 Grand St. Street

THE PEOPLE, etc.,
ON THE COMPLAINT OF

William G. ...
Joseph ...
John ...

Offence
Larceny
from the people

Dated

Nov 21 1893
Magistrate

Richard ...
Officer

Witnesses

Palmer ...
Paul ...
John ...

No.

19 Breunel
Paul ...

DISMISSED

No.

20 ...
21 ...
22 ...



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

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

Dated Nov 20 1893 [Signature] Police Justice.

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

Dated Nov 20 1893 [Signature] Police Justice.

There being no sufficient cause to believe the within named Defendant guilty of the offence within mentioned. I order he to be discharged.

Dated Nov 20 1893 [Signature] Police Justice.

POOR QUALITY ORIGINAL

1032

1900

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Ernest J. Lederle

of No. 120 West 90 Street, aged _____ years,
occupation Chemical Dept being duly sworn, deposes and says,
that on the 18 day of November 1893

at the City of New York, in the County of New York, I received from
the hands of Officer Stephen J. Reardon of the
19th Precinct Police, two vials - each containing
a small quantity of a colorless liquid, and
on examination of said liquids, I found them
to be solutions of Chloral Hydrate, a
substance used in medicine to produce sleep
or insensibility -
Ernest J. Lederle Ph.B.

Sworn to before me, this

1893

day

[Signature]
Police Justice.

Police Court 2nd District. Affidavit—Larceny.

City and County of New York, } ss:

Anthony B. Bright

of No. 29 Broadway Street, aged 36 years, occupation Lawyer being duly sworn.

deposes and says, that on the 17 day of November 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 night time, the following property, viz:

good and lawful money of the United States of the amount of about fourteen dollars. and a pocket knife -

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 Joseph Curcio and Kate Burke (both now here), and one other man (not yet arrested) and while acting in concert with each other, from the following facts to wit: that about the hour of 11 o'clock P.M. of said date, deponent was accosted by the defendants Kate, in West 27th Street and Fourth Avenue, and that shortly after, deponent met a man at present unknown to deponent, and then went with, and had a glass of beer with said man, in a saloon on Sixth Avenue near W 27th Street. and that shortly after drinking said beer and on reaching the sidewalk in West 27th Street, deponent became partly stupid, and unconscious, and that deponent is informed by Patrick Fagan of No 28 East 54th. That, that about the hour

of
the
property
of
deponent
is
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
Joseph
Curcio
and
Kate
Burke
(both
now
here),
and
one
other
man
(not
yet
arrested)
and
while
acting
in
concert
with
each
other,
from
the
following
facts
to
wit:
that
about
the
hour
of
11
o'clock
P.M.
of
said
date,
deponent
was
accosted
by
the
defendants
Kate,
in
West
27th
Street
and
Fourth
Avenue,
and
that
shortly
after,
deponent
met
a
man
at
present
unknown
to
deponent,
and
then
went
with,
and
had
a
glass
of
beer
with
said
man,
in
a
saloon
on
Sixth
Avenue
near
W
27th
Street.
and
that
shortly
after
drinking
said
beer
and
on
reaching
the
sidewalk
in
West
27th
Street,
deponent
became
partly
stupid,
and
unconscious,
and
that
deponent
is
informed
by
Patrick
Fagan
of
No
28
East
54th.
That,
that
about
the
hour

the hour of 11 o'clock of the 17th day of November 1893. he saw deponent in company with the defendant Ennis, and another unknown man in front of No 448-6th Avenue, and that he then saw defendant Ennis, and said other unknown man, at the corner of 26th Street & 6th Avenue, dividing money between them - and that he then saw the defendant Kate, join and accompany said Ennis and said other man, in West 26th Street - and that deponent is further informed by Officer Stephen J. Reardon of the 19th Precinct Police, that he saw the defendant Ennis and said other man, at the corner of 26th Street and 6th Avenue, dividing money between them, and that he then followed them through West 26th Street, and he saw him throw two hats in the street - one of which said Officer picked up, and at the time said defendant Kate was in their company, and on deponent then placing said Ennis and Kate under arrest, said other man ran away, and that deponent is further informed by said Officer that he found a pocketknife in the possession and person of the defendant Ennis, and which knife deponent has seen and fully recognizes as his property and as part of the aforesaid property stolen from the pocket of the pants that was then and there worn on the person of deponent at the time the aforesaid property was stolen - deponent therefore asks that said defendants may be held to answer

I sworn to before me
this 20th day of November 1893

Anthony P. Bight,

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

George Ennis

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

George Ennis

of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:
The said

George Ennis

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *November* in the year of our Lord, one thousand eight hundred and
ninety-*three*, in the *night* time of the said day, at the City and County aforesaid,
with force and arms.

*the sum of fourteen dollars in money, lawful
money of the United States of America, and
of the value of fourteen dollars, and one pocket
knife of the value of one dollar*

of the goods, chattels and personal property of one *Anthony B. Bright*
on the person of the said *Anthony B. Bright*
then and there being found, from the person of the said *Anthony B. Bright*
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.

**POOR QUALITY
ORIGINAL**

1036

SECOND COUNT—

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

George Ennis

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

The said

George Ennis

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 sum of fourteen dollars in money,
lawful money of the United States
of America, and of the value of fourteen
dollars, and one pocket knife of the value
of one dollar }*

of the goods, chattels and personal property of one

Anthony B. Bright

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

Anthony B. Bright

unlawfully and unjustly did feloniously receive and have; the said

George Ennis

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.

1037

BOX:

542

FOLDER:

4938

DESCRIPTION:

Ermin, Oscar

DATE:

12/12/93



4938

POOR QUALITY ORIGINAL

1038

Witnesses:

Kate Lambert

Counsel,

12
Filed

day of *Dec*

188*8*

Pleads

John J. ...

THE PEOPLE

vs.

Z

Oscar Erwin

alias

Thas ...

Dec 9/93

BY *TANCEY NICOLL,*

District Attorney.

Plend ...

S.P. ... 3

A TRUE BILL.

Thas ...

Foreman.

Grand Larceny, ...
[Sections 528, 529, 530 Pennl Code]

POOR QUALITY ORIGINAL

1039

1912

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 1113 2 Avenue Kater Lambert Street, aged 32 years,
occupation Keep House being duly sworn,

deposes and says, that on the 1 day of December 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 day time, the following property, viz:

A quantity of jewelry consisting of
two Diamond Rings & two Diamond Earrings
four Gold Watches and other jewelry
together of the value of Five hundred
Dollars

\$ 500.00

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 Cesar Emme

from the fact that on said date said Emme was in the employ of deponent's husband in the grocery business at the above address and the said property was in a safe in said premises. Said safe was left open by deponent's husband and the said Emme was alone in said premises. The said Emme left said premises without the knowledge of deponent or husband and after the departure of the said Emme deponent missed the said property from the said safe. Deponent is informed by Hugo Bronckhorst of 34 Christie Street that on Saturday December 2 the said Emme

Sworn to before me, this
189 }
day }

Police Justice

POOR QUALITY
ORIGINAL

1040

came to his apartment at the above address
and showed to said Somochin a quantity
of jewelry and on hearing the names
of said Somochin said Emin left some
jewelry in Hatch and a pair of earrings
and a coral necklace and bracelets
deponent has since seen the property left
in the possession of said Somochin and
fully and positively identifies it as part of
the property taken from and carried
away from deponent's possession.

Wherefore deponent asks that said
Emin may be apprehended and held
until as the law directs.

Shown & before me this }
6th day of November 1893 }
Katie Sealey

James C. Burke
Police Justice

POOR QUALITY ORIGINAL

1041

BAILED,

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court---
District

THE PEOPLE, &c.,
OF THE COMPLAINT OF
Wm. A. ...
73.

1 _____
2 _____
3 _____
4 _____

Offense *Crimes*

Dated, _____ 189

Philip A. ... Magistrate
W. D. Precinct

Witnesses
No. _____ Street
No. _____ Street
No. _____ Street
\$ _____ to answer

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, _____ 189 _____ *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.*

**POOR QUALITY
ORIGINAL**

1042

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 30 years, occupation Walter of No.

30 Street Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Kurt Lubin

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

Sworn to before me, this 6 day
of June 1893

Hugo Lammenschain

Chas H. Burke 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

Oscar Ermin

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

Oscar Ermin

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

The said Oscar Ermin

late of the City of New York, in the County of New York aforesaid, on the day of *December* *first* in the year of our Lord, one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

four watches of the value of fifty dollars each, two diamond pins of the value of twenty-five dollars each, one pair of diamond earrings of the value of one hundred dollars, and divers other articles of jewelry, of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred and fifty dollars,

of the goods, chattels and personal property of one Katie Lauber

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.

**POOR QUALITY
ORIGINAL**

1044

SECOND COUNT—

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

Oscar Ermin

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows :

The said *Oscar Ermin*

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

Katie Lauber

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

Katie Lauber

unlawfully and unjustly did feloniously receive and have ; the said

Oscar Ermin

then and there well known 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.

1045

BOX:

542

FOLDER:

4938

DESCRIPTION:

Evans, Amos H

DATE:

12/19/93



4938

The District Attorney requests the Court to
it appears from an affidavit of the complainant,
Andrew H. Purdy, that complainant's name is
some of the material facts upon which complainant
founded his charge, nor does complainant name as
found in this charge against the defendant and in
The District Attorney's report a copy of the
attendant, 13th Dec 1895

Filed
Counsel,
19
Plead
19
Dec 13 1895

THE PEOPLE
vs.
Amos H. Evans

DE LANCEY NICOLL,
District Attorney.
A TRUE BILL.
B
Amos H. Evans

Pat. W. ...
B. J. ...
Sept 2 - Sept 13, 1895
For enclos.
In request of D.A.
J. J.

Witnesses:
Andrew H. Purdy

Witnesses:

Amos H. Evans

Filed
Counsel,
19
day of Dec 1893

Pleaded
19
day of Dec 1893

THE PEOPLE

vs.

Amos H. Evans

DE LANCEY NICOLL,

District Attorney.

PAID, Dec 20 1893

A TRUE BILL.

B. J. Woodward

Sept 2 - Sept 13, 1893
Foreman.

Justit. dismissed
in request of D.A.

J. J.

The District Attorney respects the determination of the Court that the return is correct, since it appears from an affidavit of the complainant, Amos H. Evans, that complainant's complaint, as to some of the material facts upon which complainant founded his charge, is untrue. Complainant there is forced to change his complaint and in consequence thereof the complainant's return is returned. The District Attorney's return is returned. The District Attorney's return is returned. The District Attorney's return is returned.

POOR QUALITY ORIGINAL

1048

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Amos H. Evans 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. Amos H. Evans

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. U.S.

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

Answer. 224 St. Broadway

Question. What is your business or profession?

Answer. Lawyer

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

Amos H. Evans

Taken before me this
day of September 1929
Amos H. Evans

Police Justice

POOR QUALITY ORIGINAL

1049

Exp. adj. to 11 loc at R.R.
last number in custody
Name of E. Leampstead

BAILED
No. 1, by William J. Leams
Residence 115 St Ann Street
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court
District
1893

THE PEOPLE, &c.,
ON THE COMPLAINT OF

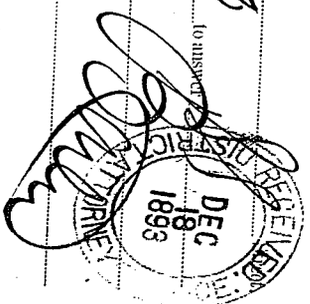
Andrew J. Pinsky
vs
James J. Evans
Offence Murder

Dated Dec 11 1893

Frank Jones
Magistrate
Officer
Precinct

Warrant for to bring
very general order
against of him out

No. _____
\$ _____



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

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 Dec 11 1893 Paul R. [Signature] Police Justice.

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

Dated Dec 11 1893 Paul R. [Signature] 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.

POOR QUALITY ORIGINAL

1050

(1853)

Police Court— District.

CITY AND COUNTY OF NEW YORK, ss.

Ambrose H. Purdy
of No. *23 Washington Place* Street, aged *51* years,
occupation *Lawyer* being duly sworn, deposes and says, that
on the *27th* day of *November* 1893 at the City of New York,
in the County of New York.

he was violently ASSAULTED and BEATEN by *Amos H. Evans*

said Evans striking deponent in the face with his fist and a metal crutch thereby causing deponent and inflicting upon deponent serious bodily harm.
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 *4th* day of *Dec.* 1893 *Ambrose H. Purdy*

[Signature] Police Justice.

1602

POLICE COURT *2* DISTRICT.

City and County of New York, ss.

THE PEOPLE
vs.
Amos H. Evans

On Complaint of *Ambrose H. Purdy*
For *Murder*

After being informed of my rights under the law, I hereby waive a trial by Jury on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *Dec 9* 1893
[Signature] Police Justice.

Amos H. Evans

POOR QUALITY ORIGINAL

1051

Sec. 151.

Police Court 2nd District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Ambrose H. Pandy

of No. 23 Washington Place Street, that on the 27th day of November 1883 at the City of New York, in the County of New York, he the said Ambrose

H. Pandy was feloniously assaulted and beaten
by Amos H. Evans, who struck deponent a vi-
olent blow on the face and eyes with his clenched
fist and a metal pipe, seriously injuring the
same and causing grievous bodily harm and
injury to the said Pandy

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring forthwith before me, at the 2nd DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 4th day of December, 1883

Charles H. [Signature]

POLICE JUSTICE.

POOR QUALITY ORIGINAL

1052

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ambrus H. Purdy
vs.
Ernest H. Stevens

Warrant-General.

Dated *Dec 4* 188*5*

Rook Magistrate

Foley Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night

Shepley Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice.

*9
Plus
Amos H. Stevens 340 N. 4th
The within named
Lester W. B.
22nd St. New York*

POOR QUALITY
ORIGINAL

1053

(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

Amos H. Evans

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

indictment, accuse Amos H. Evans —

of the crime of assault in the second degree,

committed as follows:

The said Amos H. Evans, —

late of the City of New York, in the County of New York aforesaid, on the
twenty-fourth day of November, in the year of our Lord one thousand
eight hundred and ninety-three, — at the City and County aforesaid,
in and upon one Andrew H. Curdys,
deliberately did willfully and unlawfully
make an assault, and touch the said
Andrew H. Curdys, with the hand of

POOR QUALITY ORIGINAL

1054

In the said Amos H. Evans, in and upon the head and face of him the said Andrew H. Purdy, then and there feloniously did willfully and unlawfully take, treat, bruise and wound, and thereby then and there feloniously did willfully and unlawfully inflict injuries to the same upon the said Andrew H. Purdy, 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

DeSancey Mill,
District Attorney

1055

BOX:

542

FOLDER:

4938

DESCRIPTION:

Evers, William

DATE:

12/22/93



4938

316.

COURT OF OYER AND TERMINER.

Counsel,

Filed, *22* day of *Dec* 189*3*
Pleas, *Magdaly Jany 1894*

THE PEOPLE

23.

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

B.
William Ever

*I hereby consent and desire
this case against me be sent to the
Court of Special Sessions for trial
and final disposition.*

Witness
Dated.....*18*.....
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

R. S. Cross
Foreman.

Witnesses:

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

Court of Oyer and Terminer

613*

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William Evers

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

William Evers

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

The said

William Evers

late of the City of New York, in the County of New York aforesaid, on the day of *December* ¹⁷ in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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

SECOND COUNT—

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

William Evers

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

The said

William Evers

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

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

DE LANCEY NICOLL,

District Attorney.

1059

**END OF
BOX**