

0235

BOX:

294

FOLDER:

2799

DESCRIPTION:

Talbot, John

DATE:

01/13/88



2799

POOR QUALITY ORIGINAL

0236

Witnesses:

Ella Wolford
Officer Connolly

20 153

CWC

Counsel,

Filed, 13 day of Jan'y 1888

Plends

Chas. J. Kelly (U.S.)

THE PEOPLE

vs.

R

John Talbot
Part 1 of 3
Part 3 of 3

Grand Larceny Second degree [Sections 528, 581, 550 Penal Code].

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]

Foreman.

Parish January 24, 88.

Filed and captioned

6 M 88 C 20 27

Petitioner

People

vs.

John Talbot

Ella
Woolford.

Ella Woolford,

590, 6th Ave. Complainant.

On the 23rd of December 1887 I was arrested
and I left in my rooms in 590, 6th Ave
a black silk dress, one jet wrap, they
were in very good condition and I bought
them in September 1887 in N. Y. and paid
for them, for the dress ~~good~~ ^{and trimmings} for silk, for the
dress \$75⁰⁰ and for the wrap \$65⁰⁰. I had
worn them only a few times. When I was
arrested I gave the keys of my rooms to
Officer Powers to and told him to give them
to Laura Jones to take care of the place
until I returned. The defendant ~~was~~
had a room in the house which I rented
him by the week. When I regained my
liberty I returned to my rooms and
found that Laura Jones, who was a
tenant in 590, 6th Ave., and defendant
had removed from the premises and
when I looked in my rooms I found
the goods I have referred to were gone.
On the 1st day of January, 1888, defendant
came to me at 590, 6th Ave. He said

He took out a couple of pawn tickets and offered them to me at the same time saying "The first week I get to work I'll take out the dress and the next week the wrap." I told him to get right out that those who were looking for him would take the tickets. Then he went away. ~~He said before he went away that he was afraid to stay in the house~~

On January 9th 1888 I went with Officer Powers to Mr Sterns pawnshop in 31st street between 6th Ave. and Broadway. I saw there my black silk dress and wrap and fully identified them.

1-18-88.

Patrick Powers.

Patrick Powers,

Officer 19th Precinct.

Complainant had told me of her loss and described the defendant. On January 8th, 1888, I arrested defendant. Officer Connolly was with me. I told defendant

"You are accused of stealing some property belonging to Miss Woolford and I am arresting you on that complaint." He said "I have taken it but I have already made arrangement with her to fix it." I said "I don't know of any such arrangement and I shall

have to lock you up". He said "Go and see her and see if it is all right." I told him "It was a very dirty piece of business". He said "I was hard up and wanted some means to live by and had no other way to get them." I asked him what he had done with the pawn tickets. He said he had pawned the goods in Miss Woolfard's name and had given the tickets to another man. He said he had pawned the goods at Mr. Sterns, 56 West 31st St. Next day I went with Miss Woolfard the next day to Mr. Sterns and we saw there a black silk dress ^{which ~~she~~ ~~she~~ ~~she~~ identified} ~~and a~~ ~~goods~~ ~~wrap~~.

1-18-88

Bernard J. Connolly

Bernard J. Connolly,
 Officer 19th Precinct.
 I heard all that Officer Powers has testified to and was in his company all the time except when he went to the pawn brokers. On January 9th, 1888, I went to Sterns pawn shop and got a black silk dress which I took to Jefferson market. ^{+ complainant identified it.} I returned it to the pawn broker with whom the wrap and dress now are.

1-18-88

POOR QUALITY ORIGINAL

0240

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

John Falbo.

Grand Jurors of

BRIEF OF FACTS.

For the District Attorney.

Dated January 21st 1888.

W. H. Travers

Deputy Assistant.

Witnesses -

Ella Woolford.

590 1/2 - Ave.

Patrick Powers,

19th Precinct.

Bernard J. Connell,

19th Precinct.

POOR QUALITY ORIGINAL

0241

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Powers

aged *50* years, occupation *Policeman* of No.

19th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Ella Woolfira*

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

Sworn to before me, this *10*
day of *January* 188*8*

Patrick Powers

A. J. White
Police Justice.

POOR QUALITY ORIGINAL

0242

Police Court— 2 District.

Affidavit—Larceny.

City and County of New York, ss.

Ella Woolford

of No. 590 6th Avenue Street, aged 27 years,

occupation Married being duly sworn

deposes and says, that on the 26th day of December 1888 at the City of New

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

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

One black silk dress of the value of One hundred dollars, One wrap of the value of fifty-five dollars together of the value of One hundred and sixty-five dollars

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 John Talbot and Laura Jones

(both now here) from the fact that on said date deponent was in the Tombs Prison and that she (deponent) did request said Jones to go to said premises and care for deponent's property until such time as deponent would be released from prison, that living with said Jones was said Talbot in deponent's premises. That after deponent's release she missed and perceived that said deponent had removed away from deponent's premises

of sworn to before me, this 1888 day

Police Justice

POOR QUALITY
ORIGINAL

0243

that subsequently Deponee had
said defendant arrested and
was informed by Officer
Patrick Powers of the 19th Precinct
that said Tabbot had confessed
to him that he (Tabbot) had
taken said property and pawned
the same with W. Stern. That
subsequently Deponee visited
said Pawn Brokers and there
identified said property as that
stated from her

Ella H. Wolff

Sworn to before me this
10th day of January 1884

John Justice

POOR QUALITY ORIGINAL

0244

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Laura Jones 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. Laura Jones

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. England.

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

Answer. 140 W. 33a.

Question. What is your business or profession?

Answer. Housekeeper

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

Answer. I am not guilty.

Laura Jones

Taken before me this

10

day of February 1888

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0245

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Galbot

...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 Galbot*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *202 East 20th - not long*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty.*

J Galbot

Taken before me this

day of

January

1887

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0246

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court - 2 District 52

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ella Woodford
590 - 01.6th av

John Talbot

Laura Jones

Offence G. Larceny

Dated

Jan 10 1888

Magistrate

Alfred Connolly

19 Precinct

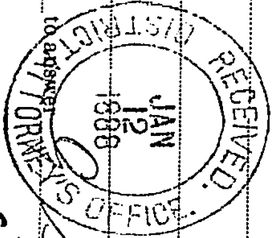
Witnesses

Patrick Powers

No. Street 19

No. Street

No. Street 500



Mr. J. Woodford

No. 1 Connolly

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 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 Jan 10 1888 Alfred Connolly Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated Jan 10 1888 Alfred Connolly Police Justice.

**POOR QUALITY
ORIGINAL**

0247

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 Talbot

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

John Talbot

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

The said

John Talbot

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twenty-sixth day of *December* in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

*One dress of the value of one hun-
dred dollars, one article of female
wearing apparel commonly called a
wrap, of the value of sixty five
dollars*

of the goods, chattels and personal property of one

Elba N. Wolford

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**

0248

SECOND COUNT—

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

— John Talbot —

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

The said *John Talbot,*

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, with force and arms,

One idress of the value of one hundred dollars, and one article of female wearing apparel, commonly called a wrap of the value of sixty five dollars,

of the goods, chattels and personal property of one *Ella M. Wolford,*

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

unlawfully and unjustly, did feloniously receive and have; the said *John Talbot*

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

John R. Fellows,
~~RANDOLPH B. MARTINE,~~

District Attorney.

0249

BOX:

294

FOLDER:

2799

DESCRIPTION:

Tammany, Patrick

DATE:

01/10/88



2799

POOR QUALITY ORIGINAL

0250

\$100. Trial (wif testimony) 6/28/88

Sheldon

Counsel,

Filed 10

day of June 1888

Pleas,

Arguilly (11)

THE PEOPLE

vs.

Patrick Sammon

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

Pr May 16/88

Ind requested.

A True Bill.

Edward E. For.

Foreman

Witnesses:

Amie Roberts

Wm Taylor

Brought in the Third Degree. Sections 498, 506, 528, 532, 538

POOR QUALITY ORIGINAL

0251

Police Court L District.

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

of No. 578 Second Ave Street, aged 24 years,
occupation Butcher being duly sworn

deposes and says, that the premises No. 578 Second Avenue Street, 21st Ward
in the City and County aforesaid the said being a Butcher Shop

and which was occupied by deponent as a Butcher Shop

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

were BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass in the store window
leading into said premises

on the 22^d day of December 1887 ^{1.30 a.m.} in the right time, and the
following property feloniously taken, stolen, and carried away, viz:

Five Hams of the value of Eight dollars

Eight dead chickens of the value of Four

dollars all of the value of Twelve

dollars

the property of deponent and Copartner

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

Patrick Jammany (or Mac Sue) and another
person whose name is unknown

for the reasons following, to wit:

Deponent is informed by officer
John W. Taylor of the 21st Precinct Police
that he saw said Jammany standing along-
side of store window in company with
said unknown person and on said officers
approach, said defendants ran away. That
said officer pursued them and caught said
Jammany and brought him back to said store
and found said property on the sidewalk where said

POOR QUALITY ORIGINAL

0252

defendants were standing

Brought before me

This 27 day of Dec 1887

Samuel J. [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 _____ 1887 _____ Police Justice.

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

Dated _____ 1887 _____ Police Justice.

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

Dated _____ 1887 _____ Police Justice.

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

- 1 _____
- 2 _____
- 3 _____
- 4 _____

Dated _____ 1887

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0253

CITY AND COUNTY }
OF NEW YORK, } ss.

John W Taylor

aged 28 years, occupation Police officer of No.

21 Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel Roberts

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

Sworn to before me, this 22
day of Dec 1887

John W Taylor

Sam'l C. Hill
Police Justice.

POOR QUALITY ORIGINAL

0254

St. 198-200.

4. District Police Court.

CITY AND COUNTY OF NEW YORK ss.

Patrick Tammany 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.

Patrick Tammany

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.

351 E 37 St 1 year

Question. What is your business or profession?

Answer.

Stair builder

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

Answer.

I am not guilty

Patrick Tammany

Taken before me this

22

day of

Dec

1887

Samuel J. Coffey

Police Justice.

POOR QUALITY ORIGINAL

0255

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

3-8 / 2/22
 Police Court - 4 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Samuel Roberts
 578 102 Ave
 Patrick Jannony

1
 2
 3
 4

Offence *Burglary*

Dated *Dec 24* 188 *7*

H O Reilly Magistrate.

John W. [unclear] Officer.

Witnesses *Officer* _____ Precinct *21*

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

1000 Street _____

Samuel Roberts



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 *Dejundant*

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 24* 188 *7* *Sam J. Reilly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

People

r.

Patrick Tammany

Burglary.

Petit Larceny. Receiving
Stolen Goods.

John W.
Taylor.

John W. Taylor,

Police Officer 21st Precinct.

On December 22^d, 1887, at about 1 $\frac{1}{2}$ A.M. I was going down 32^d Street crossing 2nd Ave. The butcher shop No 578, 2nd Ave is on the South East corner. As I reached the ~~the~~ side walk in front of the shop I saw two men. They at the same time started and ran. I ran after them and caught the defendant, who was one of them. I asked him what he wanted to run for. He said "bathing". I gave the defendant to another officer and ran after the other man but could not catch him. Before I gave the defendant up to the other officer I looked around under the window of the shop and saw on the side walk two beams and a chicken. After chasing the other man I returned and took defendant to the station house. Under the window I found a latch 3 feet long with a nail driven in the end in a way suitable to hook anything out of a window. When I returned from chasing the other man I also examined the window

and found a ~~large~~ long and narrow pane of glass about 7 inches wide broken. The hole broken in it was about 7 inches wide and 8 inches long. The second officer had remained with the defendant while I was pursuing the man who ran away. In court at 57th Street police court the defendant was asked by the judge "what he was doing out at that hour in the morning and defendant replied, "he was coming from the theatre". I took the hams and chicken to the ^{Station house.}

Samuel
Robert,

Samuel Robert.

Complainant, 206, 2^d Ave.

On the evening of December 21st at about 7 P.M. my shop No 578, 2^d Ave. was severely closed. Some of the windows were broken. I saw the hams and chicken at the station house that officer Taylor brought there. The hams and the chicken were mine. I had seen these particular hams and this chicken in my shop when I closed up on the night of Dec. 21st, 1887. The hams were cut in a peculiar manner and I could readily identify them. I am a butcher by business and know the market value of hams and the value of these hams was \$1.⁰⁰ a piece and of the chicken \$67 cents.

POOR QUALITY ORIGINAL

0258

Witnesses -
John W. Taylor,
Police Officer, 21st Precinct,
Samuel Rober,
Complainant,
206; 2nd Ave.

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs,

Patrick
Jaunway.

*Brigley & Deane
Post Office
Receiving*

BRIEF OF FACTS.

For the District Attorney.

Dated January 12th, 1888.
Wm. Trade's Grand
Deputy Assistant.

POOR QUALITY ORIGINAL

0259

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Salida Samman

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

Salida Samman

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

The said *Salida Samman*

late of the *Twenty First* Ward of the City of New York, in the County of New York, aforesaid, on the *Thirtieth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Shop* of one

Samuel Roberts

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

Samuel Roberts

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.

POOR QUALITY ORIGINAL

0250

SECOND COUNT—

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

Delida Sammaning—

of the CRIME OF *Delida* LARCENY committed as follows :

The said *Delida Sammaning*

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 the said day, with force and arms,

five items of the value of one dollar and sixty cents each, and eight items of the value of fifty cents each,

of the goods, chattels and personal property of one *Samuel Roberts*—

in the *day* of the said

Samuel Roberts—

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

POOR QUALITY ORIGINAL

0261

THIRD COUNT—

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

Palmda Sammanay

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

The said *Palmda Sammanay*

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, with force and arms,

Five boxes of

the value of one dollar and sixty cents each, and eight boxes of the value of fifty cents each.

of the goods, chattels and personal property of one *Samuel Roberts*

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

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

Palmda Sammanay

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

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0262

BOX:

294

FOLDER:

2799

DESCRIPTION:

Taylor, Wilson

DATE:

01/27/88



2799

N.Y. General Sessions
The People vs }
 against
Wilson Taylor }

City & County of New York S.S.
John D. Donnell
being duly sworn says that he is
engaged in manufacturing chandeliers
and brass goods at number 822 &
824 Broadway in this city, that he
has known the defendant above
named for the past eight months
and has seen him almost every day
during that time, and knows him
to be a young man of good character
especially as to being peaceable and
quiet. I have made inquiries since
his arrest in the above case and
have learnt that he comes of a
very respectable family who reside
in the city of Baltimore, his father
being employed by the well known
packing house of Brown Bros, in
that city and has been so employed
for ~~the past~~ a great many years past
Deponent further says that he

has made inquiries regarding the
assault herein, and has found out
that the whole trouble was the
result of a little too much
drink on all sides

Sworn to before me this
14th day of February 1888 }
Henry Herzbach }
Notary Public N. Y. Co.

Deponent being sworn further
says that he is ^{the defendant} now in my employ
and has been ⁱⁿ my employ for the
past eight months and can remain
with me as long as I have employment
for him, as he is an honest and trustworthy
young man.

John T. Donnell

Sworn to before me
this 14th day of February
1888.

Henry Herzbach
Notary Public
N. Y. Co.

POOR QUALITY
ORIGINAL

0255

District Attorney's Office,

PEOPLE

vs.

Wilson Taylor
Assault & D.
Shooting Wm Douglas
at Germie Park on
Dec 20th .3 shots

Arthur Wm Douglas Com.

Michael J. Dunne

Offr. Ira M. Clapp

James Linger

George Lemmon

Michael Ryan

Dr. C. C. Bradley

Fincham

N.Y. General Sessions

The People & Ct
Against
Wilson Taylor

City & County of New York Ad. Michael Ryan

being duly sworn says. I reside
in Fordham N.Y. I am an
assistant trainer of race horses
I have known the defendant
Wilson Taylor for the past three
years, and during that time I
have seen him very often. I
know him to bear a good reputation
for peace and quietness, never
heard or knew of his being in any
trouble of any kind before, and
know him to be hardworking and
industrious.

Sworn to before me this Michael Ryan
14th day of February 1888.

Henry Weybach
Notary Public
N. Y. Co.

N.Y. General Sessions
The People & C^l
Against
Wilson Taylor)

City & County of New York S.S.
Michael J. Donohue
being duly sworn says, that by
occupation he is a Horse Jockey
and has known the defendant above
named for the past two years,
has seen him often during that time
and know him to be a peaceable
and quiet young man, never knew
or heard of his having been in any
trouble of any kind, up to this
present charge and works steady

Sworn to before me this
13th day of February 1888

 Henry Thurgood

Notary Public.
N. Y. Co.

Michael J. Donohue

POOR QUALITY
ORIGINAL

0269

Mr. General Sessions

The People vs

Against
Wilson Taylor

Affidavits as
to Character

Jacob Berlin
atty. Gen. &
13 Centre St.
N.Y. City

POOR QUALITY
ORIGINAL

0270

Baltimore
Feb 9th 88

Dear Sir

I have known Wilson
Taylor many years and
have always found him
to be quiet, trustworthy,
and in every way respectable,
and feel sure his present
trouble must be the result
of accident.

Very truly
Yours
Thos. L. Lister

To
Mr J. F. Dinnell.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Wilson Taylor.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. That the defendant Wilson Taylor and myself have been warm friends for a long while, we are both employed in racing stables and travel considerably about the country. The shot that was fired by the defendant was more the result of liquor, and was not maliciously or wilfully done. We had been drinking together at the time, and the revolver that the defendant fired ^{was} the shot ^{was} actually necessary to his person to protect his employes horses. I am now well, as even I was, and the defendant is working close to me in the race track, and I have no desire to be unfriendly towards him because I am satisfied he did not intentionally mean to injure me, and I therefore recommend & request that he be discharged.

Feb 1st 1888.

W. Douglas.

POOR QUALITY ORIGINAL

0272

Police Court - 6 District.

CITY AND COUNTY OF NEW YORK, } ss.

groom, of no. William Douglas, 20 years old,
Jerome Park Street,

New York City being duly sworn, deposes and says, that

on the 20th day of December

in the year 1888 at the City of New York, in the County of New York, at Jerome Park,

he was violently and feloniously ASSAULTED and BEATEN by William Taylor,

now here, who fired toward and against
the person of this deponent three shots from
a revolving pistol then and there held in
the hand of said Taylor, and one of the
shots so fired by said Taylor struck deponent
in the right leg, the ball penetrating the calf
of the leg and inflicting a severe wound.
The assault was committed

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

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

Sworn to before me, this 17 day }
of January 1888. }

William Douglas

[Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

0273

Sec. 192.

5 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Jessie J. White a Police Justice of the City of New York, charging Wilson Taylor Defendant with the offence of Assault upon Mrs. Blong

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

We, Wilson Taylor Defendant of No. _____
Brooklyn, 4th Street by occupation a Houseman
and John F. Donnell of No. _____
Street, by occupation a Merchant Surety, hereby jointly and severally undertake that the above named Wilson Taylor Defendant shall personally appear before the said Justice, at the 5 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 29 day of December 1888 by Wilson Taylor
John F. Donnell
J. White POLICE JUSTICE.

POOR QUALITY ORIGINAL

0274

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
day of
Police Justice.

the within named Bail and Surety (being duly sworn, says, that he is a resident and *John F. Donnell* *Proprietor*
holder within the said County and State, and is worth *100* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Stock and fixtures*
contained in premises 822 & 824
Broadway of the full value
of One thousand dollars

John F. Donnell
Justice.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

POOR QUALITY
ORIGINAL

0275

C. C. BRADLEY, M. D.,
FORDHAM, N. Y.

Dec. 29th, 1887.
Judge White,

Dear Sir -

Allow me to
testify in regard to the physical
condition of the young man, shot
in the leg, by the negro, now held
prisoner at your court -

The patient is convalescing
nicely, and, in my opinion,
is far less out of danger -

I am yours truly Respectfully,
C. C. Bradley.

C. C. BRADLEY, M. D.,
FORDHAM, N. Y.

Dec. 26 "87" -

To Captain of Police
Kingsbridge -

Wm. Douglas is
suffering from a pistol shot wound
in the calf muscles of right leg.
The leg is in quite a bad condition,
and I fear Erysipelas - It is not
a dangerous wound at present,
but can easily become so, from
the suppurative Erysipelas or
Blood Poisoning. I am

Yours truly Respectfully,
C. C. Bradley.

POOR QUALITY ORIGINAL

0276

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael F. Donohue

aged 23 years, occupation jockey of ~~No~~

Jerome Park Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Geo M. Clapp

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

Sworn to before me, this 27th
day of December 1887

Michael F. Donohue

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0277

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 6th DISTRICT.

Geo M. Clapp

of No. *the 35th* Precinct Police Street, aged _____ years,
occupation _____

that on the *26th* day of *December* 188*7* being duly sworn deposes and says,

at the City of New York, ~~in the County of New York,~~ *he arrested Wilson Taylor, now here, on a charge of assault, felony against the person of William Douglass, at Jerome Park on the 20th day of December 1887. Deponent is informed by Michael J. Donohue that he saw said Taylor fire three shots at said Donohue from a pistol held in the hand of said Taylor at the time and place aforesaid. Said Donohue is confined to his bed by reason of injuries received from said assault and is unable to appear in Court. Wherefore deponent prays that said Wilson Taylor may be committed to await the result of the inquiring of said William Douglass.* *Geo M Clapp*

Sworn to before me, this *27th* day of *December* 1887

[Signature]
Police Justice,

POOR QUALITY ORIGINAL

0278

Police Court-- 6 District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

Geo M. Clapp

vs.

William Taylor

AFFIDAVIT.

Dated December 27 1887

White Magistrate.

Clapp Officer.

35

Witness, Michael F. Dunne

James Park

James Frazer

James Park

Henry Leonard

James Park

Michael Ryan

James Park

Disposition, Held to court

Result of injuries

Bowler

POOR QUALITY ORIGINAL

0279

Jan 19th 1888
9th St. N.Y.

By J. A. M. M.
January 21st 1888

BAILED,
No. 1, by John F. Donnell
Residence 822 Broadway Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court - 6th District. 150

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Douglas
James Park
William Taylor

1 _____
2 _____
3 _____
4 _____

Offence Assault
Felony

Dated January 17th 1888

John F. Donnell
Magistrate.
35th Precinct.

Witnesses
Michael F. Donnell

James Park

James Park

James Park

James Park

James Park



committed, and that there is sufficient cause to believe the within named

William Taylor

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 Jan 22nd 1888 John F. Donnell Police Justice.

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

Dated January 21st 1888 John F. Donnell Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

0280

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Wilson Taylor

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

Wilson Taylor

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

The said *Wilson Taylor,*

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, with force of arms, at the City and County aforesaid, in and upon the body of one *William Douglas.* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *William Douglas.* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Wilson Taylor,* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *William Douglas,* 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

Wilson Taylor

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

The said *Wilson Taylor.*

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 one *William Douglas,* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against *him* the said *William Douglas* a certain *pistol* then and there charged and loaded with gunpowder and one leaden bullet, which the said *Wilson Taylor,* in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0281

BOX:

294

FOLDER:

2799

DESCRIPTION:

Thompson, James

DATE:

01/24/88



2799

**POOR QUALITY
ORIGINAL**

0282

BOX:

294

FOLDER:

2799

DESCRIPTION:

Keith, Albert

DATE:

01/24/88



2799

POOR QUALITY ORIGINAL

0203

Witnesses:

Officer Rading

212

Counsel, D. M. Chapman

Filed 27th day of Jan 1888

Pleas, Voluntary

Grand Larceny, Sec 538, 539, 550 Penal Code.

THE PEOPLE

vs. I

James Thompson
Walter
and Albert Keith

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edmund E. Fox

Part II Felony 10/88 Foreman

No 1. Pleas - Petit Larceny

No 2. Pleas - Attempted

Grand Larceny 2nd deg

No 1. Sentence suspended
" 2. U.P. 2 years - Bell

POOR QUALITY ORIGINAL

0284

Police Court— 9 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 123 Orchard Street, aged 14 years,
occupation Plush Botes being duly sworn

deposes and says, that on the 20 day of January 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession ^{of} person of deponent, in the day time, the following property viz:

A ladies leather pocket book
of the value of Ten cents

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 James Thompson and Albert Keitt ("both no name") from the fact that previous to said larceny the said pocket book was in deponent dress pocket then and there worn on the person of this deponent and this deponent has been informed by officer Adam Radig that he was standing on the corner of Blanc and Orchard Street and he saw the said defendant Thompson place his hand into deponent's pocket and take the above property and pass it to the said Keitt. Deponent therefore charges the said defendant ^{with} acting in concert and collusion and abetting from the ~~the~~ the above property
Mary Manicki

Sworn to before me, this 20 day of January, 1888
Samuel H. Walker Police Justice.

POOR QUALITY ORIGINAL

0285

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Police Officer of No.

11 Prescott Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Gnanigki

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

Sworn to before me, this

day of

2

June 1888

Adam Radig

Samuel Kelly

Police Justice.

POOR QUALITY ORIGINAL

0285

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert Keithe 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. Albert Keithe

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 54 Division St 3 day

Question. What is your business or profession?

Answer. Waiter

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

Albert Keithe

Taken before me this

20

day of January 1888

Samuel W. Kelly
Police Justice.

POOR QUALITY ORIGINAL

0287

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Thompson 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. *James Thompson*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *146 West Broadway 2 years*

Question. What is your business or profession?

Answer. *I work on Cracker Wagon*

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*

James Thompson

Taken before me this

day of

January 188*8*

22

Samuel J. Kelly
Police Justice.

POOR QUALITY ORIGINAL

0200

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

Police Court District 128

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Gnanis
John Thompson
Abraham White

Offence *Larceny*
Melony

Dated *Jan 20* 188*8*

R. P. Kelly Magistrate
R. Kelly Officer

Witnesses *Adam Kelly*
No. *11* Precinct
Freeman Street

No. _____ Street _____
No. _____ Street _____
\$ *1000* to answer
Done



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

Alfred

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 *Jan 20* 188*8* *Sam'l Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0289

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 Thompson and
Albert Keith*

The Grand Jury of the City and County of New York, by this indictment, accuse
James Thompson and Albert Keith
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *James Thompson and Albert Keith*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twentieth day of *January* in the year of our Lord one thousand
eight hundred and eighty-*eight*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

*one pocket-book of the value
of ten cents*

of the goods, chattels and personal property of one *Mary Gnaniacki*
on the person of the said *Mary Gnaniacki*
then and there being found, from the person of the said *Mary Gnaniacki*
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**

0290

SECOND COUNT—

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

James Thompson and Albert Keith
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *James Thompson and Albert Keith*

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, with force and arms,

*One pocket-book of the value of
ten cents*

of the goods, chattels and personal property of one *Mary Gnaniucki*

by *acertain person or persons* to the Grand Jury aforesaid unknown, then lately before feloniously
stolen, taken and carried away from the said *Mary Gnaniucki*—

unlawfully and unjustly, did feloniously receive and have; the said *James Thomp-*
son and Albert Keith—

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

John R. Fellows,
~~**RANDOLPH B. MARTINE,**~~

District Attorney.

0291

BOX:

294

FOLDER:

2799

DESCRIPTION:

Thompson, John J.

DATE:

01/26/88



2799

POOR QUALITY ORIGINAL

0292

443

Highway

Counsel,

Filed,

Pleads,

188

day of

26 *January*

Highway (by)

THE PEOPLE,

vs.

B

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday,
Ill. Rev. Stat., 7th Edition, page 188, Sec. 6)

John J. Thompson

July 6/19

Witnesses for trial by request of Defendant.

JOHN R. FELLOWS,

RANDOLPH B. MARINE,

District Attorney.

At the same Term
G.S.D.

A True Bill.

Edmond B. ...

Foreman.

Witnesses:

John Mc Cord

**POOR QUALITY
ORIGINAL**

0293

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

John J. Thompson
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant 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 defendant late of the City of New York, in the County of New York, aforesaid, on the *eighth* day of *January* in the year of our Lord one thousand eight hundred and eighty *eight*, 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.

John R. Fellows,
~~RANDOLPH B. MARTINE, District Attorney.~~

0294

BOX:

294

FOLDER:

2799

DESCRIPTION:

Trabold, Adam

DATE:

01/24/88



2799

POOR QUALITY ORIGINAL

0295

16 Recd Feb
209 171 Broadway
for the defense

Counsel,
Filed, 24 day of Jan 1888

Pleads, *Not guilty*

THE PEOPLE,
vs. B
Adami Diabola

VIOLETION OF EXCISE LAW
(III Rev. Stat., 7th Edition), page 188, Sec. 5)

1377
JOHN R. FELLOWS,
RANDELFPH. B. MARSHINE,
John S. Park II
District Attorney.

A True Bill.

[Signature]
Foreman.

120 Inc 888
Transferred to City S.S. for
trial by amount

Witnesses:
[Signature]

**POOR QUALITY
ORIGINAL**

0296

District Attorney's Office,

Part No
PEOPLE

vs.

Adam Trabold

For Reading

Jan 26 1888

Bail Issued

**POOR QUALITY
ORIGINAL**

0297

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Adam Trabold
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant 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 defendant late of the City of New York, in the County of New York, aforesaid, on the *eighth* day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight*, 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.

John R. Fellows,
~~RANDOLPH B. MARTINE,~~ District Attorney.

0298

BOX:

294

FOLDER:

2799

DESCRIPTION:

Travers, Lawrence

DATE:

01/04/88



2799

POOR QUALITY ORIGINAL

0299

v20-

Witnesses:

John D. Salmon

COURT

Filed *12* day of *January* 188*8*

Pleas

THE PEOPLE

267

Grand Larceny *in the* degree

[Sections 628, 681 Penal Code]

Lawrence Sawyer

JOHN R. FELLOWS,

~~RANDOLPH B. WHELAN,~~

District Attorney.

A True Bill.

Joseph C. ...

Foreman.

Henry ...

...

POOR QUALITY ORIGINAL

0300

*20-

Witnesses:



John D. Galvin

Counsel

Filed *14* day of *July* 188*8*

Pleads:

THE PEOPLE

vs.

Grand Larceny *second* degree [Sections 528, 581 Penal Code].

Lawrence Travers

JOHN R. FELLOWS,

RANDOLPH B. WATKINS,

District Attorney.

A True Bill.

Amphlett

July 5th. Foreman.

Wm. D. Smith

Pen. m. g.

POOR QUALITY ORIGINAL

0301

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 235 E 34 Street, aged 28 years,

occupation Livery stable keeper being duly sworn

deposes and says, that on the 24 day of December 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

one dirt-cart of the value of Fifty dollars

\$50

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 Lawrence Travers (name here)

Deponent is informed by Officer Thomas F Sullivan that he can said defendant offer said property for sale in East 73d Street in said City

John F Galvin

Sworn to before me, this 25 day of Dec 1887

Samuel W. Kelly Police Justice.

POOR QUALITY ORIGINAL

0302

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas F Sullivan

aged *28* years, occupation *Police officer* of No

25 French Place Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John F Galvin*

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

Sworn to before me, this *25*
day of *Dec* 188

Thomas F Sullivan

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0303

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lawrence Travers 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. Lawrence Travers

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. N. S.

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

Answer. 317 E 24th 16 years

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 may think will tend to your
exculpation?

Answer. I am guilty of the
Charge

Lawrence Travers

Taken before me this

day of

Dec 5
1887

Samuel W. Heston Police Justice.

POOR QUALITY ORIGINAL

0304

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

422
 Police Court
 District
 2122

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 John F. Johnson
 235 W. 6th St
 Dammece Insurance
 Office Grand Larceny

Dated Dec 25 1887
 J. O. Kelly Magistrate
 210 E. Broadway
 Office

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



Commenced

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 25 1887 Samuel C. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0305

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Lawrence Travers

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

Lawrence Travers

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

The said *Lawrence Travers,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Twenty fourth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

one suit coat of the value

of fifty dollars.

of the goods, chattels and personal property of one *John E. Taylor,*

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

John E. Taylor,
District Attorney

0306

BOX:

294

FOLDER:

2799

DESCRIPTION:

Tremonte, Pasquale

DATE:

01/16/88



2799

POOR QUALITY ORIGINAL

0307

* 188

Chas. P. Weston

Counsel,

Filed 16 day of Jan'y 1888

Pleas *Not guilty* (17)

vs THE PEOPLE

vs.

Pasquale Tremonte
Sent 3/11/88

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

JOHN R. FELLOWS.

RA NICHOLPH B. MARINE,

District Attorney.

A True Bill.

Edward L. R.

P.S. Feb 2. 1888 Foreman.

Tried and convicted

H. W. C. [Signature]

Witnesses:

Mary [Signature]
Anna [Signature]

POOR QUALITY ORIGINAL

0308

Police Court— 3 District.

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

of No. 31 Hamilton Street, aged 30 years,
occupation Sailor being duly sworn

deposes and says, that on 25 day of December 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Pasquale Fremonte, now here, who struck
stabbed deponent in the right eye with some sharp instrument which deponent is informed by May Brady now here was a can opener

Samuel Milligan

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 dealt with according to law

Sworn to before me, this 27 day
of December 1887.

Samuel Milligan
per op.

Soldan B. Smith
Police Justice.

POOR QUALITY ORIGINAL

0309

CITY AND COUNTY }
OF NEW YORK, } ss.

~~John~~ *Mary Brady*
aged *39* years, occupation *Married woman* of No. *31* *Hamilton* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Samuel Millyan*

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

Sworn to before me, this *27* day of *December* 188*8* } *Mary Brady*

Solomon Smith *Per O.P.*

Police Justice.

POOR QUALITY ORIGINAL

0310

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Pasquale Tremonte 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. *Pasquale Tremonte*

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. *38 Hewlata 3 months*

Question. What is your business or profession?

Answer. *Labourer*

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 did not do it. A man by the name of Ligi did it.*

Pasquale Tremonte
per. O.P.

Taken before me this *27* day of *December* 188*7*
James H. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0311

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

Police Court-- 3 District 135
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Samuel Miller
Parquet Stewart
 2 _____
 3 _____
 4 _____
 Dated Dec 27 1887
 _____ Magistrate
Arthur
 _____ Officer
George H. Gradle
John Brady
John Brady
 No. 31 _____ Street _____
Off Sullivan
 No. _____ Street _____
St. John
 No. 100 _____ Street _____
John

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 _____

Parquet Stewart
 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 Dec 27 1887 Solomon B. Sussman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Court of General Sessions.

The People etc. against Pasquale Ferrante	Assault, 2 ^d . McPeters Deft's Atty.
---	---

Depositions:

Mary Brady,
31 Hamilton St.

In December, the 26th, 1887, about seven o'clock in the evening, at No. 30 Hamilton Street, I saw the defendant stab the complainant Samuel Milligan with a can opener into his right eye. I was sitting at the window of my room, when I heard some body down stairs halloo: Johnny Brady is killed, and that the defendant had done it. I ran downstairs and across the street, where I saw the defendant with a candle and a can opener in one hand and picking up stones with the other hand. I asked him what he was going to do with the stones. He replied, that he would kill the

F

II

son of a bitch. I thereupon warned him, that he might hit somebody who had done no harm to him, just as he had done with my little boy. He then turned around and attempted to strike me with the car opener, but instead of me, he hit the complainant in his right eye. The complainant was struck, while he wanted to come to my rescue. The wound was dressed by Dr. D. G. Hill, of 74 Market Street. There was no one present at the assault, but the complainant, my self and the defendant. The complainant has left for the District of Columbia.

James Sullivan

Patrolman, 7th Precinct.

I arrested the defendant on the 26th of December, 1887, at about seven o'clock in the evening, at No. 87 Hamilton Street. He had hidden himself under the bed in the back room on the second floor. He denied having assaulted the complainant and contended that somebody else had done it.

John Prady,

Son of Mary Prady, nine
years old. 31 Hamilton St.
Has been informed about
the nature of an oath.

About two or three weeks ago,
on a Monday night, some big
boys threw snow balls at the
defendant. I was sleigh riding
and did not throw any balls.
The defendant seized me, kicked
me with his foot in my back
and punched me with his fist
into my stomach, so that I
fell to the ground. Some one was
challoosing for my mother and,
fearing punishment of her,
ran to our house.

George Thomas Goodchild,

Printer, 31 Hamilton St.
On a Monday night, about three
weeks ago I was standing in
front of our house, when I saw
the defendant run after little
Prady, but our account of some
obstruction in the street, I could

IV

not see what he did with the boy. When the defendant came back, some are said that Johnny Brady had been hurt, and somebody called for Mrs. Brady. I saw her coming down and going across the street. A few moments afterwards, a crowd collected in front of No. 30 Hamilton Street, and I went over to see what was the matter. While there, the complainant came out of the house with the under lid of his right eye cut. I accompanied him to Dr. Kerr in Market Street.

^{answered}
(Per letter of Dr. Kerr.)

Edward Grosse
Deputy Ass^t.

POOR QUALITY
ORIGINAL

0316

Cherwell Jan 19 88

John A. Fellows Esq. Capt.
Reading

I dressed Samuel
Trilligan's wound. It was a
very light affair - done with
a common can opener -
a fatal wound could hardly
be produced by such an instrument.

Trilligan has gone to New-
London and will not be back
for 8 or 10 months - his people
do not wish to prosecute, or
I think it would be well to
dismiss the case.

Yours truly
J. A. Fellows
74 Market St.

**POOR QUALITY
ORIGINAL**

0317

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Joseph Bennett.

BRIEF OF FACTS.

For the District Attorney.

Dated... *January 21* 1888.

Edward G. Carr

Deputy Assistant.

POOR QUALITY ORIGINAL

0318

COURT OF GENERAL SESSIONS -- PART III.

-----X
 :
 The People of the State of New York :Before
 : Hon. Frederick Smyth
 against : and a Jury.
 :
 P A S Q U A L E TREMONTE :
 :
 -----X

Indictment filed Jan. 16, 1888.

New York , Feb. 2, 1888.

Appearances:

For the People, Asst. Dist. Atty. Jerome,

For the Deft., Jacob Berlinger, Esq.

MARY BRADY, a witness for the People, testified:

I live at No. 31 Hamilton St. in this city. On the 26th. of Dec. of last year I was up in my rooms; my two little children were downstairs sleigh-riding and I heard some people calling out that my little boy was killed. I looked through the window and I saw this man running after my boy. I ran downstairs and about this time he kicked the little boy. I asked him what he was doing and he called me some vile names and then he turned around and struck me. My son-in-law caught me by the shoulder and this defendant stabbed him in the right eye with a knife. The doctor had to put four stitches in it. I went for a police officer and he arrested the defendant.

CROSS-EXAMINATION:

This happened at five minutes past seven in the evening. When this man were arrested there were a num-

**POOR QUALITY
ORIGINAL**

0319

2

ber of other Italians in the room with him. I never saw this man before that day to my knowledge.

JAMES J. SULLIVAN, a witness for the People, testified:

I am a police officer. I arrested this defendant on the 26th of Dec. 1887 at No. 80 Hamilton Street. I found him under a bed.

The affidavit of the complainant before the Police Magistrate was read in evidence.

PASQUALI TREMONTI, the defendant, testified:

I am a laborer and live at No. 81 Thompson Street.

Q Did you have a knife in your hand or anything sharp and stab a man named David Gorman on the 26th. of Dec. last?

A No, sir, it was another man who was in the house with me and I was arrested for it.

CROSS-EXAMINATION:

I was not under the bed when the officer came in; I was sitting on the bed playing cards. I never saw this little boy and I never kicked him as has been testified to.

The Jury found the prisoner guilty of assault in the second degree.

**POOR QUALITY
ORIGINAL**

0320

Indictment filed Jan. 16. 1888

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

Pasquale Tr emonti

Abstract of testimony on

trial Feb. 2nd 1888.

POOR QUALITY ORIGINAL

0321

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Carquade Fremont

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

Carquade Fremont

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

The said *Carquade Fremont*.

late of the City and County of New York, on the *fourteenth* day of *December*, in the year of our Lord one thousand eight hundred and eighty *seven*, with force and arms, at the City and County aforesaid, in and upon one

Samuel Willigau.

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Carquade Fremont*.

with a certain *rod* which he the said

Carquade Fremont

in *his* right hand then and there had and held, the same being then and there a *weapon* and an instrument likely to produce grievous bodily harm, *in*, the said *Samuel Willigau*, then and there feloniously did wilfully and wrongfully strike, beat, *stab, cut*, bruise 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.

John R. Kellam
Attorney

0322

BOX:

294

FOLDER:

2799

DESCRIPTION:

Tully, Edward

DATE:

01/11/88



2799

POOR QUALITY ORIGINAL

0323

Counsel,
Filed 11 day of Aug 1889
Pleads *Guilty (12)*

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

THE PEOPLE

*81 Commence
by
Handwritten
B*
Edward Tully

JOHN R. FELLOWS,
RANBOLPH B. MARINE,
District Attorney.

Part 2 Dec 14

A True Bill.
h 24
Edward Tully

Foreman,
Part III January 2/89.
Pleads as above 3rd day.
True \$100.

Witnesses:
Spier Moore

POOR QUALITY ORIGINAL

0324

Sec. 508.

2 District Police Court.

UNDERTAKING TO ANSWER Gunnick SESSIONS.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 20 day of May 1887 by Henry Murray a Police Justice of the City of New York. That Edward Gully be held to answer upon a charge of assault

upon which he has been duly admitted to bail, in the sum of three Hundred Dollars.

We, Edward Gully Defendant of No. 81
Gunnick Street; Occupation Saloon, and
Luke Higgins of No. 58 Terry Street;
Occupation Saloon Keeper Surety, hereby undertake that the above named

Edward Gully shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted: and shall at all times render himself amenable to the orders and process of the Court; and if convicted, shall appear for judgment, and render himself in execution thereof, or if he fail to perform either of these conditions that we will pay to the People of the State of New York, the sum of three Hundred Dollars.

Taken and acknowledged before me, this 20 day of May 1887 by Edward Gully
Luke Higgins
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0325

CITY AND COUNTY }
OF NEW YORK. } ss.

Sworn to before me, this
day of March 1888
Wm. Sawyer
Police Justice.

Luke Higgins
the within named Bail and Surety being duly sworn, says, that he is a resident and free
holder within the said County and State, and is worth six Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of home and lot no
39 Cummins St. and worth
\$20,000

Luke Higgins

New York Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to answer.

23.

Taken the _____ day of _____ 188

Justice.

Filed _____ day of _____ 188

POOR QUALITY ORIGINAL

0326

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel Phily Esq a Police Justice
of the City of New York, charging John Connolly Defendant with
the offence of Assault & Battery

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

We, John Connolly Defendant of No. 81
Carhuice Street; by occupation a Laborer
and John Tully of No. 230 Varick
Street, by occupation same Surety, hereby jointly and severally undertake that
the above named John Connolly Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of _____
Hundred Dollars.

Taken and acknowledged before me, this 20th
day of May, 1887
Samuel Kelly POLICE JUSTICE.

John Connolly
John Tully

POOR QUALITY ORIGINAL

0327

CITY AND COUNTY }
OF NEW YORK, } ss.

day of *May*
Samuel A. Kelly Police Justice
188*7*

Sworn to before me, this *2nd* day of *May* 188*7*

John Tully
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *1000* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *a house at No. 230*

Vanick Street in the City & County of New York
not valued at 25000 dollars free
not clear
John Tully

District Police Court.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Robert Moore.

vs.

John Bernolly

Taken the *2nd* day of *May* 188*7*.

Undertaking to appear during the Examination.

Justice.

Robert Moore
by Samuel A. Kelly
City & County

POOR QUALITY ORIGINAL

0328

Sec. 192.

D

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, } ss.

An information having been laid before
of the City of New York, charging

Daniel O'Reilly Esq
Edward Tully

a Police Justice
Defendant with

the offence of

Assault

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

Carmine
Lewis M. McDermott

We

Edward Tully Defendant of No. *87*
Street; by occupation a *Brick Layer*
and *Lewis M. McDermott* of No. *925 West Houston*
Street, by occupation a *Printer*

Surety, hereby jointly and severally undertake that
the above named *Edward Tully* Defendant
shall personally appear before the said Justice, at the *2* District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of *five*
Hundred Dollars.

Taken and acknowledged before me, this

2
7

Edmund Dwyer
Lewis M. McDermott

day of *May* 188*7*
Samuel C. Smith POLICE JUSTICE.

POOR QUALITY ORIGINAL

0329

CITY AND COUNTY }
OF NEW YORK, } ss.

Lewis W. Bennett

the within named Bail and Surety being duly sworn, says, that he is a resident and *house*
holder within the said County and State, and is worth *Ten* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *household furniture*
and other personal property
contained in premises no 335-
West Houston St. and worth over
\$2,000 free and clear

Sworn to before me, this
day of *May*
188
James J. Walker
Police Justice

Lewis W. Bennett

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the..... day of..... 188

Justice.

POOR QUALITY ORIGINAL

0330

Sec. 103-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Edward Tully

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. Edward Tully

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Ireland

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

Answer. 81 Launce St 17 years

Question. What is your business or profession?

Answer. Brick Layer

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

Answer. I am not guilty and demand a trial by jury if held after Examination

Edward Tully

Taken before me this

day of May 1888

Police Justice.

POOR QUALITY ORIGINAL

0331

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John Connolly 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 Connolly

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

81 Cannon St 2 weeks

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 Connolly

Taken before me this 2 day of July 1888

Police Justice.

POOR QUALITY ORIGINAL

0332

*The Justice is forwarding on this
Court will hear and determine
his case by recovery may
also see*

*Paul W. Hall
Police Justice*

Police Court-- 2
District. 800

BAILED
No. 1 by *John Higgins*
Residence *55 Henry*

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Robert Moore
Edward Kelly
John Connolly
Offence *Assault*

Dated *May 2* 1887

A. O. Kelly Magistrate.
Moore Officer.

Witnesses *John Tommond*
John Parnock

No. *1500 E. May 3* 2nd
No. *11* " " " " Street.

No. *317*
TO ANSWER
Edward Kelly

*No 2 can't help
Connolly*

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

Edward Kelly

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *300* 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 20th* 1887 *John Connolly* Police Justice.

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

Dated *May 20th* 1887 *John Connolly* Police Justice.

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

Dated *May 20th* 1887 *John Connolly* Police Justice.

POOR QUALITY ORIGINAL

0333

Police Court— 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of the 9th Precinct Police Street, aged 26 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 1st day of May 1887 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Edward Tully ^{the} John
Connolly (both men here) who caught head of
deponent by and threw him down and while
down kicked him several times about the
body and said Connolly held him down while
said Tully struck deponent on the face with a club while
deponent was in the careful discharge of his duty as a
police officer 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 2 day of May 1887 } Robert. Moore

Samuel C. Hill Police Justice.

Ingram.

Dr. Payne. His relationship with her
Martin, allowing her to have men at 1.00 for rooms.
Martin rooming with Ingram's niece.

Sip Little and Belle Little, thieves, & lived with Ingram

Note -

In Ingram's testimony she said she warned
Ollie not to go to Long again that she was
suspicious yet Ingram kept the ticket
6 weeks afterwards -

Try & show that -

did you not know a Belle Wood - & say to Martin
she was a thief & she had stolen two bronze
female figures & every time Wood calls Ingram
hid them in a drawer - & was Wood ever
drunk in her house & did not Ingram
tell people she was a thief -

Martin.

Did not Ingram told her about Tip. ^{no} Belle Little being there

Did not Martin paid Ingram \$1.00 once for a man who used room

Did Ingram ever tell her about Miss Patterson, who she ^{allowed to talk in room} was & how she made her living &c, & that she was

Did not she know the Doctor occupied room with Ingram.

Did not Ingram introduced the Doctor as her husband or did not the impression go out to new lodgers that the Doctor was Mr Ingram.

Did any people ever leave the house when they found the morals so loose of the people in the house

Did not Ollie & her mother leave house in orderly way

Did not Ingrams son say in Jefferson market when Mrs Sherwood had Ingram there about the dog that he was ashamed of his mother.

Did not Ingram & Doctor sleep together & Ingrams son & neice live in same house.

Did not Ingram tell you Belle Wood was a thief & did not you see Wood laying

POOR QUALITY
ORIGINAL

0336

Account in Ingram's ^{back} ~~front~~ Basement

Murray.

Did not Ollie's mother leave house in orderly way.
Did not Ingram get her to sell a piece of rock for her (black)

Levell told Murray that ^{Miss Reich} (that woman)
wanted her (L) to swear falsely → see the
~~testimony~~ notes on Levell —

Did you not see Belle Wood laying drunk
many times in Ingram's front basement.

~~Mrs Murray occupied with her little girl~~

POOR QUALITY
ORIGINAL

0330

Watkins.

Did not you and mother go out of Ingraves house orderly
Did you ~~you~~ ever threaten to get square with Ingraves
Did you ever have a man in your room all night - (no)

Levelle.

Did not Mrs ^{Reich} (~~stunt woman~~) ask you to say that when
Ollie Watkins went away she threatened
Ingram

Did not Mrs ^{Reich} (~~stunt woman~~) say she was going to
testify to that & also say that if a little
lie like that would help Ingram out she
would tell it.

Did not Ollie & her mother leave house in orderly way

Martin can show this as having been
told it by Levelle -

People
vs.
Edward Tully

Robert
Moore

Robert Moore

Officer 9th Precinct.

On Tuesday May 1st 1887 between 7 and 8 P.M. I entered the ^{saloon on the} premises 81 Canine Street through a side door leading from a hall way. ~~I made no effort~~ The door was open 3 or 4 inches and had a chain on the inside. John Tully was in the hall. He called out all right when I presented myself at the door and then the door was unchained and I was admitted. There was more than one gas burner lighted inside. Defendant was behind the bar. There were two or three people standing close against the front of the bar. They had glasses on the bar in front of them and I heard one of them ask defendant for ale and defendant served him and received five cents. I put a pitcher I had down on the bar and asked for a pint of "lager". He took the pitcher and filled it and set it back on the bar. I laid down a 10 cent piece and while he was changing

It I took up the pitcher and tasted what
 it contained. The contents were lager beer.
 I through open my coat and showed
 my shield and said "You are violating
 the law. I must ~~arrest~~ ^{arrest} you."
 He grabbed the pitcher and dumped
 the contents under the bar. Then he
 said "You get out of here you damn
 son of a bitch." at the same time he
 came from behind the bar. As he
 came from behind the bar I backed
 up to the front door. I had a small
 billy in my right hand and I rapped
 on the entrance of the saloon, on the
 door, for the man I had outside.
 When he saw me do that he seemed
 to cool down and I put the club in
 my pocket and we walked about
 halfway up the saloon together. Then
 he grabbed me by my throat and
 threw me against the bar. I got
 up and grappled with him and
 tried to drag him toward the door
 I entered by. Then two or three of the
 persons in the room took hold of
 me. This gave me a dependent a
 chance to back me up into a
 corner against the ice box and he

pounded my head against the
box. I got one of my hands free
took out my billy and struck him
on the forehead. Someone grabbed
the club away from me and I
took out my revolver ^{with my right hand.} We all
struggled for that and in the
struggle this was taken away from
me. During the struggle someone
called out to put out the gas. During
all the time this fight was going on the
defendant had hold of me or was attacking
me. He had me by the throat to when he
knocked my head against the ice box.
He struck me with his fist also. As soon
as I bought the beer and threw my
coat back to show my shield I said
"I am an officer, you are violating
the law and I must arrest you". While
the struggle was going on inside
Officer ~~Townsend~~ Townsend effected an
~~entrance~~ ^{repeatedly} stood at the door and called
out "I am ⁱⁿ an officer, John Tully
let me in. John Tully had come in
after I came in and the door had
been chained up.

John
Townsend.

John Townsend, Officer 9th Precinct.

On Sunday May 1st, 1887, I was with
 officer Moore just bef. before he entered the
 saloon of defendant. We were both in
 citizens clothes. I entered the hall way 2 or
 3 minutes after officer Moore went in.
 I went to the rear door leading to the
 saloon and John Tully was in the
 hall outside the door. When he saw
 me he went inside and closed the
 door. I then heard loud talk and
 scuffling inside and I heard officer
 Moore say "Take your hands off
 me for I am an officer and you
 are under arrest". I heard some one
 say ^{not officer Moore} "I dont give a god damn I'll kill
 you before you get out". I then knocked on
 the door and said "John Tully let me
 in you know I'm an officer". I said
 "you know your brother is under
 arrest" and by then John Tully opened
 the door 6 or 8 inches. It was fastened
 by a rope or chain. I then saw the
 defendant have officer Moore by
 the throat with his left hand and
 bunking his head up between the
 jamb of the door and the ice box and
 they each one of them had hold of the
 revolver and were fighting for that.

I then said to John Tully "You see
 the Tully the position of these men.
 They are liable to kill each other. Let
 me in". Then I was let in and I
 separated officer Moore and defendant
 and took the revolver away from
 them. When I entered defendant and officer Moore
 were struggling together and Moore had the pistol in his
 right hand and the bill was on the floor. I could see that
 from the door way before I got in that the pistol was in Moore's right
 hand.

Edward
 Tully.

Edward Tully, 81 Carmine Street.
 Defendant.

The Officer Moore came into the saloon
 the evening of May 1st and asked for
 a pint of Lager beer I told him we did
 not sell anything on Sunday and
 said I would give him a pint of Cider.
 And I stooped down behind the bar
 where the cider was and drew some
 for him. I came out from the end
 of the bar. He had his coat buttoned
 up and without saying anything
 about being an officer he drew his
 billy and said "You God damned
 Irish son of a bitch I'll ~~kill~~ I'll shave it
 in for you and I'll take you in
 any how" and with that he hit
 me over the head with his billy. When
 he was going to give me the second
 blow I caught his billy and held it

and then he drew with his left hand
his revolver and said "You God
damned son of a bitch I'll kill you."
I then grabbed his pistols and we
struggled together until officer
Townsend separated us. All the way
to the station house officer Moore
kept calling me a ^{f.d.} dirty son of
a bitch and threatening to kill me
before I should get there. I did not know
officer ^{Moore} Townsend and had never had any trouble with
him.

John Connelly.

81 Carmine Street.

I got into the saloon at the same time
with officer Townsend. I saw the defendant
~~have~~ struggling with the officer. He had
hold of the officers right hand in which
the officer had a billy and of his left
hand in which he had a pistol. Officer
Townsend told defendant to let go and
go with the officer. Defendant said "If
I do ~~not~~ he will shoot me". Then
officer Moore said "Damn you I'll
kill you anyhow". Then officer
Townsend parted them and the defen-
-dant went away with the officers.

1-14-88
W.S.J.
John
Connelly.

Michael J. Burns, 505 Washington Street.

On May 1st 1887 in the evening when
this trouble took place I was in the saloon
of the defendant. Officer Moore came in
with a pitcher and asked for a pint of
lager. Defendant said he would not
sell it to him but would give him a drink.
Then he put something in the pitcher
and then the officer (Moore) ^{said} "you are
my prisoner". He, the officer, then
drew a club and hit defendant over
the head with it. Defendant was standing
behind the bar. Then defendant came
out from behind the bar and got
hold of the club and then the officer
drew his pistol with his left hand.
Then the defendant grabbed the pistol
and held on to it. Then officer Townsend
came to the door and John Tully
let him in and Townsend separated
defendant and officer Moore.

People

v.

Edward Tully

Bernard
McEtee.

Bernard McEtee.

81 Carmine Street.

On May 1st I was in defendant's saloon. Officer Moore came in in citizens clothing. The only light burning was a little gas jet on the bar used to light cigars and a candle which I held. The officer (Moore) asked for a pint of beer. Defendant said we do not sell beer on Sunday. I'll give you a pint of cider. Then I stooped down with my back to the bar and the next thing I knew I heard Moore say "You son of a bitch I leave it in for you. I'll shoot you." Then I looked up and saw Moore ~~about~~ striking defendant with a club, and pulling out a pistol with his left hand. I stepped aside ~~so~~ so that I might not be shot. As Moore pulled out his pistol defendant grabbed both his (Moore's) hands and they struggled together until Officer Townsend came in and separated them. Townsend called out that

Moore was an officer and told defendant to let go of him. Defendant said he would but he was afraid ~~the~~ of Moore would kill him. I saw the whole struggle distinctly and the defendant never had officer Moore by the throat at all. Moore never said he was an officer.

1-16-88.
WJG.

Edward
Jully.

Edward July, Defendant -
What Mr. McEster says about the light above is true and I never had Officer Moore by the throat.

1-16-88
WJG.

Dr. McGovern the Police Surgeon 9th
Precinct testifies as to the character of the injuries received by Officer Moore. This is found in his deposition in the Police Court.

POOR QUALITY ORIGINAL

0349

Witnesses -
Officers
Robert Moore, } 9th
John Townsend, } Precinct
Dr. W. S. Govern,
Police Surgeon
9th Precinct.

COURT OF GENERAL SESSIONS.

*Charge in 2^d Degree
"Resisting Arrest."*

THE PEOPLE, &c.

vs.

Edward

Jelly.

BRIEF OF FACTS.

For the District Attorney.

Dated January 16th 1888.

W. S. Travers Moore

Deputy Assistant.

POOR QUALITY ORIGINAL

0350

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c. IN COMPLAINT OF

Robert Moore
Ed. Kelley

BEFORE HON.

Henry Murray
POLICE JUSTICE,
May 20th 1887

APPEARANCES: { For the People, _____
For the Defence, _____

188

I N D E X .

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
Robert Moore	1	8 14	10	
Townsend	9	10	15.16.	
Kelley	11	13 20		
Dr. McGovern	17			
Dr. Keane	18			
McEntee	20	22		
M. Evans	22	25		
E. Connolly	25	26		

W. J. Conway
Official Stenographer.

POOR QUALITY ORIGINAL

0351

2nd DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Robt Moore
Ed Kelley

Examination had May 20th 1887
Before Henry Murray Police Justice.

I, M. J. Shacey Stenographer of the 2nd District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Robt Moore Ed Kelley and all herein as taken by me on the above examination before said Justice.

Dated May 20th 1887

M. J. Shacey
Stenographer

Police Justice.

Second District Police
 Court Hon Henry Murray
 Presiding May 20th 1884
 Robert Moore } Violation of the
 Edward Tully } Excise Law
 and Assent.

Officer Moore of the 9th
 Precinct Police, being duly
 sworn deposes and says

Q

On the 1st day of May
 you arrested the Defendant
 Tully?

a
Q
a

Yes Sir.
 Where is his place?
 31 Carmine St,
 it occurred between 8 and
 half past, in the evening,
 I went in the hall way
 and met his brother in
 the hall way. I had a
 pitcher in paper, I saw
 a girl coming out
 with a can. He saw me
 would have to be pretty

12

Conte. I got in, he gave me a pint of Beer and I paid for it, and when he saw me taste it he snatched the pitcher and I told him I was an officer and that he would have to come with me, then he said "get out of here you son of a bitch", then he started to go for me. I went and tapped three times for officer Townsend to come, then John Kelly ran in and put the chain on the door and then we got into a scuffle and he threw me, then he told a man to put out the gas, then I drew my stick and struck him, then I got away and pulled the chain off the door, then Officer Towne

(3)

and came and we took them out.

Q. Cross Examination
When you say that you took the pitcher and emptied its contents under the bar, what did he do with the pitcher?

A. He put it back on the bar.

Q. What did you do then?

A. I went to the front door and called for assistance.

Q. You say when you tasted this beer, and he said what are you doing, what did you do?

A. He snatched the pitcher, and I thought he was going to hit me and I told him I was an officer, then

(14)

Q He said get out of here
you son of a Bitch"

Q Did you stand in
front of the bar when
you went in?

A Right in front of
the bar with the pitcher
in my hand

Q Did you see Mr
McSee there?

A No.

Q Did you see a sick in
the hall?

A No there might
be one. I ^{possibly} saw one with a
tin pail

Q You did not see
~~any~~ anyone with a
bucket

A I believe they were
getting beer. I do not
know whether the floor
was dry or wet. I do not
know if they sleep in the
rear of the store.

(5)

Q What light was burning
there, might be 50 jets,
I know the gas was
burning and more
than one jet.

Q Do you know where the
Dec Bot is,

A There is one
on your gun in on the
left.

Q How large is this
place?

A Eight or ten feet
square.

Q How did you
come in when you were engaged
with Trudy?

A He came in when
it was all over.

Q You drew your
pistol?

A Yes Sir.

Q You had drawn your club

(6)

and struck him on the forehead &

Q

Yes Sir
Was it after you struck him that you drew your pistol?

Q

No
In which hand did you have your pistol?

Q

My right hand
You had your club in your left?

Q

It was taken away from me, then I drew my pistol.

Q

Was there any other person in the room except the persons I have mentioned.

Q

I noticed this gentleman P. Dolan, there
You fasted the stuff you bought?

Q

Yes Sir.
Do you wish to swear it

(14)

was Beer?

Q

Yes Sir.
You feel sure, from
tasting that it was
Beer?

Q

Yes Sir.
Do you remember Com-
-ing back after tapping
for the Officer and say-
-ing I will take you
anywhere

Q

No, they grabbed
me to quick

Q

Up to the time you
went to the front door
you had not told them
who you were?

Q

I did tell them who
I was, when I tasted
the Beer, when he snatched
the Pitcher off the Bar,
and to put on his
coat and come with
me, and while he was
washing the pitcher he

(18)

said "get out of here
you son of a bitch", &
they tapped for officer
Townsend.

Q You took him to the Station
house

A Yes Sir

Was any complaint taken
against him for a violation
of the Excise Law?

A Yes Sir, I took him
to Hospital and was there
when his wounds were
dressed

Q There was no person
there when you purchased
the Beer?

A There was, but not
with me.

sworn to before me
 this 20th day of May 1884

Police Justice

J

(9)
 John Townsend of the
 9th Precinct Police
 being duly sworn, says
 I do not know anything
 about the violation of the
 Excise Law; We agreed
 that we could not get him
 but by his going in with
 a pitcher; we agreed we
 would have to be cute to
 catch him; that was
 the understanding, he went
 in, I was on the outside
 four or five minutes
 when I went into the
 hall, my brother John
 locked the door on me,
 and I heard ^{him} say inside
 I do not give a damn
 who you are I will not
 go with you, then I
 rapped on the door and
 asked him to let me in,
 and I saw that Melly
 had officer Moor against

(10)

The wall.

Re-call of Officer Moore, I
was in Citizens Clutter,
The Defendant did not
know me, I had no
trouble with him before, I
got the pitcher in my
house, it is about 40
blocks from there, I did
not try with the pitcher
anywhere else.

Q

Do you know anyone
of your name in the
liquor business

A

Yes Sir, in Greenwich
St, but not in business.

Q

I have no friends in the
business.

Edward Kelley, the defendant
being duly sworn deposes
and says;

Q

Were you in premises No. 84
Carriway St on the night
in question?

Q

Yes Sir.
You heard the statement that
Officer Moore made that you
sold or gave him Beer?

Q

That is not true.
Who were in your place on
that night?

Q

Three persons. I
asked them to come over
as the Ice House was
leaking. I wanted a hand
to carry the Ice Water, and
the Officer came in while
we were carrying the
water out. The Ice box is
8 x 10 feet, or more than
that, there were 20 hundred
or 3 thousand pounds of Ice
in. I found it leaking

(12)

About six o'clock, I found the water coming from the Ice house, there was a dim light. I sent for my friends to help me to get rid of the water through the sink in the hall about ten feet from the ice house.

Q How the door from the store to the hall open
A Yes Sir.

Q What were you doing when the officer came in?

A I had a pail carrying water out and he came in with a large parcel in his hand and said "for God's sake give me a pint of beer, I am dead with the thirst. He was a perfect stranger to me.

(12)

(13)

Q

You are not in the habit of selling to entire strangers?

A

No, When he asked for beer and I gave him Cider in his pitcher for 4 cents, he threw it on the floor and rapped on the door

Q

At that time had you told him you were an officer?

A

No, he never said one word, he rapped on the door and said "God damn you I will take you in, I have it in for you anyhow"

M. J. O'Shea
Stenographer

Sworn to before me
this 20th day of May 1884
Police Justice

Held, in one hundred dollars to answer for a violation of the Excise Law.

Moore vs. Tracy Assault.

Q Officer Moore being duly sworn deposes and says as I understand you, you claim that you told him you were an officer?

A Yes Sir, after he told me the Beer.

Q Was your life in danger when you drew the pistol?

A Yes Sir.
Q Did anybody else strike you?

A Only the two prisoners.
Q You wish the Court to understand that these two men struck you without you doing anything at all?

A Because I was doing my duty. I do not remember I ever heard asking me for my pistol.

(15)

John Townsend of the
9th Precinct being duly
sworn deposes and says
When I got to the side
door, I saw the Defendant
have the Officer by the
throat with his left hand
and he said I will
kill you before you get
out of here while he had
him against the jamb of
the door; then I said to
his brother John, let me
in, it was I separated
them and took the
revolver from Mulley, and
all the assault I saw
was this man interfere
with us when we were
inside. Mulley was very
much excited and bleed-
ing, and the officers
shirt was torn.
Did you see Cornell
strike anyone?

2

(16)

A I saw him pull the
Q Officer.

A Did Mulvey have
a pistol in his hand
Q Yes Sir, I took it
away from him. They
were both excited.

Q Did Connell make any
effort to strike Moore?

A He pulled Moore
away from the prisoner
Q How long have you
been on the force

Q 14 years.
Q Was he trying to get Mulvey
away from Moore?

A He was. He did
not strike him.

Sworn to before me
this 20th day of May 1887
Police Justice

(17)

Dr McGovern, police
Surgeon of the 9th Precinct
being duly sworn deposes
and says, I visited Officer
Moore and found him
in bed. I found a
contusion of the throat,
sprained wrist, and a
lacerated finger. I
gave him the usual
treatment; he had a
contused wound in the
head. I gave him a
careful examination
sworn to before me }
this 20th day of May 1884 }
Police Justice

(18)

Dr Keane of 53 West 16th
St, a Physician and
Surgeon, called for the
Deafence, being duly sworn
deposes and says; I visited
the Defendant on the 2nd
of May, I think, I examined
him and found him
suffering from facial
erysipelas due to the wound,
the erysipelas continued
due to the recent injury
and an old fracture of
the head. He has it now
and will have it for some
time I think. His con-
-dition was critical at
one time. I went there
he fainted away and the
Coroner was called.

Sworn to before me }
This 20th day of May 1884 }

Police Justice

18

(19)

Q Recall of Officer Moore
Did you appear here
on the morning after the
arrest?

A Yes Sir,

Complaint against one
of the Defendants, Connolly
Dismissed

Edward Treely, Defendant
being duly sworn deposes
and says

Q You testified here
before that this Officer
struck you without in-
forming you he was an
officer?

A Yes Sir. He was
mad and said God
damn you; and then
hit me, then I caught
hold of his club, I held
his hands, then officer
Toussend said let go

(20)

Q Iney, he is an officer, I did not raise my hand, when you saw the Officer coming in, where were you?

A With a bucket in my hand. The keg of cider is on the bar.

Sworn to before me }
 this 20th day of May 1884 }
 J. H. Justice

Q Bernard McEntee being duly sworn deposes and says that he was present when the officer came in, and was holding a candle. How many gun jets were burning?

Q About one
 Do you remember Mr. Moore doing anything to Mr. Iney?

A Mr. Moore came

(21)

in with a pitcher and
paper on it. I asked for
a pint of Beer and
They said we sell no
Beer, if you want a Pint
of Cider I will give it
to you. More what you
son of a bitch I have it
in for you.

Q

What did he
do after he got the Pint of
Cider?

A

He went towards the
front door, he knocked and
came back and said you
son of a bitch I have it
in for you and I will
bring you in my hon.
The first indication that
we had that he was an
Officer, was when officer
Lawrence came, then he
drew his stick and
pistol and all they
did was to protect him

(22)

Self. He did not attack
him at any time, but to
prevent him clubbing
and shooting him.
I was before me
this 20th day of May 1884
Police Justice

Michael Burns of 37 South
5th St being duly sworn
deposes and says,
Were you present when
this occurred?

Q

A

Q

Yes Sir.
What were you doing there?
Helping the Defendant
to take the water out of
the ice box

Q

A

What transpired?
When these gentlemen came
in, I was taking some
water. He called for
some beer, he said he
was not selling, he said
he was dry and then he

(23)

got Crider and then Mr. Moore went to the front door and knocked on it, and then came back and said I am bound to take you anywhere, and I drew his ~~stick~~ stick and hit him and then Tully held the stick, then Officer Townsend came in and this man Conroy was not under arrest. Officer Moore struck Mr. Tully for my cause nor provocation, he did nothing escape from the Officer, I was emptying water in the sink. I did not hear the officer tell him to go with him, he did not show his shield, we did not know he was an officer, then Officer Townsend came in and said so.

(23)

(24)

Q

Who took away the
officers' sticks?

A

Mr. Shiley held on
to it and his pistol
till Townsend came in,
then he gave them up.

Q

Moore was not struck,
was there anyone bleeding
but Shiley?

A

No Sir, the Hood
that was on Kennedy
came from Shiley. Moore
was in citizen's clothes.

Q

Were you in Court the next
morning?

A

Yes Sir.

Q

You saw Mr. Moore's Con-
dition?

A

He was in good
shape, there were no marks
indicating a terrible
struggle. He (Shiley) had
sent for me. I was going
out with a pail of
water. I did not know

(25)

who was going. Truly was inside.

I now to before me }
this 10th day of May 1884 }
Police Justice

John Connolly of St
Cannine St being duly
sworn deposes and says
Q Did you see this occurrence
= ee

A Very little, I got in
with Officer Townsend
and saw the officer and
Truly in a grip with
each other, each man
had a hold of the revolver
and Capt. Officer Townsend
was ahead of me. I live
in the same house, my
little girl there is trouble
in the store, I was
asleep, when I got out
to the back door I saw
Officer Townsend going
25

(26)

in, and he said let
 go of the revolver, and
 he Moore said "God
 damn you I will kill
 you", he will not do
 that said officer
 Townsend, I pulled out
 my handkerchief and
 wiped the Defendant, and
 got a good deal of blood
 on myself, and as
 soon as Mr Sulley got
 his hat and coat on
 and I went after them to
 the Station house, then
 the officer made a charge
 against me, I was in the
 Court the next morning
 and I saw Moore as
 naturally as he is now,
 he did not have a mark
 eye him

sworn to before me }
 this 20th day of May 1884 }
 Police Justice

(24)

Q Officer Townsend recall
What was Moors
Condition?

A He looked pretty
bad, he had hold of the
pistol when I went in,
he was pretty well shook
up.

Held in \$300 answer
for the assault, and \$100
for violating the Game
Law.

POOR QUALITY ORIGINAL

0379

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Tully

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

Edward Tully

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

The said

Edward Tully

late of the City of New York, in the County of New York aforesaid, on the
First day of *May* in the year
of our Lord one thousand eight hundred and eighty ~~seven~~, at the City and County
aforesaid, with force and arms feloniously made an assault in and upon one

Robert Moore,

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 the said Edward Tully
for selling on said day (the same being
the first day of the week, commonly called
and known as Sunday) intoxicating liquors
and wines as a beverage,
and the said *Edward Tully*

him, the said

Robert Moore,

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 *Murphy* 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.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.