

0781

BOX:

513

FOLDER:

4676

DESCRIPTION:

Parkinson, Anthony

DATE:

02/28/93



4676

0782

Witnesses:

Chas. Winkler

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Anthony Parkinson

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James J. Ford
Foreman.

August 11/93

Henry C. Smith

Pen 6 months

0783

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT,

DISTRICT.

*Max Grosse*of No. *271 Bway* Street, aged *33* years,occupation *Saloon Keeper* being duly sworn, deposes and saysthat on the *25* day of *February* 189*3*at the City of New York, in the County of New York *Anthony Parker* (nowhere) did wilfully and maliciously

break and destroy a plate glass window in the premises *271 Bway* of the value of seventy five dollars the property of defendant by striking his foot through said window

Max Grosse

Sworn to before me this

of *February* 189*3*

Police Justice

0784

(1335)

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Anthony Parkinson 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.

Anthony Parkinson

Question. How old are you?

Answer.

31 Years

Question. Where were you born?

Answer.

New York

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

Answer.

111 East 9 Street. 6 months

Question. What is your business or profession?

Answer.

Truck Driver

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

Answer.

I am not guilty
Anthony Parkinson

Taken before me this

day of

July 1893

Police Justice.

0785

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, July 26 1893

[Signature]

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

078

222

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max Gross
271 Bowers
Anthony Pinkney
2 _____
3 _____
4 _____
Offense, Indecorous
Prostitution

Dated, July 26 1893

Koch Magistrate.
Broder Officer.

George Scholtes Precinct.

Witnesses George Scholtes
No. 271 Bowers Street.

Charles Munkle
No. 2414 Bowers Street.

No. _____ Street.

No. _____ Street.
\$ 500 to answer HS

C. A. R. H. S.
FEB 27 1893
CLERK

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Anthony Parkinson

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

Anthony Parkinson
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said *Anthony Parkinson*

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

one pane of plate glass

of the value of *seventy-five dollars*
of the goods, chattels and personal property of one *Max Gross*
then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy:

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.

0788

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said
Anthony Parkinson
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows :

The said *Anthony Parkinson*

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,

one pane of plate glass —

of the value of *seventy-five dollars*
in, and forming part and parcel of the realty of a certain building of one *Max*
Gross there situate, of the real property of the said
Max Gross
then and there feloniously did unlawfully and wilfully *break and*

destroy :

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

DE LANCEY NICOLL,

District Attorney.

0789

BOX:

513

FOLDER:

4676

DESCRIPTION:

Peden, Michael

DATE:

02/14/93



4676

Witnesses:
John W. White,
Officer Gibson
17th Precinct

Counsel,
Filed 14 day of Feb 1893
Pleads guilty 16

THE PEOPLE

vs.

T

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

Michael O'Brien

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Geo. E. Edger
Foreman.

Even Days
Feb 21/93.
Presented & returned
Hearings day
10m 9 on the

2/93

The People
Michael Pedere

Count of General Sessions. Part I
Before Judge Cowing. February 20th 1893.
Indictment for assault in the first degree.
John W. White, sworn and examined, testified.
Where do you live? No. 349 West Thirty ninth St.
What is your business? Railroad porter.
Who are you employed by? George A. Martin
New York and Boston Express Line. Do you
know this defendant, Michael Pedere? Yes.
I have seen him several times. Did you
see him on the night of the 23rd of January?
Yes, in Forty first street, one flight up,
front. I do not know the number, but
I know the house. This was not my resi-
dence. I was visiting some friends of
mine. Who was with you? My wife. Who
else? That is all was with me. Is your
wife in Court? No. What time did you
leave your friends' house? About twelve
or a little after I guess. Did he go out
of that house with you? No, he went
out before I did. After you left the house
did you see him? Yes, down on the
sidewalk; he was not alone; there were
two or three men around him. When
I got down on the sidewalk he said
he would kick so and so out of
me, and he ran down the corner
of Eighth Avenue and Forty first St.

I was on my way home with my wife
 and when I got to the corner of Forty
 First street I got knocked in the head
 with a brick. Who knocked you on
 the head with a brick? The prisoner.
 You gave him no provocation at all?
 No, not at all. Where is your wife
 today? She is home at work I guess.
 Is she sick? No sir. ~~Was anybody~~
~~with this man when he hit you?~~
~~No, he was alone.~~ What did he hit
 you with? A brick. Was there anybody
 with this man when he hit you? No,
 he was alone. Did he throw it at
 you or hold it in his hand? He
 threw it at me. No he threw it
 did he say anything? No, he did
 not say a word; he ran down
 Eighth Avenue after he struck me
 with it. Was he in liquor? No, he
 did not seem to be. Where did he
 hit you? On the forehead. After he hit
 you were you taken to the Hospital?
 Yes, to the Roosevelt. How long did
 you remain in the Roosevelt Hospital?
 Two weeks and three days. I was
 attended there for the cut on my head.
 Cross examined. I have seen him around the

depot, but I did not see him at work.

Where did you first see the defendant that evening? I met him up in this house the early part of the evening about eight or nine o'clock. There was dancing and singing there, having a sociable time. There was wrestling there, but I did not wrestle with the defendant. He wrestled with a fellow named Johnny Harris. There was no ill feeling between myself and the defendant when he left the room. I did not assault him in the room. I did not have any words with him. I did not know anything of any fight until I was hit with a brick. I gave him no provocation. I was never arrested.

James Giblin, sworn and examined. I saw something of this row on the corner of Forty first street and Eighth avenue. I seen them just as they came to the corner of Eighth avenue and Forty first street. I was standing between Forty first and Forty second street on the west side of Eighth avenue and they were on the east side. I was in a door way; it was a cold night. They were talking pretty loud, loud

enough to attract my attention. I looked
 over and there was three or four,
 the prisoner, the complainant and
 some others. I looked towards where
 they were standing, and I heard
 a man say, "Oh!" he shouted out
 loud like that. The prisoner ran away.
 I thought there was something the
 matter, and I crossed over the
 avenue down towards Fortieth street
 and brought him back towards
 where I heard the man halloo. I
 knew he must be hurt and that
 the prisoner would not run away
 without some cause. When I arrested
 him he had a half brick in his
 hand. I did not know the complain-
 ant was so badly injured. I took
 him back and found him bleeding.
 I took the two of them to the station
 house and examined him there
 and found he had a compound
 fracture of the skull. There did not
 seem to be any trouble between
 the other people and the prisoner.
 The prisoner said something about
 White, but I do not remember
 what it was. I asked him what

4532

he done it for? He said he done it
 in self defence. I asked him who was
 fighting with him? He says, "They have
 gone away now." He said, "there was
 two or three standing there at the time.
 John White's wife was there and
 himself. What became of John White?
 He was taken to the Rosevelt St. Hospital.
 This injury on his head was ex-
 amined? Yes, by the doctor. You got
 a certificate as to what did ail him
 to bring to Court the next morning.
 when you arrested this defendant?
 From Dr. Taylor - a compound fracture
 of the skull. Did you tell this defend-
 ant how this man White was in-
 jured? I had a certificate from the
 Hospital that morning. Before I took
 him to Court I went up to the Hospital
 at Fifty Ninth Street and got a cer-
 tificate and took the prisoner down
 to Court. It was dated January 23^d.
 Did you read the contents of it to
 this defendant, did you tell him
 what it contained? I did not read
 it but I told him the contents of it.
 I says, "That fellow is pretty seriously
 injured; he has got a compound

fracture of the skull, and he is liable to die." The defendant said, "I may go up for a while."

Cross Examined. I did not see the defendant run until he got to the corner. There was a group of men standing on the corner talking loud - there was three or four there. I heard John White halloo; he says, "Oh!" he shouted like that, and I saw him run. I just crossed over the corner and ran after him and brought him back. I did not know what was the matter with the man at the time. Did or did not these men that you saw in that crowd, were they all at this fellow or not? There was none with him at the time when they came to Forty First Street and Eighth Avenue. I could not tell what happened up the street. The first you heard was this man crying? Yes. And this man, the defendant ran away? Yes. You did not see anything before that? No. I did not see anything that happened up the street. I saw them from the time they came to Forty First St. and Eighth

avenue. You were on Eighth Avenue?
I was three doors from the corner.
If anything happened on the street
would you have seen it? No. I would
not. There were no marks of violence
on the defendant? None.

The Case for the Defence.

Michael Pedery, sworn and examined
in his own defence testified: Where do
you live? No. 348 West Thirty Ninth Street.
Tell this jury in your own words
what happened from the time you
met that man the complainant
on the night in question until you
were arrested by the officer? On
Sunday night, January 22. I goes up
in Clark's house, I met this party
in there. I sat down, this party gave
me ten cents to go down to the
corner and get a pint of beer, M.
White, the complainant. I goes down
to get the beer, I sat on the chair.
When I came back one of the parties
says to me, this man White, wanted
to wrestle with me. I did not want
to wrestle with him. White pulled
me and said, "Let us have a
wrestle." I says, "I don't want to,

my wife is sick." Clark made the remark, "Wrestle with him." By my being lame I throwed that fellow and they laughed. James Clark got mad when I would not give him a show the second time. White says, "You want wrestle with me." I said, Don't worry me, my wife is sick; "he pulled me out of the chair. I say, "You are a lighter man than him." He made the remark that he was "as good a man as yourself." I said, "That is right; we are only fooling." I picked up the barjo and I wanted to play and dance with ~~his~~ wife, Mr. Clark and Miss. Annie Jackson. Not one of those three fents spoke to me. I said, Good night, boys I have got enough to get a cigar." His James Clark and the party I wrestled with just did not speak. I did not get any answer. When I came down to the door I said, "Let us have a smoke." The moment I got on the sidewalk my lip was cut, I was knocked down, and when I got up off the sidewalk I had two bricks. I ran back to the liquor store, to the

side entrance, and as I went to open the door they got behind me. I got a lick in my eye and one in my ear. The officer looked in my ear the next morning and said there was blood in my ear. As soon as I started back to the corner these two parties stopped still. Clark and the gentleman I wrestled with first. Mr. White did not go out of the house. He (Mr. White) said, "you can't bluff me with your damned backing," and chased me backwards down to the corner at Eighth Avenue where I threw the brick. It is not likely that I would go to work - My cap was lying in the street, and I attempted to go back after my cap. I looked up, and he rushed at me and said, "you son-of-a-bitch, go back." He was dodging like that (showing) and chased me down to the corner, and I chased him with the brick. The officer came up and said, "Did you hit that man?" I said, "I threw that brick." He said, "What did you do that for?" I said, "I was thoroughly beaten by two fellows. How many men were

0800

in this party? About five - James Clark, Leon Clark, Mrs. and Mr. White, Perry, another old gentleman, Pop, and the man that I wrestled with first. I don't know his last name at all. Were they all chasing you? Nobody but James Clark and the party I wrestled with first; they walked out of the house and said, "good night." Did this complainant, White, strike you? No sir. Mr. Leon Clark would not fight with me in the house. Did he strike you on the street? No sir, he did not get near me. but he chased me backwards down to the corner. Did he have anything in his hand? I could not tell you; he was in this position I was dodging with the brick like that (showing). Do you work for a living? Yes. I worked for the New York Central Railroad Co. three years. I went South last summer, being sick, with my wife, and spent all the money I had on my health. Do you work at the present time? No, I do not work for the Railroad Co. I was driving a wagon when I was arrested. I have got a wife, but no children.

Cross-Examined. Were you very badly cut up?

Yes. I had a black eye; my lip was cut. This was a month ago. Did you hear what the officer swore to when he was on the stand when I asked him if you had any marks of violence and he said, 'No'? I had a black eye and a sore ear and my lips were cut; my ribs were also hurt. James Clark broke my hold when the party had me lying on the street.

By the Court. What did the complainant do? He just chased me down the street.

He did not hurt you? No sir, I did not let him get to me. I did not have any intention of hitting him. You hit him accidentally? I did not handle him accidentally; it was not my intention to hit him on the head. I wanted to hit him somewhere about the legs to stop him going into the restaurant. I was making my way to the restaurant - the only place that was light. I had no intention of hitting him on the head at all.

By Counsel. You wanted to prevent him from assaulting you? Yes, that is all I

wanted to do to him. To keep him back? He chased me bare headed in the street. I was arrested and got this (a hat) in the station house.

Counsel I would like to recall the officer for a moment.

The Court. You may call him back.

James Giblin recalled by Counsel.

Officer, did you see any marks on this man, on the head? No, I did not. I did notice his eye. I did not see blood on him. He made no complaint he was hurt to you? No, he did not make any complaint.

By the Court

By Counsel

Did you see him in the morning? Yes. I took him to Court. Did you see any blood on his ear? No. I did not notice it. I am sure there was no blood on him. His lip might be swelled, but I did not notice any marks on him. He might be sore around the ribs but he did not complain to me. Did you notice that his eye was black? No. I did not notice that his eye was black. I think I would have noticed it if it was.

By the Court

Did he complain to you that he had been injured or hurt by anybody? No. The jury rendered a verdict of guilty of assault in the third degree.

Testimony in the
case of
Michael Pedern
filed Feb.

1993

3003

0003

0804

Roosevelt Hospital
New York
Feb. 4, 1893

This is to certify
that John White is still
a patient at this
hospital and is not
yet in condition to
go out

H. C. Taylor M.D.
House Surgeon

0805

THE ROOSEVELT HOSPITAL,

59TH STREET AND NINTH AVENUE,

JAS. R. LATHROP,
SUPERINTENDENT.

New York, Jan 27, 1893

This is to certify
that John White is still
a patient at the
Roosevelt Hospital and
is doing nicely though
not in condition yet
to leave the hospital

Howard C. Taylor
House Surgeon

Dr Michael Pedar

Dr James Giblin &

0806

THE ROOSEVELT HOSPITAL,

59TH STREET AND NINTH AVENUE,
JAS. R. LATHROP,
SUPERINTENDENT.

New York, Jan 31 1893

This is to certify
that John W. White
is still a patient
at the Roosevelt
Hospital and is
not in condition
yet to go out

Howard C. Taylor
House Surgeon

0807

Roosevelt Hospital
Jan 23, 1943.

This is to certify that
John White is a patient at
the Roosevelt Hospital
suffering from compound
fracture of vertex of skull
and that his condition
is not serious

Howard C. Taylor
House Surgeon

0808

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

of No. 26 Precinct Police Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says

that on the 23 day of January 1883

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

he arrested Michael Peden (now here) on the charge of having committed an Assault upon the body of John White, and that said White is now confined to the Roosevelt Hospital in consequence of injuries received by said Assault, and is unable to appear in Court, Affiant therefore asks that said Peden may be held to await the result of injuries or until said White can appear in Court

James Giblin

Sworn to before me, this

of

1883

day

John M. Macdonald
Police Justice

080

Police Court, 28 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Peden

AFFIDAVIT.

Dated Jan 23 1893

Voghts Magistrate.

Gibbs Officer.

Witness, 20

Disposition, Rem'd to await result of inquest

08 10

Police Court—2 District.City and County } ss.:
of New York,

of No. 349 West 39th Street, aged 27 years,
 occupation railroad porter being duly sworn
 deposes and says, that on 23 day of January 1893 at the City of New
 York, in the County of New York,

was violently and feloniously ASSAULTED and BEATEN by

Michael Peden (now here) who
threw a brick at deponent striking
deponent on the head inflicting a
severe injury
and that said assault was com-
mitted by said Peden

41 & 8th Ave

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 8 day }
 of February 1893 }

[Signature]
 Police Justice.

J. W. White.

0811

Sec. 198-200.

2 District Police Court. 1893

City and County of New York, ss:

Michael Peden

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

Question. What is your name?

Answer.

Michael Peden

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

United States

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

Answer.

348 W. 39 St.

3 years

Question. What is your business or profession?

Answer.

Cook

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.

Mike Peden

Taken before me this

day of February

1893

Police Officer

[Signature]

08 12

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 Smith

Five 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, Feb 12 1893

[Signature] Police Justice.

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

Dated, _____ 189 _____

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

1891

081

Police Court--- 2 District. 172

THE PEOPLE, &c.,
OF THE COMPLAINT OF

John W. White
Michael Padon

Offense: *Unlawful*

2
3
4

Dated, Feb 8 1893

Hopas Magistrate.

Giblin Officer.

70 Precinct.

Witnesses ☒ No. Street.

No. Street.

No. Street.
\$ 500 to answer G. S.

Con

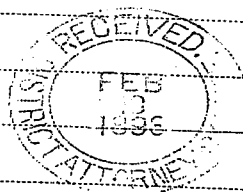
BAILED,

No. 1, by Residence Street.

No. 2, by Residence Street.

No. 3, by Residence Street.

No. 4, by Residence Street.



08 14

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Baden

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

Michael Baden

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

The said *Michael Baden*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-Ninth* day of *January*, in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *John W. White*, in the peace of the said People then and there being, feloniously did make an assault, and *with* the said *John W. White*, with a certain *knife*

which the said *Michael Baden* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound, *the same being said means and force as were likely to produce the death of the said John W. White*, with intent *to kill* the said *John W. White*, 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

Michael Baden

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

The said *Michael Baden*,

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *John W. White*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *with* the said *John W. White*, with a certain *knife*

which the said *Michael Baden* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Admiral Attorney

08 15

BOX:

513

FOLDER:

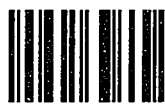
4676

DESCRIPTION:

Perry, Hilda

DATE:

02/06/93



4676

08 16

Witnesses:

Geo. F. Hanger
Alfred H. Hark
14 to print

Counsel,

Filed

6 July 1893

Pleads,

THE PEOPLE

vs.

Helen Perry

Grand Larceny, Second Degree.
[Sections 628, 629 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. S. Bagley

Foreman.

Wm. S. Bagley

Wm. S. Bagley

Pen one up

0817

Police Court 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

George J. Hunger
of No. *105 Third Avenue* Street, aged *26* years,
occupation *Commission agent* being duly sworn,
deposes and says, that on the *29* day of *January* 189*3* at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the *night* time, the following property, viz:

*One gold watch chain and locket, a pair
of gold cuff buttons, gold studs, a
diamond scarf pin and neck tie*

*All of the value of about One
hundred and twenty five dollars.*

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by *Hilda Perry* (now

here) for the reasons that deponent
~~and~~ *accompanied* defendant to a furnished
room house at no. *7 Third Avenue*
where deponent intended to remain
with defendant to sleep until such
time as they pleased to remain. Deponent
undressed and said property was in
and about deponent's wearing apparel
which deponent placed about the
room. Defendant also undressed and
retired with deponent to remain there
as long as deponent chose to remain
~~there~~ Deponent at about eleven a.m.
awoke and defendant had left and

Sworn to before me, this *30* day

of *April* 189*3*

Charles H. Day Police Justice.

08 18

said property was missing. Defendant
left without ~~leaving~~ notifying deponent
or explaining her departure.

Wherefore deponent charges this
defendant with stealing said property.
Sworn to before me
this 30th January, 1893

Geo. F. Hunter,

Thos. L. H.

Police Justice

08 19

Sec. 198-200.

3 District Police Court. 1889

City and County of New York, ss:

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

Question. What is your name?

Answer. *Hilda Perry*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *70 East 3rd St. 2 months*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty*
Hilda Perry

Taken before me this

day of *January* 1889

Police Justice.

0820

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 *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, *July 30* 189 *3* *[Signature]* Police Justice.

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

Dated,.....189.....Police Justice.

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

Dated,.....189.....Police Justice.

082

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George T. Minder
105-28-129
Hilda Perry

2

3

4

Officer

137

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated,

Jan 30 189 *3*

Koch Magistrate.

Hock & Smith Officer.

14 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000.* to answer *ES*

Ken *9 12*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hilda Perry

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

Hilda Perry

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

The said

Hilda Perry

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *January*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

one scarf-pin of the value of forty dollars, one neck-tie of the value of one dollar, one pair of cuff buttons of the value of ten dollars, one locket of the value of twenty-five dollars, three studs of the value of five dollars each,

of the goods, chattels and personal property of one

George F. Hunger

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.

De Lancey McCall
District Attorney

0823

BOX:

513

FOLDER:

4676

DESCRIPTION:

Perseline, Anton

DATE:

02/02/93



4676

Witnesses:

Officer Rickman

Counsel,

Filed,

Pleads,

1893

THE PEOPLE

vs.

B

Anton Anselme

F

VIOLATION OF THE EXCISE LAW.
(Illegal Sales without License).
[Chap. 401, Laws of 1892, § 31.]

DE LANCEY NICOLL

District Attorney.

Le March 20/93

A TRUE BILL.

J. C. Cahan

Foreman.

0025

Excise Violation—Selling Without License.

POLICE COURT— / DISTRICT.

City and County } ss.
of New York, }

of No. 4th Precinct Police Otto Rickman Street,

of the City of New York, being duly sworn, deposes and says, that on the 12th day

of January 1889, in the City of New York, in the County of New York, at

No. 6 James Slip Street,

Arthur Pesselius (now here)

did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided.

And said deponent paid deponent a glass of whiskey and a glass of beer and received twenty cents therefor

WHEREFORE, deponent prays that said Arthur Pesselius may be arrested and dealt with according to law.

Sworn to before me, this 13 day of January 1889 Otto Rickman

Wm. H. H. H. H. Police Justice.

0826

Sec. 198-200.

1883

District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Arthur Perselnie

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Greece

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

Answer.

6 James Slip 1 1/2 months

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 and demand a trial by jury at the Court of General Sessions
Arthur Perselnie
mon

Taken before me this

day of January, 1893

Police Justice.

0027

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, *January 9* 189 *3*

W. M. M. M. M. Police Justice.

Defendant

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

Dated, *Jan 14* 189 *3*

W. M. M. M. M. Police Justice.

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

Dated, _____ 189

Police Justice.

082

BAILED,

No. 1, by Anthony Tritax at a
Residence 22 Catherine St Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court---

58 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas Richmond
vs.
Anthony Tritax

2 _____
3 _____
4 _____

Dated, January 23 189

J. G. Galant Magistrate.
Richmond Officer.

_____ Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1.00 to answer.

Bailed

C

0829

COURT OF GENERAL SESSIONS, PART /

(1708)

THE PEOPLE

INDICTMENT

vs.

For

Antonio Proceline

*Left about
2 months*

To

M

Anthony Mitigator
No. *22* *Catharine St.* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City, on _____ the *13th* day of MARCH instant, at eleven o'clock in the forenoon.

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

DE LANCEY NICOLL,

District Attorney.

0830

2000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Anton Perselme

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

Anton Perselme

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Anton Perselme

late of the City of New York, in the County of New York aforesaid, on the 12th day of January in the year of our Lord one thousand eight hundred and ninety-three at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain other *me Otto Rickmann and to* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0831

BOX:

513

FOLDER:

4676

DESCRIPTION:

Petris, Giuseppe

DATE:

02/21/93



4676

0032

P 1 September
October 19 1900

Witnesses

Officer Stuckey
for Brw & George
Officer Stuckey
for Brw & George

Counsel,

Filed 21 day of May 1893

Pleads, Guilty

38 THE PEOPLE

vs.
Insane

Giuseppe Petris

H.D.

RAPE (1st and 2d Degree)
and ABDUCTION.
(Sections 278, 218 and 262, Penal Code)

DE LANCEY NICOLL,

District Attorney

Mich 2, 1893
Wm. F. Nichols

A TRUE BILL

John A. [Signature]

Foreman
Sept 2 - March 27, 1893

Find the defendant
Guilty Insane.
Sent to State Asylum for Insane
Criminals at Matteawan, N. Y.
Indictment dismissed
Oct 20, 1900. E.L.F.
Sup Ct. Partone

The indictment in this case was filed in 1893. The defendant immediately afterward was adjudged insane and sent to the Matteawan Asylum for Criminal Insane.

Since the finding of this indictment, the complainant has died. There is no proof now within the possession of the People to support the allegations of the complaint. Dr. Allison informs me that the accused is hopelessly insane. It is sought to take the defendant back to Italy, thus relieving the State of the expense of further keeping the accused.

For these reasons, I recommend that the indictment be dismissed.

Wm. F. Nichols

Acting District Atty.

Aug. 31st, 1900.

0833

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Louisa Petris

aged _____ years, occupation Housework of No.

246. East 27

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Edward V. Gormley

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

Sworn to before me, this

17

day of

Feb.

189 3

John L. Lugin

John L. Lugin

Police Justice.

0834

Sec. 198—200.

Fourth District Police Court.

CITY AND COUNTY OF NEW YORK, } ss:

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

Question. What is your name?

Answer.

~~Question:—How old are you?~~

Answer:

Question: Where were you born?

Answer:

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

Answer:-

Question: What is your business or profession?

Answer:-

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

Answer:

Answer. ~~I am~~ I do not remember any
thing about it. *Q. Is this right?*

Quisapi ⁱⁿ + Petrus
mark

Taken before me this.

2

day of Thanksgiving

189

Police Justice.

0835

35 West 36th Street.

Dear Sir,

Your communication
in regard to Giuseppe Petros
has been received. I
shall visit him at the
City Prison on Monday,
and will make a
report to the Dist. Attorney
as soon as possible.

Very truly -

Frank Sawyer.

003

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~~ 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~~ as 1898 3

I have admitted the above-named Defendant to bail to answer by the undertaking hereto annexed. Police Justice.
Dated, Feb 18 1898

There being no sufficient cause to believe the within named Defendant guilty of the offense within mentioned, I order he to be discharged. Police Justice.
Dated, Feb 18 1898

0037

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~~
_____ Hundred Dollars, _____ and be committed to the Warden and Keeper of

the City Prison of the City of New York, ~~until he give such bail~~
Dated, Feb 17 1893 H. J. Mahalon Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

083

206

Police Court--- 4' District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward. V. Gmiley
Guicopko Petris

John Wallace
144 E 60

HOUSE OF DETENTION

Dated, February 17, 1893
McMahon

Helfernan

Witnesses John Schober

No. 246 East 27' Street.

Andrew Herman

No. 214 East 25' Street.

No. _____ Street.

Committed to answer G. S.

Committed without bail
54 Feb. 18. 9

Offense Rape under
Section 278

FEL
20
1893

FEL
20
1893

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0839

FOL. 1

At a Criminal Term, Part 1, of the Supreme Court of the
State of New York, held in and for the County of
New York at the Criminal Courts Building in the
Borough of Manhattan, of the said City of New
York, on the 19th day of October, 1900.

Present,

HONORABLE

Edgar L. Tamm
Justice.

THE PEOPLE OF THE STATE OF
NEW YORK

against

Guiseppi Petrus

It appearing in the opinion of this Court, that it is proper that the indictment
hereinafter named be tried herein:

Now, on motion of Asa Bird Gardiner, District Attorney of the County of New
York, it is

FOL. 2

ORDERED, that the indictment found in the Court of General Sessions
of the Peace of the City and County of New York on the 21st day of
February 1893, against the above named defendant *Guiseppi Petrus*
for the crime of Rape
be and the same is hereby removed into the Supreme Court of the State of New
York in and for the County of New York.

E. L. Tamm
JTB

35 West 36th St.
March 27th 1893 -

Oliver H. Thiele Esq.
District Attorney.
Dear Sir:

At your request I visited Giuseppe Petris at the City Prison on March 20th & 26th 1893. I found his physical condition good, pulse 84, strong and full, neither heart nor lungs showing signs of disease. He was grim on both occasions. On my first visit I was unable to discover any well marked delusions, though there were suggestions of concealed delusions in regard to his fellow prisoners, and his memory was fairly good. On my second visit I found little or no change in his appearance, but after long and searching questioning, he became more communicative and stated that his fellow prisoners annoyed him at night by talking about him; that they understood his thoughts, but he could not understand what they said; that they caused faces to appear on his cell wall at night, usually the face of his wife; and that several times he had heard the voice of his wife.

coming from the room above. He also stated that he had smashed the window of his cell because he had heard the voice of his wife telling him to do it and he would escape.

At no time did he volunteer any of these statements, which were obtained from him with the greatest difficulty; nor did he appear to make any effort to shame himself.

Taking into consideration the nature of his crime, and the delusions and hallucinations which I believe he now has; I am of the opinion that he is insane and that his act was inspired by an insane delusion.

Very Respectfully
 Thos. Douglas.

" Having examined Petrie carefully. I fully agree with
 Dr. Douglas in his report of the case
 W.B. Wallace M.D.

0842

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

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

New York, February 21st 1893

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

*The People
against*

Joseph Petric

Notice of Prosecution.

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

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

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0043

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

0844

365 Lexington Avenue.

Feby 17th '93

Hon Elbridge T. Gerry,
President of the Society
for the Prevention of Cruelty to
Children, - Dear Sir: -

I have this day
examined the Person of Geneva
Petris, aged Eight months, of
246 East 27th Street., and find
her genital organs greatly
contused and lacerated indicating
that violent injury has been
done to the parts by some
blunt object. There has been
complete and recent penetration.

Respectfully Submitted

W. Davis M.D.
Examining Physician

0845

STATE OF NEW YORK.

Matteawan State Hospital.

H. E. ALLISON, M. D.,
Medical Superintendent.

Fishkill Landing, April 26, 1894 189

Col. John R. Fellows,
District Attorney,
New York City.

Dear Sir:--

In reference to Guiseppe Petris concerning whom, in your absence, I had a conversation with Mr. Weeks and also Mr. Battle, I would say that I stated to them that, in my opinion, ^{improved but} he was not recovered; the service of the writ which was made upon me gave me very little time to inquire into his mental condition at the present time. Since my return I have devoted more attention to his case. His father and mother as well as his sister and other relatives, reside in Italy and they desire to have him return home and offer to pay the expenses of a third class passage. He has also had a passport forwarded to him in my care. Inasmuch as he had been in the country for less than a year before his arrest, his case I think would probably come into the provisions of the law which empowers the State Board of Charities to return aliens to their native land. As I have said, he is considerably improved, but he still cherished delusions and has hallucinations of hearing believing that a voice speaks to him night and day and that he is somewhat troubled with electricity. Still his conduct is quiet and orderly. I would suggest that if assurance can be given that he will be returned to the custody of his friends in Italy, it might be well to discharge him upon that condition. I hardly like to

Address all Official Communications to the Medical Superintendent.
Visitors admitted Daily from 2 to 5 P. M., excepting Sundays, Fridays and Legal Holidays.

0846

STATE OF NEW YORK.

Matteawan State Hospital.

H. E. ALLISON, M. D.,
Medical Superintendent.

Giuseppe Petris.

Fishkill Landing, (2) 189

have it appear that such procedure is forced upon us by writ of Habeas Corpus, and since my return I have thought that it would be just as well to defend the writ and if he should be remanded to our custody, we might make such arrangements through your office to make such disposition of his case as would meet with your approval. I think he could be returned to the custody of his friends in Italy without any expense to the County of New York.

Respectfully yours,

H. E. Allison

Medical Superintendent.

0047

Leo

Guisepe Petrus

Ceky funder

July 21/93

A child named John Guiree age 6 months was
 brought into Ward 7 this afternoon. Upon
 examination I found the foetus in situ
 the rupture extending down to but not
 involving the os uteri. C.H. Dancy

DeWitt
 Feb 16/1902

0849

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT 4 DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK, }

of the #1084 Mr 23 Shaw Police being duly sworn, deposes
and says that Romise Petris

(now here) is a material witness for the people against
Smash Petris charged
with Escape

As deponent has
cause to fear that the said Romise Petris

will not appear in court to testify when wanted, deponent prays
that the said Romise Petris be

committed to the House of Detention in default of bail, or his
appearance.

Edward V. Gormley

Sworn to before me, this
day of March 1934

Michael

Police Justice.

New York City, Feb. 17th 93
Hon. Elbridge T. Gerry,
President of the Society for the
Prevention of Cruelty to Children,
Dear Sir: -

I have this day
examined the person of Giuseppe
Petrus, aged 38 years of 246 East
27th St., and find an extensive and
recent abrasion upon the head of
his penis indicating some injury
to that organ. In my opinion such
an injury could be caused while
committing a rape upon a child.

Respectfully Submitted
W. Morris Gibbs M.D.
Examining Physician
S.P.C.C.

0851

Fourth District Police Court.

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

Edward V. Gormley

of Number 108 East 23rd Street being duly sworn,
 he has been informed and does believe and has just cause to believe
 deposes and says, that on the 17th day of February 1893, at the
 City of New York, in the County of New York, at premises situated
 at 246 East 27th Street in said City of
 New York. Giuseppe Petris (now here) did
 unlawfully and wilfully perpetrate an act
 of sexual intercourse with a certain
 female called Generosa Petris the said
Generosa Petris then and there being
 under the age of sixteen years &
 not of the age of Eight months
 not being his wife in violation of
 Section 278 of the Penal Code of
 the State of New York

Wherefore the complainant prays that the said

Giuseppe Petris

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

Sworn to before me, this

day of

February1893

Edward V. Gormley

W. M. Mahala

Police Justice.

0852

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

2047

THE PEOPLE OF THE STATE OF NEW YORK,

against

Agnes Petri

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Agnes Petri* —
of the CRIME OF RAPE IN THE FIRST DEGREE, committed as
follows:

The said *Agnes Petri*, —
late of the City of New York, in the County of New York aforesaid, on the ~~sixteenth~~
day of ~~February~~, in the year of our Lord one thousand eight hundred and
ninety-~~three~~, at the city and County aforesaid, in and upon a certain female not his
wife, to wit: one *Genevra Petri*, feloniously did make an assault,
and an act of sexual intercourse with her the said *Genevra Petri*, —
then and there feloniously did perpetrate, against the will of the said *Genevra Petri*,
and without her consent; against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

SECOND COUNT,—

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

The said *Agnes Petri*, —
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said
Genevra Petri, feloniously did make an assault, with intent
an act of sexual intercourse with her the said *Genevra Petri*, —
against her will, and without her consent, then and there feloniously to perpetrate; against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Gennepi Petris* —
of the CRIME OF RAPE IN THE SECOND DEGREE, committed
as follows:

The said *Gennepi Petris*, —
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said
Genevra Petris, — feloniously did make an assault, she
the said *Genevra Petris*, being then and there a female
under the age of sixteen years, to wit: of the age of *eight months* years; and
the said *Gennepi Petris*, then and there (under circumstances
not amounting to Rape in the first degree) feloniously did perpetrate an act of sexual inter-
course with her the said *Genevra Petris* —, against the
form of the statute in such case made and provided, and against the peace of the People of
the State of New York and their dignity.

FOURTH COUNT—

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

The said *Gennepi Petris* —
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the
said *Genevra Petris* — feloniously did make an assault,
she the said *Genevra Petris* being then and there a
female under the age of sixteen years, to wit: of the age of *eight months* years;
with intent then and there (under circumstances not amounting to Rape in the first degree),
feloniously to perpetrate an act of sexual intercourse with her the said *Genevra*
Petris, — 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.

FIFTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Giuseppe Petris* —
of the CRIME OF ABDUCTION, committed as follows:

The said *Giuseppe Petris* —
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, did feloniously take, receive, harbor, employ and use her, the said
Genevra Petris — so being then and there a female under
the age of sixteen years, to wit: of the age of *eight months* years, as aforesaid,
for the purpose of sexual intercourse, he, the said *Giuseppe Petris* —
not being then and there the husband of the said *Genevra Petris* —
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0855

BOX:

513

FOLDER:

4676

DESCRIPTION:

Picker, Charles

DATE:

02/02/93



4676

0056

Witnesses:

Officer Sullivan

Counsel,

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

B

Charles Pickel

Complaint sent to the Court
of Special Sessions,

May 16, 1893

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

J. C. Carter

Foreman.

0857

2967

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Picher

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

Charles Picher

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

The said

Charles Picher

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

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

SECOND COUNT—

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

Charles Picher

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

The said

Charles Picher

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

Joseph Sullivan

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

DE LANCEY NICOLL,

District Attorney.

0858

BOX:

513

FOLDER:

4676

DESCRIPTION:

Pidoux, Emil

DATE:

02/02/93



4676

Witnesses:

Alfred Sloan

Counsel,

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

B

Emil Oudov

VIOLATION OF THE EXCISE LAW.
[Chap. 401, LAWS OF 1892, § 82.]

being met in the Court of Sessions for trial and final disposal of

Part 2 of 24 1893

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

J. Cathin

Foreman.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Emil Pidoux

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

The said *Emil Pidoux*

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

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

SECOND COUNT—

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

The said *Emil Pidoux*

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

James A. Sloan

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

DE LANCEY NICOLL,
District Attorney.

0861

BOX:

513

FOLDER:

4676

DESCRIPTION:

Pondexter, Walter

DATE:

02/28/93



4676

Witnesses:

Mr. H. H. H.

After an examination of the
evidence in this case, I
recommend acceptance of a
plea of Not Guilty.

Mar. 6/93

Wm. H. H.

App

307 W. H. H.

Counsel

Filed 28 day of July 1893

Pleas: Not Guilty

THE PEOPLE

349434 vs.

Walter Bonaster

Grand Larceny, Second Degree,
[Sections 628, 629, 522
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

J. H. H.

Foreman.

Part 2 - March 6/93

Heads Not Guilty

Pen one mv

0062

0063

Police Court

2nd District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 15 Perry Street, aged 17 years,
 occupation Clerk being duly sworn,
 deposes and says, that on the 25 day of January 1893 at the City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
 the Night time, the following property, viz:

A. Bicycle. of the amount and
 of the value of fifty dollars
 (\$50 ^{or} 100)

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 Walter Pondexter (now here), from
 the following facts to wit: that the
 aforesaid property was standing in the
 hallway of the above mentioned premises,
 and that deponent is informed by Officer
 Fordham of the 9th Precinct Police, that
 about the hour of 8.30 o'clock P.M. of
 said date, he saw the defendant in the
 vicinity of Sixth Avenue and Fourth Street
 with a Bicycle in his possession, and that
 deponent has seen the said Bicycle found
 in the possession of the defendant by said
 Officer Fordham, and fully recognizes the
 said Bicycle as his property, and as the
 aforesaid property stolen from him on said
 date, deponent therefore asks that the defendant
 may be held to answer

W. S. Watson.

Sworn to before me, this

day

1893

John W. Watson, Police Justice.

0864

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Richard Fordham
aged _____ years, occupation *Police Officer* of No. _____
94 Precinct Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Walter Watson*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *26* day } *Richard Fordham*
of *May* 189*3* }

John P. Novak Police Justice.

0065

Sec. 198-200.

2

1882

District Police Court.

City and County of New York, ss:

Walter Pondexter

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

Question. What is your name?

Answer.

Walter Pondexter

Question. How old are you?

Answer.

20 years -

Question. Where were you born?

Answer.

MS.

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

Answer.

349 West 37 Street - 8 Months

Question. What is your business or profession?

Answer.

Cigarettes

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.**Walter Pondexter*

Taken before me this

day of

189

Police Justice.

0066

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 February 26 1893 John B. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

086

222

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Walter Watson
15 Perry
Walter Ponder

Lansing
Feb 26
1893
Officer

2
3
4

Dated

Feb 26
1893

Magistrate.

Indiana Officer.

Precinct.

Witnesses

William Hersey
15 Perry Street.

No.

Ens West
18 Perry Street.

No.

1000 Street.

\$

1000 to answer

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



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

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter Pondexter

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

Walter Pondexter

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

The said

Walter Pondexter

late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *February*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

one bicycle of the value of
fifty dollars

of the goods, chattels and personal property of one

Walter S. Watson

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

SECOND COUNT—

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

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

The said *Walter Pondexter*

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,

*one bicycle of the value of
fifty dollars*

of the goods, chattels and personal property of one

Walter S. Watson

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

Walter S. Watson

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0870

BOX:

513

FOLDER:

4676

DESCRIPTION:

Powers, James

DATE:

02/09/93



4676

Witnesses:

Officer Farley,
27th Precinct.

Counsel,

Filed,

day of

1893

Pleas,

THE PEOPLE

vs.

B.

James Powers

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

Complaint sent to the Court
of Special Sessions,

July 11, 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. S. Gosnell

Toreman.

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 Powers

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

The said *James Powers*

late of the City of New York, in the County of New York aforesaid, on the *5th*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous
liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

The said *James Powers*

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

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

DE LANCEY NICOLL,

District Attorney.

0873

BOX:

513

FOLDER:

4676

DESCRIPTION:

Powers, Patrick

DATE:

02/02/93



4676

Witnesses:

Allen Blade
Edw as W.

Subpoena Officers
+ compel for
1/19

(40) Charles

Counsel,
Filed 27th day of July 1893
Pleads, *Aggravated*

THE PEOPLE

vs.

Batrick Bowers

Robbery, (Sections 224 and 225, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

J. Cathin

Foreman.
Jury 2 Feb. 10. 1893
Guilty and convicted

24109 W. 100
Feb. 14/93
17

Police Court

District.

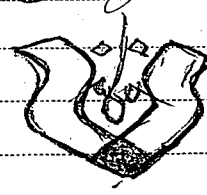
CITY AND COUNTY OF NEW YORK, ss Geo

City of Geo Charles Y. Blad

of No Mamornack Wy Street, Aged 30 Years
Occupation Carpenter being duly sworn, deposes and says, that on the

28 day of January 1893, at the 7th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

A package containing a suit
of clothes



of the value of about Ten DOLLARS,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
attempted to be
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Patrick Powers (now here) for the
reasons that deponent was in the a
saloon on South Street carrying said
bundle, and deponent treated several
men in the saloon including the
defendant and the defendant made
a grab for the bundle deponent had
under his arm and claimed that
the bundle belonged to him and
deponent resisted and left the saloon
carrying the bundle and went upon
the street followed by the defendant
who again grabbed deponent at said

deponent

Police Justice

0076

bundle and vigorously attempted to
tear the bundle from deponent's
grasp but deponent succeeded in
retaining possession and caused
the defendant's arrest.

Sworn to before me
this 29 January, 1893

[Signature]

Police Justice

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

1.
2.
3.
4.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0077

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss.:

Patrick Powers 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 Powers*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *28. Frost St.*

Question. What is your business or profession?

Answer. *Chamber's Helper*

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**Patrick Powers*

Taken before me this

day of

1887

Police Justice.

0078

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 Agueda

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 29 1892 Thos. R. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

087

127

Police Court,

District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

James Blair
James Powers

Offense
Att. Gen.

2 _____
3 _____
4 _____

Dated,

Jan 29 189*3*

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

to answer

Blair

127
127

BAILED,

No. 1, by

Residence _____ Street.

No. 2, by

Residence _____ Street.

No. 3, by

Residence _____ Street.

No. 4, by

Residence _____ Street.

- - - - - x
: The People of the State of New York, :
: :
: against :
: :
: Patrick Powers. :
: :
- - - - - y

Indicted for an attempt at robbery in the second degree.

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

For the People, Asst. Dist.-Atty. Vernon M. Davis;
For the Defendant, H. S. Chanler, Esq.

New York, Feb. 10. 1893.

CHARLES Y. BLADD, a witness for the People, sworn, testified:

I live at Mamaroneck. On the 28th. of January last I was here in New York. I saw the defendant on that day in a saloon. It was about nine o'clock at night. I cannot tell you exactly where the saloon was, as I am a stranger in the city. He was standing beside me at the counter and he said to me: "You have got to treat". I says: "I don't mind a glass of beer with you." I threw a twenty-five cent piece on the bar. This fellow then came behind me and said: "That suit of clothes belongs to me". I had a bundle under my arm containing a suit of clothes. I says: "No. I bought them and paid for them." I then went out of the place as quick as I could. I crossed the street to the other sidewalk and when I stepped on the other sidewalk the defendant was behind me.

0001

2.

I still had the clothes. I thought to myself it was a very bad place for me to be in, so I ran and hollered for a policeman. The defendant followed me. I kept shouting for a policeman. After awhile two policemen came up and the defendant grabbed the bundle of clothes from under my arm and took possession of them. When the officers arrived the defendant claimed that I was trying to steal his clothes and that the bundle of clothes which he then had in his possession was his property. I told the officers my story and the two of us were taken to the Station House under arrest. While we were locked up in the cells downstairs I said to the defendant: "It was a nice job you did last night to treat me like that. I was never in any hole like this before". The defendant said "I guess I must have been drunk." He asked me not to be hard on him, and I told him I would not tell anything more than the truth. He wanted me to tell that I did not know anything about it, so that we might both go free. I paid \$10 for the clothes which this defendant took from me.

Cross-examination:

I came from Mamaroneck, New York, to the City on that day. I also drank a couple of glasses of beer but I never drink any whiskey. I was not under the influence of liquor at the time I went into this saloon in question. I was perfectly sober at the time I left the saloon and remember distinctly the defendant taking the bundle of clothes from under my arm. I had a return

3.

ticket to Mamaroneck in my pocket.

HENRY STRANGE, a witness for the People, sworn, testified:

I am a police officer. I arrested the defendant and also the last witness on South Street on the day in question. They were both running. The complainant was shouting: "Police" and "Watch". When I stopped them the defendant said: "This man is trying to steal my clothes." The complainant said: "Those clothes belong to me." We took them both to the Station House and they were locked down for the night. The following morning the complainant made the complaint in the Police Court.

Cross-examination:

The Sergeant directed us to make a charge of intoxication against the complainant, so that we might hold him until the following morning.

DEFENSE.

PATRICK POWER, the defendant, sworn, testified:

I am 20 years of age. I am a laborer by occupation. On the night spoken of I was with my boss and my brother-in-law between 7 and 8 o'clock at the corner of Maiden Lane and South Street. I went along South Street with the intention of going home and giving my mother the money I earned. On my way through South St. this man was running along shouting "Police". I stood in the middle of the block. Two officers came up and this man said I tried to take his bundle of clothes. I never did anything of the kind. I was in this saloon

4.

drinking with this man. I don't know what saloon he spoke of. I was on my way home at the time.

Cross-examination:

I did not say to the officer that the clothes were mine. I made no explanation whatever in the Station House when I was arrested.

JAMES A. DALY, a witness for the defendant, sworn, testified:

I keep a plumbing shop at 120 Maiden Lane. The defendant was in my employment for a little over a year. I have seen considerable of him, and his character is good.

The jury returned a verdict of guilty of an attempt at robbery in the second degree.

Indictment filed Feb. 2nd 1893

Court of General Sessions

Part 2.

The People.

v.

Patrick Powers

Indictment filed

abstract of testimony

on trial, New York,

Feb. 10th 1893.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Powers

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

Patrick Powers
attempting to commit the crime of
of the CRIME OF ROBBERY in the *second* degree, committed as follows:

The said

Patrick Powers

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*three*, in the ~~time of the said day~~ at the City and County aforesaid,
with force and arms, in and upon one *Charles Y. Blad*
in the peace of the said People then and there being, feloniously did make an assault; and

*one coat of the value of five dollars,
one vest of the value of two dollars,
and one pair of trousers of the
value of three dollars*

of the goods, chattels and personal property of the said *Charles Y. Blad*
from the person of the said *Charles Y. Blad* against the will
and by violence to the person of the said *Charles Y. Blad*
then and there violently and feloniously did ~~attempt~~ rob, steal, take and carry away,

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

*De Lancey Nicoll,
District Attorney*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Powers

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

Patrick Powers
attempting to commit the crime of
of the CRIME OF ROBBERY in the *second* degree, committed as follows:

The said

Patrick Powers

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*three*, in the ~~time of the said day~~, at the City and County aforesaid,
with force and arms, in and upon one *Charles Y. Blad* —
in the peace of the said People then and there being, feloniously did make an assault; and

*one coat of the value of five dollars,
one vest of the value of two dollars,
and one pair of trousers of the
value of three dollars*

of the goods, chattels and personal property of the said *Charles Y. Blad*
from the person of the said *Charles Y. Blad* against the will
and by violence to the person of the said *Charles Y. Blad*
then and there violently and feloniously did rob, steal, take and carry away;

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

*De Lancey Nicoll,
District Attorney*

0007

BOX:

513

FOLDER:

4676

DESCRIPTION:

Priemer, William

DATE:

02/15/93



4676

Witnesses:

Mr. Brown

Officer Guey

2d Precinct

Counsel,

Filed

May of

1893

Pleads,

THE PEOPLE

vs.

P

William Briener

M. H.

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

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Geo. S. Edgell

Foreman.

March 1/93

Henry S. S. S. S. S.

S. P. 5 year.

0000

0889

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

of the 2 Precinct Police, being duly sworn, deposes
and says that Wilhelmina Bremer
(now here) is a material witness for the people against
William Bremer charged
with Assault. As deponent has
cause to fear that the said Wilhelmina Bremer
will not appear in court to testify when wanted, deponent prays
that the said Wilhelmina Bremer be
committed to the House of Detention in default of bail for her
appearance.

Owen Gallagher

Sworn to before me this
day of May 1898

Police Justice.

0890

Police Court—1 District.

1981

City and County } ss.:
of New York, }of No. 40 East 14 Street, aged 32 years,occupation Domestic being duly sworn,deposes and says, that on the 10 day of July 1893 at the City of New

York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by William
Prunder, (now here), who shot and
wounded a person once in the face
through the nose with a leaden ball
fired and discharged from a revolving
 pistol then and there held in the hands
and fired by the defendant.

Deponent further says that
such assault was committed

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

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

Sworn to before me, this 11 day
 of July 1893

Wilhelmina Pruinner

John Ryan Police Justice.

0091

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
William Primmer

Taken before me this

day of *July* 189*3**John A. Ryan*
Police Justice.

0892

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 _____

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

Dated, *Sept 11* 189*3*

John Ryan Police Justice.

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

Dated, _____ 189 _____

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

1881

089

179

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michaelmenia Primer
McPrimer

2
HOUSE OF DETENTION CASE

Offense
McPrimer
Assault

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *July 19* 189

R. M. Gallagher Magistrate.

Comptroller in Officer.

the House of Detention Precinct.

Witnessed.....

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Priemer

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

William Priemer

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

The said

William Priemer

late of the City of New York, in the County of New York aforesaid, on the ninth day of February in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of one Wilhelmina Priemer in the peace of the said People then and there being, feloniously did make an assault and to, at and against her the said Wilhelmina Priemer a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said William Priemer 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 her the said Wilhelmina Priemer 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

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

The said

William Priemer

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Wilhelmina Priemer in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against her the said

Wilhelmina Priemer

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

William Priemer

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully 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.

DE LANCEY NICOLL,

District Attorney.

0095

BOX:

513

FOLDER:

4676

DESCRIPTION:

Pustolino, Pietro

DATE:

02/27/93



4676

Witnesses:

Henry Stocking
D. Peasey

Counsel,

Filed

day of

Pleads,

THE PEOPLE

vs.

Pietro Rustolino

DE LANCEY NICOLL,

District Attorney.

RAPE in the 2d Degree and
ABDUCTION.
(Sections 278 and 289, Penal Code.)

F

A TRUE BILL.

[Signature]
Foreman.

Am. 16. '93 - V.M.P.
Court 2. March 16, 1898
Prison and acquitted

STENOGRAPHER'S MINUTES.

5 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

BEFORE HON.

*Thos. F. Moore**Pietas Postulung**Wm. H. Burke*

POLICE JUSTICE,

July 14 188*3*

APPEARANCES:

For the People,

For the Defence,

John M. Conner
July 14 188*3*

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George Lieges
Official Stenographer.

0090

DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF

Thos. D. Moore

agst.

Anteo Pastalino

Examination had

Feb 14 18*93*

Before

Mr. H. Bush Police Justice.

I,

George Fieger

Stenographer of the

5

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

Mr. Davis Gibb & Mrs

as taken by me on the above examination before said Justice.

Dated

Feb 15 18*93*

George Fieger
Stenographer.

Police Justice.

FIFTH DISTRICT
POLICE COURT.

-----X	:	
THOMAS F. MOORE	:	Before HON.
-vs-	:	WILLIAM H. BURKE,
PIETRO POSTULINO.	:	Justice.
-----X	:	

New York, February 14th, 1893.

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

John M. Coman, Esq., for Defendant.

W. T R A V I S G I B B, called for the
People, being duly sworn, testified as
follows:-

By the Court:

- Q What is your business or profession ?
- A Physician.
- Q Where do you reside ?
- A 365 Lexington Avenue.
- Q Did you make an examination of this girl Kate Pereti ?
- A Yes, sir.
- Q What did you ascertain by your examination ?
- A I found a complete penetration of her vagina and also

that she had venereal warts upon her genitals.

Q Can you tell how long standing these warts are ?

A I couldn't say. Her parts are lax and the penetration from whatever cause didn't produce very much injury; the laceration was healed up at the time I saw it; of course there was a certain amount of inflammation due to these venereal warts inside of the genitals.

CROSS - EXAMINATION.

By Mr Coman:-

Q Could you tell how long previous to your examination this penetration had taken place ?

A No, sir.

Q Cannot form any idea ?

A No, sir.

Q Would the condition show ?

A If it had been done within twenty four, forty-eight or seventy two hours and the injury had been severe.

Q You couldn't tell when that penetration took place ?

A No, sir.

Q Would you swear it was within five hours ?

A I wouldn't say any time.

Q From the appearance presented to your professional eye what is your best judgment as to the time of the penetration ?

A That would be impossible to say because the parts were in the condition of an ordinary laceration of the hymen - that might have occurred a year before or a week before .

Q Did it occur within twenty four hours ?

A No, sir.

Q You are positive of that ?

A I am positive it did not occur within twenty four hours. What I mean the first penetration had not occurred within twenty four hours

Q You cannot say how often the girl had been penetrated ?

A No, sir.

Q From a professional standpoint what is your best judgment of that ?

A I don't think any physician is competent to judge.

Q Once or a thousand ?

A I don't suppose a thousand in this case; she might have been once and might have been a dozen.

Q Your examination wouldn't show to the contrary ?

A No, sir.

Q The same appearance would be presented at one penetration ?

A A week after the penetration.

Q You are not able to judge professionally as to the time of the penetration, if it occurred a week before you saw it ?

A Or three days.

Q To your professional eye it didn't occur within three days ?

A I don't think it did. I am positive the first penetration did not occur within twenty four hours.

Q When did you make the examination ?

A Yesterday morning.

Q As to those venereal warts, how long a time would elapse from the time of intercourse with the girl to produce the appearance of those warts ?

A Those warts were caused by the presence in all probability of one or two what we call shankeroids; they usually come on within forty eight hours after the intercourse after that sore has existed some time and has been irritated from some outside cause. I couldn't say how long before I examined her that she had the infecting intercourse. I may also add that these x warts and a venereal sore can come from using an infected towel or sitting

on an infected water closet.

Q Did they present the appearance of having been present for more than a week?

A Yes, sir.

Q You are sure of that?

A Yes, sir.

Q Those venereal warts were there more than a week?

A Yes, sir.

Q They must have been caused either by infectious matter or some venereal infection from a male?

A It may have come from a human being or a water closet.. If she had slept with a woman in the same bed she might have got shankeroids. The woman might have wiped herself with the sheet and the girl got it on her. Those cases have occurred.

Q Is it your opinion that this girl has been communicated with sexually ^{more} ~~more~~ than once from what you saw?

A That I couldn't say.

Q What is your best judgment?

A I should judge yes.

Q Is she well developed?

A Yes, sir.

A Has all the attributes of womanhood?

A Yes, sir.

Q How did you make the examination, microscopically ?

A No. You cannot examine a woman's genitals microscopically.. I ~~xxx~~^{use} the finger and my eyes.

Q How long did your examination take ?

A Perhaps five to eight minutes.

Q Do you consider that a thorough examination ?

A Yes, sir.

Q As well as can be done ?

A Yes, sir; there was nothing further for me to see--that there had been a laceration of the hymen and the presence of these venereal warts.

Q Did you see them ?

A I saw them; they were the size of a pea.

Q Could you tell how old the girl was ?

A No, sir; I should judge she is a young girl; she is a well developed girl.

Q Sixteen or seventeen ? Is she as well developed as a girl of that age ?

A I have seen girls of twelve as well developed as girls of eighteen.

Q Did you examine her as to whether she had a monthly flow?

A She said she had had them, but didn't have them at the present time; there was no evidence of that when I examined her.

Q Did you make this examination yesterday ?

A Yessir.; she told me she had had her monthly flow; she had had her monthly sickness.

By the Court;-

Q For how long a period prior to that ?

A I think she said she had them for the past five months.

K A T E P E R E T I, the complainant, being duly sworn, testified as follows;-

By the Court;

Q How old are you ?

A Thirteen years.

Q Where do you live ?

A 217 East 162d Street

Q Do you know the defendant here ?

A Yes, sir.

Q How often have you seen him ?

A I seen him every day.

Q Did you see him on last Friday ?

A Yes, sir.

Q Where did you see him on that day ?

A In the street with a wagon.

Q State what happened on that day when you saw him ?

A He told me to come in the hall; I said "No, I have no time to go in the hall; to give me the bread " and he took and pushed me in the hall.

Q What time of day was this ?

A Half past nine in the morning.

Q He pushed you in the hall of No. 213 ?

A Yes, sir.

Q Is that the house in which you live ?

A I lived in it before, not now.

Q Where do you live now ?

A 217.

Q What did he do after he got you in there ?

A He took up my dress, unbuttoned his pants and after that he put it in.

Q Did you make any outcry ?

A Yes, my brother he came down; he didn't see me in the street; he came in that house and he seen me.

Q Did you call anybody ?

A No, I said let me go and he wouldn't let me go.

Q Was anybody living in this house ?

A Yes, sir.

Q Was there anybody in the hall at the time ?

A No, sir.

Q Was anybody living on the first floor where this thing happened ?

A On the top floor back and on the second floor somebody lived.

Q Was there anybody living on the first floor just as you come in from the street ?

A One flight up .

Q Was there anybody living on the floor where this thing happened ? Was anybody in the basement or in the hall off the street ?

A Yes, there was a lodge room.

Q A room to meet in or to live in ?

A A store.

Q What kind of a store ?

A Lager beer store.

Q Did you make a noise ?

A Yes, and afterwards came my brother.

(From this point the witness testifies through
an Interpreter)

Q Did you make any noise ? Did you call anybody to your

assistance when this boy was having connection with you ?

A I didn't call anybody, but I 'hollered' and told him to let me go, let me go.

Q How loud did you 'holler' ?

A I 'hollered' three or four times.

Q Was it loud enough for anybody in the house to hear you ?

A Not very loud, but my brother heard me.

Q Where was your brother at the time he heard you ?

A He came in the house and he came looking after me.

Q Where was your brother--where was he standing at the time you 'hollered' ?

A He was in my house No. 217.

Q Did your brother hear you when he was in your house ?

A He was looking for me.

Q Where was he at the time you screamed ?

A In my house; he was in 217.

Q He didn't hear you from 213 ?

A No. My mother sent him out to look for me and as he passed by he was looking around and he heard me screaming.

Q How long did this thing occur ? How long did it take from the time you met this boy in the street until after this thing happened in the hall ?

A I asked him to give me some bread and he told me to come inside and he would give me the bread.

Q Was he on the baker's wagon at the time and he told you to come in the hallway and he would give you the bread ?

A Yes.

Q He asked you to come in the hallway and he would give you the bread ?

A Yes.

Q He had a basket full of bread in his hand and he told you to come in the hall ?

A Yes.

Q Where did he leave the basket when this assault took place ?

A In the hall.

Q Did he bring the bread in his hand in the hall ?

A Yes, in the hall.

Q Then he didn't put the bread down in the hall when he pulled you in ?

A No.

Q You went in the hall yourself ?

A He had one hand on the basket and he had hold of me with the other hand and pulled me in.

Q You went right in with him ?

A I didn't want to go, but he said for me to go.

Q How long were you in the hallway with him ?

A Four or five minutes.

Q Who came along first and saw you there with him ?

12

A my brother

Q Was this boy then having connection with you when your brother came in ?

A Yes.

Q In this hallway up against the wall ?

A Yes.

By Mr Coman:

Q Near the stairs going up ?

A In the back.

By the Court;

Q At the time he took hold of you by the door what did you do ?

A I wanted to go away but he grabbed me by the arm and brought me inside.

Q Did you try to pull away from him ?

A Yes.

Q What occurred after your brother saw this boy having connection with you ?

A He gave me the bread; he unbuttoned his pants and coat: I gave him the money and took the bread and my brother said "What are you doing with my sister?" and he said "I don't do nothing with your sister" My brother told him he would get a policeman and have him arrested.

Q How was it that your parents came to report the case to the police ?

A I go up in the house and my brother told my mother and my father.

Q What did your brother tell your father and mother ?

A He said he saw me in the hall with the baker boy. My father made me tell what he was doing there and I told him.

Q Did you ever have anything to do with any other boys ?

A I know another young fellow; he loves me, but he never did anything to me.

Q How do you account for these venereal warts ?

A I have had them since I was a little girl.

CROSS - EXAMINATION.

By Mr Coman;

Q Do you know Gettano Matzola ?

A Yes; he used to bring bread.

Q Is he a young man ?

A He is about twenty-five years old.

Q Did you ever have anything to do with him ?

A No.

Q Would you have made a complaint in this case if your brother had not seen you in the hallway ?

A Yes, I would have told my mother and father.

Q Was it raining that morning ? ?

A Yes.

Q This defendant had on two coats, a rubber coat and an inside coat ?

A Yes, sir.

Q You got the two loaves of bread out on the street ?

A No.

Q You had the bread in your arms ?

A No.

Q When was the first time you got the bread that morning from him ?

A In the hallway.

Q Was that hallway door open ?

A One of the doors was open.

Q All the time ?

A Yes.

Q Open on the street ?

15

A Yes.

Q Anybody could come in ?

A Yes.

Q People going up and downstairs ?

A Yes.

Q Did you see any of them ?

A No; I heard my brother when he came inside.

Q Did you hear anybody else ?

A No.

Q You could see your brother when he came in--before he came in the hallway ?

A I heard him coughing and knew he was my brother; I was behind the stairs.

Q Why didn't you go home ?

A I wanted to go away.

Q Why didn't you go ?

A I couldn't; he pushed me there.

Q When he put the basket down you could go ?

A He had hold of my hand.

Q When he was unbuttoning his pants you could have got away ?

A He had hold of me with one hand.

Q What part of you did he have hold of while he was unbuttoning his pants ?

A The right or left wrist; I don't know.

Q Did you pull up your own clothes ?

A No.

Q Was his rubber coat buttoned ?

A No, it was not buttoned ; it was open.

Q The other coat was buttoned ?

A Only one button.

Q He pulled up your clothes ?

A Yes.

Q With one hand ?

A He opened his pants and he pulled up my dress with his hands.

Q Then he merely used one hand altogether ?

A He opened his pants and he pused me one side and opened my dress.

Q And he penetrated you ?

A Yes, not much.

Q Did you 'holler' ?

A Yes.

Q The door leading from the bar room in to the hallway is right opposite where you were ?

A The door from the bar room was closed.

Q But near where you were standing ?

A No, about twenty feet.

Q Did you ever give this boy a ring ?

A No, sir.

- Q Did you not give him a ring three months ago ?
- A I had a ring on my hand and he took it off ; the ring was too big for me; it was about three months ago.
- Q Did you ever tell him you loved him ?
- A No, sir, he told me he loved me but I never told him that
- Q Did you kiss him this day in the hallway ?
- A He was kissing me but I didn't kiss him.
- Q Did you ask him to come in this hallway ?
- A No.
- Q You were very much afraid when your brother caught you ?
- A Yes.
- Q Afraid of your father and your mother too ?
- A Yes.; I was afraid my father and mother would lick me.
- Q Do you know whether your father went to this boy's father and asked five hundred dollars of him ?
- A No, sir.
- Q Didn't you talk about it in the house--that it was a good case with money in it ?
- A No.
- Q Your brother didn't stay in the hallway and take you out that morning ?
- A No, I left my brother with the boy there. I stopped in the door until my brother came there; after my brother came out I went home.
- Q Was it under the stair case where you and the defendant

were standing together?

A Right back of the stairs; behind the stairs.

Q Could anybody coming in the door from the street see you ?

A The people going out in the yard could see us.

Q But anybody coming in the door couldn't see you ?

A No.

Q Who was in front nearest the entrance, you or the boy ?

A The boy.

Q Then his back was to whoever was coming in ?

A Yes.

Q And he was right in front of you ?

A Yes; the boy's back was turned towards the door.

Q So that his back would be presented to any one who came in ?

A It is a little door place, but anybody who looks can see.

Q Was it dark ?

A Not dark.

Q Could you see everything very plain ?

A I could see light clothes; we were standing up.

Q Did you see his penis ?

A Yes.

Q How many times did you have occasion to look at it ?

Did you merely look at it once and take your eyes away or did you look at it more than once ?

A Only once.

Q You know what that is ?

A Yes.

Q Where was the basket of bread all this time ?

A It was right at the foot of the stairs going up.

Q You couldn't see the basket from where you stood ?

A Not me, but people coming in the door could.

Q How old is your brother ?

A twenty-seven years.

Q He didn't punch this fellow or do anything to him ?

A He said "What are you doing there with mysister ?" and the boy said "I do nothing with your sister" My brother said "Yes, you do something" and he said "No, I don't do nothing" and my brother said "I will get a policeman and have you arrested."

Q This was in Italian ?

A Yes.

Q This was nine o'clock in the morning ?

A Half past nine.

By the Court;

Q Where did your brother go after he left the hall ?

A He went right home.

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Q What time was it your parents made the complaint in the Station House ?

A I don't know, because I went to bed?

DOMINICO PARETI, called for the
People, being duly sworn, testifies as follows:-

~~_____~~:

By the Court;

Q Where do you live ?

A 217 East 102d Street.

Q What do you work at ?

A I am a laborer.

Q Do you know anything about this case ?

A Yes.

Q What do you know about it ?

- A I caught the defendant with his penis out and my sister's dress up.
- Q Did you see him have connection with your sister ?
- A No.
- Q You merely saw him with his penis out and your sister's dress up ?
- A Yes.
- Q Did he have hold of your sister at the time ?
- A Yes.
- Q Was he holding her dress up or was she holding it up herself ?
- A He was holding it.
- Q What did you say to him ?
- A I said "What are you doing there?" He said "What are you talking about?" I said "What are you doing there?" and he said "Nothing" and I said "I will fix you" and I went to the Station House and had him arrested.
- Q You said you would fix him ?
- A Yes.
- Q Who went out of the hall first ?
- A My sister left the hall before me and I got hold of him and my sister went away.
- Q Did you do anything to him ?
- A He said "Let me go" I don't know what he took out of his pocket; it was dark there.
- Q And you took hold of him ?

A Yes.

Q Did you do anything to him ? Did you dstrike him ?

A No,,sir; I did nothing, only took hold of him. I said
"I will fix you"

Q Did he have his coat buttoned up when you took hold of
him ?

A He hadn't finished buttoning up his pants when I got
hold of him.

Q And your sister left the hall first ?

A Yes.

Q Then you left the hall ?

A Yes.

Q And you left him in the hall ?

A Yes, but he went right away too.

Q After you went out of the hall you went home ?

A Yes; I told my father and he said have him arrested.

Q When did you go to the Station House to make the com-
plaint ?

A I think Friday morning, about half past nine.

Q What time did this thing happen ?

A Half past nine Friday morning.

Q When did you go to the Station House ?

A On the same day between eleven and twelve o'clock.

Q Did you have any conversation with your family about
this matter ? Did your father and mother have any con-

versation about it ?

A No; we only brought bread of him.

Q Did you and your father have any conversation about this boy having connection with your sister ?

A I told my father that I saw my sister with this boy.

CROSS - EXAMINATION.

By Mr Coman;

Q When you went in the hallway where was the boy and girl ?

A They were under the stairs.

Q Your sister was against the wall and he was against her and his back was turned to you when you went in ?

A Yes.

Q What were they doing ? Were they standing still ?

A Standing.

Q Was his thing in his hand or in your sister ?

A It was out of his pants.

Q Was it in your sister ?

A My sister was standing against the wall.

Q Was he clothes up ?

A Yes.

Q And he was holding her clothes up ?

A Yes.

Q With one hand ?

A With two hands.

Q Held her clothes up with two hands ?

A Yes.

Q He was holding her clothes up with two hands ?

A Yes.

Q Was he moving at all or standing still ?

A Standing still.

Q What was he doing do you know ?? Did he turn around to you when you spoke to him ?

A He let everything go.

Q Drop her clothes ?

A Yes.

Q You saw his penis ?

A Yes.

Q It was light enough to see that ?

A Yes.

Q And you said "What are you doing" ?

A Yes. I said "What are you doing?" He said "Nothing"

Q Did you hear your sister scream at all ?

A When she saw me; I don't know if she did before; I didn't go there before.

Q You were watching your sister that morning ?

A No.

Q Were you not looking out of the window ?

A No; I went there because my brother-in-law lives there; he works on the same job; it was a rainy morning and I went to see my brother-in-law whether he go to the job or not.

By the Court;

Q Does your brother-in-law live in this house where this thing occurred ?

A Yes, sir.

By Mr. Coman;

Q Your brother-in-law don't live in the yard. What made you go back ?

A When I went up the stairs I heard somebody crying and I saw his basket at the steps; I heard somebody screaming behind the steps and I came down to see what it was.

Q When you went home you told your father and mother ?

A Yes.

- Q Then you taked about it ?
- A Yes.
- Q How long were you taking about it, half an hour or an hour ?
- A I told my father and he said all right he will have him arrested.
- Q That is all that happened ?
- A Yes.
- Q Nothing else ?
- A No.
- Q Your father knows this boy's father ?
- A Yes.
- Q And he knows he keeps a baker shop ?
- A Yes.
- Q Was there anything said about money when you were talking about this matter ?
- A Not to me.
- Q Do you know whether your father went to his house that night ?
- A I don't live with my father.
- Q Then you don't know anything about that ?
- A No.; I live with myself.

By the Court;

Q You didn't hear your sister scream until she saw you coming ?

A I heard her when I went up the steps.

Q She screamed when she saw you ?

A Yes.

Q But she didn't scream until she saw you ?

A I didn't hear her right away.

Q Did anybody offer you any money to stay away from Court and not be a witness in this case ?

A Yes.

Q Who was it ?

A His mother.

By Mr Coman;

Q You were watching your sister that morning ?

A I got nothing to do with my sister; I don't watch nobody; only I happened to go there.

Q Were you in your father's house that morning ?

A Yes.

Q You saw the boy coming down with his bread wagon ?

A I didn't see him that morning.

Q Wasn't you looking for your sister ?

A No.

Q You didn't know she was there ?

A No.

J A C O B B R U N N E R, called for the People,
being duly sworn, testified as follows;

By the Court;

Q You are a police officer attached to what Precinct ?

A 27th Precinct.

Q You arrested the defendant ?

A Yes, sir.

Q Tell us what conversation you had after the arrest ?

A His father came to me and told me he had a ring his boy gave him three months ago. When I arrested the boy I told him he was wanted for committing a rape on a little girl thirteen years old. When he dressed himself and came out he said "I know another man that had familiarities with her" I took him down to the Station House. That is all I know about the case.

CROSS-EXAMINATION.

By Mr Coman;

Q What about this ring that was given to you ?

A When I showed it to the girl she said he had taken it off her finger about three months ago. I asked her if she had given it to him and she said "No", he had stolen it off her finger"

PIETRO POSTULINO, the defendant,
called in his own behalf, being duly sworn,
testified as follows through Interpreter;

By Mr Coman;

Q What is your name ?

A Pietro Postulano.

Q How old are you ?

A Fifteen years old.

Q Where do you live ?

A.2123 First Avenue.

Q You drive a wagon for your father ?

A Yes.

Q And your father is a baker ?

A Yes.

Q Tell the Court all that happened between you and the girl ?

A I bring bread around to customers; I bring bread in 102d street between Second and Third Avenue; I bring bread to that girl's house; every day that girl was waiting for me; I bring bread in the house and this girl waited for me in the hall every day; this girl told me every time she loved me; sometimes she kissed me; she used to live in that house. In the basement ;ives an Italian who keeps a grocery; he don't like me to go upstairs, because he has bread to sell himself. That morning I was going in to my customers where she used to live and her brother came in, No. 213. I stopped the horse and put some loaves in the basket to leave upstairs; one door leading from the sidewalk was open and the other closed. I opened that door and seen this girl in the front. I said "What do you want?" There was not much light there.

I opened the door and she was behind the door. As I was going upstairs this girl caught me and said "Hello John" She said "Give me two loaves of bread" She took the bread and give me twelve cents. This girl said "Hello John, I didn't see you yesterday; I didn't see you for a long time" I had two loaves of bread in my hands. She put the bread again in the basket; then she grabbed me and kissed me. She said "Let's come back in the hall" I had a rubber coat on; it was raining that day. After we were back there we heard some noise right away and her brother came and she said "My brother ! my brother !" and I skipped right out and she skipped; she said "My brother is here" Then her brother came and said "What are you doing there?" and I said "It is none of your business; I am delivering bread I sell my customers here" ~~After~~ After I had a row with her brother she took two loaves of bread and tried to skip out. Her brother said "What are you doing with my sister?" I said "I don't do nothing with your sister" He said "I seen my sister skip away from that back stairs" I said "I didn't do nothing with your sister"

Q Did you have your pantaloons open and your penis out ?

A No.

Q Did you have her clothes up with one hand ?

A I was not there two minutes .

32

Q You were just kissing each other and had your arms around each other ?

A Yes.

Q Did you have connection with her that day ?

A No, I don't know nothing about it.

C R O S S - E X A M I N A T I O N .

By the Court;

Q What did this girl's brother do to you when he took hold of you ? Who first came in and interrupted you ?

A Her brother.

Q What did he do when he came in ?

A He said "What are you doing there?" and I said "I bring bread to my customers"

Q Did her brother accuse you of having connection with her ?

A No.

Q Did he see your pants open ?

A No; I had my rubber coat buttoned up.

Q Was it buttoned all the time ? Was it buttoned when her brother came in ?

A Yes.

Q Did her brother get hold of you ?

A No.

Q How did you get that ring ?

A About three months ago I was serving my customers with bread , in the house she lived before/ She said "Hello, my mother is calling me" and she gave me that ring and skipped in the house; she was afraid her mother would come out of the house and she skipped back in the house.

5 District Police Court.

Thos. F. Moore

vs.

Vict. Rostulani

STENOGRAPHER'S TRANSCRIPT.

July 21 1883

BEFORE HON.

Mr. H. A. Burke

Police Justice.

George J. J. J.

Official Stenographer.

0933

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 38 years, occupation Domestic Perate
317 8 1022 of No.

Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Thomas L. Moore
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 13 } Domenico Perate
day of July 1893 }

W. E. Sumner
Police Justice.

0934

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *Pietro Pustolnio*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *2133 First Avenue one year*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty.*

Pietro Pustolnio

Taken before me this *13* day of *July* 19*34*
John A. Burke
Police Justice.

0935

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 Oliver Hunt

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

Dated, July 21 1899 Wm. C. Burke Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Oscar Hochstadter
 atty for prison -
 114 Nassau St
 N.Y.

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

The Magistrate
 presiding in my absence
 will hear and determine
 this case

C. E. Simmons
 Police Justice

P 290 5-11 215
 Police Court, District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Thomas J. Moore
 108 E 23rd
 vs.
 Pietro Pustolino

2
 3
 4

Dated, Feb 21 1893

Simon J. ... Magistrate.

Jacob Bruner Officer.

Witnesses Immico Carruth Precinct.

No. 217 East 102nd Street.

Jacob Bruner

No. 271 ... Street.

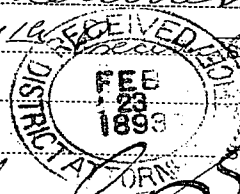
No. ... Street.

No. ... Street.

\$2000 to answer

\$2000. Ex Feb 13/93

Ex Feb 17- 7 P.M.



0937

Police Court, 5 District.

(1353)

City and County } ss.
of New York,

of No. 108 E. 21st St. Street, aged 30 years,
 occupation Agent, Society P. C. E. being duly sworn, deposes and says,
 that on the 10th day of February 1893, at the City of New
 York, in the County of New York

Pietro Postilino

(now here) did feloniously perpetrate an
 act of sexual intercourse with one
 Katie Perati who is actually and
 apparently under the age of sixteen
 years. That of the age of thirteen
 years and who is not the wife of
 the defendant, as defendant truly
 believes from the fact that defendant
 is informed by the said Katie Perati
 that on said date this defendant
 pulled her into the hallway of the
 premises no 213 E 10th St. and
 raising her clothing pushed her against
 the wall of said hallway, and inserted
 his penis into her vagina.
 Defendant is further informed by Domenico
 Perati that on said date he saw
 this defendant in said hallway with
 the said Katie and at that time
 the defendant's pants were open in
 front and his penis exposed.
 Wherefore defendant charges this
 defendant with ravishing the said
 Katie Perati and prays he may
 be held and dealt with
 according to law.

Sworn to before me }
 this 13th day of Feb 1893 } Thomas F. Moore.

C. E. Zimmerman
 Police Justice

0938

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Kate Perati
aged 13 years, occupation none of No.

217 E 102nd Street, being duly sworn, deposes and

says, that she has heard read the foregoing affidavit of James F. Murrie

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

Sworn to before me, this 19 }
day of Feb 1893 } Kate Perati

W. E. Smith
Police Justice.

0939

365 Lexington Avenue.

Feb 13 '93

Hon Elbridge T. Gerry,
President of the Society for the
Prevention of Cruelty to Children,
Dear Sir: -

I have this day
examined the person of Katie Peretti
aged 13 years, of 217 East 102nd St.,
and find there has been complete
penetration of her genital organs
by some blunt object. I also found
two venereal warts upon her
genitals. Respectfully Submitted

H. Travis Cobb M.D.
Examining Physician

0940

Police Court, 5th District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Thomas F. Moore
of No. 108 @ 23rd Street, in said City, being duly sworn,
deposes and says, that a certain male child called Kate Parati
[now present], under the age of sixteen years, to wit, of the age of 13 years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Pietro

Pustolir, wherein the said Pietro
Pustolir is charged with the crime of Rape under
Section of the Penal Code of said State, in that he, the said Pietro

Pustolir at premises N^o 213
East 102nd Street in said City
did unlawfully and wilfully perpetrate
an act of sexual intercourse
with the said Kate Parati who is
actually and apparently under
the age of sixteen years, to
wit, of the age of thirteen years,
she not being his wife

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

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

Sworn to before me, this

day of

21st
February 1893Thomas F. MooreJohn R. Rink
Police Justice.

POLICE COURT 5-2 DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

WITNESS.
AFFIDAVIT.



Dated July 21st 1897
Wm H. Burke Magistrate.
More Officer.
ercc

Disposition Com'd The New York
Spent to the Permittance of Law
To Children

0942

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

THE PEOPLE

VS.

BRIEF FOR THE PEOPLE.

PIETRO POSTULINO.

STATEMENT OF CASE:

The Defendant, Pietro Postulino, is indicted for the Crime of Rape upon a certain female child, called Kate Pareti, aged thirteen years, not being the wife of the Defendant, at premises No. 213 East 102nd Street, - he having taken her into the hallway of said premises on February 10, 1893, about 9-30 o'clock in the forenoon, and then and there had sexual intercourse with her against her wishes.

WITNESSES:

Kate Pareti,
Dominico Pareti,
Mary Pareti,
W. Travis Gibb, M. D.,
Thomas F. Moore,
Officer Jacob Brunner.

KATE PARETI, aged 13 years, will testify: That on February 10, 1893, she was sent by her mother to the Defendant's wagon to purchase some bread and that when she reached the street the Defendant was in his wagon in front of 213 East 102nd Street and beckoned her to come to him, which she did, after protesting but he took hold of her and forcibly pushed her into above hall; that the defendant then took her to the back part of the hall and setting down his basket of bread, he pulled up her dress, unbuttoned his pants, and, notwithstanding her outcries, had sexual intercourse with her. That the Witness does not know whether anyone heard her outcries with the exception of her brother, Dominico, who happened along at that moment and coming into the hallway saw the Defendant with his penis exposed and her clothes up. That she told the Defendant to let her go home and cried out aloud three or four times, prior to her brother's arrival, but he held her fast. That, after perpetrating the act of sexual intercourse, the Defendant gave her the bread for which she paid him and she then went home with her brother, who told both her mother and father of the occurrence. That when the Witness' brother arrived, he asked Defendant "What are you doing there with my sister?" That Defendant replied "Nothing". That the Brother then said "I will get a policeman and have you arrested".

DOMINICO PARETI, aged 27 years, of 217 East 102nd Street, will testify: That on February 10, 1893, he was sent by his mother to look for his sister, the foregoing witness, who was remaining a longer time than necessary in purchasing the bread for which she had been sent and going to 213 East 102nd Street he heard his sis-

ter's voice calling out, and going into the hallway saw the Defendant have hold of his sister, her dress being up and the Defendant's penis exposed. Witness is certain that the Defendant was holding up the dress of the foregoing Witness. Witness asked the Defendant "What are you doing there?" He answered "Nothing". That Witness then said "I will fix you"; and, after going home, went to the Station House; and the arrest followed. ALSO DEFENDANT'S MOTHER OFFERED HIM MONEY TO REMAIN AWAY FROM THE POLICE COURT EXAMINATION.

MRS. MARY PARETI, 217 East 102nd Street, will testify: That she sent her daughter, the complaining Witness, to the baker's wagon on the morning of February 10, 1893, to purchase bread, and later to having been informed by both her son and daughter of the crime the Defendant had committed on the person of Kate.

WILL ALSO TESTIFY that Kate is thirteen years old.

W. TRAVIS GIBB, M. D., of 365 Lexington Avenue, will testify: That he examined the person of the Complaining Witness and found complete penetration by some blunt object of her genitals and also found two venereal warts on her private parts.

THOMAS F. MOORE, Officer of The N. Y. S. P. C. C., will testify to having had charge of case in the court and to making the investigation in the same.

OFFICER JACOB BRUNNER, of the 27th Precinct, Municipal Police, will testify: That he arrested Defendant and that when he so arrested him, the Defendant said: "I know another man who had familiarities with her".

WITNESS WILL ALSO TESTIFY: That the Defendant's father came to him and told him that he had a ring his boy gave him two months ago.

DOCUMENTARY EVIDENCE:

Copy of Physician's (W. Travis Gibb, M. D.) certificate on file.

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

PIETRO POSTULINO.

PENAL CODE, §

BRIEF FOR THE PEOPLE.

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY 2048
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pietro Cantolino

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *Pietro Cantolino* of the CRIME OF RAPE IN THE SECOND DEGREE, committed as follows:

The said *Pietro Cantolino*, late of the City of New York, in the County of New York aforesaid, on the *Tenth* day of *February*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, in and upon a certain female not his wife, to wit: one *Kate Pareti*, she the said *Kate Pareti* feloniously did make an assault, being then and there a female under the age of sixteen years, to wit: of the age of *thirteen* years; and the said *Pietro Cantolino* then and there (under circumstances not amounting to rape in the first degree), feloniously did perpetrate an act of sexual intercourse with her the said *Kate Pareti*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Pietro Cantolino* of the CRIME OF ABDUCTION, committed as follows:

The said *Pietro Cantolino*, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did feloniously take, receive, harbor, employ and use her, the said *Kate Pareti*, so being then and there a female under the age of sixteen years, to wit: of the age of *thirteen* years, as aforesaid, for the purpose of sexual intercourse, he, the said *Pietro Cantolino* not being then and there the husband of the said *Kate Pareti*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney