

THIS REGISTRY IS FOR THE VINTAGE SEASON COMMENCING JULY 1, 19  
AND EXPIRES JUNE 30, 19

Notice of Intention to Produce Fruit Juices Containing One  
Half of One Per Cent or More of Alcohol For the Family Use  
of the Producer thereof not in Excess of 200 Gallons and Not  
For Sale or to be Otherwise Removed or Consumed.

To Collector of Internal Revenue,  
21st District of New York,

I, *Amata* (Name) *221 W. 15th St.* (Street & No.) (City or Village) *New York*

Hereby give notice that on or about *July 1st*.....  
I intend to commence producing fruit juice for my family,  
the alcoholic contents of which will exceed one half of one  
per cent, and not for sale or to be otherwise removed or  
consumed, and that I do not intend to produce more than 200  
Gallons of such fruit juice during the present vintage season.

I further state that if I produce or have on hand at  
any one time more than 200 Gallons of fruit juice during the  
present vintage season I will give timely notice thereof to  
the Collector, furnish a bond satisfactory to the Internal  
Revenue Bureau, pay tax due on the excess and in all other  
respects comply with the requirements of the Internal Revenue  
and Prohibition Laws and Regulations relating to the product-  
ion and sale of fruit juices containing more than one half of  
one per cent alcohol.

Dated at ..... this ..... day of .....

Registered *JUL 10 1922*

Sign here *Amata*

Collector 21st District, New York.

A T T E N T I O N

This exemption does not apply to

One person to make fruit juices for use of another  
person who is not a member of his (the manufacturer's) family.

A single person unless he is the head of the family.

A married man living apart from his family.

Partnerships (Several heads of families cannot jointly  
manufacture fruit juice and thereafter divide or distribute it  
for the use of their several families.)

Proprietors of hotels, restaurants or boarding houses  
to make fruit juices to be furnished to boarders.

Where registry is not renewed on July 1st the manu-  
facture of wine for family use is illegal.

Before

Justice

*R. P. Sloan*

## THE PEOPLE

vs.

## WARRANT FOR

*Justice Wagner*

By VIRTUE OF THE WITHIN WARRANT, I have arrested the within named *Justice Wagner* on the *9* day of *Oct* 19*11* at *Chilmark* in the County of *Washington* N. Y., and now have *h* before the magistrate, by whom this warrant was issued, *or before* *Randall & Co*

a magistrate in said County of *Washington*, he having required me so to do.

Dated at *Chilmark*, N. Y., the

*9* day of *Oct* 19*11*

Constable, Town of *Chilmark*, N. Y.  
Crim. Code, §§ 155-165.

I, *Randall & Co*, Justice

of *Town* of the *R* of

N. Y., do hereby certify, that I have this day of 19

admitted the within named to bail for *h* appearance before the magistrate named in the within warrant, and taken bail from *h* accordingly.

Dated.....19

Crim. Code, § 159.

*Justice of the Peace*

I do hereby order and direct that the within warrant may be made on Sunday

Dated.....19

Crim. Code, § 170. Justice of

STATE OF NEW YORK,

County of.....

of.....

being duly sworn, says that he resides in  
of..... N. Y., tha

signed to the within warrant of arrest

writing of.....

who is one of the Justices of the Peace of

of....., in t

above warrant was issued. N. Y.,

Sworn to before me, this }

day of..... }  
19

Justice of the Peace, Town of.....

Crim. Code, § 157.

This warrant may be executed in t

Dated at.....

this..... day of.....

Justice of the Peace, Town of.....

Crim. Code, § 156.

Commitment *for* or *during* examination, use Law Book

Commitment *after* examination, use Law Book

Williamson Law Book Co., Publishers, Roch

*Filed Oct 9 1911*

State of New York,  
County of Madison } ss.  
Town of Andover

### In the Name of the People of the State of New York:

To any Peace Officer in the\* Town of Andover

INFORMATION upon oath having been this day laid before me, that the crime of

Violate Section 1212 of the Liquor Law  
of the State of New York, Sent Five

has been committed, and accusing Gustave Wagner

YOU ARE, THEREFORE, COMMANDED forth with to arrest the above named  
thereof, \_\_\_\_\_

Gustave Wagner

and bring h**e** beforet me Randall S. Earl at \_\_\_\_\_

h**is** office in the Town of Tenney, County of Madison, N. Y.

Dated at the Town of Andover, N. Y.

this 9 day of Oct, 19 22 }

Randall S. Earl

Justice of the Peace of the Town of Andover, N. Y.

\*Crim. Code, §§ 155, 156.

† "He," or name of magistrate before whom returnable. § 151.

Edmund. St. Edmund. Dec. 9 1922

Edmund. St. Edmund.

of Mansfield. My report and days  
that on the 9th day of October 1922  
I went with Mr. J. E. Hall to take from  
town of Sullivan my coal heap. Near  
the home of Gustav Wagner and  
found four Quarts of Whiskey and  
one Quart of Home Brew. and found  
about 30 Gals of Milk. The Milk was in  
the Garage. found the Milk up stairs in  
the Home. The 1 Quart of Home Brew, and  
<sup>only</sup> 2-45¢ wine that in the cellar and a bottle <sup>part</sup> wine  
Partly full. 3 Tys. of Cherry wine  
in 86 Bins of Home Brew - 2 five <sup>1st</sup> Tys. of  
Beer Cider.

Subscribed & sworn to

E. H. Francis

before me this 9th

day of October 1922

Samuel J. Kane

Justice of the Peace

Thos. J. Sullivan,  
County of Madison  
City of New York

Esqr.  
Randall & Hall

The People of the City of New York

Against  
Charles Warner.

Charles Webster (Declar-  
12/12. of the Special Grand  
Jury for the Foreman.  
14 St. Nicholas St. 14 St. Nicholas St.

Inform that I have to by Charles Webster. (St. Charles  
Warner's E. H. Frances.

Warner's. Declared. Given to Charles Webster.

Charles Webster. Informer of the People.

Warner. E. H. Frances. Declared to give bail

in name of One thousand dollars. To render

himself answerable to the order & process of Court.

Against Warner. To find Allen Guadalupe as  
bondsman for the defendant.

Dated Oct. 9, 1912

Randall & Hall

Attorneys

State of New York.

County of MadisonTown of Delaware } SS.

Be it Remembered That I,

J. Charles Hall

, County of

Madison

residing in the

Village of Canastota

N. Y., now come before

Wendell Seal

Esq., a

Justice of the Peaceof the Town of Delaware

in the County of

Madison

N. Y., and give information under oath as follows:

That one

Quintus Maynes

on the

9<sup>th</sup>

day

of

Delaware, 1922, at theState Port-

-

, in

the Town

of Delaware

County of

Madison

, N. Y., at

about

6

o'clock in the

After

noon of said day, did commit the crime of

Robbery between 12:12 of the Road HouseStreet of New York

against the person or property of

Street of New Yorkby \*feloniously, wrongfully, unlawfully, willfully, corruptly, feloniously, maliciously, and knowinglyHeinous his possession intentionally disruptHouse of quartz of Philly and the Grandof House held in the Madison ofthe delinquent at Lake Port Town ofDelaware County of Madison N.Y. onthe 9<sup>th</sup> day of Delaware 1922

10438

State of New York.  
COUNTY OF Madison  
Before Robert Justice of the Peace.

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

Gustave Wagner Defendant

Bail. Before Indictment

State of New York.  
Madison County, ss  
CLERK'S OFFICE.

Received and filed this  
of \_\_\_\_\_, 19

FILED OCT 17 1902  
ALBERT F. DEVITT.

\$ 575.

Williamson Law Book Co., Publishers, Rochester, N. Y.

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P.2

Undertaking of Bail Before Indictment. Code Crim. Pro., §§ 557-77, 135 Williamson Law Book Co., Publishers, Rochester, N. Y. 9-20 or

State of New York.

County of Madison  
Town of Sullivan ss.

The People of the State of New York.  
against

Gustave Wagner

Defendant

9th day of October, 1902

An Order having been made on the \_\_\_\_\_, a Justice of the Peace of the Town  
by Gustave Wagner, that William Sullivan, 1212 1/2 of  
of Sullivan, upon which he has been duly admitted to bail, in  
be held to answer upon a charge of the Penal Law, Dollars (1000),

the sum of One thousand defendant  
We, Gustave Wagner, County of Madison, N. Y., by  
of the town of Sullivan, and Harry Wagner,  
occupation a Plumber, County of Madison, N. Y., by  
of the town of Sullivan, and Jord Allen,  
occupation a House wife, County of Madison, N. Y., b  
of the town of Sullivan, hereby undertake, jointly and severally, the  
occupation a Coal Miner shall appear and answer th  
the above named Gustave Wagner,  
charge above mentioned, in whatever Court it may be prosecuted; and shall at all times rend  
himself amenable to the orders and process of the Court; and if convicted, shall appe  
himself in execution thereof; or if he fail to perform eit  
for judgment and render him self in execution thereof; or if he fail to perform eit  
of these conditions, that we will pay to the People of the State of New York the sum  
Dollars (\$ 1000 )

State of New York.

County of Madison }  
Town of Sullivan } ss.

On this 9 day of Oct, 1912, before me, the  
subscriber, personally came Auguste Mayner and  
Auguste Mayner and Allen J., to me personally known to be the same  
persons described in and who executed the foregoing undertaking of bail, and they severally  
acknowledged to me that they executed the same.

State of New York.

County of Madison }  
Town of Sullivan } ss.

Auguste Mayner, one of the sureties to the foregoing undertaking  
of bail, being duly sworn, says that he is a resident of and a free holder within the State  
of New York and County of Madison, and is worth\* Four Hundred  
Dollars (\$ Four 00 ), over all the debts and liabilities which he owes or has incurred, and  
exclusive of property exempt by law from levy and sale under an execution.

Sworn to before me, this 9th  
day of October, 1912 }  
Randall J. Gail  
Justice of the Peace.

State of New York.

County of Madison }  
Town of Sullivan } ss.

For all, one of the sureties to the foregoing undertaking  
of bail, being duly sworn, says that he is a resident of and a free holder within the State  
of New York and County of Madison, and is worth\* One Thousand  
Dollars (\$ 1000 00 ), over all the debts and liabilities which he owes or has incurred, and  
exclusive of property exempt by law from levy and sale under an execution.

Sworn to before me, this 9  
day of Oct, 1912 }  
Randall J. Gail  
Justice of the Peace.

\* Amount of Undertaking. § 569.

¶ Hereby Allow the foregoing undertaking of bail, both as to its manner of execution  
and form, and as to the sufficiency of the suret therein named.

COMPLAINT FOR SEARCH WARRANT

Form 35

COUNTY COURT,  
MADISON COUNTY.

1 In the Matter of the Application of

J. Charles Wolf

for a warrant to search for and seize liquors kept,  
stored and deposited contrary to the provisions of  
Article 113 of the Penal Law.

at

the premises of one Wagoner situate at  
Lakeport, Madison County, N.Y.

J. Charles Wolf

hereby complains

2 and shows to the Court:

I.

That he is a Peace Officer of the County of Madison.

II.

Upon information and belief, that intoxicating liquor is kept, stored and deposited at

the premises of one Wagoner at Lakeport in the town of Sullivan  
[Give accurate description of premises]

Madison County, N.Y. said premises being just off from the main highway  
leading from Oneida Valley to Bridgeport  
contrary to the provisions of Article 113 of the Penal Law. The sources of such informa-  
tion and the grounds of such belief are set forth in the following paragraphs of this  
complaint.

III.

That the name of the owner of said premises is

unknown to petitioner

IV.

That the premises where such liquors are kept, stored and deposited, consists of

house and garage

(Give accurate detailed description of premises)

COUNTY COURT,  
MADISON COUNTY.

In the Matter of the Application of

*J. Charles Maly*

for a Warrant to search for and seize  
liquors kept, stored and deposited for  
unlawful purposes at premises located

AT

*Residence of owner*

*Wagoner at*

*Lakeport*

Complaint For Search Warrant

Filed *October 11* 19*22*

**EDW. A. KILEY,**  
District Attorney,  
Canastota, N. Y.

and purchased and were served with four drinks of whiskey

which ~~they~~ then and there drank, and for which he therefor.

paid the person serving the same the sum of two dollars (Set forth in detail all facts showing quotation of Article 113 of the Penal Law.)

That sources of deponent's information and grounds of his belief are an affidavit of which the following is a copy-

"State of New York ) SS

County of Madison

David W. Sullivan being duly sworn deposes and says: That he is over 21 years of age and resides in the City of Rome, N.Y., and on October 9th 1922, he visited the residence of one Wagoner, the first name being unknown to deponent at Lakeport Madison County, N.Y., consisting of house and garage and located just off main highway leading from Oneida Valley to Bridgeport, on a side road leading to Oneida Lake, being on the north side of highway and directly across highway from William Virgil, and said Wagoner did wrongfully, knowingly, and unlawfully sell to deponent four drinks of whiskey for which deponent paid the sum of two dollars.

Subscribed and sworn to before me this 9th day of October, 1922. David W. Sullivan."

E. H. Francis

Notary Public.

VI.

That no previous application has been made for the warrant asked for herein.

WHEREFORE, Complainant asks that a warrant issue, directed to any peace officer of

Madison County, or, upon his request, to

7, a peace officer, for the search of said premises, and the seizure of such liquors as may be found therein, together with the vessels containing such liquors, and that the same be held in custody pending the determination of the Court as to the final disposition of the same.

Dated the 9th day of October 1922

Complainant.

STATE OF NEW YORK } ss.:  
COUNTY OF MADISON

Arraigned the 11th day of

Dec. 1922

Pleaded 7 guilty. entire

Tried the day of

192

Verdict guilty.

Sentenced Pay a fine  
\$100.00

Witness sworn before Grand Jury

E. H. Francis

E. E. Cummings

J. E. Porter

6438

STATE OF NEW YORK  
COUNTY OF MADISON

People of the State of New York  
vs.

GUSTAVE WAGONER

INDICTMENT  
FOR VIOLATION OF LAWS RE-  
LATING TO INTOXICATING  
LIQUORS.

Edw. A. Kiley  
District Attorney.

P. D. Toher  
P. I.  
Foreman.

NOV 17 1922  
Filed  
Roger R. Donance  
Sp. Dept. Clerk.

Sent to the County Court for [Trial]  
[Arrangement.]

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Supreme Court Madison County, N. Y.

People of the State of New York  
vs.

GUSTAVE WAGONER

The Grand Jury of the County of Madison, by this indictment, accuse

GUSTAVE WAGONER

late of TOWN OF SULLIVAN in the county of Madison, of the crime of a misdemeanor  
being a violation of subdivision TWO, section 1212 of article 113 of the Penal Laws of the  
State of New York in relation to intoxicating liquor committed as follows:

That the said Gustave Wagoner

did heretofore on or about the 9th day of  
Lakeport

October

1922 at

in the town of Sullivan County of Madison, wrongfully and unlawfully ~~settled~~  
have in his possession and under his control certain