

0126

BOX:

241

FOLDER:

2345

DESCRIPTION:

Ham, Orville

DATE:

12/01/86



2345

POOR QUALITY
ORIGINAL

0127

X361B

Counsel, ek
Filed, 1 day of Dec 1886
Pleads, Not guilty

Witnesses:

Grand Larceny, 2nd degree
(From the Person).
[Sections 528, 58 1 Penal Code]

THE PEOPLE

vs.

Orville A. Ham

Dec 17/86
Discharged on his
own recognizance

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. J. Ambe

Foreman

POOR QUALITY
ORIGINAL

0 128

Police Court—First District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 16 West 3rd Street, aged 15 years,
occupation Office Boy being duly sworn

deposes and says, that on the 23 day of November 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

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

One Horse Shoe gold Scarf
Pin of the value of one dollar

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 Orville K Ham

(now here) from the fact that deponent
was standing in front of the Astor House
on Broadway and deponent was
about starting to walk down Broadway
the defendant placed his defendant's
arm around deponent's neck and
placed his defendant's hand on
deponent's scarf and gave the scarf
a jerk and defendant immediately
turned around and deponent
immediately felt for the said scarf
pin and missed said pin and
deponent accused said defendant
of taking said pin and deponent

POOR QUALITY
ORIGINAL

0129

followed the defendant down
Vesey Street to Smith & McNeill
Restaurants on 199 Washington Street
where defendant caused the arrest
of said defendant

Sworn to before me
this 23rd day November 1976 } Robert Kumpson.

Samuel C. Reilly Police Justice

POOR QUALITY
ORIGINAL

0130

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question What is your name?

Answer

Orville A. Ham

Question How old are you?

Answer

50 years

Question Where were you born?

Answer

New York

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

Answer

157 Fulton St. 6 years

Question What is your business or profession?

Answer

Commission agent

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

O. A. Ham

Taken before me this

day of *November* 188*8*

Charles J. Smith
Police Justice.

0131

Residence _____ *Street,*

No. _____ Street.

No. 5
Street. St. Louis

to answer

2/11/12

10

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0132

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Orville A. Ham

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

- Orville A. Ham -

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

The said

Orville A. Ham,

late of the City of New York, in the County of New York aforesaid, on the
Twenty Third day of *November*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the City and County aforesaid, in the
day time of the same day, with force and arms,

one ready - coin of the value

of one dollar,

of the goods, chattels, and personal property of one *Robert Hump*,
on the person of the said *Robert Hump*, then and there being
found, from the person of the said *Robert Hump*, 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.

Samuel B. Smith

District Attorney.

0133

BOX:

241

FOLDER:

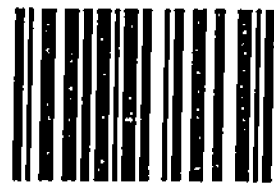
2345

DESCRIPTION:

Hickey, John

DATE:

12/08/86



2345

POOR QUALITY ORIGINAL

0134

Witnesses:

Bernard Reilly

The comdlt. recommends

debt to clemency & states

that he does not believe

that deft. intended to in-

jure him. In view of the

statement made by Comdlt.

in his petition he is with

filed I doubt if a com-

motion could or should

be had herein. The deft.

is a man of good char-

acter and has never ac-

cused of a criminal offence

except in this case. I

recommend that within

indictment be dismissed

and that bail be discharged

March 7, 1887

Randolph B. Martine

Dist. Atty.

W. H. Bruna
265 Broadway

Counsel,

Filed 8 day of Dec 1886

Pleas (Mag. 19)

THE PEOPLE

vs.

D

John Hickey

March 7/87

Department of Justice

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

On Motion of

D. Carey & Co.

A True Bill. Bail deems

the

S. W. Hornbrook

Jan 25 1887

J. L. O. Jan 18 1887

Jan 18 1887

Jan 18 1887

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

The People }
against } Petition for
John Hickey }

To, Honorable the Judges of the Court of General
Sessions and Randolph B. Martino Esq District
Attorney.

The Petition of Bernard Reilly Respectfully
Shows.. That he is the person upon whom the assault
was made which caused the Defendant John Hickey
to be arrested. That at the time of said assault
and of said arrest he did not know the said
John Hickey.. but has since inquired about
him and has found that said John Hickey is
an Honest Hard Working industrious Young
Man and a Man of good Character residing
with and supporting his aged Mother at 52 St
West 32nd Street in the City of New York, and that he
has never before or since said assault been
arrested or charged with Crime of any kind
or nature whatsoever - your Petitioner
therefore prays that the said John Hickey
may be discharged from Custody in said Matter
and that your petition may not be deemed
to be Excluded as in Petitions in the Prosecution

of said cause it that such other acts
of benevolence may be extended to the said
John Hickley as to the said may be seen
first

dated January 12, 1859 his
Bernard X Riley
mark.

Witness:
Ad Parker

Samuel Riley the said Petitioner above named
further states that the trouble between him and
the said John Hickley arose from a dispute on ac-
count of a dog belonging to the petitioner that ran
across the said Hickley while he was walking along
the side walk on the South Avenue. That Hickley
kicked the dog. That this petitioner followed
said Hickley to find out his reason for so doing
and your petitioner has no doubt and has
since been informed that Hickley apprehended
bodily injury from this petitioner and others
at the time. Although none was intended or
thought of. Petitioner further says that the
knife referred to in Petitioner's Complaint was an
ordinary pen knife and was a your petitioner
since learned and believed in the hands of
said Hickley at said time for other purposes
and not for the purpose of using it against petiti-
oner. That the injury received was simply a
scrape on the back of the head over the ear which

was caused during the altercation as Petitioner
firmly believes by Hickey's Arm going over your
Petitioner's shoulder and scratching the back of his
head and while the knife was in his hand, and then
the knife was not drawn for the purpose of using it on
Petitioner; as sufficient time to do so had not elapsed
from the time the dog ran across said Hickey's feet to the
time Petitioner was struck. Your Petitioner further
says that he can readily understand now, but
could not at the time the accident happened
that the said Hickey was under the impression
that he was protecting himself from bodily injury,
and the petitioner therefore prays that he may be
allowed to withdraw the Complaint he made in this
case, and that the said John Hickey may be dis-
charged from custody as he verily believes that the
said John Hickey has suffered already very much
on account of the occurrence he being as your peti-
tioner is informed and verily believes heretofore a
Well Conducted Young Man and without a blemish
on his character, and the sole support of his aged
Widowed Mother, and your Petitioner will ever
pray,

Dated New York February 14th 1887

Witness

James W. Livingston
J. P. Beggs

his
Bernard J. Reilly
att^y

**POOR QUALITY
ORIGINAL**

0130

Lord of the Manor Sessions

The People

and
John Hickley

Petition for

Verant of General Sessions of the Peace
for the City and County of New York

The People
vs.
John Hickley

City and County of New York is

John Miller being duly sworn
says that he resides at ⁵⁵⁵ West 32nd Street in the
City of New York and has so resided in said House
for about four years last past, and in that neigh-
borhood for 24 years. That defendant is a paper
Haminer by Trade and works at Whiting & Sons for
about eleven years last past. That he knows
the above named John Hickley about 12 years
personally and have seen him frequently during
said time, that said John Hickley's General charac-
ter has been during said time 'Excellent', that he is
a sober and working industrious ~~industrious~~ young
man and has never being arrested except in the
present Case now pending or being charged with
Crime or Misconduct of any kind except in this
Case to the knowledge or belief of defendant.

Sworn to before me
this 19th day of January 1887
Joseph F. Deegan
Notary Public
New York 19

John Miller

City and County of New York ss

Michael Mc Donald being duly sworn
deposes that he resides at 399 10th Avenue in the City of
New York, and has resided in that neighborhood
for about 14 years last past, that defendant is in the
employment of the New York Central and Hudson River
Rail Road; at the Hay Stack of said Company on the
11th Avenue between 33rd and 34th Street for the last
three years, that he is acquainted with the within
named Thomas Hickey for about eight years last
past and never heard any thing ^{wrong} against him
until the present charge was made, that the
said Thomas Hickey's General Character has been
very good, that his associates are hard working
men, that he is a hard working sober man =
true young man, and has never been arrested
or charged with crime of any kind except the
present charge now pending against him, to the
knowledge or belief of deponent

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

The People
against
John Hickey

City and County of New York ss

Henry Kleber being duly sworn says
that he resides at No 77, 10th Avenue in the City of New York
that he is an Iron Worker and is in the employment of
Wm. Cornell at 26th Street and 11th Avenue about 8 years,
that he is personally acquainted with the above named
John Hickey for about 12 years last past that the said
John Hickey's General Character during said time has
been very good, that he is a hard working industrious
young man and has never been arrested or charged
with crime of any kind, except the present charge, now
pending, to the knowledge or belief of this deponent,

Sworn to before me

this 19th day of January, 1887

Joseph T. Beggar
Notary Public
My Comm. 19

Henry Kleber
Em

city and vicinity of New York as

Edward Callahan being duly sworn
deposes and says that he resides at No 411 West 32nd Street
and has so resided for about five years last past. That defendant
is personally acquainted with the within named John
Hesley since he landed as an immigrant in this City,
that the general character of the said John Hesley has
been during said time, very ^{good} and his associates are
plain hard working people, that he has always been
an industrious sober honest young man during said
time, and has never yet in the present case been
known, been arrested or charged with crime or
bad conduct of any kind to the knowledge or belief
of deponent, that his father died about 10 years ago
and he has latter had care of his mother since
he being her only support.

Sworn to before me
this 19 day of January 1887
Joseph F. Beglar
Notary Public
My Co 2019

Edward ^{his} Callahan
mark

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

The People
against
John Hickey

City and County of New York ss

George E.weeney being duly
sworn says that he resides at Number 1460 West 31st
Street in the City of New York, that he is a Print
setter by trade and has worked in Whiting's
Paper Manufactory in 31st Street between the
9th and 10th Avenues in said City The last fifteen
years ^{that deponent} has been well acquainted with the above
named John Hickey for about 13 years last past
or since said Hickey was about 15 years of age,
until the present time; that said Hickey during
said time as a Boy and a man Conducted him-
self in an orderly and proper manner up to the
date of arrest in this case, and since, that his
Character for Sobriety honesty industry and
good Conduct has been excellent and deponent
never knew or heard of the said John Hickey
being arrested or charged with Crime or misconduct
of any kind until he was arrested on the charge now
pending against him

Sworn to before me this January 1887
Joseph F. Begau
Notary Public in and for New York

Geo. W. Lanning

City and County of New York

Michael Callahan being duly
Sworn says that he resides at ⁴¹¹ Humboldt West 32nd Street
in the City of New York and has so resided for about
eight years that he is a Piano Maker and works
for Behr & Brothers at 29th Street and Greenwich
Avenue in said City. That he knows the within
named John Hickley for about 15 years last
that said Hickley during said time resided with his
Mother and since his Father's decease about 10
Years ago has been as dependent is informed and
believes the chief supporter of his said Mother, that
said Hickley has always bore a very good charac-
ter and always worked hard for a living. That his
associates are good, and that said John Hickley
has never been arrested or charged with crime, or
his conduct of any kind to the knowledge or belief of
deponent until the charge now pending against
him was made

Sworn to before me
this 19th day of January 1887
Joseph T. Deane
Notary Public
My Comm. 19

Michael Callahan

Event of General Sessions of the Peace
for the City and County of New York

The People
against
John Hestley

City and County of New York as

Peter Begley being duly sworn
deposes and says that he resides at No 459 West
32nd Street in the City of New York, that he is foreman
in the Hay shed of William Offlaest Company
of 34th Street near 11th Ave for about 17 years last past,
that he knows John Hestley above named personally
for three or four years last past, that he worked
under deponent in the Hay shed on several occasions
during said time, that deponent has known said
Hestley to be a young man of good moral character
that he is honest sober and industrious and never
was arrested or charged with crime or misconduct
of any kind or nature whatever to the knowledge
or belief of deponent until the present pending charge
was made against him

Sworn to before me
this 19th day of January
1887

Joseph H. Deegan
Notary Public
New York

Peter Begley

city and County of New York ss

Thomas Cliggett being duly sworn says that he resides at 454 West 37th Street in the City of New York, that he is a foreman over the Trackmen on the ~~Hudson~~ New York Central and Hudson River Railroad. That he has known the within named John Hickley for two years ^{last} that said Hickley has worked for said Road and Company under deponent and also worked part of said time at the 30th Street Station of said Company that said John Hickley's General Character is an honest sober industrious hard working young man has been to deponent's knowledge very good that he has ~~not~~ during said two years been arrested for crime or his constant of any kind or charged with crime of any kind to the knowledge or belief of deponent except the present charge which is pending against him

Sworn to before me
this 19th day of January 1887
Joseph T. Beglau
Notary Public
My Comm. 19

Thomas Cliggett

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

The People
vs
John Hickey

City and County of New York ss

James Semara being duly sworn says
that he resides at 49 3/2 South Avenue in the City of
New York, that he is a Contractor and knows the above
named John Hickey for twelve years last past
that said Hickey worked for him on several occa-
sions and was always found by him to be a
good honest sober hard working industrious young
man that his General Character has been excellent
and he was never known to be on the present
occasion arrested or charged with Crime or Miscon-
duct of any kind to the knowledge or belief of
deponent.

Sworn to before me
this 19th day of January
1887

Joseph F. Beglar
Notary Public
City and County of New York

James Semara
Deponent

City and County of New York

Martin Maher being duly sworn
says that he resides at 446 West 32nd Street in the
City of New York and that he has resided in the 20
Ward of said City of New York for 30 years
past; that he is acquainted personally with the
within named John Hickey since he landed
as an immigrant in this City about 15 years
ago that he knows the said John
Hickey to be an honest sober and
industrious young man and never knew
him to be arrested or charged with any
crime or offense of any kind or nature
until the present time deponent knows
that the said John Hickey is the only
support of his mother since his father's
death

Sworn to before me this } Martin Maher
19th day of January 1887 }
Joseph F. Deegan
Notary Public
My comm. 19

Went of General Sessions of the Peace
for the City and County of New York

The People
against
John Hickey

City and County of New York ss

Mary Hickey being duly sworn
says that she resides at No 528 West 34th Street
in the City of New York, that she is the mother of
the above named John Hickey, that defendant and
her husband and children came to this country and landed
in the City of New York, about fifteen years ago, that her
husband William Hickey died at the City of New
York in the month of April, 1876, that shortly thereafter
defendant's other children married and left defendant
and her only support since then has been derived
from her son the said John Hickey who is the only
child remaining with her, that her said son John
Hickey is an excellent young man that he has always
treated her in the kindest manner and supported her
by his work, that he is and has been always sober
and industrious that he has never been arrested
or charged with crime of any kind until the
present charge was made against him

Sworn to before me this
19th day of January 1887
Joseph F. Deegan
Notary Public
New York

Mary Hickey
deponent

POOR QUALITY
ORIGINAL

0 150

City & County of New York ss: Edward Maher
being duly sworn deposes and says
that he is the keeper of a grocery
store at No 509 West 29 Street
in the City of New York. That he knows
the within named John Nicker since
he was a child and recollects the
time the said John Nicker landed
in this Country as an emigrant
and has known him personally since
that time about 14 years. That the
said John Nicker is an honest
 sober and industrious young man
and has always kept good company
and defendant never knew or heard of
any crime or charge against the said
Nicker until the present charge was
made.

Sworn to before me this }
19th day of January 1887 } Edward Maher
Joseph H. Seelan }
Notary Public }
My Comm. 19

POOR QUALITY
ORIGINAL

0151

City and County of New York ss:

Michael Tobin being duly sworn deposes and says that he resides at 351 West 32nd Street and has resided in the neighborhood for the last 34 years and that he knows the said John Wickey for the last 10 years last past. Deponent further says that he has had charge of the Coal Department of the New York Central and Hudson River Rail Road and knows the said John Wickey to be in the employ of the said Rail Road Company. Deponent further says that ^{for the purpose} the said John Wickey to be an honest sober and industrious young man and never heard of any charge or crime committed by the said John Wickey until the present charge.

Deponent further says that he is the bondsman for said John Wickey ~~in~~ in the present charge and would not so become his bondsman if he did not believe the said John Wickey to be an honest and industrious hardworking young man.

Sworn
19th day of
Joseph

to depose me
January 1887
Joseph
Notary Public

Michael Tobin

Notary Public

City of New York ss:

Jeremiah Harrigan
being duly sworn deposes and says
that he resides at No. 443 10th Avenue
in the City of New York and has resided
there for the last eleven years and
has lived in the 20th Ward for the last
34 years. That he knows the said John
Stickey since the day he landed in this
Country as an emigrant about 14 years
ago. That the said John Stickey has
always been an honest sober and
hard working young man and the
sole support of his widowed mother
since his father's death.

That deponent has never
heard of an charge against the said
John Stickey for any crime or offense
of any kind and does not believe that
he has ever been arrested until the
present charge was made

Sworn to before me
this 19th day of January 1887
Joseph F. Deegan
Notary Public
City of New York

Jeremiah Harrigan

POOR QUALITY
ORIGINAL

0 153

Count of General
Sessions ~

The People

~ against ~

John Hickley

Applicant's as to
Character or ~

Thomas Gooding

Attorney for Sept

331 Thundersburg

Aug. City

Wm. P. N. Jackson

Attorney

POOR QUALITY
ORIGINAL

0154

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT

DISTRICT.

George Reichhold
of No. 22 Precinct Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says

that on the 1st day of September 1886

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

he arrested
John Hickey now present who
is charged with wilfully cutting
and stabbing one Bernard Kelly
upon his neck. - That in deponent's
presence the injured man identified
said Hickey as the person who
did so cut and wound him and
disable him from appearing in Court
to testify. Deponent asks that
said John Hickey be dealt with
as the law directs. - George Reichhold

Sworn to before me, this

of

1886

day

Police Justice.

POOR QUALITY
ORIGINAL

0 155

Police Court, *J* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Reichhold

vs.

Sam Hickey

AFFIDAVIT.

Dated

Sept 19

188

Murray Magistrate.

Reichhold Officer.

Witness,

Disposition,

*Committed to
Albion the result*

Ad Assault on Edward Reilly

POOR QUALITY
ORIGINAL

0156

District Attorney's Office.

PEOPLE

vs.

John Hickey
Assault - 1st

See memo
for dismissal
Mch 7/87 P.B.M.
To Mr Parker

POOR QUALITY
ORIGINAL

0 157

THOMAS CUSHING,
ATTORNEY AND COUNSELLOR AT LAW,
No. 335 BROADWAY,

The People }
vs }
John Hickey } On Bail

New York, March 5th 1887

Hon Randolph B. Martineau
District Attorney

Dear Sir

I hereby return the petition
of Bernard Reilly the complainant in the above case
with the additional facts required by you when I
called with Mr Costigan set forth therein. You have
been so much engaged in important cases of late and
likely to be for some time to come, that I did not wish
to trouble you or ask to see you personally about
this matter. When time permits please give it your
favorable consideration, and oblige Dear Sir

Yours very respectfully
Thomas Cushing

POOR QUALITY
ORIGINAL

0158

Police Court— District.

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

of No. 454 West 34th St Street, aged 44 years,

occupation Private Watchman being duly sworn

deposes and says, that on the 19th day of September 1888 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Hickey
(now here) who got and stabbed
deponent on his head with a
knife, then and there held in
the hands of said Hickey

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 20 day

of September 1888

Bernard + Reilly
mark
Police Justice.

POOR QUALITY
ORIGINAL

0159

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

John Hickey being duly examined before the under-
signed, 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

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.

John Hickey

Taken before me this

day of

Police Justice

POOR QUALITY
ORIGINAL

0 150

BAILED
No. 1, by Michael Strini
Residence 351 West 32nd St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edmund Wall

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

John W. W. W.

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

Dated Sept 30 188 Charles J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0151

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Vidary

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

John Vidary

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

The said

John Vidary

late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *September*, in the year of our Lord
one thousand eight hundred and eighty-*six*, with force of arms, at the City and
County aforesaid, in and upon the body of one *Bernard Reddy*
in the peace of the said People then and there being, feloniously did make an assault
and *him* the said *Bernard Reddy*
with a certain *knife* -

which the said

John Vidary

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

with intent

him

the said

Bernard Reddy

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

John Vidary

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

The said

John Vidary

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one *Bernard Reddy*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *him* the said

Bernard Reddy

with a certain

knife -

which

he

the said

John Vidary

in

his

right hand then and there had and held, the same being an

instrument likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

David L. Humphreys

District Attorney.

0 162

BOX:

241

FOLDER:

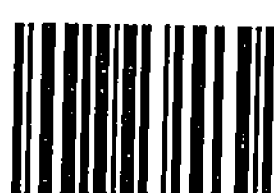
2345

DESCRIPTION:

Hoffman, Peter

DATE:

12/16/86



2345

0 163

BOX:

241

FOLDER:

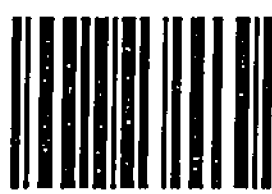
2345

DESCRIPTION:

Vobornik, John

DATE:

12/16/86



2345

POOR QUALITY
ORIGINAL

0164

Witnesses:

Katrina Vabornik
John Vabornik

Counsel,

Filed, 16 day of Dec. 1886

Pleads, Chitzwick (17)

THE PEOPLE

vs.

Peter Hoffman

and

John Vabornik

Grand Larceny Second degree
[Sections 528, 58 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

Wm. H. H. on bond
J. W. H. on bond
J. W. H. on bond

Dec 17/86. Foreman.

Ch. L.

Paul D. H. on bond

POOR QUALITY
ORIGINAL

0165

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John Uobornik

Grand Larceny.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

My reasons for this recommendation are as follows:

The defendant is my son, thirteen years old. I am a widow. I believe that the boy did not understand the nature of his act, & did not take the money in question of his own motion, but at the instigation of the boy with whom the money was spent (Peter Hoffman), & who had previously borne a bad character in the neighborhood. My boy had always been of good and honest character, & was, up to the time of this occurrence, attending Public School No. 82, in this city.

When I made the complaint against my son I desired only to administer to him a deserved lesson for his thoughtlessness, & I expected he would be locked up for a few days, & then released. I consider him sufficiently punished for his fault, & I believe the fact that he confessed to me the taking of the money, & stored half of it, indicates that he had no criminal intention.

For these reasons I respectfully request permission to withdraw the complaint.
N.Y. Dec. 16/86.

Witness: A.D. Barker

Justina Uobornik

POOR QUALITY
ORIGINAL

0166

Police Court—X District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 409 East 74th Street, aged 48 years,
occupation Rixxwigan Master being duly sworn

deposes and says, that on the 9 day of December 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Good & lawful money of
the United States of the
amount & value of Forty, dollars
\$40.⁰⁰/₁₀₀

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 Peter Hoffman, Ev John
Kabanish (both now here) from
the following facts to wit:—
That after the time of said
larceny defendant John abou-
it returned to deponent a portion
of the above mentioned money
(twenty dollars) & admitted to de-
ponent the taking & stealing
of the same. That at the same time
said John informed deponent that
he (John) took & stole said money
with the advice & assistance of
defendant Peter Hoffman. And
that he John divided said

Sworn to before me, this

Police Inspector

POOR QUALITY
ORIGINAL

0167

money with said Peter Hoffman.
That deponent is further in-
formed by Joseph Glucksmann
that he Glucksmann has heard
defendant Hoffman admit re-
ceiving a portion of said money
from defendant Kabanoff,
knowing the same to be stolen
at the time.

^{has}
Matthew Kabanoff
M. K.

Sworn to before me
this 10th day of December 1886
Solomon Smith
Police Justice

POOR QUALITY
ORIGINAL

0168

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Joseph Glucksmann
Liquor Dealer of No.

14 3/4 First Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Nathaniel Brown

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

Sworn to before me, this

day of

10

183

Joseph Glucksmann
Solomon Sturck

Police Justice.

POOR QUALITY
ORIGINAL

0169

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Peter Hoffmann 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

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 got six dollars of the money I knew it was stolen
Peter Hoffmann

Taken before me this

10

day of December 1938

John B. Hume
Justice

POOR QUALITY
ORIGINAL

0170

Sec. 198—200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question What is your name?

Answer

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.

John Wobornick

Taken before me this

10

day

John Wobornick
Office Justice.

0171

Robert J. Keller
349 Durand Avenue

No. 219 *Schuler* *Winter*

Residence 324 East 52nd Street

No. 2, by

Residence *Street*

No. 3, by

Residence *Street*

No. 4, by

Residence *Street.*

185

THE PEOPLE, &c.
ON THE COMPLAINT OF

Naturalism

409

John Postman

~~2 John J. H. H. H.~~

.....

4

Dated December 10 188

Magistrate

..... Officer

15 Precinct

John E. Ertman

No. 143 *ADRIEN* *13/1* *W* *1871*

~~What is your name~~
~~1st 03d~~

No. 100-8 Street 1

16. Street

ANSWER

2000

one therein mentioned has been
 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, cash and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

York, until he give such bail.

8 John B. Smith Police Justice.

Dated 188 *Police Justice.*

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0172

The People
vs
John Roberson

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Dec 14th 1886

CASE NO. 26862 OFFICER Chas. V. Gardner
DATE OF ARREST Dec 10th
CHARGE Grand Larceny of \$40.00

AGE OF CHILD Five One Year
RELIGION Roman Catholic
FATHER dead

MOTHER Kate, cigar maker,

RESIDENCE 409 E 74th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT John Roberson
has attended 70th St Public School
some and has the same in
the neighborhood where he lives
of being a bad boy. The influence
of his own father will not tend to
improve him - any. And appears un-
derstands he has been engaged in
a theft of \$2 although not
prosecuted for it.

All which is respectfully submitted,
J. H. L. Jenkins
Supt

To Dist. Attorney

POOR QUALITY
ORIGINAL

0173

*Court of
General Sessions*

The People

vs

John F. Kennedy

Grand Jurors
PENAL CODE, §

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
New York City.

POOR QUALITY
ORIGINAL

0174

The People
vs
Peter Hoffman

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Dec 14 1886

CASE NO. 26826

OFFICER W. Gardner

DATE OF ARREST Dec 10th

CHARGE

Grand Larceny

AGE OF CHILD

Thirteen years

RELIGION

Protestant

FATHER

William

Landust Lane

MOTHER

Elyabeth

RESIDENCE

408 E 74th St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Peter Hoffman has been arrested before charged with Petit Larceny of a box of left starch from a doorway but was discharged as no larceny could be charged under the circumstances. He has a good home and sober and respectable parents. He was discharged from the Public School 70th St as a runaway boy but he has the name of being a very well behaved boy about the neighborhood. He has recently been working in a milk dairymen 2^d Avenue

All which is respectfully submitted,

E. Fellowes Jenkins
Supt

To Dist. Attorney

POOR QUALITY
ORIGINAL

0175

Report of

General Session

The People

me.

Refer - of Conference

General Session

PENAL CODE, §

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

New York City.

POOR QUALITY
ORIGINAL

0176

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Peter Hoffmann
and John V. Viorinda

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

Peter Hoffmann and John V. Viorinda

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

The said Peter Hoffmann and
John V. Viorinda, both —

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

The sum of Twenty dollars
in money, lawful money of
the United States, and of
the value of Twenty dollars.

of the goods, chattels and personal property of one

Helena Viorinda, —

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.

Handwritten signature of District Attorney

District Attorney.

0177

BOX:

241

FOLDER:

2345

DESCRIPTION:

Hogan, John J.

DATE:

12/21/86



2345

POOR QUALITY
ORIGINAL

0178

1916
W. L. M. Brady

Counsel,

Filed Dec 21 day of 1886

Pleads *Chattel Mortgage*

THE PEOPLE

vs.

John J. Hogan

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

~~for a bill of indictment~~

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

McCombs

Foreman.

James T. ...
James T. ...
James T. ...

Witnesses:

Adolph Muller

POOR QUALITY
ORIGINAL

0179

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John J. Hogan

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

I do not think that the defendant desired to do me great harm, as he did not know at the time what he was doing.

Since the offense was committed I have ascertained that he is a hard working, honest industrious young man.

He has a family depending on him for support and his wife is now confined to her bed in child birth. The reason for this withdrawal ^{that} the wife will be without support if the defendant is punished.

Helegh. Müller.

POOR QUALITY
ORIGINAL

0 180

Police Court—2 District.

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

of No. 284 Hudson Street, aged 56 years,

occupation Saloon Keeper being duly sworn

deposes and says, that on 19th day of December 1886 at the City of New

York, in the County of New York, in said premises

he was violently and feloniously ASSAULTED and BEATEN by John J. Hogan

(now here) who struck deponent on
violent blow in the face with his
clenched hand and willfully and
maliciously pointed and aimed a
revolving pistol loaded with powder
and ball at deponent's forehead
saying at the same time I will kill
you. you son of a bitch

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 before me, this 19th day }
of December 1886 } Adolph Müller

John J. Hogan Police Justice.

POOR QUALITY
ORIGINAL

0181

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK } ss

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

Question. What is your name?

Answer.

John J. Hogan

Question. How old are you?

Answer.

27 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

239 Hudson St. N.Y.

Question. What is your business or profession?

Answer.

Chamber 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

J. J. Hogan

Taken before me this

day of *Dec* 188*6*

William J. ... Police Justice.

POOR QUALITY
ORIGINAL

0 182

BAILED,
No. 1, by Proctor Clerk
Residence 191 1/2 West 10th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 2 District 1895

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Mueller
284 Hudson
St. N.Y.C.
1
2
3
4

Offence Assault
(Felony)

Dated Dec 19 188 6

Gorman Magistrate.
Geo F Smith Officer.

Witnesses Thos J. Behrman
No. 284 Street.
1168 Street.
1168 Street.
1168 Street.

No. _____
Street. _____
to answer _____

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 19 188 6 James Gorman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0 183

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John J. Doogan

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

John J. Doogan
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *John J. Doogan*,

late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*six*, with force of arms, at the City and
County aforesaid, in and upon the body of one *Adolph Müller*,—
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Adolph Müller*,—
a certain *revolver* then and there loaded and charged with gunpowder and one
lead bullet, which the said *John J. Doogan*—
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously *aim, point and present with intent to*
shoot off and discharge, *the same,*
with intent and him the said *Adolph Müller*,—
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

John J. Doogan
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John J. Doogan*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one *Adolph Müller*,—
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and to, at and against *him* — the said
Adolph Müller,—
a certain *revolver* then and there charged and loaded with gunpowder
and one lead bullet, which the said *John J. Doogan*—
in *his* — right hand then and there had and held, the same being
an instrument likely to produce grievous bodily harm, then and there feloniously
did wilfully and wrongfully shoot off and discharge, *aim, point and present with intent to*
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.

RANDOLPH B. MARTINE,

District Attorney.

0184

BOX:

241

FOLDER:

2345

DESCRIPTION:

Hollenstein, Joseph

DATE:

12/14/86



2345

POOR QUALITY
ORIGINAL

0185

Witnesses:

S. Wolf

Fred Metz

Counsel,

Filed 14 day of Dec 1886

Pleads

THE PEOPLE

vs.

Pl

Joseph Hollenstein

by
G. H. C.

PETIT LARCENY.
[Sections 528, 532, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

S. W. Corcoran
Dec 15 1886 Foreman.

I find Guilty.
Pen; One year

POOR QUALITY
ORIGINAL

0185

Received at
Mar 10th 1906

Chas. W. G.

*Go home with your children and
your wife and children etc.*

J. H. Melby

Police Court, 5th District.

City and County } ss.
of New York,

of No. 345 West 50th Street, aged 49 years,
occupation Painter Supplies - being duly sworn, deposes and says,
that on the 10th day of November 1886, at the City of New
York, in the County of New York, Joseph H. Hollenstein (now here)

did feloniously and with intent to injure
and defraud deponent, falsely make
forge counterfeit and utter the same
order hereto annexed and marked
"Exhibit A" and did by means of same
forged order procure from deponent
twenty-five pounds white lead, a quantity
of zinc, two gallons turpentine, two
tin cans - & other painter supplies -
together and in all of the value of
Five ⁸⁰/₁₀₀ dollars the property of deponent
that the said Joseph H. Hollenstein came
into deponent's place of business on
said day and presented to deponent
said order hereto annexed and stated
to deponent that he received said order
from Frederick Wetz for said goods
and that said order was genuine, that
since said time deponent discovered and
found that said order was a forgery
that deponent, was informed by said
Frederick Wetz (now here) that he did
not make the said order hereto
annexed - and by which order deponent
gave to said Joseph H. Hollenstein the
property before described - deponent therefore
charges and alleges that the said
Joseph H. Hollenstein did make forge -
counterfeit and utter said forged order
hereto annexed and did so cheat
and defraud deponent of said property
together and in all of the value of
of Five ⁸⁰/₁₀₀ dollars - that said forged order
is hereto annexed and made a part of this
complaint - Leiman Wolf

*From before me
this 27 day of November 1886.
J. H. Wolf
Justice of the Peace*

POOR QUALITY
ORIGINAL

0188

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Weeltj
aged 27 years, occupation Bone dealer of No.
643 East 156th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Simon Wolf
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27th }
day of December 1888 } Friedrick Weeltj

H. A. Rude
Police Justice.

POOR QUALITY
ORIGINAL

0 189

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question What is your name?

Answer

Joseph Hollenstein

Question How old are you?

Answer

37 years

Question. Where were you born?

Answer

Germany -

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

Answer.

9th Ave & 89th St. One year

Question What is your business or profession?

Answer.

Painter

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

Answer.

I am guilty of the charge

Jos. Hollenstein

Taken before me this

27

day of *November* 188*8*

W. A. H. H. H.

Police Justice.

POOR QUALITY
ORIGINAL

0190

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____
No. 6, by _____
Residence _____ Street _____
No. 7, by _____
Residence _____ Street _____
No. 8, by _____
Residence _____ Street _____

X 3488
Police Court 5th District.
1761

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel West
345 22 St
Joseph Hollenstein

8
4

Offence Forgery

Dated November 27th 1886

RECEIVED
NOV 27 1886
OFFICE
Magistrate
31st Precinct

Witness Frederick Wells

No. 648 E 156th Street

Benjamin Willenstine

No. 345 Ave. 150th Street

No. _____ Street

\$ 2000 to answer

Con

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 _____

Joseph Hollenstein
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 November 27th 1886 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0 19 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Hottenstein

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

Joseph Hottenstein -

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

The said Joseph Hottenstein,

late of the City of New York, in the County of New York aforesaid, on the
Tenth day of November, in the year of our Lord
one thousand eight hundred and eighty-~~two~~, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing,

which said forged instrument and writing is in the German language
and is as follows, that is to say:

Mr. Wolff.

Eigentlich die dem Notarbringer
dem Staat an Notarbringer
J. F. Wolff

and which said forged instrument and
writing, being translated out of the
German language into the English
language, is in substance and to the effect
as follows, that is to say:

Mr. Wolff.

Signe you to the Treasurer
the check he needs
J. F. Wolff

with intent to defraud, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

0 1922

SECOND COUNT:

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

Joseph Wollenstein —

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

The said

Joseph Wollenstein,

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid,
at the City and County aforesaid, having in *this* possession a certain forged
instrument and writing,

which said forged instrument and writing is in the German language, and
is as follows, that is to say:

Mr. Wolff.

*Bitte die dem Nachbarn
den Hof an seinem Hof*

J. S. Wolff

and which said instrument and writing, being translated
out of the German language into the English language
is in substance and to the effect as follows, that is
to say:

Mr. Wolff.

*Bitte nun die Treuer
die Hof zu machen*

J. S. Wolff

with force and arms, and with intent to defraud, the said forged instrument and writing,
then and there did feloniously utter, dispose of and put off as true, *the* the said
Joseph Wollenstein, then and there well knowing the same to be
forged, 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.

RANDOLPH B. MARTINE,

District Attorney.

POOR QUALITY
ORIGINAL

0193

8348B

Witnesses:

Counsel, *J. H. Edwards & Co.*
Filed / day of *Dec* 188*6*

Pleads *Not Guilty*

THE PEOPLE

vs.

R
Joseph Hollenstein

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. H. Ambler

Foreman.

*Judge Conway seems
- intends that this case
be sent before another
J. P. to find a full per
sonal - J. H. Ambler
J. H. Ambler -*

POOR QUALITY
ORIGINAL

0194

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph H. Weinstein

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

Joseph H. Weinstein

of the CRIME OF PETIT LARCENY, committed as follows:

The said

Joseph H. Weinstein

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~fourth~~ — day of ~~November~~, in the year of our Lord
one thousand eight hundred and eighty-~~six~~ —, at the Ward, City and County
aforesaid, with force and arms,

*Twenty five pounds of white
lead of the value of ten cents
each pound, a quantity of
French Pyre, of the value of
one dollar, two gallons of
Turpentine of the value of
fifty cents each gallon, and
two tin cans of the value of
ten cents each.*

of the goods, chattels and personal property of one

Simon Wolf.

then and there being found, then and there unlawfully 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.

Handwritten signature

District Attorney.

0195

BOX:

241

FOLDER:

2345

DESCRIPTION:

Honan, John

DATE:

12/21/86



2345

POOR QUALITY
ORIGINAL

0 196

1916
C.P.
Counsel,
Filed 21 day of Dec 1886

Pleads, *Apology*

RECEIVING STOLEN GOODS

THE PEOPLE

vs.

John Stonan

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. W. Corcoran

Foreman.

July 16/97

Speed & mounted.

6 Mads Pers

7/1

Bail \$500
Det. G.

Witnesses:

John D. Haas

Gustav Kuhn

POOR QUALITY
ORIGINAL

0 197

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

POLICE COURT,

DISTRICT.

Occupation *Manufacture of tin-cans* *John D. Haas* Age *49 years*
of No. *128 to 132* *10th* Street, being duly sworn, deposes and
or about
says that on the *8th* day of *December* 188*6*

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

John Roman (various)

and *being* *and* *received* *one* *hundred* *and* *fifty* *pounds*
of *older*, *which* *had* *been* *stolen* *from* *defendant's*
tin-can *manufactory*, *at* *the* *above* *address*, *the*
said *John* *Roman* *knowing* *the* *same* *to* *have* *been*
stolen, *as* *defendant* *has* *been* *informed* *and* *for*
the *following* *reasons* *verily* *believes*,
that *defendant* *has* *been* *informed* *by* *Hustave* *Ruber*,
who *was* *in* *defendant's* *employ* *as* *elevator* *boy* *in* *his*
factory, *that* *on* *or* *about* *the* *above* *mentioned* *date*
in *company* *with* *John* *Cassidy*, *who* *is* *also* *em-*
ployed *in* *his* *factory*, *he* *took* *the* *above* *described* *older*
from *defendant's* *manufactory* *at* *the* *same* *address*,
the *said* *Hustave* *Ruber* *carrying* *a* *package* *containing*
fifty *pounds* *of* *older*, *and* *the* *said* *John* *Cassidy* *carrying*
two *packages* *containing* *fifty* *pounds* *each*, *that* *in*
company *with* *each* *other* *they* *took* *the* *above* *described*
one *hundred* *and* *fifty* *pounds* *of* *older* *to* *the* *residence*
of *the* *defendant* *at* *No* *57* *Darwin*, *that* *and* *they*
and *there* *sold* *the* *same* *to* *him* *for* *two* *cents* *a* *pound*
and *received* *the* *sum* *of* *three* *dollars* *for* *the* *whole*
quantity *so* *taken* *as* *above* *described*; *that* *the*
defendant *asked* *them* *where* *they* *had* *got* *the* *older*
and *was* *informed* *by* *the* *said* *John* *Cassidy* *that* *they*
had *taken* *it* *from* *the* *tin-can* *manufactory* *of*
John *D. Haas*; *that* *the* *defendant* *said* *to* *them*, *"If*
you *have* *any* *more* *bring* *it* *to* *me* *on* *the* *quiet*,"
defendant *further* *says* *that* *he* *has* *also* *been* *informed*
by *the* *said* *John* *Cassidy* *that* *the* *above* *described*
older *was* *taken* *at* *the* *time* *and* *in* *the* *manner*
above *described*.

POOR QUALITY
ORIGINAL

0 198

and for the mee stated, and that he had informed the
defendant that he had taken the solder from the factory
of John D. Hass, and had been asked by the defendant
to bring more to him as the quantity told nobody about it.
Defendant further says, that the value of the above men-
tioned quantity of solder so sold to the defendant
was at the time worth American dollars and fifty
cents or 13 cents a pound and that the defendant
knew that he was buying the same for less than
its value -

Therefore defendant charges the said John Hanson with
buying and receiving the above described soldered, well
knowing at the time it had been stolen or wrongfully
appropriated, and prays that he may be held to
answer and dealt with according to law

Sworn to before me

John D. Hass

this 16 day of December 1886

John J. Thompson
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT.

vs.

Dated 188

Magistrate.

Officer.

Witness.

Disposition.

POOR QUALITY
ORIGINAL

0 199

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 18 years, occupation Elevator Boy of No.

61 East 3rd

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John D. Kees

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

Sworn to before me, this 16

day of December 1888

Eustace Rubin
John J. Herman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation Summit's Helper of No.

85 Horatio

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John D. Kees

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

Sworn to before me, this 16

day of December 1888

John Cassidy
John J. Herman
Police Justice.

POOR QUALITY
ORIGINAL

0200

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John J. Moran

Question. How old are you?

Answer.

Forty-five years

Question. Where were you born?

Answer,

Ireland

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

Answer.

No 57 Downing Street, New York

Question. What is your business or profession?

Answer,

Bankman

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

Answer.

I am not guilty
John J. Moran
sworn

Taken before me this

16

day of

September

1884

John J. Moran
District Police Justice.

POOR QUALITY
ORIGINAL

0201

BAILED,
No. 1, by E. Bracken
Residence 9 Charles Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

12-86/32

1 John J. Bracken
2 _____
3 _____
4 _____

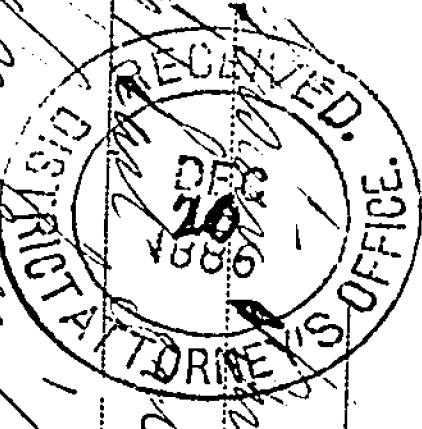
Dated November 16 1886

John J. Bracken Magistrate.

Witnesses
No. _____
Residence _____ Street.

No. 25 Charles Street.

No. _____
to answer _____ Street.



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 November 16 1886. _____ Police Justice.

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

Dated _____ 1886. _____ 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 _____ 1886. _____ Police Justice.

POOR QUALITY
ORIGINAL

0202

MEMORANDUM

FROM

Delury
FINE TAILORING
FOR
GENTLEMEN & LADIES,
6th AVENUE, bet. 14th & 15th Sts.

New York

188

To

To whom it may concern: This is to certify that
the bearer, John Hesian, was known for
the last eighteen years, and has always
known him to be an honest and industrious
man in his dealings in every particular.

Yours very truly
J. P. Delury

**POOR QUALITY
ORIGINAL**

0203

Muller

**POOR QUALITY
ORIGINAL**

0204

The People
vs.
John Honan.

Court of General Sessions, Part I.
Before Recorder Smyth.

February 16, 1887.

Indictment for receiving stolen goods.

John D. Hass sworn. I am a manufacturer of tin cans and my place of business is 128 to 132 Jane Street. I use solder in that business, I recollect the 3rd of last December having in my employ Cassidy and Kuhn, Cassidy was working on a press and Kuhn was running an elevator. I did not miss any solder till I was told, they say they stole one hundred and fifty pounds and it is worth thirteen cents a pound, I got this information about the 3rd of December, 1886, I never saw the solder and did not get it back.

Gustav Kuhn sworn. I live 61 East 3rd Street and was in the employ of Mr Hass on the 3rd of December, I was running the elevator, I know Honan, Cassidy and I took one hundred and fifty pounds of solder out of the building, took it down to the defendant's place in Downing Street, Cassidy said he wanted to bring it there, I think the defendant's place is 56 or 57 Downing Street on the first floor, I never saw him before that, Cassidy gave him the solder, the defendant asked him where he got it and he said in John D. Hass's tin shop; he said he could not give him more than a cent and a half a pound, he told us if we had any more we should bring more and should not let anybody know about it, he gave us three dollars for it and I got a dollar and a half. That was the only solder I ever stole from Mr Hass. This was in the evening about twenty-five minutes after five when we were

**POOR QUALITY
ORIGINAL**

0205

just quitting work. The solder was on the stock floor, we put bags around it and carried it on our shoulders.

Cross Examined. I did not know it was stolen until it was outside before the factory. I helped to carry it out, Cassidy told me it was going uptown, I am still working for Mr Hass. I believe the wife of the defendant was present in the room when we sold this stuff. Cassidy made inquiries about finding a man who kept a junk store. I told the captain in the Station House where I sold it.

John Cassidy sworn. I was employed by Mr Hass on the 3rd of last December when I stole the solder, I know the defendant, he goes around with a wagon, I knew him by sight, it was one hundred and fifty pounds of solder that I took, the witness Kuhn helped me to take it down to his place; the day we sold it to the defendant we met him on the street about half past one or two o'clock and he wrote on a piece of card where he lived, I stole the solder about five after the people in the shop had gone home, I asked him when I saw him in the street would he buy any solder and he said yes, he asked me how much did I have, I could not say how much I would have, he is a junk man and lives at 57 Downing Street; he said he would give us five cents a pound in the afternoon and when we got down he said he would give us only two cents and a half for it; he said, don't you say anything about it for we might get arrested and if you have any more bring it down on the quiet and let nobody know who it is for; he gave me three dollars and I gave Kuhn \$1.50.

Cross Examined. I worked in this place eight or nine months but am not working there now. I told Kuhn

**POOR QUALITY
ORIGINAL**

0206

before I took the solder out of the place where I was going to take it, he was not with me when I met the defendant in the afternoon.

John Honan sworn and examined in his own behalf, testified: I live at 57 Downing Street, have lived in New York nineteen years, was never arrested before and am in the junk business fifteen years. I bought the solder from these two boys at my house, I heard the boys inquire for a junk man and went down, they told me they had some solder, I asked them where they got it and they told me a firm which was not the firm they took it from. I asked them if they stole this and I said, be very careful, if it is stolen I shan't buy it. . They told me another junk man named Knapp bought a quantity of it the same day - that they were cleaning up the floor, that they were moving and their boss gave them these goods to get a few pennies for themselves, I gave the boys three dollars for it. I never told the boys to get lots more of it.

Cross Examined. I sold this solder to my metal dealer John Gleason, in Montgomery Street, Jersey City for \$4.50.

Theodore E. Senior sworn. I am an undertaker at 79 Carmine Street, I have known the defendant sixteen years, his character for honesty is good, he is one of my tenants, I will trust him with thousands of dollars.

Micheal Delury sworn. I am a tailor at 6th Avenue and 14th Street and know the defendant for 18 years, I have found his character to be very good, he has a wife and children.

The jury rendered a verdict of guilty.

POOR QUALITY
ORIGINAL

0207

Original
to be returned to the sender on receipt of the enclosed

RECEIVED BY THE
OFFICE OF THE
SOLICITOR GENERAL
WASHINGTON, D. C.
JAN 10 1886

TO THE
HONORABLE
THE SECRETARY OF THE
NAVY
WASHINGTON, D. C.

RECEIVED BY THE
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SOLICITOR GENERAL
WASHINGTON, D. C.
JAN 10 1886

TO THE
HONORABLE
THE SECRETARY OF THE
NAVY
WASHINGTON, D. C.

RECEIVED BY THE
OFFICE OF THE
SOLICITOR GENERAL
WASHINGTON, D. C.
JAN 10 1886

*Testimony in the case
of John Brown
filed Dec.
1886*

POOR QUALITY
ORIGINAL

0208

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Donovan

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

John Donovan —

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

The said *John Donovan,*

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

one hundred and fifty pounds
of silver, of the value of sixteen
pounds each pound,

of the goods, chattels and personal property of one *John D. Starr,*
My Father's Friend, John Parrish, and

by — certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said

John D. Starr, —

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

John Donovan —

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.

RANDOLPH B. MARTINE,
District Attorney.

0209

BOX:

241

FOLDER:

2345

DESCRIPTION:

Hughes, Hugh J.

DATE:

12/08/86



2345

02 10

No 79

Witnesses:

L. T. Mc. Stoen
Officer Sullivan

Counsel, _____
Filed 8 day of Dec 1886
Pleads *Not Guilty*

THE PEOPLE

vs.

B

Hugh J. Hughes

PETIT LARCENY.

[Sections 528, 532, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Long & Smith
Lawyers
for trial
Report to Counsel
J. N. Anderson*

POOR QUALITY
ORIGINAL

0211

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Amos J. Amos

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

- Amos J. Amos -

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Amos J. Amos*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *seventh* day of *September*, in the year of our Lord
one thousand eight hundred and eighty-*six* —, at the Ward, City and County
aforesaid, with force and arms,

five maps of the value of

four dollars each.

of the goods, chattels and personal property of one

Charles F. Adams, —

then and there being found, then and there unlawfully 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.

Handwritten signature

District Attorney.

0212

BOX:

241

FOLDER:

2345

DESCRIPTION:

Humphrey, George

DATE:

12/17/86



2345

POOR QUALITY
ORIGINAL

0213

Mr. 124

Witnesses:

Officer Hollenbach

Counsel, _____
Filed 17 day of Dec 1886
Pleads _____

THE PEOPLE

vs.

CONCEALED WEAPON.
(Section 410, Penal Code.)

George Humphrey

W. J. Sullivan

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

S. W. Forester

Dec 20/86 Foreman.

Guilty.

S. P. One year.

POOR QUALITY
ORIGINAL

0214

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

George Humphrey 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.

George Humphrey

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

New York.

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

Answer.

66 Sullivan St. 3 Weeks

Question. What is your business or profession?

Answer.

Hand Laborer

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

Answer.

*I am not guilty
I found this weapon
when I work*

George Humphrey

Taken before me this

day of

1888

Police Justice.

0215

Residence

[Signature]

Dated.....188 Police Justice.

POOR QUALITY
ORIGINAL

02 16

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

of No. the 5th Precinct Police Street, aged 24 years,
occupation Police Officer being duly sworn deposes and says

that on the 5th day of December 1886

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

(nowhere) did unlawfully have
concealed upon his person with the
intent to use the same against an
other, a weapon commonly known
as a ring shot in violation of
section 410. of the Penal Code of the
State of New York. And defendant
further says. that at about the hour of
11 O'clock on said date he saw the
said defendant running on South 5th
Avenue, with a man following him.

Sworn to before me, this
of _____ day
188

Police Justice.

POOR QUALITY
ORIGINAL

0217

calling stop thief. Depment followed
said defend ant. through several streets
until he was arrested by Officer Fred
Rohr of the 5th Precinct Police. And when
depmunt searched the said defendant he
found said weapon concealed in the
lining of his coat. Wherefore depment
prays he may be held and dealt with
according to law. Frederick Hollenbach

Police Court, District	THE PEOPLE, ON THE COMPLAINT OF	vs.	Dated	Witness,	Disposition,
Sworn to before this 6th day of Dec 1888			Magistrate, J. Murphy	Police Justice	
			Officer, J. Murphy		

POOR QUALITY
ORIGINAL

02 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figoras Humphrey

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

Figoras Humphrey

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said *Figoras Humphrey*, late of the City of New York, in the County of New York aforesaid, on the *21st* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain instrument and weapon of the kind commonly known as "*Sting Stick*", with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

Figoras Humphrey

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said *Figoras Humphrey*, 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, feloniously did possess a certain instrument and weapon of the kind commonly known as "*Sting Stick*",

by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons 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.

RANDOLPH B. MARTINE,

District Attorney.

02 19

BOX:

241

FOLDER:

2345

DESCRIPTION:

Hunt, Thomas

DATE:

12/20/86



2345

0220

Witnesses:

Thomas McCann
Officer Wright
Sam Keegan
Officer Lach

Counsel, *L. M. Davis*

Filed, *20* day of *Dec* 188*6*

Pleads, *guilty*

Indictment
THE PEOPLE
vs.
Thomas Hunt
MURDER IN THE FIRST DEGREE.

[Section 188, Penal Code.]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

S. M. Brown
March 29/87
Foreman.
Clendinning, Idey
S. L. Payne
March 29/87

POOR QUALITY
ORIGINAL

0221

Coroner's Office.

TESTIMONY.

McCarthy alias
Emelius Rice being sworn says: I
reside at 128 Leonard St. Am a
shoemaker. Rice is my step father's name
On Nov. 29/86 about 7.30 PM. I was on
the cor. of Leonard & Centre St. with
Paul Sullivan, Timothy Olsby, my self
Florence Sullivan & Henry Dickert.
The deceased was talking about maple
trees, his attention was drawn by a
couple of girls. He was about 2 or 3
minutes away from us when the first
shot went off. That shot I did not
see. The second shot I saw. Hunt ran
around Leonard St. As he was running
I grabbed his left hand with the pistol
in it and took it away from him. I
was putting the pistol into my pocket
when the policeman put his hands on
me. He asked me for it I was so excited
I said "What for?" After I realized myself
I handed it to him. Then he took me
to the Station House. That is all I know
about the case. I did not hear any arguments
between the deceased & Hunt but they might
have had. The revolver was hot when I took
it from Hunt who got away. I saw Hunt
fire the second shot. I identify the prisoner
Hunt as the person who fired the second shot.

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

02222

Coroner's Office.

TESTIMONY.

2

I did not see any difficulty between Sullivan & Hunt. Can't say if Sullivan had a Pistol or not. I had none that night. I Can't identify the pistol produced. I never saw Sullivan carry a pistol. I was a friend of the deceased & also of Hunt. I did not make a statement that I would hang Hunt. I decline to answer how many times I have been in State Prison. I decline to answer how many times I have been arrested. Can't say if Sullivan was a very dangerous man. Don't know what took place between the deceased & Hunt before the first shot.

Cornelius Cortly

Taken before me

this 7 day of December 1886

M. J. Messersmith CORONER.

POOR QUALITY
ORIGINAL

0223

Coroner's Office.

TESTIMONY.

3

Officer James Wright 6th Precinct being sworn says: On Nov 29/86 about 7.30 P.M. I was standing on the Cor. of Franklin and Centre Sts. when I heard two pistol shots in quick succession I ran over to the Cor. of Centre & Leonard Sts. where I saw the body of Paul Sullivan lying on the sidewalk I stepped on the walk & said "Who did this?" The people who were there answered in a chorus "Don't know" I saw Cornelius McBarthy turn as if to hide something, I went over to him he had his ^{left} hand into his left breast pocket, I caught hold of him & felt the revolver, I said give me that revolver. He said "No" I will not. Then some one in the crowd said "give it to him" Then I put my hand in his pocket and took the revolver out of it. It was warm at the time. There were two shots discharged from it. It is known as a "Russian Bull Dog" pistol. As I started to go with McBarthy to the Station House He said to me "I did not do this" I then asked him who had done it, He then said Tony Hunt the "Kid" That is all I know of it. I don't know Hunt by reputation.

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0224

Coroner's Office.

TESTIMONY.

Don't know the reputation of Sullivan
the deceased, I have been in the Prec.
6 months.

James Wright

Taken before me

this

day of

December 1886

W. J. Meserve CORONER.

POOR QUALITY
ORIGINAL

0225

Coroner's Office.

TESTIMONY.

5

Florence Sullivan being sworn says: I reside at 123 North St. Am a Porter at 336 Broadway. Am not related to the deceased. I was standing Cor. Leonard & Centre on Monday Nov. 29/88 bet 7.30 & 8 PM. Rice, Dickert & myself & myself were there when we were joined by Sullivan, Rice & Sullivan ^{the deceased} had a kind of an argument, Rice was drunk, Sullivan did not appear to be intoxicated, I heard Rice say if Sullivan hit him he would hit him back. Sullivan was fooling him all along. No blows were struck, Sullivan was only playing with Rice - making games of him. Then Sullivan attempted to be attracted towards Franklin St. by some one calling his name. A few minutes after I heard a noise. I was about nine feet from where Sullivan fell. There were 30 or 40 persons there on the corners at the time. We were on the N.E. Cor. (Martin's Cor.) I turned around when I saw Sullivan and another man clinking. The man's back was towards me, I don't know whether it was a thrust or not. The person who was clinking with Sullivan fired a shot. Sullivan appeared to grab him by

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0226

Coroner's Office.

TESTIMONY.

6

the coat collar or the neck, the shot was fired and I ran away. The man that Sullivan had a hold of fired the shot, I could see Sullivan's face plainly also the man's back. They were scuffling about 1 minute or 1/2 a minute before I heard the shot. It appears to me that the prisoner Hunt seems smaller than the man who had a hold of Sullivan and who fired the shot. I cannot recognize the man who scuffled with Sullivan ^{who} fired the shot. I saw Rice go to separate them & I ran away. Rice was in my company. I saw the pistol in the man's hand, Can't identify the pistol. I was placed under arrest at 4 am next morning being taken out of bed. None of the party was intoxicated except Rice & he was drunk. I have not been told how to testify in this case. I am certain Rice did not do the shooting. I am now under bail to appear as a witness in this case

Florence Sullivan

Taken before me

this 7 day of December 1886

M. J. Mesian CORONER.

POOR QUALITY
ORIGINAL

0227

CORONER'S OFFICE,

TESTIMONY.

7

Frank Brennan being sworn says: I reside at 155 Leonard St. Am a shoemaker. I was coming across Leonard St towards Centre on the eve of Nov 29th bet. 7.30 + 8 P.M. At Lawyer Ollivers Office I met two young girls, Miss Ann Keating & Miss Mary ~~McCarthy~~. I was chatting to them on ~~picks~~ + points when I heard a shot I turned around & saw a sort of a ~~scuffle~~ ^{tussle} between two men, I could not say who they were at the time, I could not recognize them. There were lights there at the time, When I hear a shot I get afraid, I could not recognize the men who were scuffling. I was sober at the time. I turned to the girls and said "lets us go away, this is no place for us". They would not go. so I went myself & boarded a 4th ave Car, I came back and saw Sullivan ^{being carried away} ~~lying dead~~, I could not identify the pistol, I saw the pistol ~~that~~ when the officer took it from Rice I am on bail to appear as a witness in this case. I saw Sullivan being carried away to the Station House.

Frank Brennan

Taken before me

this

day of

December 1888

W. J. Mesmer

CORONER.

POOR QUALITY
ORIGINAL

0228

Coroner's Office.

TESTIMONY.

Annie Keegan
152 Leonard St. I have no
occupation, I stop with my sister.
On Nov. 29/86 bet. 7.30 & 8 P.M. I was going
up Centre St. with Miss Lotz when I
saw George McCarthy, Mikey Cuff and
Pete Squint in front of Mr. O'Fliver's Office.
Geo. McCarthy came out to shake hands
with my friend & me, then Mikey Cuff
came out & Peter Squint came out also.
He caught a hold of me & my friend, He
caught me round the neck, He called
Paul Sullivan the deceased three times.
I saw Sullivan make an effort ^{to come} towards
us, we said to Squint to let go of us.
Then I heard a shot, I saw the flash.
I did not see the pistol or who discharged
it, I cannot say if Hunt the prisoner was
there at the time, at the first shot I
started to run across, then I heard the
second shot and saw Sullivan lying
face downwards. It is noisy on that
corner, I cannot say if there was a
scuffle. I was arrested the next morning
& taken out of bed at 3.30 or 4 A.M., I was
discharged on Thursday morning after.

Taken before me

Annie Keegan

this 7 day of December 1886

R. J. Mesum CORONER.

POOR QUALITY
ORIGINAL

02229

Coroner's Office.

TESTIMONY.

9

Mamie Lotz being sworn says: I reside at 123 North St. I do beaded work at 553 Bway. I was with Ann Keegan on Nov. 29/01 bet. 7.30 & 8 PM. We walked up Centre Street and took notice of 4 young men on Martin's Corner of Leonard & Centre St. They were Tim Ormsby, Florence Sullivan, Henry Duckert & Paul Sullivan. We walked up to Off Oliver's second window, Geo. McCarthy stepped forth & shook hands with us, Mikey Cuff stepped up & bid us the time & Peter Squint came over & put his arm around my neck & jerked me. Then he put his arm around my friend's neck and I said "let me go" As I said that he called "Paul Sullivan" three times, I don't know what Sullivan was doing at the time, I knew Sullivan, He used to catch a hold of the girls in passing. I turned my back to get away from Squint and as I did so I heard the shot. On turning around I saw the flash. Then I ran across the street, My friend was behind me. While I was running I heard the second shot, I turned back and saw a man lying on the sidewalk. That is all I know.
Taken before me ^a ~~and~~ by said it was Paul Sullivan.

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0230

Coroner's Office.

TESTIMONY.

10

I did not see the pistol, I don't know
who fired the shot, I did not see a
scuffle, I did not hear any loud talking
between Sullivan & the others at the corner.
I was arrested at 4 o'clock the next morning

Mamie Lotz

Taken before me

this

day of

December 1886

W. J. Messersmith

CORONER.

POOR QUALITY
ORIGINAL

0231

Coroner's Office.

TESTIMONY.

John McCullagh being sworn says:-
I am Captain of the 6th Police Precinct.
On Nov. 29/86 ~~being~~ heard of the
shooting of Paul Sullivan and his
body was taken to the Station
House. About 12.20 on the morning of
~~Nov~~ ^{Dec} 2/86 after Hunt had been
arrested & locked up in the Station
House I had him brought from the
Cell to my Office, I also brought Rice
or McCarthy also, I asked him if he
knew Hunt, He said "Yes" I asked him
if it was Hunt who shot Paul
Sullivan & He said "Yes" He also
stated that he took a pistol away from
Hunt, I then asked Hunt if it was not
a fact that he fired the shot before
Sullivan assaulted him, He said
"No" I saw Sullivan come towards me, I
thought I was going to get the same
medicine I fired one shot I don't
think I fired two, I was excited at
the time" This he stated in the
presence of Sergeant Thompson
Officer Frank W. Lake Officer Wright and
myself. This statement was made on
December 2/86. I don't remember Hunt
saying that Sullivan had him by the throat.
He might have said so. Sullivan was a strong

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0232

Coroner's Office.

TESTIMONY.

12

healthy looking man. The prisoner
told me that that was not the first
he had.

John McCueagh.

Taken before me

this

day of

December 1886

W. J. O'Sullivan

CORONER.

POOR QUALITY
ORIGINAL

0233

Coroner's Office.

TESTIMONY.

13

Officers Franklin W. Lake - Wright and
Sergeant Wm Thompson 6th Precinct
being sworn say: We have heard the
statement made by Capt. W. Bullagh
which we corroborate in all its points

William Thompson
Sergeant 6th Precinct
James Wright.

Franklin W. Lake

Taken before me

this

day of

December 1886

[Signature]

CORONER.

POOR QUALITY
ORIGINAL

0234

Coroner's Office.

TESTIMONY.

14

Officer Franklin W. Lake 6th Precinct being sworn says: The prisoner Hunt said to me that Sullivan either had him or was about to take him by the throat and that he was going to injure him. Sullivan was a strong healthy man - noted for his power. I have heard of him assailing other people, I never heard of him assaulting people with weapons, I don't know that he was the terror of the ward. The prisoner said he fired one shot in self defence.

Franklin W. Lake

Taken before me

this 7 day of December 1886

W. J. M. Mersman CORONER.

POOR QUALITY
ORIGINAL

0235

Coroner's Office.

TESTIMONY.

15

Timothy J. Ormsby being sworn says: I reside at 152 Leonard St. And a bricklayer. On Nov 29/86 about 7.30 P.M. I was standing on the corner of Leonard & Centre Sts. in company with Cornelius Rice, Florence Sullivan, Henry Duckert & the deceased Paul Sullivan. While we were conversing two young ladies passed by. They had not gone very far when I heard the name of Paul Sullivan being called. He left us. He had gone a few minutes when I heard the report of a pistol. I turned & ran to the opposite corner & while turning I heard the second report. On reaching the opposite side of the street, I turned around and saw Paul Sullivan lying on the sidewalk face down with nobody around him. That is all I know. I did not see the shooting. I did not see the deceased and the prisoner about clenching.

Timothy J. Ormsby

Taken before me

this 10 day of December 1886

W. J. Messersmith CORONER.

POOR QUALITY
ORIGINAL

0236

Coroner's Office.

TESTIMONY.

11

Henry Duckett being sworn says: I reside at 118 Centre St. Am a laborer. I knew the deceased for 10 years. I know Hunt for same length of time. On Nov 29th about 7.30 P.M. I was standing on the corner of Leonard & Centre Sts. with Cornelius McCarthy, Florence Sullivan, Timothy Ormsby and Paul Sullivan the deceased. While talking in conversation the deceased's attention was attracted towards 'Franklin' St. He left our company and was away a few minutes. I heard a report of a pistol. On turning around I saw two men clinching. I recognized Paul Sullivan having the man with whom he was clinching by the throat or by the coat collar. I heard the second shot. I ran to the opposite side of the street. On turning around I saw the deceased Paul Sullivan on the ground. I could not recognize the man whom Sullivan had a hold of as his back was towards me. That is all.

Henry Duckett

Taken before me

this 10 day of December 1886

M. J. Meserison CORONER.

POOR QUALITY
ORIGINAL

0237

Coroner's Office.

TESTIMONY.

17

Officer John H. Mitchell 6th Precinct
being sworn says: On Nov. 29/84
about 7.30 P.M. I was handed a hat
by a brother of the witness Rice.
I asked him if he knew the hat - he
said 'No' I then brought the hat to
the Station House, and then went &
saw the witness Rice and asked
to see his hat. He handed me out
a black Derby. I then asked him
if the black Derby was his hat
and he said 'Yes'. I then asked him
if he could identify the brown hat
or to whom it belonged, He said
'No' - that he had never seen the
hat before. He seemed to be
intoxicated - stupified by drink,
(that produced). I tried to find the
owner of the hat but could not. I
knew the deceased to wear a soft
hat and the prisoner also. I cannot
say if Sullivan's hat had been removed
by with the body. ~~Rice~~ I saw Hunt
with a soft hat that night and
I never knew Hunt to wear a Derby
Hat. I saw Rice immediately after the
shooting. He was drunk then. He
acted kind of strange. When I asked

Taken before me

this day of

188

CORONER.

POOR QUALITY
ORIGINAL

0238

Coroner's Office.

TESTIMONY.

him who done it, he refused to answer. On going to the Station House he said the kid did it. ^{I thought it might be my} He was so drunk ^{that} he could not give me a coherent statement of the case. Rice was on the same side of the street ^{as the deceased} about 10 feet away from Sullivan the deceased. I have known Sullivan all my life. He was noted as a boxer. He had been in several affrays. He could use his hands. He was known for his prowess as a fighter. I know Hunt, I have known him in an affray. I have been told his picture is in the Rogues' Gallery, but I don't know of it myself personally.

John F. Mitchell

Taken before me

this 19th day of December 1886

W. J. Meason CORONER.

POOR QUALITY
ORIGINAL

0239

Coroner's Office.

TESTIMONY.

19

Owen P. Green being sworn says: I reside at 31 Park St. I work with my father who is a junkman. I did not see the struggle. On Nov 29th at 7.30 PM I was at Corner of Frank & Centre Sts I heard clubs rapping and two shots fired, I walked down and saw Officer Wright having Rice and a lot of people around Sullivan.

Owen Green

Taken before me

this 10 day of December 1885

W. J. Meserve M.D. CORONER.

POOR QUALITY
ORIGINAL

0240

CORONER'S OFFICE.

TESTIMONY.

road, intestines, found in normal
condition, death in my opinion
was caused by shock, from
hemorrhage, of the internal
maxillary artery.

Justin Herold.

Taken before me

this 3rd day of November 1886

W. J. Messersmith CORONER.

POOR QUALITY
ORIGINAL

0241

CORONER'S OFFICE.

TESTIMONY.

Dr. Justin T. Cold, being sworn says: I made
an autopsy on the body of Daniel
Paul Sullivan, on the 30th of Nov. /78,
about 11 am. at 148 Leonard St.

External evidence of injury, were a contusion
in of the nose; ecchymosis over the right
eyelid, no severe contusions over the right
eye, abrasion of the right malar region,
about the size of a Silver dollar, also a
contusion of the lower lip. A bullet wound
immediately under the lobe of the left
ear punctured itself; skull cap re-
moved, showed the brain & its mem-
branes normal: no fractures of the
skull; the course of the bullet was
inward & forward, about one inch
thickness of the neck, muscles and fasciae
filled with about 2 pints of clotted
blood, which had escaped from the
internal maxillary artery; the bullet
had wounded this artery, and then
struck the ramus of the jaw, & re-
bounding made its exit, from the
wound of entrance; section of the
chest was then made, showing lungs
oedematous, heart normal,
liver enlarged, kidneys congested,
spleen, stomach, pancreas, bladder,

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0242

Coroner's Office,

CITY AND COUNTY
OF NEW YORK, ss.

Thomas Hunt being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—

Thomas Hunt

Question—How old are you?

Answer—

35 years old

Question—Where were you born?

Answer—

New York City

Question—Where do you live?

Answer—

12 Forsyth St

Question—What is your occupation?

Answer—

Laborer

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I have nothing to say by advice of counsel except that I am not guilty.

Thomas Hunt

Taken before me, this 10th day of Dec. 1886

Michael J. Brennan

CORONER.

POOR QUALITY
ORIGINAL

0243

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
30 Years. — Months . Days.	Ireland	148 Leonard St.	Nov. 30/86

7

4th Quar. 651 - 1886

HOMICIDE

AN INQUISTION

On the VIEW of the BODY of

Daniel Paul Sullivan

whereby it is found that he came to
his Death by the hands of

Thomas Hunt

Coroner taken on the 7th and 10th days
of December 1886
before

Wm. J. McKeever Coroner.

Committed
Quitted
Discharged

RECEIVED
DEC 13 1886
DISTRICT ATTORNEY'S

Date of death November 29/86

POOR QUALITY
ORIGINAL

0244

Geo. M. Curtis,

Counsellor at Law,

239 Broadway,

Ascend by Elevator.

New York,

March 26, 1887

My Dear Sir - I shall
have some business be-
fore Judge Childersleane
on Tuesday. If you will
put the case on before
him that day, I shall
not have to attend in
two places at the same
time, and therefore
will not disappoint you.

Yours truly
Geo. M. Curtis

Ans. Chas. B. Parker.

POOR QUALITY
ORIGINAL

0245

Geo. M. Curtis,

Counsellor at Law,

239 Broadway,

Ascend by Elevator.

People }
vs. }
Hunt }

New York, March 14th 88.

My Dear Sir -

I have
reflected on the subject
of our conversation and
have come to the con-
clusion to pursue
my party to plead
as intimate - and
for this reason - while
I am quite sure
he shot the deceased
in self defence and
in fear of his own life,
still families are proverbially
uncertain and in a
matter of life and
death I feel I must

POOR QUALITY
ORIGINAL

0246

Not to take any respo-
nsibility. Further more
I feel encouraged that
the law shows such
a strong case for the
defense, that the Judge
who passes sentence will
be moved to mercy
and give the respondent
the minimum punishment.

However before the matter
is decided, I will have
to consult my client
in relation to it.

With thanks for your
kindness

I remain
Yours truly

Geo. M. Carter.

Hon. C. L. Parker.

POOR QUALITY
ORIGINAL

0247

Geo. M. Curtis,

Counsellor at Law,

239 Broadway,

Ascend by Elevator.

New York,

March 21st 1887

My Dear Sir.

Mr. Hunt - the defendant
thinks he ought to be
acquitted ~~all~~ altogether.
I think so too. but
facts are very uncertain.
The real facts are
that the deceased was
a notorious bravo who
assaulted and injured
several citizens prior
to his "taking off" and
who was known as the
"terror" of the community
in which he lived.
The occasion on which
he met his death
was one where he

was attempting to Com-
mit a felony against
the prisoner. Don't you
think under all the
circumstances, that if
the respondent pleads
to manslaughter in
the 2nd degree, that
the ends of justice will
be attained? Please
refer this consideration
to Mr. Hartman. I know
he is a just and hon-
orable man, and is
one of the few distinct
attorneys in my experience
who have refused to
think, that it was the
duty of this high official
to look equally after the
rights of the people and
the defendant.

Very truly yours
Chas. C. Carter
A. B. Parker

POOR QUALITY
ORIGINAL

0249

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroners' Office

No. 67 Park Row Street in the 4th Ward of the City of
New York, in the County of New York, this 1st day of December
in the year of our Lord one thousand eight hundred and 86 before

M. J. D. Messener Coroner,
of the City and County aforesaid, on view of the Body of Daniel Paul Sullivan
lying dead at

Nine good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Daniel Paul Sullivan came to his death, do
upon their Oaths and Affirmations, say: That the said Daniel Paul Sullivan
came to his death by

Shock from Hemorrhage of
internal Maxillary artery caused by Pistol shot wound
from a Pistol in the hands of Thomas Hunt at the corner
of Leonard and Centre Streets on November 29/86 about
7.30 P.M.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

Chas. Glusman 96 Gold St	Henry Mahnken No. 77 Gold St
Emil K. Heintz 116 South St	Edward Koops 112 Roosevelt
Hugh Freil 29 N. Chambers	J. W. Meyer 119 South
John Bruchel 68 N. 6th	
Wm. F. Blume 113 South St	
Christoph F. Meyer 763 - 6th	

M. J. D. Messener

CORONER, I. S.

POOR QUALITY
ORIGINAL

0250

Geo. M. Curtis,

Counsellor at Law,

239 Broadway,

New York,

March 15, 1887

Ascend by Elevator.

People
vs.
Hunt }

My Dear Sir -

I will
endeavour to let you
know what determination
defendant comes to, as
early as Thursday or Fri-
day next.

Yours truly
Geo. M. Curtis

POOR QUALITY
ORIGINAL

0251

ARLINGTON HOUSE,

56 EAST 13TH STREET,

New York, March 24th 1887

People
John Williams }

Dear Sir;

Yours of the 23rd just received.
I would state that I know where
to find John Williams. The clerk
of the Arlington House met with
me three times to 1 1/2 Bowley St
and can swear that I lost (\$36) in
~~there~~ that time

Yours Respectfully
Edward Hallam

0252

The Peoples

Thomas Luck

Report of Mr.
McKenzie Sample, Aust. &c.

100

**POOR QUALITY
ORIGINAL**

0253

No. 32 CHAMBERS STREET,
New York, January 19th, 1887.

Hon. RANDOLPH B. MARTINE, District Attorney,

My dear Sir :-

In the matter of The People vs. Thomas Hunt,
indicted for murder, I respectfully report as follows :-
I have carefully examined the depositions and papers on file
and am of the opinion that the evidence is not sufficient to
secure a conviction of murder in either the first or second
degrees. I am, however constrained to think that the true
and real story of the crime has not yet been told. There is
to my mind an irrepressible suspicion of suppression and con-
cealment which nothing could remove but a more thoroughly
conducted investigation. This suspicion is strengthened by
the defendant's offer of a plea of manslaughter in the first
degree, for the evidence in our possession is not of such a
character as to justify the offer of such a plea. The
conclusion is irrepressible that the defendant fears that we
know more of the truth than we really do.

If the evidence we now have is all we can get, I
most certainly recommend and report that the plea be accept-
ed. I have, however, requested Mr. Unger to furnish me a
copy of the testimony taken before the Grand Jury, and my
final report must be deferred until I have seen that testi-
mony.

Respectfully submitted,

McKenzie Sample
Asst Dist Atty

POOR QUALITY
ORIGINAL

0254

District Attorne,

PEOPLE

vs.

Thomas Hunt

Murder

I am offered
a plea of man-
slaughter in the
first degree. Please
examine and report
Dec 27/86 P.B.M.
John Sample

POOR QUALITY
ORIGINAL

0255

District Attorney's Office.

PEOPLE

vs.

Thomas Hunt

Murder

Ch. Schaff
Indigent, the office
1900

Oct 29/07 Pt 1

Mr. Joseph Bedford,

Accept a plea of
manslaughter in the 2^d degree.
The circumstances of the
case, however, warrant
the infliction of a severe
penalty under that plea, &
you had better explain this
to Judge Stevenson.

R.D.P.

**POOR QUALITY
ORIGINAL**

0256

*District Attorney's Office
City & County of
New York*

New York, March 26, 1887.

People
v
Thomas Hunt

Hon. George M. Curtis,

239 Broadway, N.Y. City.

My dear Sir:

Will you kindly inform me on what day it will
be most convenient for you to offer the plea of manslaughter in
the second degree herein, in court, and oblige

Yours respectfully,

A. D. Parker

Chief Clerk.

**POOR QUALITY
ORIGINAL**

0257

Page 1
in
Handwritten text

**POOR QUALITY
ORIGINAL**

0258

*District Attorney's Office
City & County of
New York.*

New York, March 14, 1887.

Hon. George H. Curtiss.
259 Broadway.
City.

My Dear Sir:

Yours of this date in re People vs. Hunt, received.

I beg that as soon as you have consulted with a friend,
if he agrees to offer the plea mentioned you will kindly inform me
of the fact, that we may fix a day for the disposal of the case.

Yours respectfully,

A. D. Barker

Chief Clerk

**POOR QUALITY
ORIGINAL**

0259

People v
Thomas Hunt,
Homicide

POOR QUALITY
ORIGINAL

0260

POLICE COURT—1 DISTRICT.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 16th day of December in the year of our Lord 1886

of No. 128 Knickerbocker Street, in the City of New York,

and Edward Mahon

of No. 130 White Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Cornelius McCarthy
the sum of 5 Five Hundred Dollars,

and the said Edward Mahon

the sum of 130 White Five Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF Small SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or said to have been lately committed in the City of New York aforesaid by

Thomas Brut

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Cornelius McCarthy
Edward Mahon

Edward Mahon Police Justice.

POOR QUALITY
ORIGINAL

0261

CITY AND COUNTY } ss.
OF NEW YORK, }

the within-named Bail, being duly sworn, says that he is a proprietor holder in
said City, and is worth Twenty Hundred Dollars,

over and above the amount of all his debts and liabilities, and that his property consists of

House and lot numbered
40 Northern Street of the
full value of two thousand
dollars

Edward Maher

Sworn before me, this
1881
Police Justice.

Sessions.

New York

THE PEOPLE, &c.

Recognition to Testify.

vs.

Magistrate

Filed

day of

188

POOR QUALITY
ORIGINAL

0262

FIRST DISTRICT POLICE COURT.

Recognizance to Testify.

CITY AND COUNTY }
OF NEW YORK. } ss.

BE IT REMEMBERED, That on the

4 day of December in the year of our Lord 18 86

of No. 1181 Centre Street, in the City of New York,

and Jeremiah J. O'Connor

of No. 159 Leonard Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Henry Luckert

the sum of ten Hundred Dollars;

and the said Jeremiah J. O'Connor

the sum of ten Hundred Dollars,

separately of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF Sessions SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Thomas Hunt

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the
day and year first above written.

Andrew White
POLICE JUSTICE.

Henry Luckert
Jeremiah J. O'Connor

POOR QUALITY
ORIGINAL

0263

Charles H. Smith
Police Justice,
City of New York.

CITY AND COUNTY } ss.
OF NEW YORK,

the within-named Bail, being duly sworn, says, that he is a *personal property* holder in
said City, and is worth *Twenty* Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of

*Stock and fixtures contained in
premises 152 Leonard Street
of the full value of Two thousand
Dollars*

Jeremiah J. Connor

New York Sessions.

THE PEOPLE, &c.,

RECOGNIZANCE TO TESTIFY

vs.

Police Justice.

Filed

day of

18

POOR QUALITY
ORIGINAL

0264

FIRST DISTRICT POLICE COURT.
CITY AND COUNTY
OF NEW YORK.

152
Recognizance to Testify.

BE IT REMEMBERED, That on the

15th day of December in the year of our Lord 1886

of No. 23 Worth Street, in the City of New York,
and

of No. 28 Beach Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Florence Sullivan

the sum of One Hundred Dollars;
and the said

the sum of One Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective

goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF General Sessions of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Florence Sullivan

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

1/ Taken and acknowledged before me, the }
day and year first above written.

Florence Sullivan

Michael Kennedy

Police Justice.

POOR QUALITY
ORIGINAL

0265

day of *December* 18 *1911*
Surrender before me this
Michael Kennedy
CITY AND COUNTY } ss.
OF NEW YORK, }
the within-named Bail, being duly sworn, says, that he is a
said City, and is worth *Two* Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of
Stock and fixtures of a store situated
at no 28 Beech Street in said
City valued at Five Thousand
Dollars clear
Michael Kennedy

New York Sessions.

THE PEOPLE, &c.,

vs.

RECOGNIZANCE TO TESTIFY

POLICE JUSTICE.

Filed

day of

18

POOR QUALITY
ORIGINAL

0266

FIRST DISTRICT POLICE COURT.

Recognizance to Testify.

CITY AND COUNTY }
OF NEW YORK. } ss.

BE IT REMEMBERED, That on the

Fourth day of December in the year of our Lord 18 86

Edward Coppers
of No. 239 West 15 Street, in the City of New York,

and Frank Brennan
of No. 150 Leonard Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Edward Coppers
the sum of 25 Hundred Dollars;

and the said Frank Brennan
the sum of 100 Hundred Dollars,

seperately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, ~~first~~ ^{second} above recognized, shall personally appear, at the next COURT OF Second SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Thomas Hunt

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written.

Edward Coppers

Frank Brennan

Andrew White
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0267

City and County } ss. *Edward Coppers*
OF NEW YORK, }
the within-named Bail, being duly sworn, says that he is a *personal property* holder in
said City, and is worth *Twenty* **Hundred Dollars,**
over and above the amount of all his debts and liabilities: and that his property consists of
Stock and fixtures contained in
premises 1239 West 15th Street of
the full value of Two thousand
dollars
Edward Coppers

Police Justice

New York Sessions

THE PEOPLE, &c.,
vs.
RECOGNIZANCE TO TESTIFY

POLICE JUSTICE

Filed day of 18

POOR QUALITY
ORIGINAL

0268

FIRST DISTRICT POLICE COURT.
CITY AND COUNTY }
OF NEW YORK. } ss.

Recognizance to Testify.

BE IT REMEMBERED, That on the

2nd day of December in the year of our Lord 1886
Edward Maher
of No. 130 White Street, in the City of New York,
and
of No. 152 Rebrand Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Edward Maher
the sum of One Hundred Dollars;
and the said
Timothy J. Cronin
the sum of One Hundred Dollars,
seperately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, last above recognized shall personally appear, at the next COURT OF SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Thomas Street

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the
day and year first above written.

Charles J. White
POLICE JUSTICE.
Timothy J. Cronin
Edward Maher

POOR QUALITY
ORIGINAL

0269

Sworn by before me, this
day of *December* 18*80*
John J. Smith
Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK, }

Edward Maher
Merely property holder in
the within-named Bail, being duly sworn, says, that he is a
said City, and is worth **Hundred Dollars,**

over and above the amount of all his debts and liabilities, and that his property consists of

*House and lot number 40
Mulberry street of the full
value of ~~400~~ Two thousand
Dollars*

Edward Maher

New York Sessions.

THE PEOPLE, &c.,

vs.

RECOGNIZANCE TO TESTIFY

POLICE JUSTICE.

is

day of

Filed

POOR QUALITY
ORIGINAL

0270

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

of No. *The 6th Precinct Police* Street, *West* years,
occupation *Police Officer* being duly sworn deposes and says
that on the *2nd* day of *December* 188*6*

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

appeared
Thomas Crystal
Thomas J. O'Connell *Florence Sullivan*
and Frank Brennan *and Owen'Brien*
again examining in the case of *The*
People vs. Thomas Hunt charged
with *Homicide*. That *deponent* believes
if said just mentioned persons are
given their liberty they will not
appear as witnesses for the People
when called, and therefore *deponent*
prays that they be committed to
the House of Detention *Thomas J. O'Connell*

Sworn before me, this

December 188

day

John J. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0271

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

C

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness, _____

Disposition,

House of Detention

POOR QUALITY
ORIGINAL

0272

Sec. 151.

Police Court _____ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *Thomas J. Crystal*
of No. *100* Street, that on the *29* day of *November*
188*8*, at the City of New York, in the County of New York,

he was informed by one Corbett's
Price that one Thomas Hunt did
deliberately and willfully cause
the death of one Daniel P. Sullivan
by shooting said Sullivan
with a pistol ball

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

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

Dated at the City of New York, this _____ day of _____ 188*8*

1 December 29
Andrew White POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0273

Geo. M. Curtis,

Counsellor at Law,

239 Broadway,

Ascend by Elevator.

New York, Dec. 3rd 1886.

Hon Andrew J. White:-
Police Justice:

Sir:- In the case
of People vs. Hunt the respondent
waives examination, pleads not guilty,
and has nothing to say. By advice of
counsel.

We submit that it is a bailable
charge and that the offence of the
person who caused the death of
Sullivan whoever he may be is fully
manslaughter in one of its degrees.
We further submit that the Bail
should not be excessive recalling to
your mind the constitutional provision
"that unusual or excessive bail shall
not be required."

With great respect,

I have the honor to remain,

Your obedient servant, Geo. M. Curtis.

POOR QUALITY
ORIGINAL

0274

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

POLICE COURT,

1 DISTRICT.

Thomas J. Crystal
The *6th Avenue* *Police* *Station*, being duly sworn, deposes and says,

that on the *29th* day of *November* 188*6*

at the City of New York, in the County of New York, *he* arrested one

Cornelius McCarthy who informed
deponent that one *Thomas Hunt*
did willfully, unlawfully and
feloniously shoot and kill one
Daniel P. Sullivan in the manner
following, that on said date
said *McCarthy* was on the corner
of *Cute* and *Leonard* streets in
said City and that he then
and there saw said *Hunt*
discharge a loaded revolving
pistol aimed at said *Sullivan*
and that said *Sullivan* received
a wound from which
injury he has since died

Thomas J. Crystal
Sworn to before me
this *1st* day of *December* 188*6*.
Andrew J. White
Police Justice

POOR QUALITY
ORIGINAL

0275

POLICE COURT-- DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

James J. Campbell

vs.

James J. Campbell

Dated *Dec 1st* 188*8*

Magistrate.

Officer.

Witness,

Disposition

POOR QUALITY
ORIGINAL

0276

Police Court, 1st District.

City and County } ss.
of New York,

of No. 128 Leonard Street, aged 38 years,
occupation Shoemaker being duly sworn, deposes and says,
that on the 29th day of November 1886 at the City of New
York, in the County of New York, while deponent, Paul

Sullivan (deceased) Florence Sullivan
and Henry Duckert and Timothy Crushy
and another person who is unknown to
deponent were standing on the North
East corner of Centre and Leonard streets
about the hour of 9³⁰ o'clock on the
night of the aforesaid day conversing
with Paul Sullivan (now deceased). Left
said persons talking together, and went
away about ten feet from them, and
about two or three minutes after words
deponent heard a shot fired, and two seconds
after the first shot was fired deponent
heard another shot. And saw Thomas Shurt
(now dead) fire the second shot. And
a pistol in his hand, and started to run
around Leonard street with said pistol
still in his hand and deponent saw
after said Shurt. And caught him with
the said pistol in his hand. And took
the same away from him and that
James Strights a police officer attached
to the 6th Precinct police, came up
to deponent and took the pistol which
was yet hot, and which deponent took
from said Shurt, away from deponent.

Sworn to before me
this 30th day of December 1886

Andrew White

Justice

Connelius M. Carthy

POOR QUALITY
ORIGINAL

0277

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Thomas Hunt 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.

Thomas Hunt

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer,

U.S.

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

Answer.

12 Forsythe St. 1 year

Question. What is your business or profession?

Answer,

None latter.

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

Answer.

I am not guilty of the charge
Thomas Hunt

Taken before me this

day of December 1888

Charles J. Hunt
Police Justice.

POOR QUALITY
ORIGINAL

0278

From Bureau,
31 Park Street a
minutes, copied in
Story, Stearns
Bureau, 33 Park St.

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

Police Court 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Capata

1 Thomas Capata

2 Thomas Capata

3 Thomas Capata

4 Thomas Capata

Offence

Dated September 3d 188

White Magistrate.

Capata Officer.

Witnesses

No. 1 Thomas Capata

No. 2 Thomas Capata

No. 3 Thomas Capata

No. 4 Thomas Capata

No. 5 Thomas Capata

No. 6 Thomas Capata

No. 7 Thomas Capata

No. 8 Thomas Capata

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

Thomas Capata

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

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

Dated Dec. 3d 188

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

County General Sessions
People
vs.
Thomas Hunt.

City & County of New York.

Jeremiah Murphy
being duly sworn doth
depose and say that
he is a policeman
attached to the Sixth
Police Precinct in the
City of New York - that
he knew Daniel P.
Sullivan deceased in
his life-time and
for about five years
before his death - that
he knew the reputa-
tion of David Sullivan
in the community in
which he lived -
that David Sullivan
was regarded as a
violent dangerous
and turbulent man.

POOR QUALITY
ORIGINAL

0280

Deponent further
says that he has
understood that
David Sullivan has
frequently been arres-
ted for violations of
the law.

Sworn to before

Me this 31 day

& March 1887

Rudolph L. Schaff

Jeremiah J. Murphy

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Court of General Sessions
People

vs.

Thomas Hunt

City & County of New York
ss.

~~Thomas Ambrose~~
Holly wood being duly
sworn doth depose
that he resides in
Henry Street in the
City of New York, that
he is a liquor-dealer
by occupation. That
on the night of the of-
fray which he ended
in the death of Salliv-
an he was passing
the spot where the of-
fense occurred, and he
saw the big man Chok-
ing the small one
who was holding
fast to the disengaged
arm of the big man
that soon after he

POOR QUALITY
ORIGINAL

0282

heard the firing but
does not know who
fired the first shot.

Swaen to before
me this 31st day
of March 1887 } Ambrose. Hollywood
Rudolph L. Schenck

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

State of New Jersey, }
City of Rahway, } ss:
County of Union }

I, Henry Pommerehne, of
the City of Rahway, State of New Jersey
and Union County, a Police Officer
of the said City of Rahway, make the
following statement under oath:

"During either the month of June or July,
"1885, I had a warrant placed in my
"possession by my Chief of Police of Rah-
"way against one Daniel P. Sullivan
"(alias Pol. Sullivan) for his arrest and
"apprehension for Assault and Battery,
"on a person named Little (whose first
"name I cannot recollect) the warrant
"was procured by John Little, said
"first named Little's father; I ascertain-
"ed that said Sullivan was in a house
"in Newton St., near Grand, Rahway. I
"went there to execute said warrant, found
"Sullivan, served the warrant on him per-
"sonally, he rushed into an adjoining room
"and returned with a double-barrelled shot
"gun, and I, being unarmed, immediately
"left as quickly as possible to save my life.

POOR QUALITY
ORIGINAL

0284

"as he threatened to kill me rather than
"leave the premises as my prisoner; know-
"ing him personally, previously to this oc-
"currence, to be a desperate character, and,
"in my opinion a person who would not
"hesitate to take my life rather than
"submit to arrest. I then returned
"to the Chief's office, and got the assist-
"ance of an other officer, together with
"whom I retraced my steps to the afore-
"said house on Newton St. near Grand, and
"when we got there, we found he had fled
"to parts unknown, and to my knowledge or
"that of the Police department has never re-
"turned to this place. The warrant afore-
"said, is still in the hands of the Chief of
"Police of this City for execution.

Harry Brown McLean

Sworn to before me this 30th day
of March, 1887.

Samuel M. Levy
Notary Public
No. 108, N.Y. County

POOR QUALITY
ORIGINAL

0285

People

vs.

Thomas

Hunt-

Applicant
as to Merced
of deceased

POOR QUALITY
ORIGINAL

0286

COURT OF GENERAL SESSIONS.

The People

--vs.--

Thomas Hunt.

City and County of New York, ss:

THOMAS J. CRYSTAL, being duly sworn, says:

That he is a member of the Police Force of the City of New York, attached to the Sixth Precinct; that for some time last past he has been acting in the capacity of a detective officer; that he knew Danuel P. Sullivan, deceased for six years prior to his death, and he knew his character in the community in which he lived; that he was a violent, quarrelsome and dangerous person and was frequently mixed up and associated with mêlées and affrays; that deponent considers that said Sullivan was a dangerous person, and that any one assaulted by him would be justified in defending his person from brutal violence, by any means within his power.

Thos J Crystal

Sworn to before me this 31 day

of March 1887.

Rudolph L. Sahaf

COMMISSIONER OF DEPS,
N. Y. CITY & COUNTY.

0207

City and County of New York.

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City and County of New York, ss.:

JOHN BROWN, being duly sworn, doth depose and say: That he has resided in the City of New York twenty seven years; that at the present time he lives at 515 1/2 Pearl Street, in the City of New York; that he is acquainted both with the defendant herein and the deceased person, Daniel P. Sullivan; that prior to the occurrence which ended in the death of said Sullivan, he frequently heard said Sullivan threaten the defendant Thomas Hunt with violence if he came across him.

Sworn to before me this 29th :
day of March 1887 :
:

o before me this 29th :
y of March 1887. :
Harry Gommers
Notary Public
W. H. R.

**POOR QUALITY
ORIGINAL**

0288

COURT OF GENERAL SESSIONS.

City and County of New York.

T h e P e o p l e

--VS.--

T h o m a s H u n t.

City and County of New York, ss:

T I M O T H Y J. L E A R Y, being duly sworn, doth de-
pose and say:

That he resides at 411 East 11th. Street, in the
City of New York; that he is a bar tender by occupation;
that he knows the defendant Thomas Hunt, and was also well
acquainted with Daniel P. Sullivan in his lifetime; that
about a week or ten days previous to the affray in which
said Sullivan lost his life, said Sullivan came into the
place where Mr. Everett Day was employed as a bar tender,
and after some conversation, inquired of said Day if he had
seen Hunt lately. "Which Hunt do you mean?" Replied Day;
"I mean the little fellow," said Sullivan. Mr. Day stated
to the said Sullivan that Mr. Hunt had been in there about
an hour previous, and had gone out. Subsequently and at
the same interview, the said Daniel P. Sullivan took a re-
volver from his pocket and showed it to Mr. Day and this
deponent and said, "If I come across that Hunt"--meaning
the defendant, Thomas Hunt--"I will do him up."

Deponent further says that he was acquainted with
the reputation sustained by the said Sullivan in the com-

**POOR QUALITY
ORIGINAL**

0289

munity in which he lived, and that he was regarded as a
quarrelsome, fighting, turbulent and bad man.

Sworn to before me this day *Timothy Leary*
3rd of *March* 1887.

Anderson Price
Notary Public

POOR QUALITY
ORIGINAL

0290

COURT OF GENERAL SESSIONS.

City and County of New York.

T h e P e o p l e

--vs.--

T h o m a s H u n t.

City and County of New York, ss:

E V E R E T T D A Y, being duly sworn, doth depose
and say:

That he resides at 169 Henry Street, in the City of
New York; that he is a bar tender by occupation; that he
knew the deceased Daniel P. Sullivan, and is also well ac-
quainted with the defendant, Thomas Hunt. Deponent fur-
ther says, that on several occasions prior to the affray
which ended in the death of the said Sullivan, he heard
said Sullivan while intoxicated or otherwise, make threats
against the defendant Thomas Hunt, in case he came across
him, and, to use the language of the said Sullivan, he
threatened to "do him up", referring to the said Hunt.

Deponent further says that about a week before this
affray, the said Sullivan was in the place where deponent
attended bar, and inquired of this deponent: "Have you seen
Hunt lately?" Deponent replied: "Which Hunt do you mean?"
"I mean the little fellow",--referring to the defendant.
Subsequently and at the same interview, the said Daniel P.
Sullivan deceased took a revolver out of his pocket and
showed it to this deponent and another person who was pres-

**POOR QUALITY
ORIGINAL**

0291

ent, and said: "Whenever I meet him" --meaning the defend-
ant--"I will do him up."

Deponent further says that he was acquainted with
the reputation that the said Daniel P. Sullivan sustained
in the community where he lived, and that he was always re-
garded as a quarrelsome, turbulent and dangerous man.
Deponent further says that on one occasion the said Daniel
P. Sullivan, without any provocation whatever, came into
the place where he was employed and threw a glass at de-
ponent, very narrowly missing the head of this deponent;
and this deponent believes that if he had been hit with the
said glass, the consequences might have been fatal.

Sworn to before me this
30 of March 1887.

day *Everitt W. Bay*

Anderson Price
Notary Public

POOR QUALITY
ORIGINAL

0292

COURT OF GENERAL SESSIONS

City and County of New York.

T h e P e o p l e

--vs--

T h o m a s H u n t .

City and County of New York, ss:

TIMOTHY J. ORMSBY, being duly sworn, doth depose
and say: That he resides at #152 Leonard Street, in the
City of New York; that he is a brick-layer by occupation;
that he knew Daniel P. Sullivan, deceased, and is acquaint-
ed with Thomas Hunt, the defendant. Deponent further
says that about four months prior to the shooting, he saw
Thomas Hunt, the defendant, run out of a store on the cor-
ner of Centre and Leonard Streets, in the City of New
York, pursued by the deceased, Daniel P. Sullivan. That
on that occasion the said Hunt told this deponent that if
he, the said Daniel P. Sullivan, did not let him, the said
Hunt, alone, he would have him, the said Sullivan, arrest-
ed; deponent is acquainted with the reputation that the
said Sullivan possessed in the community where he lived,
and he was known and regarded as a quarrelsome, turbulent
and dangerous man, who would not scruple to use his fists
or any weapon that he might have, in any personal quarrel .

Sworn to before me this 29th : *Timothy J. Ormsby*
day of March 1887. :
Henry J. Goussier
Notary Public
N.Y.C.

POOR QUALITY
ORIGINAL

0293

COURT OF GENERAL SESSIONS,
City and County of New York.

T h e P e o p l e "
 "
 "
 "
T h o m a s H u n t. "
 "

City and County of New York, ss.:

HENRY DUCKETT being duly sworn doth depose and say,
that he resides at No. 118 Center Street in the City of
New York; that he is a porter by occupation, and works as
such in the Gansevoort Market; that he was acquainted with
the deceased Daniel P. Sullivan in his lifetime, and also
knows Thomas Hunt, the defendant, and has known him for some
time last past. Deponent further says that he saw the
affray in which the deceased, Daniel P. Sullivan lost his
life; and before he heard any firing he saw the said de-
ceased Daniel P. Sullivan with his hand upon the throat of
the defendant Hunt, violently choking him. Deponent
further says that he was acquainted with the reputation of
the said Daniel P. Sullivan in his lifetime in the communi-
ty where he lived, and that he was regarded as a quarrel-
some, turbulent and dangerous man.

Sworn to before me this 24th :
day of March 1887. : Henry Duckett

J. J. Parker
Notary Public
Kings Co.

Continued from NY Co.

POOR QUALITY
ORIGINAL

0294

COURT OF GENERAL SESSIONS.

City and County of New York.

The People

--against--

Thomas Hunt.

City and County of New York, ss.:

MICHAEL CUFF being duly sworn doth depose and say that he resides at No. 160 Park Row, in the City of New York; that he is a dealer in fruit and produce and does business in the city of New York; that he knew the deceased Daniel P. Sullivan for several years before his death; and that on one occasion said Daniel P. Sullivan struck him, the deponent, violently with a crutch which he wrested from a lame man for that purpose. Deponent further says that he knows the character of the late Danniell P. Sullivan in the community where he lived, and that he was regarded as a quarrelsome, turbulent and dangerous person.

Sworn to before me this

29th day of March

1887.:

Michael Cuff

J. J. Thompson
Notary Public
N.Y.C.

Carroll & Johnson

POOR QUALITY
ORIGINAL

0295

COURT OF GENERAL SESSIONS.

City and County of New York.

The People

--vs.--

Thomas Hunt.

City and County of New York, ss:

EDWARD F. MILEY, being duly sworn, doth depose
and say:

That he is attached to the Police Force of the City
and County of New York, stationed at the Sixth Police Pre-
cinct; in said City; that he was acquainted with the late
Daniel P. Sullivan in his lifetime, and knew his general
character and reputation in the community in which he lived;
that he was regarded as a dangerous, quarrelsome and turbu-
lent man; that said Sullivan was a man who would, when in-
toxicated, initiate quarrels, and was a man who would not
hesitate, while in the heat of passion, to use either his
fists or any weapon that came handy in the course of any
melée or affray in which he might be engaged; and that he
was well known to the Police as a disturber of public order
and that he was arrested on several occasions for having
violated the law; and on one or more occasions, to the
knowledge of this deponent, he suffered imprisonment for
his offences.

Edward F. Miley

Sworn to before me this day
30 of March 1887.

Andrew P. Miley

**POOR QUALITY
ORIGINAL**

0296

COURT OF GENERAL SESSIONS.

City and County of New York.

T h e P e o p l e

--against--

T h o m a s H u n t.

City and County of New York, ss.:

WILLIAM O'BRIEN being duly sworn doth depose and say, that he resides at No. 152 Leonard Street in the City of New York; that he is engaged in the brick-laying business; that he knows the defendant, Thomas Hunt, and was acquainted with the deceased Daniel P. Sullivan in his lifetime; that on the night when said Sullivan was shot this deponent was standing outside with the said Sullivan on the corner of Center and Leonard Streets, and said Sullivan remarked to this deponent, pointing to Hunt who was just coming out of Michael Martin's Liquor Store "Here is that son of a " using an opprobrious term, and pointing to Hunt; "Wait till I catch hold of him." Sullivan thereupon ran towards Hunt and seized him by the throat or the lappel of the collar (deponent does not know which); that soon after deponent heard firing; further, deponent knows nothing about the transaction. Deponent further says that he knows the character which said Daniel P. Sullivan sustained in the community, and that he was ree-

**POOR QUALITY
ORIGINAL**

0297

garded as a quarrelsome, turbulent and dangerous man.

Sworn to before me this 29th :
day of March 1887. :

William B. Brier

W. J. Foster
Notary Public
King Co.
Confidential in W. J. Co.

0298

City and County of New York.

City and County of New York, ss.:

Sworn to before me this 30th : Florence Sullivan
day of March 1887. :

Harry Goumiers
Notary Public
V.M.C.O.

0299

City and County of New York.

City and County of New York, ss:

That he is attached to the Police Force of the City and County of New York, and is now stationed at the Tenth Precinct; that he knew Daniel P. Sullivan, the deceased, for the last ten years; that on one occasion he arrested him for an assault upon a woman whom he had beaten severely and whose skull he had fractured, and for this offence said Sullivan was sentenced to the Penitentiary to serve a term of imprisonment. Deponent is well acquainted with the reputation and character of the said Sullivan deceased, during his lifetime, in the community where he lived, and this deponent says that he was regarded by the Police authorities and others as a dangerous, quarrelsome and turbulent man. Deponent further says that the said Sullivan had a great deal of trouble with the Police, and was arrested on various occasions for different assaults, batteries and affrays.

of 30th 1887. March
Henry C. Jounners
Notary Public N.H. Co.

POOR QUALITY
ORIGINAL

0300

COURT OF GENERAL SESSIONS.

City and County of New York.

~~~~~

The People

--VS.--

Thomas Hunt.

~~~~~

AFFIDAVITS

--for--

Mitigation of Punishment.

POOR QUALITY
ORIGINAL

0301

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Hunt

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

of the CRIME OF Murder in the first Degree, committed as follows :

The said Thomas Hunt,

late of the City of New York, in the County of New York aforesaid, on the ~~twenty ninth~~
day of ~~November~~, in the year of our Lord one thousand eight hundred and
eighty- ~~nine~~, at the City and County aforesaid, with force and arms, in and upon one
Daniel Paul Sullivan, in the peace of the said People then and there being,
wilfully, feloniously, and of ~~his~~ malice aforethought, did make an assault, and the said
Thomas Hunt, a certain pistol then and there charged and
loaded with gunpowder and one leaden bullet, which said pistol the said Thomas
Hunt — in ~~his~~ right hand then and there had and held,
to, at, against, and upon the said Daniel Paul Sullivan,
then and there feloniously, wilfully, and of ~~his~~ malice aforethought, did shoot off and
discharge, and the said Thomas Hunt, —
with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gun-
powder aforesaid, shot off, sent forth, and discharged, as aforesaid, ~~him~~ the said
Daniel Paul Sullivan, in and upon the head of ~~him~~
the said Daniel Paul Sullivan, then and there feloniously, wilfully, and of
~~his~~ malice aforethought, did strike, penetrate, and wound, giving to ~~him~~
the said Daniel Paul Sullivan then and there, with the leaden bullet
aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the

**POOR QUALITY
ORIGINAL**

0302

said *Thomas Hunt* in and upon the *head* of
the said *Daniel Paul Sullivan*, one mortal wound of the breadth
of one inch, and of the depth of six inches, of which said mortal wound *he* — the
said *Daniel Paul Sullivan*, at the City and County aforesaid,
~~from the said~~ ~~day of~~ ~~in the~~
~~year aforesaid, until the~~ ~~day of~~ ~~in the same year~~
~~aforesaid, did languish, and languishing did live, on which said~~
~~day of~~ ~~in the year aforesaid, the said~~
~~at the City and County aforesaid, of the said mortal wound did die.~~
He and she died.

And so the Grand Jury aforesaid do say: That the said

Thomas Hunt, him —
the said *Daniel Paul Sullivan*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, 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.

RANDOLPH B. MARTINE,

District Attorney.

0303

BOX:

241

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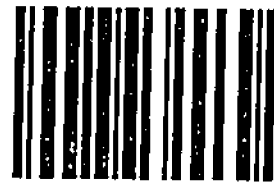
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DESCRIPTION:

Hyland, Michael

DATE:

12/08/86



2345

0304

Mary Hyland

23

leads, *W. Gray* 79

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Michael Byland

RANDOLPH, B. MARTINE.

District Attorney.

Wm. D. H. H. H.

A True Bill

S. W. Deane

Örnekleri

Dec 16

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2021/3/16

POOR QUALITY
ORIGINAL

0305

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY {
OF NEW YORK, ss

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

Question. What is your name?

Answer

Michael Hyland

Question. How old are you?

Answer

46 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

149 1/2 St 9th 12th Ave 4 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty and demand
a trial by jury

Michael Hyland
mark

Taken before me this

day of

Dec

1886

David M. Kelly Police Justice.

POOR QUALITY ORIGINAL

0306

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

Police Court 5 District 1479

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wear Heyland
149 St. Marks
Michael Heyland
Apouch

2 _____
3 _____
4 _____
Offence _____

Dated Dec 1 188 6

J. O. Reilly Magistrate.
Officer _____
Precinct _____

Witnesses Richard M. Gardner - A.P.C.
No. 106 & 130 Street _____

No. _____ Street _____

No. _____ Street _____
\$ 5000 to answer by

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 500 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 1 188 6 Samuel C. Reilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0307

Police Court—5 District.

CITY AND COUNTY } ss.
OF NEW YORK,

Mary Hyland
of No. 149th St 12th Avenue Street, aged 45 years,
occupation House Keeper being duly sworn, deposes and says, that
on the 1st day of December 1886 at the City of New York,
in the County of New York,

She was violently ASSAULTED and BEATEN by Michael Hyland (her husband)
that said defendant threw a
quantity of urine which was contained in
a pot over and upon deponent and
caught hold of her by the hair and
pulled her in a violent manner
without any justification on the part of the said assailant

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

Sworn to before me, this 1st

day of Dec 1886

Mary Hyland
her
mark

James C. Kelly Police Justice.

POOR QUALITY
ORIGINAL

0300

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 Dufand

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

Michael Dufand -

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

The said

Michael Dufand

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *21st* day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*six*, at the Ward, City and County
aforesaid, in and upon the body of one *Mary Dufand*,
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *then* the said *Mary Dufand*,
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Mary Dufand*, 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.

RANDOLPH B. MARTINE,

District Attorney.

0309

BOX:

241

FOLDER:

2345

DESCRIPTION:

Hynes, Patrick

DATE:

12/22/86



2345

0310

J. D. Coogan
 Mrs. M. Stillwell

after reading the
within statement
& explanation of
Mr. R. F. Van Valken-
burgh apt to see your
Daily Commercial
to move that
the Court dismiss
the within in dict-
ment -
May 24th - 88 G.S.B.
A.D.A.

Filed, 22 day of Dec 1886
Pleads, W. T. M. (23)

THE PEOPLE
vs.

Patrick J. Hynes

BRANDOLPH B. MARTINE.

~~District Attorney.~~

Apr. 11/7 Off Secy-Apr. 18
1316

Wm. H. Hunt took
May 1888
res on W. Forest
Deputy Car
W. H. Hunt took
May 1888

POOR QUALITY
ORIGINAL

0311

OFFICE OF
B. F. VAN VALKENBURGH,
ASSISTANT NEW YORK STATE DAIRY COMMISSIONER,
288 GREENWICH STREET,

New York, May 23rd 1888

Hon of R Fellows

Dist. Atty

Dear Sir

I enclose you record of a case
in which I think a note should
be entered. the history of the case
is as follows. The said Hynes
was arrested for violating the Dramatic
Law. when his case was called for
trial he stated to his Honor Recorder
Smythe that he had purchased the
rights for better than for his case
was adjourned and said Hynes
went before the grand jury against
one Kahn who was indicted and convicted
of having sold said Hynes also for better
therefore I think the action against Hynes
should be discontinued

Respectfully yours
B F Van Valkenburg, Asst Dairy Com.

POOR QUALITY
ORIGINAL

03 12

Case No. *858-D*

The People of the State of New York,

vs.

Patricia Hyman

Store *Patricia Hyman 235 E 111th St - NY*

Samples purchased by

and *E. S. Nelson* the *22* day of *Oct* 188*6*

Analyzed by *Ch. Stillwell*

Warrant issued the *2* day of *Nov* 188*6*

in *Juff Murr* Court.

Answered to the *4* day of *Nov* 188*6*

Held to bail for trial at *Manuel*

Sessions

Indicted per 22nd St

POOR QUALITY
ORIGINAL

0313

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of

STILLWELL & GLADDING,
Analytical and Consulting Chemists,

Old Series, No. 9406.

New Series, No. 20,707.

No. 55 Fulton St., cor. Cliff St.,

P. O. Box 1261.

New York, Oct. 27 1886

Certificate of Analysis

of sealed sample of "BUTTER"
marked 858 D Oct 22^d 1886-235 E 111th St NY City
E S Wilson
received for account of Mr B F Van Valkenburgh Oct 23/86
drawn by our Agent per Mr J J Morgan

This Sample contains		Analysis of the Fat present in the sample.	
Animal and Butter Fat,....	88.60	Soluble Fatty Acids, [on a dry basis].....	0.17 %
Curd,.....	0.81	Insoluble do do do	96.40 %
Salt, [Ash],.....	3.51	Specific Gravity of the dry Fat, at 100° Fah.,.....	0.9041
Water, at 100° C.,.....	7.08	Titre,.....	°C.

This sample is composed mainly of Animal Fat and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and it is in imitation and semblance of butter produced from pure unadulterated milk or cream from the same.

Very Respectfully,

CHEMISTS

PRODUCE
EXCHANGE

State of New York
City of New York
County of New York

On the 23rd day of October in the year one thousand eight hundred
and eighty six before me personally came Charles M. Stillwell
to me known, and known to me to be the individual described in, and who executed the foregoing
instrument, and he acknowledged that he executed the same.

W. S. Holbrook

NOTARY PUBLIC,
KINGS COUNTY,
Certificate filed in N. Y. County.

POOR QUALITY
ORIGINAL

0314

Ms. 858.2.
Oct. 27th 16

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POOR QUALITY
ORIGINAL

0315

STATE OF NEW YORK,
City and County of New York.

ss: Joseph J. Sorogan, of No. 350 Washington Street,
being duly sworn, says: That he resides at No. 29
~~Street~~, in the City of New York, County and State of New York, is
years of age, and an expert appointed by HON. JOSIAH K. BROWN, the New York Dairy Com-
missioner; That at the times hereinafter mentioned one Patrick
Hines was a Retail Grocery Dealer, and had his Grocery Store
in a room in No. 235 East 11th Street, in the said City of New
York, and occupied and controlled such room; That on the 22nd
day of October, 1886, deponent went into said Hines
store and such room so occupied and controlled by
him, and said to Patrick Hines that he wanted to
buy some Butter; That the said Patrick Hines in
response thereto then and there sold and delivered to deponent one quarter
pounds of the manufactured substance hereinafter mentioned, for which he asked and deponent
then and there paid him seven cents ~~per pound~~; That it was so sold
and delivered to deponent by said Patrick Hines as
and for Butter, the product of the dairy; That thereafter and on October
23rd, 1886, deponent delivered a portion of such substance so sold to
him by said Patrick Hines to Charles
M. Steewell, a Chemist of No. 55 Fulton
Street in said City of New York, and caused the same to be analyzed by such Chemist; That
the certificate thereof made by such Chemist is hereto annexed; That such substance so sold
and delivered to deponent by said Patrick Hines
was not Butter, the product of the dairy, and was not made from unadulterated milk or cream;
That it was a manufactured oleaginous substance not produced from milk or cream, and had been
made by mixing, compounding with and adding to natural milk, cream or Butter, some animal
fats or animal or vegetable oils; ~~Not~~ produced from milk or cream, so as to produce an article,
substance and human food in imitation and semblance of natural Butter; That the said substance
had been and was colored with some coloring matter whereby said substance was made to and did
resemble Butter the product of the dairy, and was so colored thereby in semblance of and to re-
semble natural Butter; That on said 22nd day of
October, 1886, deponent in said Hines
store and room occupied and controlled by him saw ~~a quantity of~~ such manufactured substance
offered for sale as and for Butter made from unadulterated milk or cream, with intent to sell the
same as and for Butter made from unadulterated milk or cream in the ordinary course of said
Hines Grocery business.

Deponent charges that the said Patrick Hines
against the peace and dignity of the people of the State of New York and the statutes in such
case made and provided, unlawfully, wilfully and knowingly so, had such manufactured substance
in his possession with intent to sell the same as and for Butter made from unadulterated milk or
cream, and so offered the same for sale with such intent, and so sold the said portion thereof to
this deponent as and for Butter the product of the dairy, and caused, procured, and suffered the
same to be so offered for sale and sold, and was thereby guilty of a misdemeanor.

Sworn to before me this 2nd
day of December 1886.

} Joseph J. Sorogan

J. Humphord

Justice.

POOR QUALITY
ORIGINAL

0316

Ind. Sup. Ct.
Court of

County of *New York*

THE PEOPLE &c.

vs.

Affidavit:

Joseph L. Morgan
350 Washington St.

Witnesses:

Edward J. Wilson

Residence *350 Washington St.*

Charles W. Stetson

Residence *55- Fulton Street*

Residence

POOR QUALITY
ORIGINAL

0317

Sec. 151.

Police Court 2nd District.

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

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

of No. 350 Washington Street, that on the 22 day of October

1886 at the City of New York, in the County of New York, on the premises

235 East 111th Street one Patrick
Ames traded in his possession in with intent to
sell for butter and did sell as butter
to Joseph J. Sorogan one quantity of a
portion of Oleomargarine made in imitation
and on blame of butter and closed to
ressemble butter in violation of Chapter 577 of the
laws of 1886

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

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

Dated at the City of New York, this 22 day of October 1886

John J. Sorogan POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph J. Sorogan
vs

Patrick Ames

Warrant-General.

Dated December 2 1886

Ford Magistrate.

Campbell Officer.

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

W. J. Campbell Officer.

Dated December 4 1886

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest Dec 4 1886

Native of Ireland

Age 35

Sex

Complexion

Color White

Profession Wagoner

Married No

Single

Read No

Write No

235 - E - 111 St

POOR QUALITY
ORIGINAL

0318

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss/

Nathaniel James 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

Nathaniel James

Question. How old are you?

Answer

Twenty-five years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 235 East 111 Street, since last May

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 and demand a trial by jury.

Nathaniel James
made

Taken before me this

day of *September* 188*6*

John W. McDonald

Police Justice.

POOR QUALITY
ORIGINAL

0319

Dec 4 2.30 PM

BAILED,
No. 1, by Henry Brown
Residence 506 West 118th Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court District 1899

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1747
1 Wm. J. Brown
2 _____
3 _____
4 _____
Offence Adultery

Dated December 4 1886

Wm. J. Brown Magistrate.
Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

to answer

Wm. J. Brown

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 _____

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

Dated Dec 4 1886 J. H. Thompson Police Justice.

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

Dated Dec 4 1886 J. H. Thompson Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0320

Court of General Sessions of the Peace.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Saluda Hughes

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

Saluda Hughes

(Chap. 183, Laws of
1885, § 8,
as amended by
Chap. 577, Laws of
1886, § 3.)

of a Misdemeanor, committed as follows:

The said

Saluda Hughes,

late of the City of New York, in the County of New York aforesaid, on the *twenty second*
day of *October*, — in the year of our Lord one thousand eight hundred and
eighty-*five*, at the City and County aforesaid, *one quarter of one pound*
of a certain oleaginous substance and compound, not made nor produced from milk or cream
(a more particular description of which said substance and compound, and of the ingredients and
matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and
cannot now be given), unlawfully did intentionally sell, and cause and procure to be sold to one
Joseph J. Saragiu, as and for butter, the product of the dairy; against the
form of the statute in such case made and provided, and against the peace and dignity of the said
people.

SECOND COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3).

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

Saluda Hughes

of a Misdemeanor, committed as follows:

The said

Saluda Hughes,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, unlawfully did unintentionally sell and cause and procure to be sold
to one *Joseph J. Saragiu, and a quarter*
of one pound
of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more
particular description of which said substance and compound, and of the ingredients and matters of
which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now
be given), as and for butter, the product of the dairy; against the form of the statute in such case
made and provided, and against the peace and dignity of the said people.

POOR QUALITY
ORIGINAL

0321

THIRD COUNT: (Chap. 246, Laws of 1882, § 1).

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

- Patricia Hughes -

of a Misdemeanor committed as follows:

The said

Patricia Hughes,

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 unlawfully sell and cause and procure to be sold, at retail, to one

Joseph J. Saragun, one quarter of one pound
of a certain substance, not being butter, and commonly called oleomargarine, and did then and there falsely represent the same to the said *Joseph J. Saragun -*

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of said people.

FOURTH COUNT: (Section 480, Penal Code)

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

- Patricia Hughes -

of a Misdemeanor, committed as follows:

The said

Patricia Hughes,

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 unlawfully sell, and cause and procure to be sold, to one

Joseph J. Saragun, -

as an article of food, *one quarter of one pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FIFTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

- Patricia Hughes -

of a Misdemeanor, committed as follows:

The said

Patricia Hughes,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one quarter of one pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy,

**POOR QUALITY
ORIGINAL**

0322

and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint, in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law in such case, to deliver to the purchaser thereof, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail, to one

Joseph J. Saragau -
from a certain ~~tub and box~~ which was not then and there stamped, branded or marked as aforesaid, and unlawfully did not then and there deliver therewith to the said

Joseph J. Saragau, -
such purchaser as aforesaid, a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT: (Chap. 215, Laws 1882, § 2.)

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

Calista Hughes -
of a Misdemeanor, committed as follows:

The said *Calista Hughes,*

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 unlawfully sell and cause and procure to be sold to one

Joseph J. Saragau, one quarter of one pound

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SEVENTH COUNT: (Chap. 188, Laws of 1885, § 7, as amended by Chap. 577, Laws of 1886, § 2.)

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

Calista Hughes -
of a Misdemeanor, committed as follows:

The said *Calista Hughes,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,

**POOR QUALITY
ORIGINAL**

0323

at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Joseph Q. Sorsagan, one quarter of one pound

of a certain article, substance and compound in imitation and semblance of natural butter produced from pure, unadulterated milk, or cream of the same, the said article, substance and compound, so sold as aforesaid, being rendered, manufactured and produced out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article substance and compound not having been manufactured prior to, and not being in process of manufacture, on the first day of August, in the year of our Lord one thousand eight hundred and eighty six, (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

EIGHTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

- Patinda Hughes -

of a Misdemeanor, committed as follows:

The said *Patinda Hughes,*

late of the City and County aforesaid, afterwards, to wit: on the said *twenty second* day of *October*, — in the year of our Lord one thousand eight hundred and eighty- *six*, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one *Joseph Q. Sorsagan, one*

quarter of one pound of a certain compound product and manufacture made in whole from animal fats and animal and vegetable oils, not produced from unadulterated milk or cream, which said compound product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy (a more particular description of which said compound, product and manufacture, and of the fats and oils from which the same was so made as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

NINTH COUNT: (Chap. 183, Laws of 1885, § 8, as amended by Chap. 577, Laws of 1886, § 3.)

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

Patinda Hughes -

of a Misdemeanor, committed as follows:

The said *Patinda Hughes*

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 unlawfully sell, and cause and procure to be sold to one

Joseph Q. Sorsagan, one quarter