

0547

**BOX:**

205

**FOLDER:**

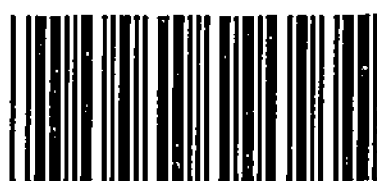
2049

**DESCRIPTION:**

Stewart, John

**DATE:**

01/29/86



2049

0548

305

Witnesses:

Counsel,  
Filed 29 day of Aug 1886  
Pleaded *Not Guilty*

THE PEOPLE

vs.

*John Stewart*  
*July 9/86*  
*Speed requested*

*Recorded in the*  
*records of the*  
[Section 218 - Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Thurman Higgins*

Foreman

*Feb 9/86*  
*19.5.03*

0549

New York Special Session

The People

- vs -

John Stewart

} Before Justice

} Kilbeth, Murray

} and Patterson

} January 26th 1886.

George J. Monague, the complaining witness being  
duly sworn testified as follows:—

Q (By the Court) Where do you live?

A - 2215 - Third Avenue

Q - On the 24th of December last were you assaulted?  
a - yes sir

Q - Who assaulted you?

a - John Stewart

Q - This Defendant? a - yes sir

Q - What did he do to you?

a - He is a bar tender in the place -

A couple of companions and I entered the  
place - The parties I was with treated -

We met a few friends in there after  
entering the place. This man was  
treating all around - treating the house

By and by we got so much drunk  
that we did not really know ourselves

This man and I got quarreling -



While in that quarrel he tripped me, and  
after he tripped me he kicked me —

Q Did he injure you very much?

A Well, he injured me that much that  
I was laid up from the 24<sup>th</sup> of December  
last until the 17<sup>th</sup> of January, in bed,  
and I am not over it yet —

Edward Ferrilliger Called by the People, Examined  
Q Where do you live?

A 3491, 113<sup>th</sup> St

Q State what you saw?

A I only saw the both of them fighting I did  
not see him kick anyone or hurt him  
in any way

Q Well, what was the trouble about?

A There was something between the two of  
them

Q Did you see this Complainant (Monarque) do  
anything to the defendant?

A Only George took his own part, that  
is all

Q Who do you mean by George?

A Monarque —



0551

Officer James O'Mora pm

Q What precinct officer? A - 1st Precinct

Q Do you know anything about this assault?

A - Nothing in relation to the way it was  
stands. I arrested Monarque on the  
complaint of the defendant.

Q What were the circumstances of the arrest?

A - This defendant had a pair of black eyes

Q Did the complainant have any injuries?

A - No sir, and he did not complain  
of having been beaten at all.

Q Where was this - in the defendant's store?

A - Yes sir

Q On the night of the 24<sup>th</sup> of December?

A - Yes sir

Q Did the complainant at that time charge  
that the defendant had assaulted him?

A - No sir, but the proprietor of the store  
charged Monarque with breaking things in  
the store, and in other ways beating the  
bar-tender.

Q - (By the Complainant's father) Did I see you on the  
24<sup>th</sup> of Dec '01 at 2<sup>nd</sup> Ave + 113<sup>rd</sup> Street?

0552

A - Yes Sir

Q Did I ask you, if you knew anything about this case? A - Yes Sir

Q You showed me the boy didn't you?

A - I showed you the Complainant then.

Q Didn't the prisoner say at the time that he was the one "who took him up" using his own language?

A - That has nothing to do with my case

H. G. Monarque known for Prosecution

Q Where do you live? A - 2215 - 3<sup>rd</sup> Ave

Q Are you the father of the Complainant in this case? A - Yes Sir

Q Did you have any conversation with the defendant in regard to your son's injuries?

A - Yes Sir. He said that he done it all himself, and he would do it again if he got the opportunity

Q Did he state the reason?

A - No Sir; he stated no reason whatever -

The boy was lying at the point of death, and

0553

The former held uningest, but the  
doctors pulled him through

George Monarque - recalled by the Court -

Q Do you know how this trouble commenced?  
A It commenced over a mere nothing

John Stewart, defendant, from in his own behalf

Q What do you want to say about this?

A - He came in with another young fellow,  
I asked him to clean up and I would give  
him a drink. He helped me clean up and  
I gave him three or four drinks. He sat  
down and three or four other fellows came in,  
He commenced to dance and I told him to  
sit down. He hit me and gave me a  
black eye. I hit him back. He got up  
again and commenced to dance. I went over  
to him again, and he hit me and cut my  
lip - I shoved him then, and he fell  
on the floor. A couple of fellows laid him  
behind the pool table, and he fell asleep for



0554

a couple of hours. He went out to the water closet  
and he came in afterwards crying and said  
he was nearly frozen. When I came back  
from supper the store was closed. This  
fellow broke things in there, and we had to  
close the store.

Q You are a bar tender, are you?

A Yes sir

Q You said in the Police Court that you were a  
laborer?

A Well, that is what I am.

Q How long have you been a bartender?

A About a month and a half

Q How old are you? A Eighteen

Q This gentleman, here, says that you stated  
you done his son up, and that you would  
do it again? A No sir

Q Did you kick him? A No sir

Q Do you know how he got those injuries?

A He had an abscess in his stomach

Q How do you know that?

A Friends told me in the station house

Q You had full charge of the place?

A Yes sir

0555

Q How long has that liquor store been there?

A It has been there since the house was built

Q Is the proprietor any relation of yours?

A - no sir, she is not

Q - She is a woman who keeps it?

A - yes sir

Q - Have you any witnesses here?

A - not here

Officer Charles H. Phillips - 4th

Q What prisoner? A - In repleth

Q What do you know about this?

A - On Saturday January the 2nd I arrested Stewart and another one. They were standing on the corner. They were the ~~out~~ only two I could get out of about a dozen. Next morning they were committed for five days each. I heard of this case and I explained it to Justice Wilde. Mr Monarque came up to the Station house, and told Captain Hooker that his son had been injured, and that he had been arrested, he supposed, to cover this beating. I asked the Justice to discharge

The prisoner, so that I could re-arrest him on a charge of assault, and he did so

Q What do you know about this assault?  
 A - That is all I know about it. I know the character of the place and the character of the prisoner

Officer Jas. O'Mora - recalled by the Court -

Q You say, at the time <sup>that</sup> ~~the~~ ~~you~~ ~~before~~ ~~the~~ ~~arrest~~ ~~of~~ ~~the~~ ~~prisoner~~  
 to arrest the Complainant, and that the Def<sup>t</sup> had marks upon him, and the Court had not any? A - Yes

Q When did you first learn of the Complainant's injuries?

A - The next night when his father told me  
 Q Well, when you arrested the Complainant, what did you do with him?

A - I arrested Monarque and took him up to Court, and he was sentenced to five days

Q He was committed for five days?  
 A - Yes



0557

Q Was any statement made by him there or by other witnesses as to the assault upon him?

A No Sir, he denied it first, and then admitted that he was in the place.

He did not admit to me that he was ill-treated in any manner at all. It was from the father I learned that he was assaulted at all.

A. J. Monague (recalled at his own request)

The boy did not know that he was hurt until the next morning. He was committed by Justice White. He kept his mouth shut and did not say anything against this party here. He was taken sick.

I saw Justice White and he immediately discharged him. I had to send for a coroner.

I had a consultation with the doctors, and they said he could not live. He had been kicked in the stomach and mouth, and a witness that I expected here could prove that he was jumped on. He did not feel it until the next morning.

0558

He took him home in a Carriage - The parties that I expected as witnesses came to my house and told me about it. They said that he was hurt - Sooner Messmer examined a jury; and the doctor said that he could not live through it. If he takes cold he will never get over it. It will be an invalid for sometime to come - If peritonitis sets in it will take him off -

At this stage of the proceeding - The Court said - "We will transfer this case to the General Session - The testimony shows that if any offence has been committed it is a felony."

I hereby certify that the foregoing is a correct transcript of the testimony taken in this proceeding by me on the above date

A. A. Vitch  
Official Stenographer  
Court of Sessions

0559

N.Y. Special Service

The People

-H-

John Howard

July 26, 1886

July 26, 1886



0560

Police Court—5 District.

CITY AND COUNTY }  
OF NEW YORK, }

of No. 2215-3 David George J. Monarque Street, aged 20 years,  
occupation Apprentice being duly sworn, deposes and says, that  
on the 24 day of December 1885 at the City of New York,  
in the County of New York,

he was violently ASSAULTED and BEATEN by John Stewart  
(New York, who caught hold of deponent  
and threw him down and while  
deponent was down said John Stewart  
kicked him twice in the abdomen  
causing injuries which deponent was confined to his bed  
nearly three weeks  
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 23  
day of January 1886

George J. Monarque  
Police Justice

0561

Police Court, 5 District.

THE PEOPLE, &c.,

on the complaint of

George J. Monarque  
vs.

1 John Stewart

2 \_\_\_\_\_

3 \_\_\_\_\_

4 \_\_\_\_\_

Offence—Assault & Battery

Dated Jan'y 25 1886

John Ford Magistrate.

Phillips Officer.

12 Clerk.

Witnesses, \_\_\_\_\_

No. \_\_\_\_\_ Street,

\_\_\_\_\_

No. \_\_\_\_\_ Street,

\_\_\_\_\_

No. \_\_\_\_\_ Street,

\_\_\_\_\_

\$ \_\_\_\_\_ to answer \_\_\_\_\_ Sessions.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \_\_\_\_\_  
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 \_\_\_\_\_ 188 \_\_\_\_\_ 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.

0562

Dr. F. W. O'BRIEN,  
234 EAST 112th ST.

NEW YORK \_\_\_\_\_ 188

This certifies that  
George Monarque who was injured  
on December 24<sup>th</sup> by a kick in the  
abdomen is now so far recovered  
as to be entirely out of danger  
if he exercises ordinary prudence

F. W. O'Brien M.D.

Jan. 21/86



0563

Dr. F. W. O'BRIEN,  
234 EAST 112th ST.

NEW YORK.....188

This certifies that George  
Monarque who has been under  
my care for treatment for  
injuries received on Dec. 24<sup>th</sup> is  
still suffering from Peritonitis,  
the result of the injury. The case  
is, however, progressing favorably  
and will apparently terminate  
~~favorably~~ in recovery.

F. W. O'Brien M.D.  
234 E. 112 St.

J an 13/86

0564

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

Henry G. Monaghan

of No. 239 East 112. Street, aged 45 years,  
occupation Builder.

being duly sworn deposes and says  
that on the 24 day of December 1885

at the City of New York, in the County of New York, George J. Monaghan

deponent's son, was violently and feloniously  
assaulted and beaten by John Stewart  
(now here) Deponent is informed by said  
George in the presence of said Stewart,  
that he Stewart, struck him George  
knocking him down and when down  
he kicked him in the bowels.

Said George is now confined to his  
bed from the injuries received, and in

Sworn to before me, this

of

188

day

Police Justice

0565

a dangerous lunatic

Reframed from that said  
defendant may be permitted  
to await the result of the inquiry

Sworn to before me this 4<sup>th</sup> day of January 1886 H. S. Monroque  
John H. Monroque  
Police Justice.

133

Police Court, 5<sup>th</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry G. Monroque

vs.  
John Stewart

Dated "January 4" 1886

Magistrate.

Witness, Philip 13

Disposition,

Held for Examination  
and to await the result of  
inquiry



0566

POLICE COURT 5 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

George J. Monaghan  
Assaults

John Stewart

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

Dated

Jan 23 1886

John Stewart

J. Henry Ford

Police Justice.

0567

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss

John Stewart 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 Stewart

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

West 12<sup>th</sup> street about 3 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  
John Stewart

Taken before me this

23

day of February 1886

John Stewart

Police Justice

0568

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

Dated *Jan 23* 188*6* *J. Henry Bond* 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.



0569

Police Court

District.

**Not Guilty.**

ON THE COMPLAINT OF

*George J. Monaghan*  
*2215-3rd Ave*

*John Stewart*

*Assault*  
Offence

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

1886

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

*Prisoner referred to Court*  
*of General Sessions, the*  
*testimony showing the*  
*Commission of a Felony*

*234 E. 112th St*  
*W. W. Brown*

0570

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 Stewart

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

John Stewart  
of the CRIME OF Assault in the second degree,

committed as follows:

The said John Stewart,

late of the First Ward of the City of New York, in the County of New York afore-  
said, on the twenty-fourth day of December, in the year of our Lord  
one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid,  
with force and arms, in and upon the  
body of one George J. Monahan,  
in the peace of the said People then  
and there being, feloniously did  
intentionally and unlawfully make an  
assault, and then and there felon-  
iously, intentionally and unlawfully  
did with great force and violence,  
pull, push, cast and throw him  
the said George J. Monahan, down  
into and upon the ground there;  
and the said John Stewart, with  
words, threats and fear of him  
the said John Stewart, then and  
there, and while the said George J.

Monarque, was so lying and lying  
upon the ground, thus the said  
George Monarque, in and upon  
the head, neck, breast, belly, back  
sides and other parts of the body  
of him the said George Monarque,  
then and there feloniously, wilfully  
and unlawfully did with great  
force and violence strike, beat, kill,  
murder and wound; and did then  
and there and thereby feloniously,  
wilfully and unlawfully inflict  
various bodily harm upon the  
said George Monarque, 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 Martin,

District Attorney



0572

**BOX:**

205

**FOLDER:**

2049

**DESCRIPTION:**

Stiyer, Agnes

**DATE:**

01/12/86



2049

0573

Witnesses:

122.

Counsel,

*W. H. H. L.*

Filed

*12 day of Jan'y*

1886

Pleads

*Whitely B.*

THE PEOPLE

vs.

*R*

*Agnes S. Kiger*

*12<sup>th</sup>  
15<sup>th</sup>*

Grand Larceny in the second degree.  
(MONEY)  
(Sec. 538 and 539, Penal Code.)

RANDOLPH B. MARTINE,

*Pr. day 24/86 District Attorney.*

*Ind. jury disagee*

*Disch'd by 1st ct.*

A True Bill.

*Chas. H. Higgins*

Foreman.

*Jan'y 20<sup>th</sup> 9. P. M.*

0574

Police Court—

2

District.

Affidavit—Larceny.

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

John. Huesner

of No. 444 West 41<sup>st</sup> Street, aged 20 years,  
occupation Butcher being duly sworndeposes and says, that on the 26<sup>th</sup> day of December 1885 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 Nighttime, the following property viz:

A pocket book containing  
good and lawful money  
of the United States to the amount  
and value of Eighty Dollars

the property of Deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by Almes Stiggen (nowhere)

from the fact that on the evening  
of the 25<sup>th</sup> day of December 1885, deponent  
went with the said defendant to the St  
Charles Hotel on Broadway near Bleecker  
St. for the purpose of having sexual  
intercourse with the said defendant  
and deponent undressed leaving said  
amount of money in the pocket of his  
pantaloons and hanging the said  
pantaloons over a chair in a room in  
said Hotel where deponent and the said  
defendant were. And deponent and the  
said defendant went to bed and shortly  
after deponent went to sleep but before

of  
1885  
any

Police Justice



0575

going to bed deponent securely locked  
the door of said room on the inside  
so that no person could get in. And  
after deponent had been sleeping  
for about three or four hours he awoke  
and discovered that the said dependant  
had got up and left said room and  
deponent immediately missed said  
amount of money. Wherefore deponent  
charges the said dependant with  
feloniously taking stealing and carrying  
away the aforesaid amount of money  
And prays she may be held and  
dealt with as the law directs

John Petersen

Sworn to before me  
this 4<sup>th</sup> day of May 1886  
J. Henry Ford

It appearing to me by the within depositions and statements that the crime therein mentioned has been  
committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated 1886  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1886  
There being no sufficient cause to believe the within named  
guilty of the offence within mentioned, I order he to be discharged.  
Police Justice.

Police Justice

Police Court, District

THE PEOPLE, &c.,  
on the complaint of

Offence—LARCENY

1  
2  
3  
4

Dated

1886

Magistrate

Officer

Clerk

Witnesses

No.

Street

No.

Street

No.

Street

to answer

Sessions

0576

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, { ss

District Police Court.

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

Question What is your name?

Answer

*Agnes Styer*

Question. How old are you?

Answer

*22 years old*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*25 Cottage Place. About one day*

Question What is your business or profession?

Answer

*Dress Maker*

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

Answer.

*I am not guilty*  
*Agnes Styer*

Taken before me this

day of

1886

Police Justice

0577

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

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

Dated July 7th 1886 J. J. McQuinn Police Justice.

I have admitted the above-named defendant 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.



0570

Police Court 238 District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

*John Heresner*  
*444 W. 4th*  
*Agnes Styer*

*Grand Juror*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated *Jan 17th* 188 *6*

*Henry Ford* Magistrate.  
*M. J. Quinn & Mangin* Officer.  
*Central Office* Precinct.

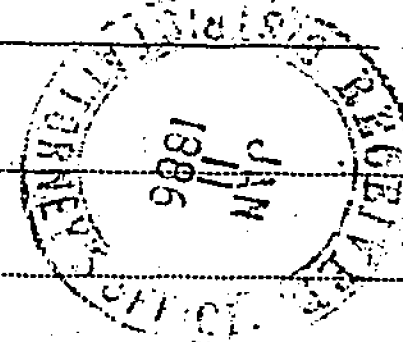
Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ *500* - to answer *Gen Leo*



*Comm*

0579

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Agnes O'Kings*

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

*Agnes O'Kings*  
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Agnes O'Kings*,

*\$80.-*  
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty sixth* day of *December*, in the year of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and County aforesaid, with force and arms, in the *night* time of the same day, *two* — promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *four* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *four* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *four* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *eight* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; — divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten dollars*,

*and one pocket watch of the value of one dollar,*

of the proper moneys, goods, chattels, and personal property of one —  
~~on the person of the said~~ *John Stewart*, then and there being  
found, ~~from the person of the said~~ — 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.

RANDOLPH B. MARTINE,

District Attorney.

0580

**BOX:**

205

**FOLDER:**

2049

**DESCRIPTION:**

Sullivan, Jeremiah

**DATE:**

01/27/86



2049



0581

Witnesses:

769

Counsel,

Filed day of January 1886

Pleads

McNulty vs.

THE PEOPLE

vs.

R

Jeremiah Sullivan  
Hwy 5th

Speedy & Co. p. 11

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

James Higgins

Foreman.

Edw. P. Kelly  
4.5.86

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

0582

Police Court— District.

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

of No. 177 State Street Brooklyn Street, aged 15 years,  
occupation Bag Manufacturer being duly sworn  
deposes and says, that on the 23<sup>rd</sup> day of January 1886 at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Sullivan (now here) who struck  
deponent on the face with  
some sharp instrument which  
he then held in his hand  
said cutting and wounding  
deponent's lip said injuries  
being inflicted

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

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

Sworn to before me, this 25 day }  
of January 1886 } Thomas K. Sullivan  
Samuel E. Kelly Police Justice.

0583

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss

District Police Court.

*Jeremiah Sullivan* 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 am not guilty. I struck him with my hand to defend myself. He was throwing stones at me.*  
*Jeremiah Sullivan*

Taken before me this

day of January 188

Police Justice.



## POLICE JUSTICE.

0585

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Sturrahay  
vs.

Jeremiah Sullivan

Warrant-A & B.

Dated Jan'y 25- 1886

O'Reilly Magistrate.

O'Reilly Officer.

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

O'Reilly Officer

Dated Jan'y 25- 1886

This Warrant may be executed on Sunday or at  
night.

Sam'l O'Reilly Police Justice

REMARKS.

Time of Arrest, 1:30 PM.

Native of Eng

Age, 46

Sex

Complexion,

Color, Br

Profession, Feder

Married

Single, No

Read, Yes

Write, Yes

139 Columbia St  
BKlyn

0586

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

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

Dated Jan 25 1886 Samuel C. Kelly Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.



7580

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000 to answer

Committed

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

17 State St.

Boston

James C. Lane

0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Jeremiah Sullivan*

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

*Jeremiah Sullivan* -

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

The said *Jeremiah Sullivan*.

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

*Thomas Handman*, -

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

*Sullivan*, -

with a certain *knife* which *he* the said

*Jeremiah Sullivan* -

in *his* right hand then and there had and held, the same being then and there an *instrument* likely to produce grievous bodily harm, *him*, the said *Thomas Handman*, then and there feloniously did wilfully and wrongfully strike, beat, *and*, - bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0589

SECOND COUNT:

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

*Jeremiah Sullivan* —  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Jeremiah Sullivan*.

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 one *Thomas Haurahan*.

in the peace of the said People then and there being, feloniously did wilfully and  
wrongfully make an assault: and the said *Jeremiah Sullivan*,  
*Sullivan*, *him* the said *Thomas Haurahan*,  
with a certain *knife* —  
which *he* the said *Jeremiah Sullivan*.

in *his* — right hand then and there had and held, in and upon the  
*head* — of *him* the said *Thomas Haurahan*.  
then and there feloniously did wilfully and wrongfully strike, beat, *cut*, —  
bruise and wound, and did then and there and by the means aforesaid, feloniously,  
wilfully and wrongfully inflict grievous bodily harm upon the said *Thomas Haurahan*,  
*Haurahan*, to the great damage of the said *Thomas Haurahan*,  
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.



0590

**BOX:**

205

**FOLDER:**

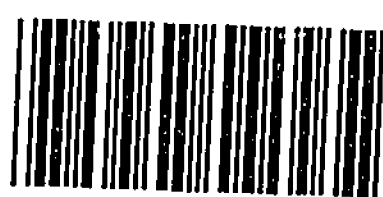
2049

**DESCRIPTION:**

Sullivan, John

**DATE:**

01/27/86



2049

0591

*James W. [illegible]*

Witnesses:

*Officer Gallagher*

14

Counsel, *13th*  
Filed *27* day of *January* 188*6*  
Pleads, *Michich*

THE PEOPLE

vs.

*John Sullivan*

Grand Larceny, *1st* Degree.  
(From the Person)  
[Sections 538, 539, 540, Penal Code].

RANDOLPH B. MARTINE

District Attorney.

*Defendant's [illegible]*

A True Bill.

*Charles Higgins*  
*Foreman.*

*Wm. J. [illegible]*  
*19th*

*S. P. 2 1/2 y car. 5-17*  
*Feb 5/86*

0592

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK } ss.

of No. 10 Marquis Street.

being duly sworn, deposes and says, that on the 27 day of January 1888

at the \_\_\_\_\_ City of New York,

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

of deponent And from his person in the night time

the following property, viz:

A Nickel plated watch  
of the value of fifteen dollars

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by John Sullivan now present

That deponent was at the entrance  
to Miners Theatre in the Bowery about  
7:15 O'clock P.M. on said night the  
defendant being directly in front of  
deponent That deponent heard the  
ring which connected the watch with  
a chain drop on the floor & was told  
that the defendant had taken the watch  
That deponent accused him of the larceny which  
the defendant at first denied but afterwards  
returned deponent the watch which he had  
stolen and carried away from a pocket of the watch  
then worn by deponent

Sworn before me this

day of

1888

Police Justice,



0593

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, SS

District Police Court.

*John Sullivan* 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.

*I am not guilty of the charge  
the notes was put in my pocket without  
my knowledge or consent  
John Sullivan*

Taken before me this

day of *March* 188*8*

Police Justice.

0594

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 \_\_\_\_\_

*John Sullivan*

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

*May 21<sup>st</sup>*

188

*C. J. Owen*

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.

0595

\$100  
D.P.M. Jan 21

4/150  
Police Court 96 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Smith  
10 Mangin  
Miss Sullivan

Office of Attorney  
from person

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

500

to answer

Street.

Ellis & Ford  
10 Mangin Street  
Franklin Club Co  
Henry Carroll  
10 Mangin City

Yes  
CMU



0596

**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 Sullivan*

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

*John Sullivan* -

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

The said *John Sullivan*,

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

*one watch of the value of*

*fifteen dollars.*

of the goods, chattels and personal property of one *James Smith* -  
on the person of the said *James Smith* -  
then and there being found, from the person of the said *James Smith* -  
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.

*Randolph Matine,*  
*District Attorney*

0597

**BOX:**

205

**FOLDER:**

2049

**DESCRIPTION:**

Sullivan, Mary

**DATE:**

01/14/86



2049







Court of General Sessions.

City of New York: - Part 3 }

The People v Mary Sullivan  
City and County of New York ss

Mary Sullivan above named being duly sworn Says that she carries on the business of a retail grocer at Lawrence, <sup>first</sup> & Broadway, Manhattanville New York City. That she is the wife of Dennis Sullivan who is an invalid and physically unable to ~~the~~ attend to business. That she is the mother of ~~six~~ <sup>six</sup> living children the eldest of whom is of the age of <sup>and the youngest is ill and not expected to live</sup> fourteen years - That with regard to the fact of Oleomargarine being sold on the premises N<sup>o</sup> 480 North Third Avenue New York City as charged in the indictment herein, and of which the Defendant was convicted, Deponent respectfully reiterates the following facts, sworn to by her upon her trial, viz: - That she never was upon said premises N<sup>o</sup> 480 North Third Avenue but twice; once about five months prior to the alleged sale of the Oleomargarine, and once two or three months afterwards.

That from the time of the opening of said store, to the time of the alleged sale, she never purchased or

0600

or caused to be purchased, <sup>or sold</sup> any goods for said store, nor did she employ any persons who were employed in said store either to purchase for or sell therein.

That she never purchased or authorized any one to purchase, nor even knew that there was any Oleomargarine in said store, or even knew of any sale being made of the same from said store. - That if any sale was made, it was wholly without her knowledge or consent.

That deponent's livelihood, and that of her husband and children is wholly dependent upon the sales made at the store where she carries on business as aforesaid.

That deponent is indebted to various persons in about the sum of \$1800 or more for merchandise &c.

That if the stock of her business was sold at public auction, it is doubtful if it would realize much, if any more than her indebtedness.

That deponent was never heretofore charged with the violation of any law

Sworn to before me this

5 day of May 1887  
Wm. B. Topping  
Notary Public  
M. Topping & Co

} Mary Sullivan

0601

Court of General Sessions  
New York City

The People

vs

Mary Sullivan

Augustus L. Bays

Attorney for Defendant



0602

New York May 5, 1887  
To the Hon: Henry A. Gildersleeve  
Judge of Court of General Sessions  
New York;

The undersigned would respectfully ~~show~~  
and certify that they have known Mary  
Sullivan for several years past and  
cheerfully testify as to her honesty, truthfulness,  
industry and energy <sup>in her endeavors</sup> to support her  
family. - That we believe if a fine  
is imposed upon her it may be of  
irreparable injury to herself and family,  
as we are informed that she has no  
means, ~~of which we are~~ except to borrow.  
The same. - That she is now  
deeply in debt. We would therefore  
very respectfully request that, if possible,  
Judgment may be suspended in her  
case.

Chas. H. Colton <sup>145 St. 795 798</sup> St. Stephen's Church  
Anthony ~~Kerr~~ Rector of Shippen  
William R. Larkin M.D. <sup>125 St 9 Ave</sup>  
N Bullmeyer <sup>2108-6</sup> 2108-6 6th and D Sts  
<sup>St. 10 Ave</sup>

Austin Nichols Co Grocers  
per Louis Rees Salesman  
Max Rees - 798 Lexington Ave, Solomon  
Ephraim Bellitt 2138 Eighth Ave  
Real Estate

0603

John Becker  
10 W. Lake Street  
Lowland City

0604

1841  
Marshall Spelman & Co  
5 - Brooklyn Bridge



0605

I know some of the above  
signers and believe what they  
say to be true

Wm. F. Timmerman

Referring to the within petition  
I will respectfully give your  
petitioner & say I have known  
Mrs. Jackson for years & find  
from them her to be an honest  
hard working woman deserving  
the clemency at your hands.  
With other petitions give in  
the request that judgment may  
be rendered in her case

W. H. H. H. H.

#112 Pearl St. City

Wachenheim & Steinhart, Merchants

2304 1/2 Ave.

Anton Liebler

of the Firm of A. Liebler & Co.  
405 West 126th Street

John H. H. H.

2006 9th Ave

ag't for

D. G. Youngling Jr.

John J. Gallagher

Alt. Church of the Annunciation.

John J. H. H.

66 1/2 St. & 7th E 125th

0606

STENOGRAPHER'S MINUTES.

*2* District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF  
*Richard D. Clark*  
vs.  
*Mary Sullivan*

BEFORE HON.

*Charles Wilson*  
POLICE JUSTICE,  
*Dec 16* 188*5*

APPEARANCES:

{ For the People, \_\_\_\_\_  
For the Defence, \_\_\_\_\_

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

*Clark*  
*Gears*  
*Stittwell*

*3. 14 3. 14*  
*15. 16*  
*17. 21*

*M. J. Cheney*  
Official Stenographer.

0607

2<sup>4th</sup>

DISTRICT POLICE COURT.

THE PEOPLE,  
ON COMPLAINT OF  
A.D. Clark Examination had Dec 16 1885  
Mary Sullivan Before Charles Webb Police Justice.

I, M. J. Cheney Stenographer of the District Police  
Court, do hereby certify that the within testimony in the above case is a true and correct copy of  
the original Stenographer's notes of the testimony of Clark,  
Sullivan, and Webb  
as taken by me on the above examination before said Justice.

Dated Dec 16 1885

Chas Webb  
Police Justice.

M. J. Cheney  
Stenographer.



0608

New York Dec 16<sup>th</sup> 1885  
3<sup>rd</sup> District Police Court  
Hon Charles H. Eldred - Presiding  
Archibald D. Clark } Pro' of the  
Mary Sullivan } Reorganization  
Counselor Bago for the } Law  
defense, said.

The warrant in  
this case was issued by your  
honor; an adjournment was  
had by consent of both parties,  
A week thereafter when Mr  
Justice White presided; at  
your honor's request, indorsed  
on the proceedings of Nov  
14/85 you asked that the  
presiding Justice hear and  
determine the within case  
in your absence.

The case  
on that date was heard  
before Mr Justice White  
/

0609

(2)

The Prosecution presented the evidence of Mr Clark; the testimony of the prosecuting witness was all they had to present; the motion was then made to dismiss the Complaint and Justice White coincided with the defendant's Counsel that the Complaint should be dismissed, On Motion of the prosecuting Attorney, he adjourned the Case for the purpose of getting more evidence, I submit to this Court that it has lost personal jurisdiction, for the reason that no two Judges can adjudgeate in the one Case. The case was fully and fairly tried by Justice White, he being absent & claim

2

06 10

(3)

That you have no  
jurisdiction, in the  
Absence of Justice White.  
By Justice Field.

The motion

is denied.

Court  
Image

I, except.

Take an exception.

You demand a written  
examination Counsel.

Court  
Image  
Counsel

I never did.

Your Motion is denied

I protest, that I never  
asked for a written

examination. I hold that

Image

you did Counsel.

Archibald T. Clark being  
 duly sworn deposes and  
 says, that he is thirty five  
 years of age and lives  
 at 124 W. No 228. West and  
 that he is an Officer by  
 Profession. 3



0611

H

Mrs McCracken do you  
remember on the 14<sup>th</sup>  
of October going to the  
Dependence Store?

Mrs  
Rues

Yes Sir.

A did you do? What  
I went to the  
Store. Had Shirlie W. and  
said I wanted to buy  
some butter. He said  
he had butter for 25¢  
a pound and higher. I  
said I would take  
half pound of the 25¢  
butter and a pound of the  
20¢, and a couple of boxes  
of Matches and paid for  
all 35¢.

I

A did you see any  
signs?  
I saw a card  
on the side of the  
door

H

0612

5

Q What was the sign?

A A Roll of Butter for  
Do &

Q Did you see any  
rolls of Butter or any  
substance like butter.

A I saw some on  
the counter inside.

Q After you took this,  
what he gave you and  
you asked for Butter  
what did you do?

A I opened  
the package and  
tasted it; it was Oleo-  
margarine. I kept the  
2<sup>nd</sup> sample in my hand.  
I sealed it in a glass  
bottle McDeans was with  
me.

Q What did you do  
with the bottles after  
you sealed them

0613

Q I'm in my watch  
and took it to Chemist  
Stewart.

Q Did you see  
anyone else in the  
store except yourself and  
the clerk of whom you  
bought the Patent?

A I saw  
a lady in the store.  
Q Is that the young  
lady (pointing to a lady in  
the Court)?

A I cannot swear  
that is the lady.

Q Cross Examination  
You never saw  
Hed. Sullivan & Co. in  
your possession except  
what you bought in  
this store?

A No Sir

14



06 14

J

Q. By Counsel. You say  
you carried it to the  
Chemist?

A. I carried it there.  
Q. Did you take it, and  
give it to Mr Van Valcan-  
bergh?

A. I think I showed  
him what I had left  
of it.

Q. What did you  
do with the other?

A. It was  
sealed.

Q. Did you hand  
this to Mr Van Valcanbergh?

A. I did not think  
I did.

Q. Do you know  
whether you did or not?

A. I am sure I  
did not, I left him a  
part of it, and showed  
him that.

J

06 15

9

Q.

You know nothing about whether this was good or bad Butter of your own knowledge.

A.

I called it bad.

Q.

What do you know about it?

A.

I did not call it Butter, because it was not like Butter.

Q.

What are you an Expert at?

A.

That is what I am an Expert at.

Q.

Where did you handle considerable Butter?

A.

In Herkimer Co. and Rome, New York.

Q.

You were never educated as an Expert?

A.

No Sir

9

0616

10

Q. You never saw Mr Sullivan?

A. No Sir. I saw her, on the 21<sup>st</sup> of Oct at the store.

Q. How did you come to go to this last store?

A. The clerk said that Sullivan owned the store and lived in 123<sup>rd</sup> St; he said he did not own it.

Q. Is that all you know about the matter?

A. There is more to it.

Q. You went to what store?

A. 123<sup>rd</sup> St, Store and saw Mrs Sullivan, she came in while I was there. I did not hear all the conversation



0617

Q. (Re-direct.)

Q. Were you here on the 14<sup>th</sup> of Nov?

Q. Yes Sir. Did you hear Mr Sullivan make any statement to His Honor Justice White on this week?

Q. Yes Sir. Did you hear any statement in reference to the ownership of this place 480 North 3<sup>rd</sup> St?

Ans. Yes Sir. Counsel I object, for the reason that any statement made in another case, cannot be material in this, and cannot be used against the defendant in this case.

Objection over allowed and Exception Taken

0618

12

Q.  
A.

States what she said?  
She said she was  
the owner of the store 180  
North 3<sup>rd</sup> W.

Q.

(By the Court) How  
did she come ~~to make~~  
to make that statement

A.

Your Honor  
asked the question, she  
said she was.

Q.

(By counsel) Mr. Clark  
do you recognize this  
bottle?

Ans  
Q.

Yes Sir.

State to the  
court whether or not you  
placed the ~~oleaginuous~~  
substance you bought  
from the clerk in the  
store on 3<sup>rd</sup> W in that  
bottle?

A.

That is my deal.

(12)

13

Q. That is the Bottle.  
Did you put this  
string around it?

A. Yes Sir. It was in  
that sealed condition  
when you delivered it to the  
Chemist?

A. Yes Sir.

Q. How many Bottles of  
that kind have you  
had since that time?

A. 3 or 4

Q. How many of these  
Bottles did you produce  
in this Court?

A. Couple of dozen,  
sometimes more.

Q. How  
many Bottles of this  
kind have you produced  
here?

A. One.

13



0620

14

Q. How do you identify  
this particular Bottle?

A. I have it numbered  
1001.

Q. Anything else?

A. Date and place H.S. A  
3<sup>rd</sup> av.

Q. Do you know  
what was done with  
this after you left it  
with the Chemist.

A. No Sir. I left  
it at 35 Fulton St,  
Mr Con Calcaubing did  
not deliver it.

Sworn to before me  
this 16<sup>th</sup> day of Dec 1885

M<sup>rs</sup> W. H. H. H.

Police Justice

14

13

Q. Charles Sears, being duly sworn, deposes and says, What is your business?

A. I am employed by the Dairy Commission.

Q. Were you with the present witness Mr Clark on the 14<sup>th</sup> day of October/85?

A. I was.

Q. Did you see him in vicinity of 480 W 3<sup>rd</sup> St.

A. I saw him in the store, and coming out with a bundle. When he came out of the store we examined the Butter, we thought it was not Butter.

Q. What did you do?

A. He carried it in his hands. He bottled and sealed. I signed my name. In my presence it was sealed.

0622

16

Q.

Where were you standing

Q.

Around the corner.  
What did he have in  
his hand?

A.

Nothing.

Q.

Did you hear him say  
that he had a Datchel?

A.

I held the Datchel.

Q.

What was in the Datchel.

A.

One sample of  
Butter, and some other.

Q.

Did  
you hear Mr. Clark  
testify that he got the  
Butter in the Datchel?

A.

I do understand.

Q.

Can you swear  
positively that was purchased  
there?

Ans

I saw him go in  
without anything and  
come out with the Butter,  
that is all I knew  
sworn to before me  
this 16<sup>th</sup> day of Dec 1885

16

Wm. H. Hilde  
Police Justice



0623

14

Charles M. Stinebaugh being  
fully sworn deposes and  
says,

Q. What is your business  
A. Analytical Chemist  
doing business at 55  
Milton St New York.

Q. Did  
You produce this Bottle  
A. I did.

Q. Of whom did you  
receive it?

A. A.W. Clark Oct  
15/85.

Q. What condition  
was it in when you  
received it,

A. Tied with  
a string and sealed.

Q. Did  
You receive it from Mr.  
Clark personally?

Q. Did  
Do you know who  
cut the string?

14

0624

18

Q.

I did.

After that  
what did you do, if  
anything, with the  
contents?

A.

I analyzed the  
contents and made my  
report. That is a report  
of the original sample as  
I received it.

Q.

What did  
you find in the  
butter?

A.

I find it to be  
what is known as  
oleomargarine.

Q.

Was it  
produced from pure  
milk and cream?

A.

It was  
composed of animal fat.

Q.

State whether  
or not there was coloring  
matter in it.

18

19

A. There was coloring  
matter.

Q. When you examined  
it via, you state whether  
it looked like butter?

A. It  
looked like butter.

(Cross)

Q. You are a Chemist?

A. For 17 years

Graduated where?

University.

Q. You received it from  
Mr Clark (the butter) what  
did you do with it?

A. I analyzed it.  
When was that?

Q. The next or some  
day, the bottle was in  
my possession till I saw  
fit to use it.

A. Do you  
analyze one or more  
of the same substances



0626

(20)

A. I may have done

A. iv. How many of those did you analyze?

A. I cannot tell without reference to Notes.

Q. Give us the ingredients.

A. I cannot give them without reference to my Notes.

Q. You do not know?

A. This is my signature, made by me personally

Q. What is the difference between Oleomargarine and Butter?

A. There are three distinct points of difference, the Soluble fatty acids are much larger in Butter than in Oleomargarine, the insoluble acids are much smaller in butter, and the specific gravity

Q.

0627

21

Q. of Butter fat is less than Oleomargarine fat. It is not a fact that the oleaginous substance and the fat of pure butter is the same?

A. It is not. Then if Prof Chandler said that, he made a mistake?

A. The difference is the insoluble and soluble fatty acids and the character of the fat, not the amount of fat, present.

Q. There is also a difference with reference to Butyrene?

A. That refers to soluble fatty acids.

By Counsel.

I move to dismiss on the ground  
21.

0628

22

that there is no proof of ownership of the premises; and that anything Mrs. Enllway did admit, when her husband was on examination cannot be used against her.

Motion denied.

Exception - allowed.

By Counsel,  
I now move if your Honor please, that the person only can be held who sold the substance, not the owner of the store, for the reason laid down in the Court of Appeals, Statutes 1884. The Court holds that a person has a right to manufacture, to sell, to buy and dispose the Oleomargarine as they please if they do not sell it as Butter.

22



0629

District Police Court.

*Frederick J. Clark*

*Mary O. Sullivan*

*Good & adulteration*

STENOGRAPHER'S TRANSCRIPT.

*Dec 16* 188*5*

BEFORE HON.

*Charles J. Clark*

Justice.

*E. J. O'Brien*

Official Stenographer.

Office and Laboratory of  
STILLWELL & GLADDING,  
Analytical and Consulting Chemists,  
No. 55 Fulton St., cor. CHIEF St.,  
New York, Oct 17 1885

THOMAS S. GLADDING, A. M.  
THOMAS S. GLADDING, A. M.

Old Series, No. 9406  
New Series, No. 1822 E.

F. O. Box 1261.

Certificate of Analysis

"BUTTER" sample of  
No. 1001 4232 Avenue Oct 14th 1885  
Charles Jones -  
received for account of M. J. Van Hook Oct 15th  
drawn by our Agent.

This Sample contains

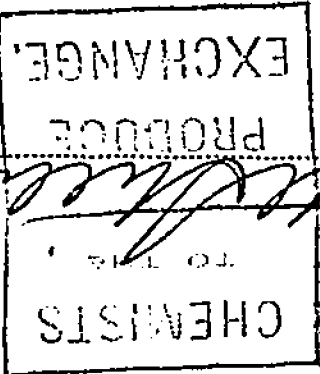
Animal and Butter Fat, . . . . .	84.80
Soluble Fatty Acids, [on a dry basis], . . . . .	0.12
Insoluble do do do . . . . .	95.17
Curd, . . . . .	1.88
Salt, [Ash], . . . . .	2.80
Water, at 100° C., . . . . .	10.52

Analysis of the fat present in the sample.

Specific Gravity of the dry fat, at 100° Fah., 0.9065

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,  
M. J. Van Hook  
Charles Jones

State of . . . . .  
County of . . . . .  
On the . . . . . day of . . . . .  
and . . . . . before me personally came . . . . .  
to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and . . . . . acknowledged that he executed the same.

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

000000

0631

## STATE OF NEW YORK,

County of New York

ss.:

Archibald D. Blake being duly sworn, deposes and says:  
That he resides in the City of New York in the County of New York and State of New York, and is 30 years of age,

and is an agent appointed by JOSIAH K. BROWN, New York State Dairy Commissioner;

That on the 14<sup>th</sup> day of October, 1885, in the store occupied by him, No. 480 North Second Avenue street, in the City of New York in the County of New York

and State of New York, one Mary Sullivan, against the form and statutes in such cases made and provided, and in violation thereof, and against the peace of the people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter

the product of the Dairy; that the said Mary Sullivan

the agent Patrick Lynch offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one

found as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes.

~~That the tubs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand, that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.~~

Deponent further says that on said 14 day of October 1885, he went to the said store of said

Mary Sullivan in said City and County, and told the clerk in charge that he wanted to buy some Butter; that said Mary Sullivan by the said clerk

Patrick Lynch showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent; that he so sold to deponent one found thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ twenty and that, as deponent believes and charges, the said Mary Sullivan at the time

of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy; ~~that deponent saw the tubs in which the said Oleomargarine was contained, and no printed label bearing the words "Oleomargarine Butter," was delivered by said~~ Sullivan or

the clerk said Lynch to deponent with the Oleomargarine sold to him; that on October 15 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to Charles W. Stearns a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Mary Sullivan and that he may be dealt with as the law directs.

Sworn to before me this 14 day of November, 1885

Archibald D. Blake  
Justice



0632

Court of

County of

San Francisco  
THE PEOPLE, &c.,

vs.

Mary Sullivan

Affiant:

Richard Clark  
350 Washington Street

Witnesses:

Charles Hunt  
350 Washington Street  
Residence

Charles M. Howell  
Residence 50 Fulton Street

Residence

0633

Sec. 1867-200.

CITY AND COUNTY  
OF NEW YORK, ss

District Police Court.

*Mary Sullivan*  
signed, according to law, on the annexed charge: and being duly examined before the under-  
make a statement in relation to the charge against *her*; that the statement is designed to  
enable *her* if *she* see fit to answer the charge and explain the facts alleged against *her*  
that *she* is at liberty to waive making a statement, and that *her* waiver cannot be used  
against *her* on the trial.

Question. What is your name?

Answer.

*Mary Sullivan*

Question. How old are you?

Answer.

*25 Years -*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*135 West 17th Street 20 months*

Question. What is your business or profession?

Answer.

*Grocery -*

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*  
*Mary Sullivan*

Taken before me this

day of *November* 188*7*

Police Justice.

0634

POLICE COURT 5 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

*Mary Sullivan*

vs.

On Complaint of

For

*Archibald Clark*  
*Pro Romanina Law*

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

Dated Dec 16 1887

*H. A. Burke*

Police Justice.

*✓ Mary Sullivan*



0635

*Augustus J. Bays,*  
COUNSELLOR AT LAW,  
(STEWART BUILDING,  
Broadway and Chambers St., N. Y.  
Room 244, (Elevator).

*Law Roy J. Groves,*  
Counsellor at Law.  
132 Nassau Street. New York.

0636

Sec. 151.

Police Court ✓ 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 John Tamm & Co.  
of No. 676 E. 176<sup>th</sup> Street, that on the 14 day of October  
1888, at the City of New York, in the County of New York,

Mary Sullivan, an unmarried  
female, in sale at premises No. 480  
West 4<sup>th</sup> Avenue, a certain dangerous  
substance called dynamite  
in violation of Chapter 183, Laws of 1887  
State of New York

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 7 day of September 1888

John Tamm  
POLICE JUSTICE.

0637

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate

*Ensign* Officer.

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

*Thomas Eager* Officer.

Dated *Mar 8* 188

This Warrant may be executed on Sunday or at  
night.

Police Justice.

REMARKS.

Time of Arrest *Mar 8/85*

*Mary Sullivan*  
Native of *Ireland*

Age, *35*

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,



0638

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 \_\_\_\_\_

*Mary Sullivan*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Dec 16* 188*5* *W. A. Budd* Police Justice.

I have admitted the above-named \_\_\_\_\_

*Dejendant*

to bail to answer by the undertaking hereto annexed.

Dated *Dec 16* 188*5* *W. A. Budd* 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.

0639

Nov. 17/85-

The Justice Presiding  
at the 5<sup>th</sup> Dist. Court  
will please hear and  
determine the within Case  
in my absence

Wm. P. P. P.  
Prosecution

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Archibald P. P.  
350 Washington  
Mary Sullivan

DEC  
1885

Dated

188

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

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0640

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Mary Sullivan*

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

*Mary Sullivan*

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Mary Sullivan*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty *five*, at the City and County aforesaid, *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 sell, and cause and procure to be sold to one *Archibald D. Clark*, 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. 246, Laws of 1882, § 1.)

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

*Mary Sullivan*

of a Misdemeanor, committed as follows:

The said *Mary Sullivan*,

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 *Archibald D. Clark*, *one pound* of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *Archibald D. Clark*,

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



0641

THIRD COUNT: (Section 480, Penal Code.)

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

*Mary Sullivan* —

of a Misdemeanor, committed as follows:

The said *Mary Sullivan*.

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

*Archibald D. Clark*, as an article of food *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.

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

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

*Mary Sullivan* —

of a Misdemeanor, committed as follows:

The said *Mary Sullivan*.

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 pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy, 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, to deliver to the purchaser, 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 *Archibald D. Clark* —

from a certain *tub* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Archibald D. Clark* 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.

0642

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

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

*Mary Sullivan*

of a Misdemeanor, committed as follows :

The said

*Mary Sullivan*

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

*Archibald D. Clark, 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.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

*Mary Sullivan*

of a Misdemeanor, committed as follows :

The said

*Mary Sullivan*

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

*Archibald D. Clark, one pound*

of a certain article, substance and compound in imitation and semblance of, and designed to take the place 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 and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the <sup>30th</sup> ~~thirteenth~~ day of April, in the year of our Lord one thousand eight hundred and eighty-five (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.

**RANDOLPH B. MARTINE,**

**District Attorney.**

0643

**BOX:**

205

**FOLDER:**

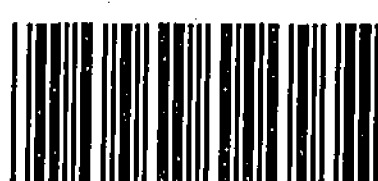
2049

**DESCRIPTION:**

Susnovitz, Abram

**DATE:**

01/29/86



2049



0644

308 R. M. L. C.

308 R. M. L. C.

Counsel,

Filed 29 day of Jan'y 1886

Pleads

Guilty

THE PEOPLE

vs.

R

Abram Snowitz

Defy 10/10

Spied & defuncted

Grand Larceny in the  
(MONEY)  
(Sec. 538 and 539, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Foreman

2.50 D. L. C.

9.50

0645

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

*Abraham Shumovitz* 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

*Abraham Shumovitz*

Question. How old are you?

Answer

*28 Years*

Question. Where were you born?

Answer.

*Poland*

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

Answer.

*6 Bayard Street*

Question. What is your business or profession?

Answer

*Butcher*

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*

*have nothing further to say*

*his*  
*Abraham Shumovitz*  
*mark*

Taken before me this

day of *August* 1938

Police Justice.



0646

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, ss.

of No.

being duly sworn, deposes and says, that on the

at the

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

the following property, viz :

Good and lawful  
Money to the Amount of Twenty-  
five dollars, And one gold Ring  
of the Value of eight dollars  
Collectively of the Value of Thirty-  
three dollars \$33.00

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by

Abraham Moskowitz (now  
present), who at said time was  
deponent's employment and had,  
by reason of such employment to  
where said property was. That  
on said Wednesday Night about 8 O'clock  
deponent counted, and put in a trunk in  
a room of said premises One Hundred and Thirty-  
five dollars And on the Morning following deponent  
discovered that said ring And Twenty five dollars  
of said One Hundred and thirty five dollars had  
been taken and stolen and carried away, and when  
deponent accused the defendant of this Larceny, he  
admitted having committed it and returned to deponent  
the said One Hundred and thirty five dollars.

Sworn before me this

day of

1886

Police Justice.



0647

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 \_\_\_\_\_

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

Dated *January 6* 188 *H. A. Helde* 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.

0648

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Mat Brown*

*160 Attorney St*

*Cham Superiority*

1

2

3

4

Dated

188

Magistrate

Officer.

Precinct.

Witnesses

No.

*160 Attorney Street.*

No.

*160 Attorney Street.*

No.

*160 Attorney Street.*

\$

to answer

0649

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Abraham S. S. S. S. S.*

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

*Abraham S. S. S. S. S.*  
of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Abraham S. S. S. S. S.*

*Eleventh*  
late of the *First* Ward of the City of New York, in the County of New York, aforesaid, on the  
*Twenty-fifth* day of *January*, in the year of our Lord one thousand  
eight hundred and eighty-*six*, at the Ward, City and County aforesaid, with force and arms,  
in the *night* — time of the same day, *one* —  
promissory note for the payment of money, being then and there due and unsatisfied (and of the  
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value  
of twenty dollars — ; *Two* promissory notes for the payment of money, being  
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the  
denomination of ten dollars, and of the value of ten dollars *each*; *Five* promissory  
notes for the payment of money, being then and there due and unsatisfied (and of the kind known as  
United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars  
*each*; *Five* promissory notes for the payment of money, being then and  
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-  
tion of two dollars, and of the value of two dollars *each*; *Five* promissory notes for  
the payment of money, being then and there due and unsatisfied (and of the kind known as United  
States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*;  
*one* promissory note for the payment of money (and of the kind known as bank notes),  
being then and there due and unsatisfied, of the value of twenty dollars — ; *Two*  
promissory notes for the payment of money (and of the kind known as bank notes), being then and  
there due and unsatisfied, of the value of ten dollars *each*; *Five* promissory notes for  
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-  
fied, of the value of five dollars *each*; — divers coins, of a number, kind and  
denomination to the Grand Jury aforesaid unknown, of the value of *Twenty-five*

*dollars, and one ring of the value*

*of eight dollars, —*

of the proper moneys, goods, chattels, and personal property of one *Jagath Brown*,  
in the *small house* on the person of the said *Jagath Brown*, then and there being  
found, from the person of the said *small house* aforesaid, then and there  
feloniously did steal, take and carry away, against the form of the Statute in such case made and  
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,  
District Attorney.