

0178

BOX:

201

FOLDER:

2010

DESCRIPTION:

Pearlman, Hyman

DATE:

12/17/85



2010

0179

A No 143.

Counsel,  
Filed 17 day of Dec 1885  
Pleads *Not guilty*

THE PEOPLE  
vs.  
*Hymon Pearman*  
Grand Larceny, 2<sup>d</sup> Degree.  
(From the Person,  
Sections 528, 529,  
Penal Code.)

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*Henry Howard*  
Foreman.  
*Speedy Court Reporter*  
*24th Dec 1885*  
*Henry H. H.*

Witnesses:  
*Rosa Milano*

*Henry H. H.*  
*and Pearlina*

*68 Court St.*  
*Hymon Pearman*

*68 Court St.*

*Henry H. H.*  
*dist. July. he*  
*was 157 years old.*  
*face arrested.*

*H. H.*

0180

Police Court—Just District.

Affidavit—Larceny.

City and County of New York, ss.:

of No. 8 Roosevelt Street, aged 42 years, occupation married being duly sworn

deposes and says, that on the 12<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 Night time, the following property viz:

One pocket book containing Silver Coins of divers denominations and value amounting to two dollars and fifty cents (\$2<sup>50</sup>/<sub>100</sub>)

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 Hyman Perlman (now here) for the following reasons; to wit: On said date, about the hour of 7 o'clock p.m. Deponent was walking along the Bowery and when deponent came near Bayard street she saw said defendant put his hand into the pocket of <sup>her</sup> deponent's dress, right hand side, which dress was then and there worn on the person of deponent - that deponent immediately missed the above described property from said pocket of her dress. Deponent then caught hold of said defendant who endeavored to escape from deponent.

Rosa Milano  
mark

Sworn to before me, this 13<sup>th</sup> day of December 1885  
[Signature]  
Police Justice.

0181

Sec. 198-200.

121

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Syman Pearlman* 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. *Syman Pearlman*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *68 Mott street and two years*

Question. What is your business or profession?

Answer. *Pedler*

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*

*Syman Pearlman*

Taken before me this

day of

*December 1885*

*[Signature]*

Police Justice.

0 182

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

*Hyman Carlman*

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 *December 13* 188*5* *P. J. Duffy* 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.

0183

Police Court 1st District. 140

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Rosa Milano*  
*& Roosevelt*  
*Hyman Perlman*

*Offence Larceny from  
the person*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated December 13 1885

*Duffy* Magistrate  
*John J. Curran* Officer.  
6 Precinct.

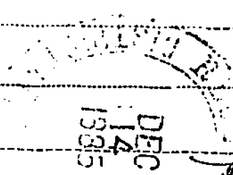
Witnesses *John J. Curran*  
*of the 6th Precinct* Street.

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

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

\$ 5.00 to answer per

*Curran*



0184

ct

The People  
vs.  
Hyman Karlman } Court of General Sessions. Part 7  
                          } Before Recorder Smyth  
                          } January 8. 1886.

Indictment for grand larceny in the first degree  
Rosa Milano, sworn and examined.  
Where do you live? No 8 Roosevelt st. Do you remem-  
ber the 12th of Dec. last, and did you see the pris-  
oner on that day? Yes sir at seven o'clock in the  
evening. Did you have any money at that time?  
Yes sir, two dollars and fifty cents. Had it  
in a pocket book in a pocket of my dress. We  
took the pocket which was in the dress. What  
place was it you saw him? In the Bowery. I  
am not much acquainted with the streets.  
I was walking and I felt somebody's hand  
in my pocket. I caught hold of him and held  
his hand and he put his hand behind him  
I saw the pocket book in his hand, but he  
put his hand behind his back and the  
pocket book disappeared. I never saw my pocket  
book since. He must have passed it to some-  
body behind. I held him until the policeman  
came. Cross Examined. It was night and  
was dark. There was a crowd congregated there  
because of a fire. I never saw this boy  
before. What did he have in his possession  
when arrested? They found some money with  
him. What conversation did you have if

0185

any did you have with the sergeant at the desk when this boy was brought to the station house? The same that I tell here. There was an Italian interpreter and I told through the interpreter the same thing. His money was all in silver.

John J. Curran sworn and examined. I am a police officer attached to the Sixth Precinct in this city and I arrested the prisoner on the night of the 12th of Dec. at the corner of Bayard street and the Bowery on the complaint of the last witness. I arrested him about ten or fifteen minutes to seven o'clock. The complainant accused him of taking her pocket book. Did you have any conversation with him? No sir. I could not understand the complainant. I heard her halloo; there was a fire, and she was standing about ten or fifteen feet from the crowd; she had hold of him by the collar; he was trying to get away. I heard a woman hallooing I asked a boot black what was the matter? She told the boot black that he had taken her pocket book. I took him to the station house. Did you search him? Yes sir. What did you find? I found two dollars and fifty five cents and a knife on him and two silk handkerchiefs. Did you show her the money? Yes sir, she said that was not her money or her pocket book. I have not the handkerchiefs; he had one around his neck.

0186

Herman Karlman sworn and examined in his own behalf. I am sixteen years old and reside at 68 Mott street. How much money did you have on the day in question that you started out to sell those handkerchiefs? One dollar and fifty cents. How many did you purchase? A dozen. Where did you purchase them? At 64 Mott street. What did you pay for them? One dollar and a half. What money was found in your possession at the time of your arrest? Two dollars and fifty five cents. Explain to the jury about that money how you got it? In the morning I got up about seven o'clock and got one dollar and fifty cents from my mother and had five cents in my pocket and bought a dozen of handkerchiefs for one dollar and fifty cents. I sold ten and had two left; it was about seven o'clock and for the ten I received one dollar and fifty cents at 25 cents a piece. This lady came over to me; there was a big crowd and a fire and I put the handkerchiefs in my pocket. This lady crossed the Bowery and I stood there; she came back again and caught hold of me and began to hallow; she grabbed me by the collar and almost shook me and would not let go of me and tore the buttons in my coat. The officer came over and caught hold of me and took me to the

0187

station house. The money I had on my person when I was arrested was my own. I peddle for my father who is blind. Cross examined. I bought the handkerchiefs at 64 Mott st. I have not been arrested before. I do not know officer Mulholland. I was arrested once on suspicion of stealing cutlery and was let go. I got the knives outside the door, I walked up the street and the officer came over and asked me where I got the knives and I told him off a boy. He brought me into the store and asked the man if those knives were his? He said, yes, He asked him if he saw me take them? and he said he did not and I was let go. I was sent to the House of Refuge for a year - Counsel. That is the case.

Court. <sup>By</sup> your client has evidently deceived you.  
Counsel. Yes sir, he has.

<sup>By</sup> The jury rendered a verdict of guilty, and the prisoner was remanded for sentence.

0188

Testimony in the  
case of  
Byman Karlman  
filed Dec. 188

0189

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hyman Pearlman

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

Hyman Pearlman

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

The said Hyman Pearlman,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 11th day of December, in the year of our Lord one thousand eight hundred and eighty-five, in the night time of the said day, at the Ward, City and County aforesaid, with force and arms,

one pocket book of the value of one dollar, two silver coins of the value of one dollar each, five silver coins of the value of fifty cents each, ten silver coins of the value of twenty-five cents each, and ten silver coins of the value of ten cents each.

of the goods, chattels and personal property of one Rosa Milano, on the person of the said Rosa Milano, then and there being found, from the person of the said Rosa Milano, 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 Martin, District Attorney.

0190

BOX:

201

FOLDER:

2010

DESCRIPTION:

Perry, Purgeon D.S.

DATE:

12/24/85



2010

0191

No 257  
W. Hayes

Counsel,  
Filed 24 day of Dec 1888  
Pleads *Abolition*

THE PEOPLE  
vs. *B.*  
U.S. Surgeon Perry  
Section Penal Code

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.  
*True*  
Comptrol  
Foreman  
Secy for Treas  
Comptrol

Witnesses:  
*Thos O Connor*  
*William Connor*  
*Chas J. Norman*

0192

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

D. S. Amazon Perry

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

D. S. Amazon Perry

of the Crime of a misdemeanor, -

committed as follows:

The said D. S. Amazon Perry

late of the First Ward of the City of New York, in the County of New York aforesaid, on the tenth day of December, in the year of our Lord one thousand eight hundred and eighty-

without being authorized by a license or diploma from any chartered school, State board of medical examiners or medical society, did unlawfully practice medicine, and did then and there without being so authorized as aforesaid, unlawfully treat, examine and prescribe for one Thomas O'Connor as a physician, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

(Sec 356 Penal Code)

Second Count: (Chap 513, Laws of 1890, § 1)

And the Grand Jury

aforsaid, by this indictment, further  
accuse the said D. S. Purgon Perry  
of a Murderer, committed as  
follows:

The said D. S. Purgon Perry  
late of the Ward, City and County  
aforsaid, afterwards, to wit: on the  
day and in the year aforsaid, at  
the place aforsaid, did unlawfully  
exercise his office without being  
lawfully authorized so to do, and  
without such lawful authority, did  
then and there unlawfully examine  
test and prescribe for one Thomas  
Hounor, as a physician, against  
the form of the Statute in and here  
made and provided, and against  
the peace and dignity of the said  
People.

Third Count. (Law of 1820, Chap. 513 & 2)

And the Grand Jury  
aforsaid, by this indictment further  
accuse the said D. S. Purgon Perry  
of a Murderer, committed  
as follows:

The said D. S. Purgon Perry  
late of the Ward, City and County  
aforsaid, afterwards, to wit: on the  
day and in the year aforsaid, at

the place aforesaid, being then and  
 there a person duly authorized to  
 practice physic and surgery, did  
 unlawfully practice physic  
 without having first registered  
 in the Clerk's Office of the said  
 County, in the manner and form  
 required by law, his name, residence,  
 and place of birth, together with his  
 authority for practicing physic  
 and surgery, and did then and there,  
 without having as registered as  
 aforesaid, unlawfully examine,  
 treat and prescribe for one Thomas  
 O'Rourke, as a physician, against  
 the form of the Statute in such  
 case made and provided, and  
 against the peace and dignity  
 of the said People.

Randall B. ...  
 District Attorney

0195

**BOX:**

201

**FOLDER:**

2010

**DESCRIPTION:**

Pittman, Thomas J.

**DATE:**

12/17/85



2010

No 152

Counsel, *Keyser*  
Filed *17* day of *Dec* 188*5*  
Pleads *M. G. Kelly*

Witnesses:  
*Frank J. Sarogian*  
*E. G. Stone*

THE PEOPLE  
vs. *B*  
*Thomas J. Pittman*  
MISDEMEANOR.

RANDOLPH B. MARTINE,  
*District Attorney.*

A TRUE BILL.

*Bruce A. Dwyer*  
*Part II, June 1887*  
*Foreman.*  
*Lead's Equity*  
*Feb 10 01*  
*Sept. Hancock Co. Camp*  
*to Capt. J. A. H. H. H. H. H.*

0197

STATE OF NEW YORK,

County of New York } ss.:

Joseph J. Sorogian, being duly sworn, deposes and says: That he resides in the 568 W. 142<sup>nd</sup> Street of The City of New York in the County of New York and State of New York, and is 28 years of age, and is an expert appointed by JOSIAH K. BROW, New York State Dairy Commissioner;

That on the 29<sup>th</sup> day of September, 1885, in the Store occupied by him, No. 535 Grand street, in the City of New York in the County of New York and State of New York, one Thomas J. Felman, 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 Felman, being the owner and proprietor of said Store

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 half

pounds 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 29<sup>th</sup> day of September 1885, he went to the said Store of said Thomas J. Felman in said City and County, and told his servant Thomas J. Felman Junior that he wanted to buy some Butter; that said Thomas J. Felman Junior showed deponent a number of pounds of the said Oleomargarine herebefore mentioned, offered the same to deponent for sale, and sold the same to deponent one half pound thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 2.10; that, as deponent believes and charges, the said servant of said Thomas J. Felman 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

servant of said Thomas J. Felman to deponent with the Oleomargarine sold to him; that on 30<sup>th</sup> day of September 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to E. G. Leary 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 Thomas J. Felman and that he may be dealt with as the law directs.

Sworn to before me this 9<sup>th</sup> day of November 1885, Joseph J. Sorogian Justice.

*deponent and his servant Thomas J. Felman Junior his servant and colored by me in the afternoon of September 29<sup>th</sup> 1885, as deponent saw the tubs in which the said Oleomargarine was contained, and no printed label bearing the words "Oleomargarine Butter," was delivered by said servant of said Thomas J. Felman to deponent with the Oleomargarine sold to him; that on 30<sup>th</sup> day of September 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to E. G. Leary 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.*

Seems Police District  
Court of New York  
County of New York

THE PEOPLE, &c.,

Joseph J. Borogan  
Jur.

Thomas J. Pittman  
Section 8. c. 183. l. 183.

Affidavit  
Joseph J. Borogan  
350 Washington St.

Witnesses:  
M. M. Meeker  
350 Washington St.

Residence  
S. G. Love, Chemist

Residence 120 Broadway

Residence

0199

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

*Thomas J. Pittman* 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 J. Pittman*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *530 Grand St - five years*

Question. What is your business or profession?

Answer. *Evener*

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 do not know anything about the charge. I did not sell the goods myself. I demand a trial by jury.*  
*Thomas J. Pittman*

Taken before me this

day of *April* 188*8*

*James J. McKeilly* Police Justice.

0200

Sec. 151.

Police Court 34 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 Joseph J. Loran of No. 568 west 42 Street, that on the 29 day of September 1885 at the City of New York, in the County of New York,

Joseph J. Pitman  
did there and there sell a quantity  
of Pleasurizer instead of Butter  
violating chapter 183 section 8  
of the laws of the state of New York  
1885.

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 3 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 9 day of November, 1885,  
James C. Keilly POLICE JUSTICE.

0201

Police Court 3<sup>d</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph J. Beraguan  
vs

Thomas J. Pittman

Warrant-General.

REMARKS.

Time of Arrest, Nov 9<sup>th</sup> 1883

Native of Mass

Age, 43

Sex, Male

Complexion, \_\_\_\_\_

Color, White

Profession, Welder

Married, No

Single, Yes

Read, \_\_\_\_\_

Write, ll

550 Grand

Dated Nov 9<sup>th</sup> 188 3

W. Reilly Magistrate.

J. J. Beraguan Officer.

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

W. J. Pittman Officer.

Dated Nov 9<sup>th</sup> 188 3

This Warrant may be executed on Sunday or at  
night.

Police Justice.

0202

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 \_\_\_\_\_

*Anna J. Pittman*

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 *Nov 9* 188 *Samuel O'Reilly* Police Justice.

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

Dated *Nov 9* 188 *Samuel O'Reilly* 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.

0203

Police Court 3 District. <sup>1738</sup>

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph J. Sorogan

vs.  
Thomas J. Pittman

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence *Violated*  
*Ch. 173 Sec 6*  
*Jan 7 1887*

BAILED,

~~No. 1, by Marie Hawkes~~  
~~Residence *301 Henry St.*~~

No. 1, by Marie Hawkes  
Residence 301 Henry Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated *Nov 9* 188 *5*  
O. Kelly Magistrate  
*Thomas* Officer.  
*Court* Precinct.

Witnesses *W. W. Meeker*  
No. *250 Washington* Street.

*G. E. Love*  
No. *120 Bowery* Street,

No. \_\_\_\_\_ Street,  
\$ *3000* to answer *7/1*

*Bailed*

0204

E. G. LOVE, PH. D.,  
Analytical and Consulting Chemist,  
122 BOWERY,

New York, Oct 10<sup>th</sup> 1885

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked, No. 801 550 Grand St. N.Y. City  
Received from B. F. Van Valkenburgh per J. J. Sarogant  
on Sept 30<sup>th</sup> 1885.

THE SAMPLE CONTAINS:

WATER, - - - - - 4.15. %  
ANIMAL AND BUTTER FAT, - 87.05. %  
CURD, - - - - - 1.02. %  
SALT, - - - - - 2.78. %

ANALYSIS OF THE FAT:

INSOLUBLE FATTY ACIDS, - 71.41. %  
SOLUBLE " " - 0.51. %  
SPECIFIC GRAVITY OF THE FAT  
AT 100° F., - - - 0.9115

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.

Respectfully yours,

E. G. Love, Ph. D.

Mr. B. F. Van Valkenburgh

State of New York  
City of New York } ss.  
County of New York

On the 10<sup>th</sup> day of October in the year  
one thousand eight hundred and eighty five before me personally came  
E. G. Love 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.

Justus S. ...  
Notary Public  
N. Y. C.

0205

No. 801

Oct. 10/85

Robert A. H. H.

Washington & M. C. C.

Unit Memorial

on West 6th St.

0206

**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 Pittman*

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

*Thomas Pittman*

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

The said *Thomas Pittman*,

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the City and County aforesaid, *one half 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 *George Dorogou*, 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**

*Thomas Pittman*

of a Misdemeanor, committed as follows:

The said *Thomas Pittman*,

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

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.

0207

THIRD COUNT: (Section 430, Penal Code.)

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

*Thomas J. Pittman*

of a Misdemeanor, committed as follows:

The said *Thomas J. Pittman*,

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. Borogian*, as an article of food *one half 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

*Thomas J. Pittman*

of a Misdemeanor, committed as follows:

The said *Thomas J. Pittman*,

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 half 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 *Joseph J. Borogian*.

from a certain *tub or box* 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 *Joseph J. Borogian* 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.

0208

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

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

*Thomas J. Pittman*

of a Misdemeanor, committed as follows :

The said

*Thomas J. Pittman*

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. Bergeron, one half 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

*Thomas J. Pittman*

of a Misdemeanor, committed as follows :

The said

*Thomas J. Pittman*

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. Bergeron, one half 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>sold</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.**

0209

BOX:

201

FOLDER:

2010

DESCRIPTION:

Poppe, Henry

DATE:

12/14/85



2010

0210

Witnesses:

Officer Peter Kane

No 111

J. C. Murray  
Counsel,

Filed 14 day of Dec 1885

Pleas McWhally 15

THE PEOPLE

vs.

B  
Henry Poppe

Violation of Excise Law,  
(Sunday)

[III Rev. Stat., (7th Edition, page 198 Sec. 21, and page 199, Sec. 5)]

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Ernest A. Purvill  
Foreman.

March 4/86

Ernest A. Purvill

Amc \$30. Paid.

0211

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

*Henry Poppe* 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. *Henry Poppe.*

Question. How old are you?

Answer. *27 Years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *274 3<sup>rd</sup> Avenue. 10 Months*

Question. What is your business or profession?

Answer. *Salvage Dealer.*

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 and demand a trial at the Court of General Sessions*

*Henry Poppe.*

Taken before me this

day of *July* 188*8*

*Henry Poppe*

Police Justice.

0212

Excise Violation—Selling on Sunday.

POLICE COURT— 5 DISTRICT.

City and County } ss.  
of New York, }

of No. 13<sup>th</sup> Precinct (Peter Kain) Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 28 day

of December 1884 at the City of New York, in the County of New York, at

premises No. 207<sup>th</sup> & 3<sup>rd</sup> Avenue Street,

Henry Poppe (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVE AWAY under his direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 29 day of December 1884

Peter Kain

John Ploman Police Justice.

0213

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

*Henry Topple*  
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 *Dec 29* 188*4* *John Herman* Police Justice.

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

Dated *Dec 30* 188*4* *John Herman* Police Justice.

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

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

02 14

Police Court *et* 1913 District.

THE PEOPLE, & c ,  
ON THE COMPLAINT OF

*Peter Kain*

vs.

*Henry Poppe*

2

3

4

*Office of the  
District Attorney  
New York City*

BAILED,

No. 1, by *James Baylan d*

Residence *323 East 114<sup>th</sup>* Street.

No. 2, by

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

No. 3, by

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

No 4, by

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

Date *December 29* 188

*Gorman* Magistrate.

*Kain* Officer.

Precinct.

Witnesses

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

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

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

\$ *100* to answer

*GS*  
*Bailed*

*Et. Dec. 30 9 am*

0215

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*

*Denny Payne*

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

*Denny Payne*

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *Denny Payne*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~twenty-eighth~~ day of ~~December~~, in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

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

SECOND COUNT :

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

*Denny Payne*

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows :

The said *Denny Payne*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week,

0216

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

*Danny P. ...*

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

*Danny P. ...*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

*2074 5th Avenue,*

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,  
District Attorney.

0217

**BOX:**

201

**FOLDER:**

2010

**DESCRIPTION:**

Pregenzer, Adam

**DATE:**

12/10/85



2010

0218

Notices  
Office Secy

It appearing to my satisfaction by the annexed certificates of Capt. Murphy and Messrs. <sup>street</sup> ~~that~~ premises No. 41 ~~Pratt~~ <sup>are</sup> not used for gambling purposes and the nuisance being abated I recommend that within indictment be dismissed.  
N.Y. Nov. 10. 1886  
Randolph B. Martine  
Dist. Atty.

No 57  
Day of Trial, *J. Laemm*  
Counsel,

Filed 10 day of Dec 1885  
Pleads *Guilty (11)*

THE PEOPLE  
vs.

*B*  
Keeping Gambling Establishment,  
etc.  
(Section 843, Penal Code.)

Adam Pregelzer

*Donald D. Romoline,*

District Attorney.

A True Bill.

*Henry J. Quinlan*  
*Foreman.*  
*See on Mr. of Wey*  
*St. Paul street, 3rd*  
*flr.*  
*J. M.*

0219

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

POLICE COURT, 15<sup>th</sup> DISTRICT.

*George F. Lewis*  
of No. *The Police Central Office* Street, being duly sworn, deposes and says,

that on the *11<sup>th</sup>* day of *November* 188*3*

at the City of New York, in the County of New York, *John Doe* whose real

Name deponent does not know but whom he can identify did in premises No 4 Prince Street allow a certain room on the second floor of said premises to be used and occupied for the purpose of playing at a certain game of cards at which money is lost and won and which is known by and commonly called Poker. That the defendant is the proprietor, or agent of said room in which said game of Poker was played, and gaming carried on, and stood by, played and took part in said game and received and took into his possession the money received for the sale of what are called chips which are used and necessary in the transaction and operation of said game. And as such agent or proprietor, or superintendent of said place did permit and allow the said game of Poker to be played and the said room to be used for such unlawful purpose and in violation of the form of the Statutes in such case made & provided

Sworn to before me this *11<sup>th</sup>* day of *November* 188*3* } *George F. Lewis*  
at *New York* } *Police Justice*

0220

POLICE COURT DISTRICT.

AFFIDAVIT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*George Lewis*

vs.

*John Doe*

Dated *November 14* 188*5*

*Murray* Magistrate.

*Lewis* Officer.

Witness, .....  
.....  
.....  
.....  
Disposition .....

*W*

0221

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

POLICE COURT, 15<sup>th</sup> DISTRICT.

George F Lewis

of The Central Office Street, being duly sworn, deposes and says,

that on the 14<sup>th</sup> day of November 1885

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

(now here) is the person named in the annexed affidavit of deponents by the name of John Doe and who did at the time and place named in said affidavit commit the offense therein set forth

George F. Lewis

Sworn before me, this

of November 1885

day

John J. [Signature]  
Justice

0222

POLICE COURT 15<sup>th</sup> DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.  
Adam Pregonza

On Complaint of George F Lewis  
For Viol of the Gambling Law

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 Nov 15 1883

Wm Wm  
Police Justice.

Adam Pregonza

0223

New York <sup>1878</sup> Sep 14  
to the District Attorney  
Dear Sir  
I have been  
gambling in my  
house since the last  
of October last year  
I have not since  
Sincerely  
Samuel Hackett

0224

Sec. 198-200.

157

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Adam Peregenger* 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. *Adam Peregenger*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *78 Irvington Street 12 years*

Question. What is your business or profession?

Answer. *Jeweller*

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*

*Adam Peregenger*

Taken before me this

day of *Nov* 188*8*

*John J. ...*

Police Justice.

0225

Sec. 151.

Police Court 1st 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 Doe  
of No. 100 Police Court Office Street, that on the 11<sup>th</sup> day of November  
1887 at the City of New York, in the County of New York,

John Doe did in  
premises of Prince Street unlawfully  
permit and allow as agent or proprietor  
of said place a certain room to be  
used for the purpose of playing  
a game called Pool at which money is  
lost and won

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 1st 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 14 day of November 1887

John Henry  
POLICE JUSTICE.

0226

Police Court 1st District.

REMARKS.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George J. Lewis  
vs

Warrant-General.

John Doe

Dated November 14 1885

Murray Magistrate.

Lewis Officer.  
C. O. ...

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

Officer.

Dated \_\_\_\_\_ 188

This Warrant may be executed on Sunday or at  
night.

Benjamin M. Police Justice.

Time of Arrest, \_\_\_\_\_

Native of \_\_\_\_\_

Age, \_\_\_\_\_

Sex, \_\_\_\_\_

Complexion, \_\_\_\_\_

Color, \_\_\_\_\_

Profession, \_\_\_\_\_

Married, \_\_\_\_\_

Single, \_\_\_\_\_

Read, \_\_\_\_\_

Write, \_\_\_\_\_

0227

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 C. Horn

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

Dated 7/17/12 188 [Signature] Police Justice.

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

Dated Aug 15 188 [Signature] 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.

0220

Police Court

10th District  
1349

THE PEOPLE & C.

ON THE COMPLAINT OF

George Lewis  
D.O.  
William Proszner

Office of the  
Clerk of the Court  
Columbian

BAILED,

No. 1, by Charles E. Naus  
Residence 61 - ... Street.

No. 2, by  
Residence ... Street.

No. 3, by  
Residence ... Street.

No. 4, by  
Residence ... Street.

2  
3  
4

Dated 10/15 188

Magistrate  
George Lewis  
60 Precinct.

Witnesses  
No. ... Street.

No. ... Street.

No. ... Street.

\$20 to answer

chargeable Commission  
of a ...  
Bailed

0229

U of Depu 14<sup>th</sup> 86.  
R. B. Martin  
Dist. Attorney

There  
was no gambling going  
on at No. 45 Prince St.  
before I left 14<sup>th</sup> Dec

Respectfully  
Wm. J. Murphy  
Capt

0230

New York Sept 16/86

Hon. Randolph S. Martin!

There has been no Gambling  
at 7<sup>1</sup> 4 Prince St, since I have had  
charge of the precinct, and it is now  
occupied by a private family.

William Meadins  
Captain 11<sup>th</sup> Prec

0231

1  
Naus Brothers,  
Wholesale and Retail  
**BUTCHERS,**  
Cor. Second Avenue and Fifth Street,

New York, September 29<sup>th</sup> 1886.  
To The Hon. Randolph B. Martine.

Dear Sir.

Mr. Adam Purguzov is at present, and has been for the past fifteen years a neighbor and personal friend of mine, and I know him to be an honest, and legitimate business man

Yours Respectfully

Charles C. Naus.

Sworn to before me  
the 29<sup>th</sup> day of Sept 1886  
Emanuel Revi,  
Notary Public  
New York County,

0232

EPPENS, SMITH & WIEMANN.

265, 267 & 269 WASHINGTON ST.  
103 & 105 WARREN ST.  
121 FRONT ST.

AMSTERDAM.  
CHICAGO.  
DETROIT.

P.O. Box, 2544.

NEW YORK,

188

City & County of  
New York ss

Fredk Wiemann being  
duly sworn deposes and says that he  
has known Mr A. Bregenzler for the  
past 15 Years and during that time  
has known him to be an honest  
and Upright man deponant further  
says that the said A. Bregenzler  
has not been in any Unlegitimate  
business at the time of his Arrest  
or at any time since then.

Sworn to before  
me this 30 day of } Fredk Wiemann  
September 1886 }

Geo H Werfelmay  
Notary Public N.Y.  
New York County

0233

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Adam Preeguzer*

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

*Adam Preeguzer*

of the CRIME OF KEEPING A *room* TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Adam Preeguzer*

late of the *Southside* Ward of the City of New York in the County of New York aforesaid, on the *eleventh* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a *certain room* in a certain *building* there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "*Poker*", where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

of the CRIME OF KEEPING A *room* TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said

late of the *Southside* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said day of *November*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, unlawfully did keep a *certain room* in a certain *building* there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, 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.

0234

Second ~~Third~~ COUNT.

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

*Adam Preeguzer*

of the CRIME OF KNOWINGLY PERMITTING A *room* TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Adam Preeguzer*

late of the *Southern* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *seventh* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*seven*, being then and there the *Owner* of a certain *room* there situate, known as number *Four Prince Street*,

in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said *room*,

to be used for gambling by divers common gamblers whose names are

to the Grand Jury aforesaid unknown, whom in the said *room*,

the said *Adam Preeguzer*,

did then and there knowingly permit to engage as players in a certain gambling game commonly called "*Poker*", where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

~~FOURTH~~ COUNT.

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

of the CRIME OF KNOWINGLY PERMITTING A TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said

late of the Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the day of in the year of our Lord one thousand eight hundred and eighty-, being then and there the of a certain there situate, known as number

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said

to be used by one for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers and documents, in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and for therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN McKEON,**  
District Attorney.

0235

Third COUNT.

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

Adam P. Reaguzer

of the CRIME OF ALLOWING GAMBLING APPARATUS TO BE USED, for gambling purposes, committed as follows:

The said Adam P. Reaguzer

late of the fourteenth Ward of the City of New York in the County of New York aforesaid, on the eleventh day of November, in the year of our Lord one thousand eight hundred and eighty-five, and on divers other days was and yet is a common gambler; and he the said

Adam P. Reaguzer

on the day and in the year aforesaid, at the Ward, City and County aforesaid, in a certain room in a certain building there situate, known as Number 300 Prince Street,

with force and arms, feloniously did allow to be used for gambling purposes, to wit: for the purpose of therewith conducting a certain banking game commonly called "Rook", where money and property were dependent upon the result, a certain gambling table, establishment, and diver cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for the purposes aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Donald P. McGuire

~~Donald P. McGuire~~, District Attorney.