

0720

BOX:

251

FOLDER:

2436

DESCRIPTION:

Adler, Max J.

DATE:

03/21/87



2436

Witnesses.

Counsel,

Filed 21 day of March 1887

Pleads, Magistrate (pro)

THE PEOPLE,

vs.

Max J. Adler

MISDEMEANOR.

[Chap. 188, Laws of 1885, §§ 7 and 8, as amended
by Chap. 577, Laws of 1886, §§ 2 and 8; and
Chap. 216, Laws of 1882, § 2.]

RANDOLPH B. MARTINE,

Part 4 District Attorney.

April 21 87
Pleads Guilty
A True Bill.

Bowie Dink Foreman.

John Hoo Jr.

0721

0722

RUSSELL W. MOORE, A. M. M. Sc.
CHEMIST.

New York *February 15* 1887

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked *19 503* Max J. Adler 187 Washington St January 28th/87
Received from *Mr. B. F. Van Vleet* per *J. R. Gray*
on *Saturday January 29* 1887.

THE SAMPLE CONTAINS:

| | | |
|------------------------|---------|--------|
| WATER, | - - - - | 11.18% |
| ANIMAL AND BUTTER FAT, | - - - - | 85.22% |
| CURD, | - - - - | 7.0% |
| SALT, | - - - - | 2.90% |

ANALYSIS OF THE FAT:

| | |
|--|-----------|
| INSOLUBLE FATTY ACIDS, | 95.52% |
| SOLUBLE " " | 3.7% |
| SPECIFIC GRAVITY OF THE FAT | |
| AT 100° F., | - - - - % |
| REICHERT FIGURE. C. C. $\frac{N}{10}$ Na OH... | 78. |

This sample is composed ^{100.00} 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,

Russell W. Moore

Mr. *B. F. Van Vleet*

Asst Dairy Dealer

State of *N.Y.*
City of *N.Y.* ss.
County of *N.Y.*

On the *15th* day of *February* in the year
one thousand eight hundred and *Eighty Seven* before me personally came
Russell W. Moore 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.

E. J. Durbin

0723

NOTARY PUBLIC No. 70,
CITY & COUNTY OF NEW YORK

U.S. 503.9.
Feb. 15th 87

0724

State of New York
City & County of New York ss: Thomas R. Gray
of No 350 Washington Street being duly
sworn says: That he resides at No
42 Norfolk Street in the City, County and
State of New York, is 37 years of age,
and an expert appointed by Josiah
H. Brown, the New York Dairy Commissioner.
That at the times hereinafter mentioned
one Max J. Adler was a wholesale
dealer in oleomargarine, and had his
store in a building on premises
No 87 Washington Street, in the said
City of New York and occupied and
controlled such building. That on
the 28th day of January 1887 deponent
went into said building so occupied
by him, and said to said Adler that
he wished to inspect the material
he then and there had in his possession
for sale. That the said Adler in
response thereto then and there
permitted deponent to inspect
one half found of the substance
hereinafter mentioned. That it
was so delivered to deponent by
said Adler. That thereafter and
on January 29th 1887 deponent

0725

delivered a portion of such substance
so kept for sale by said Adler
& Russell W. Moore, Chemist of
School of Mines, Corner of 49th Street and 4th Avenue, in
said City of New York and caused
the same to be analyzed by such
Chemist: that the certificate thereof
made by such chemist is hereto
annexed: that such substance
so kept for sale and delivered to
deponent by said Adler was not
made from pure unadulterated milk
or cream: that it was a manufactured
oleaginous substance not produced
from milk or cream, and had been
made by mixing, compounding
with and adding to natural milk
cream or butter, some animal
fats or animal or vegetable oils,
but the same was manufactured
and made in imitation and
semblance of natural butter
produced from pure unadulterated
milk or cream from the same.

That the same was coated,
powdered or colored with annatto
or some other coloring matter
whereby said substance was made

to resemble butter, the product of the dairy. Contrary to Sections 7 and 8, Chapter 262, Laws of 1884, amended by Chapter 183, Laws of 1885 and amended by Chapter 577, Laws of 1886. That on said 28th day of January 1887 deponent in said Court, occupied and controlled by said Adler saw a quantity of such manufactured substance. That such substance was manufactured since August 1, 1886. Deponent charges that the said Max J. Adler, a farmer the peace and dignity of the People of the State of New York, and the Statutes in such cases made and provided unlawfully, wilfully and knowingly so had such manufactured substance in his possession with intent to sell the same, and was thereby guilty of a misdemeanor.

Done & before me this

day of February, 1887

Charles J. White
Police Justice

Thomas R. Gray

*Wm. Brewster & Co.
Dent.*

Wm. Chapman
Thomas H. Gray

Agnes
Max F. Adler

Applicant

Notess Charles Sears
350 Washington St.
Wm. W. Foster H. M. Moore
School of Music
Corner 44th St. & H. St. Ave.

0728

Sec. 151.

CITY AND COUNTY
OF NEW YORK, } ss.

Police Court First District.

In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Thomas H. Gandy
of No. 350 Madison St.

Street, that on the 28th day of January
1889 at the City of New York, in the County of New York, Max J. Adler, did have in

his possession with intent to sell the same at No. 87 Madison St. a certain cream substance not made from unadulterated milk or cream, but said substance was not produced from milk or cream, but had been made by mixing compound with and adding natural milk cream or butter, some animal fat, or animal vegetable oil, and made in imitation of natural butter produced from pure unadulterated milk or cream from the same. And said substance was sold with intent - in violation of the Statute in such case made and provided.

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 First 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 23rd day of February 1889

Charles J. White
POLICE JUSTICE.

0729

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thos R Gray

vs.

May J Adler

Warrant General.

Dated

Feb'y 23 1887

White Magistrate

Herriek Officer.

The Defendant

May J Adler

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

John Herriek Officer.

Dated

Feb'y 23 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated

42 yr

W

Gen

Com. March

335 E

188

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Police Justice.

The within named

0730

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court:

Max J. Adler 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

Max J. Adler

Question. How old are you?

Answer

42 years

Question. Where were you born?

Answer.

Austria

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

Answer.

335 E. 10th St 3 years

Question. What is your business or profession?

Answer

Commission Merchant

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 I held demand a trial by Jury

Max J. Adler

Taken before me this

day of June 1887

Police Justice.

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

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

Dated February 24 188 Andrew White Police Justice.

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

Dated February 24 188 Andrew White 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.

0732

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas R. Gray

vs.
May Adler

1
2
3
4

Offence *Mulder*
Gray

BAILED,

No. 1, by *May Adler*

Residence *179 E 110* Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *February 24* 1887

White

Magistrate.

Officer.

Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer

Paich

Bill ordered



0733

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs,

against

Max G. Adler

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above-named defendant of a Misdemeanor, committed as follows :

(Chap. 215, Laws of 1882, § 2.)

The said defendant, late of the City of New York, in the County of New York, aforesaid, on the *22nd* day of *January* in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, did unlawfully expose for sale and cause and procure to be exposed for sale, a large quantity, to wit: one hundred pounds, 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.

SECOND COUNT : (Chap. 183, Laws of 1885, § 7, as amended by Chap. 577, Laws of 1886, § 2.)

And the Grand Jury aforesaid, by this indictment further accuse the said defendant of a Misdemeanor, committed as follows :

The said defendant, 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 keep and offer for sale and cause and procure to be kept and offered for sale, a large quantity, to wit: one hundred pounds, of a certain article, substance and compound in imitation and semblance of natural butter produced from pure unadulterated milk, or cream of the same, the said article, substance and compound, so sold as aforesaid, being rendered, manufactured and produced out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not having been manufactured prior to, and not being in process of manufacture

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on the first day of August, in the year of our Lord one thousand eight hundred and eighty six, (a more particular description of which said article; substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

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

And the Grand Jury aforesaid, by this indictment further accuse the said defendant of a Misdemeanor, committed as follows:

The said defendant late of the City and County aforesaid, afterwards, to wit: on the said 22nd day of January, in the year of our Lord one thousand eight hundred and eighty-seven, at the City and County aforesaid, did unlawfully have in his possession, a large quantity, to wit: one hundred pounds of a certain compound, product and manufacture made in whole from animal fats and animal and vegetable oils, not produced from unadulterated milk or cream, which said compound, product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy, with intent to sell the same; (a more particular description of which said compound, product or manufacture, and of the fats and oils from which the same was so made as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

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

And the Grand Jury aforesaid, by this indictment further accuse the said defendant of a Misdemeanor. committed as follows:

The said defendant, 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 have in his possession, a large quantity, to wit: one hundred pounds of a certain compound, product and manufacture made in part from animal fats and vegetable oils not produced from unadulterated milk or cream, which said compound, product and manufacture had been before then, and was then and there colored with coloring matter, whereby the same did then and there resemble butter, the product of the dairy, with intent to sell the same; (a more particular description of which said compound, and of the ingredients thereof, 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 of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

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BOX:

251

FOLDER:

2436

DESCRIPTION:

Arnold, Gustave

DATE:

03/02/87



2436

0736

BOX:

251

FOLDER:

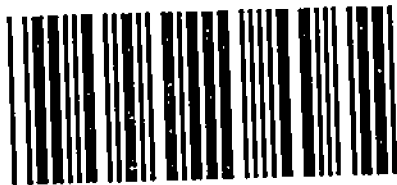
2436

DESCRIPTION:

Shakleton, George

DATE:

03/02/87



2436

Witnesses:

Louis Per

25 P. A. for

Counsel, *H. H. McNeill*
21 N. McNeill 31 Pine

Filed, *2* day of *March* 1887

Pleads, *Officially* (31)

THE PEOPLE

vs.

E
J. Gustave Arnold

and

E
George B. Shakleton
(2 cases)

degree Penal Code].

Grand Larceny, [Sections 528, 58 2]

RANDOLPH B. MARTINE,

March 24/87 District Attorney.
(Recd.)

Spied & Leguittet
A True Bill.

Deleware & Munroe

Act 2 Foreman.

March 22

March 23
5 P.M.

0737

0738

Copy to I ne 11/23/17

—THE—

United States Live Stock Mutual Aid Society

Class

—OF BALTIMORE, MD.—

ISSUES THIS CERTIFICATE OF SECURITY

To Mr. Louis Ren L. Ren

of 127.3 ave, County of Harf, State of New York

on the following described Horse Age, 12 Color, Grey

Height, 16 Name, Grey and which is more fully described in his Application for the above Security, bearing same date as this Certificate.

Whereas, The said Mr. Louis Ren L. Ren has made application for Certificate on the above described Horse (which Application forms the basis of this contract and is part of it), and has paid the sum of \$3.00 as Entrance Fee, and has also agreed to pay the Quarterly Dues and all Assessments that may be levied upon him from time to time, and has also agreed to abide and conform to all Rules and Regulations as set forth in the By-Laws of said Society.

Therefore, The United States Live Stock Mutual Aid Society of Baltimore, Maryland, agrees that, upon receiving satisfactory proof of the death of the said described Horse by disease or accident, to pay to the said Mr. Louis Ren L. Ren his heirs or assigns, a sum not to exceed One Thousand Dollars, to be assessed for, according to the By-Laws, within ninety days after said proofs of death have been filed with the Secretary of this Society; provided, however, that said death occurs during the continuance of this Certificate. Go wit, from the day of Nov 1882 at Baltimore, Md.

for cause previous to that date, and also provided the said secured conforms to the following

- CONDITIONS AND AGREEMENTS.**
1. It is understood and agreed that this Society is liable for the full amount of the estimated value of above described Stock at the time this Certificate was issued—to wit: Estimated value, \$1500.
 2. All persons wishing to make application for membership in this Society must do so on the blanks furnished. If the application is accepted, the members will be required to pay quarterly dues of 25 cents (notice of which is hereby given), 5 per cent, as entrance fee on the estimated value of the stock proposed, and 30 cents for certificate, and 10 per cent, for collections to pay expense of the same.
 3. That this Society will not pay any losses that may occur by fire or lightning on stock secured in companies taking such risks, unless it be stated in application that the stock is so secured; and in the event of death by either of the above mentioned causes, then this Society will only pay its *pro rata* proportion of said loss.
 4. That the holder of this Certificate agrees to pay any assessment that may be levied upon him from time to time, not to exceed, however, one per cent, upon the estimated value of the Stock secured at any assessment.
 5. That this Society is not liable for Stock whose death is caused by *willful* neglect or carelessness.
 6. That the holder of this Certificate shall not transfer it to another without the consent of this Society in writing, and any transfer not made as provided for in the By-Laws is not binding upon the Society.
 7. That this Society agrees to deposit in the Post Office a written or printed notice of assessment directed to each Certificateholder at his Post Office address, as it appears upon the books of the Society, stating the amount of assessment, and giving thirty days' grace from date of said notice, wherein he must make payment, and the certificate of the Secretary or Manager that such notice was so deposited shall be deemed conclusive and final evidence.
 8. That the holder of this Certificate agrees that a failure on his or her part to pay any assessment and quarterly dues required by the By-Laws within thirty days' grace allowed him or her, or a non-compliance with the By-Laws, as specified on the application, forfeits all rights which he or she may have acquired.

In Witness whereof THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE, MARYLAND, has affixed its Corporate Seal and caused this Certificate to be signed by the President and Secretary, at the City of Baltimore, Md., this 10th day of Nov A. D. 1882

Wm. B. Macdonald
Supt. and Gen'l Manager.

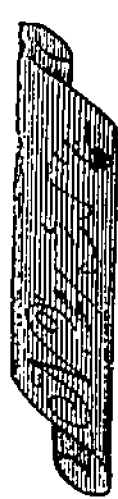
A. F. Farnett
President.

Secretary.

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Received _____
Mutual Aid Society _____, of THE UNITED STATES LIVE STOCK
under Certificate No. _____ issued to _____
in full of all claims _____

The Society, within named, hereby consents that the interest of _____
in the within Certificate be _____
transferred to _____ subject to all the terms and
conditions therein mentioned and set forth.
Dated at _____, the _____ day of _____, 18____
President _____
Secretary _____
Supt. and Gen'l Manager _____

| | |
|---|-------------|
|  | CLASS _____ |
| THE UNITED STATES Live Stock Mutual Aid Society OF BALTIMORE, MD. | |
| Record Book No. _____ | Page _____ |
| NAME _____ | |
| RESIDENCE AND POST OFFICE: _____ | |
| 1657 3rd Ave New York | |
| Date _____ | Jan 6, 1886 |
| Amount of Certificate, \$ _____ | 100 |
| Term of Certificate _____ | Per Year |
| Expires _____ | Jan 6, 1887 |
| AGENT _____ | |
| READ YOUR CERTIFICATE. | |
| Albert Mitz & Co., Printers, 60 John St., New York. | |

0740

The Society, within named, hereby consents that the interest of
in the within Certificate be
transferred to subject to all the terms and
conditions therein mentioned and set forth.

Dated at the day of 18

President.

Secretary.

Supt. and Gen'l Manager.

People's
23/10/1887
CLASS *W*

THE UNITED STATES
Live Stock Mutual Aid Society
OF
BALTIMORE, MD.

Record Book No. Page

NAME
Wm. Fairbairn
RESIDENCE AND POST OFFICE:
*1657 3rd Ave
New York*

Date *Nov 8 1887*

Amount of Certificate, \$ *100*

Term of Certificate *Per Year*

Expires *Nov 8 1888*

AGENT.
R. A. Smith

READ YOUR CERTIFICATE

Albert Metz & Co., Printers, 60 John St., New York

0741

COPY
The American Society for the Prevention of Cruelty to Animals.

NEW YORK, *January 27* 1887

I hereby authorize *John Corney* an Officer
of the above Society, to kill the *gray horse* belonging to me, the
same being unfit for further use.

[The Society makes NO CHARGE for killing animals.]

Signature of Owner *Louis Rev - 4 Arnold V. S*

Residence *1657 3. Ave* *425 East 86 St*

Condition of Animal *gray horse paralyzed*

Where Killed *79 St. Lawrence road - near 8th Ave*

Date *Jan 27. 1887*

Time *8:35 PM*

Signature of Officer

John Corney

[Surrender this Certificate to the Superintendent of the Society.]

COPY —

0742

The Society, within named, hereby consents that the interest of
in the within Certificate be
transferred to
subject to all the terms and
conditions therein mentioned and set forth.

Dated at _____, the _____ day of _____ 18

President.

Secretary.

Supt. and Gen'l Manager.

CLASS W

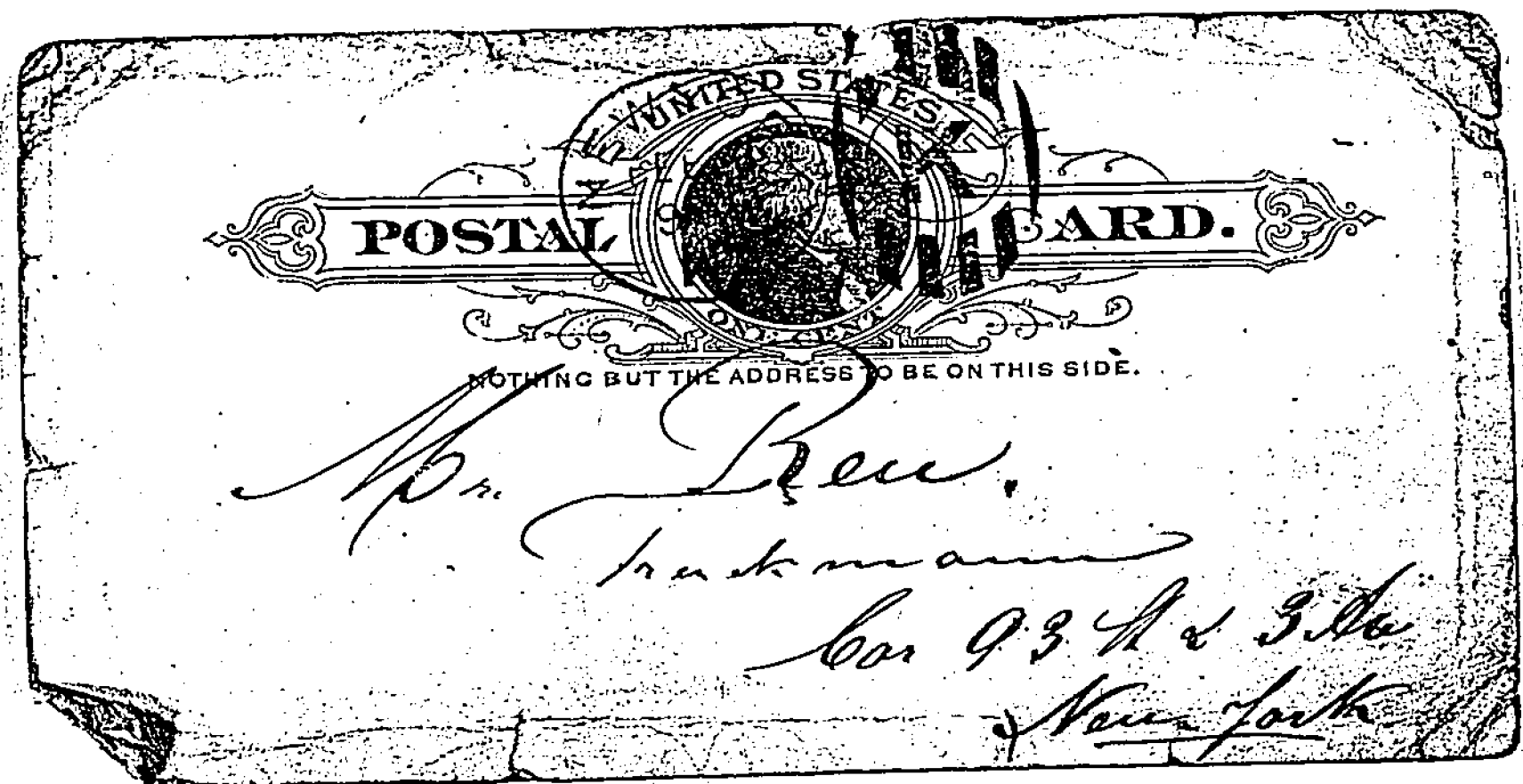
THE UNITED STATES
Live Stock Mutual Aid Society
OF
BALTIMORE, MD.

Record Book No. _____ Page _____

NAME M. Lewis Rew
RESIDENCE AND POST OFFICE:
1657 3 Ave
New York
Date Nov 6 - 1888
Amount of Certificate, \$ 100
Term of Certificate one year
Expires Nov 6 - 1889

AGENT.
R. Arnold
READ YOUR CERTIFICATE.
Albert Metz & Co., Printers, 60 John St., New York.

0743



0744

[illegible]

0745

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 1657 3 Avenue Street, aged 37 years,
occupation Expressman being duly sworndeposes and says, that on the 6th day of November 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :Good and lawful money of the
United States issue to the amount
and value of Ten ¹⁰/₁₀₀ dollars—

the property of

Deponent.Sworn to before me, this 188 day

Police Justice.

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 Lustig Arnold andGeorge B. Shuckleton from the fact.

That on said date the said defendants

came to deponent and represented themselves

as Agents of the United States and Stock

Mutual Aid Society of Baltimore

Md. That the said defendants represented

to deponent that the said Society was

in a sound financial condition

and that it would pay all losses

immediately on demand Deponent

believing the representations of the said

defendants to be true gave to the

said Arnold the said sum of

Money in the presence of the said

0746

Spokane. and received three papers -
 from the said Amos. which said papers
 were Insurance Policies on said Society
~~upon three horses. valued by defendant.~~
 That the said defendants represented to
 defendant. That if any of defendant's horses -
 died the said Society would
 immediately pay to defendant. the amount
 that the horse was insured for -
 That on the 27th day of January. 1887. one
 of said horses. died. and that defendant
 has been unable to find any office
 of said Society or person in whom
 to make a demand on the payment
 of the loss sustained by defendant by
 the death of defendant's horse - That
 when defendant spoke to the said Amos
 in regard to the loss of said horse the
 said Amos said to defendant that
 he would do nothing for defendant -

Defendant therefore charges that the
 representations made by the said defendants
 were false and untrue and were made with
 the intent to cheat and defraud defendant
 and thereby defendant was so cheated and
 defrauded - He further says that
 he believes that the said Society has no
 legal existence and was made up
 by the said defendants ^{for the purpose} of cheating and
 defrauding the said Society. Defendant therefore
 prays that the said defendants may
 be arrested and dealt with as the
 law directs -

Given to me } Louis Rex
 This 23 day of February 1887 }

M. W. Wilde Police Justice

Police

1 2 3 4

Dated

Witnesses

No.

No.

No.

5

0747

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Eustace Arnold 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

Eustace Arnold

Question. How old are you?

Answer

47 Years

Question. Where were you born?

Answer

Germany

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

Answer

425 E 86 St Apt 2 1/2 Years

Question. What is your business or profession?

Answer

Surgeon

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

Answer

I am not guilty and demand a trial by Jury

E. Arnold

Taken before me this

day of *February* 1908

W. J. White

Police Justice

0748

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

George B. Shuckleton 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 of the charge and demand a full trial by jury
By W. B. Lauder

Taken before me this

day of *March*, 188*7*

Police Justice.

0749

Sec. 151.

01

District Police Court.

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 any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Louis R. R.

of No. 167. 3rd Avenue Street, that on the 6 day of November
1888 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the
United States equal to the amount of
o the value of ten \$100 Dollars,
the property of Complainant Louis R. R.
w L. R. R. taken, stolen, and carried away and as the said complainant has cause to suspect, and does suspect and
believe, by L. R. R.

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 every of you, to apprehend the body of the said Defendant and forthwith
bring him 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 23 day of February 1888

M. J. R.

POLICE JUSTICE.

0750

POOR QUALITY
ORIGINAL

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

Mustard Arnold - George B Shunkles
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, *Each* 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 25* 1887

H. A. White Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

QUALITY
GINAL

0751

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

253 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Ren

vs.
1 Gustave Apollon

2 George B. Shunk

3

4

Offence

Dated

Feb 23

188

754

Magistrate.

Shannon

Officer.

27

Precinct.

Witnesses

See list inside

No.

Street.

No.

Street.

No.

Street.

\$ 100

to answer

4/5 1887

253

0752

L. W. McKENZIE,
Private Banker,
265 Broadway.

Left by me
22/87

New York, March 10 1887

I am when it may concern.

I have known for some time
and had business dealings with
Mr Geo Belsham the owner.

Have always found him
straight forward honest & and
deeply satisfied to that point

L. W. McKenzie

0753

OFFICE OF
The United States Live Stock Mutual Aid Society,
OF BALTIMORE, MD.,



Principal Office, 49 Lexington Street,
BALTIMORE CITY,

BRANCH OFFICES:

323 Church St., New York,
140 East 125th St.,
55 Montgomery St., Jersey City, N. J.

GEO. B. SHACKLETON,
Supt. and Gen'l Manager.

NEW YORK OFFICE, 265 BROADWAY

Dear Sir,
Will you please remit us
cheque or postal order for assessment for Live Stock
We forwarded you postal card for same dated
Nov 12 1886 We wish to balance up our Books

I Remain

Yours Faithfully

Sup't
Geo. B. Shackleton

0754



THE NEW YORK LIVE STOCK

Mutual Benefit Association,

REMOVED TO
HOME OFFICE, 171 BROADWAY.
265 Broadway, Room 30.

New York, Dec 10 1886

Memo of Agreement between The New York Live
Stock Mutual Benefit Association and
Dr G Arnold of 425 East 86th Street New York,

The New York Live Stock Mutual Benefit
Association hereby appoint Dr G. Arnold Veterinary
Surgeon of the association and agrees to pay him
as compensation the sum of one (1⁰⁰) dollar for
each and every Horse examined and accepted
by the association - and fifty (50) cents for each
and every head of cattle examined and
accepted - the said Surgeon to attend stock
protected when sick and give any prescription
requisite ~~for~~ for said stock the said fees
to be paid yearly as long as the said stock
remains protected by the said association.
Furthermore the said Dr G. Arnold agrees not

0755

to connect himself in any manner with any other live stock Company during the continuance of this contract which is for one year or longer unless sooner terminated by either party giving two weeks written notice to the other

In witness whereof the said parties
have hereunto set their hands and seals this
day of December 1886

In presence of

Leopoldo Berlingieri
E. St. Clare

The New York Life Assoc

Mutual Benefit Association

Dr L. W. Wenzel Pres.

X G. Arnold
J. L.

0756

HOME OFFICE, BALTIMORE, MD.

See that Agent has Authority with Seal of the Society.

Received of Sept E. I. Dated at 188
County of and State of Mar 23 / 87, the sum
of for Admission Fee and cost of Certificate of Membership, constituting the said Dollars

a member of THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE CITY, from this date, and entitling to all
the benefits accruing from said membership in case of the death of Animals before receipt of Certificate. It being
understood and agreed that in case said application is rejected, all moneys will be returned to the said
Certificate, this receipt shall be null and void. and it is further agreed that upon receipt of

BINDING RECEIPT FOR FIFTEEN DAYS.

Agent.

0757



PROTECT YOUR HORSES AND CATTLE
Against Sickness, Accident or Death,
IN THE
NEW YORK LIVE STOCK MUTUAL
BENEFIT ASSOCIATION.
HOME OFFICE, 265 BROADWAY, N. Y.

SPECIAL FEATURES:
SMALL COST. NO DOCTOR'S BILLS. PROMPT SETTLEMENTS.

OFFICERS

L. W. MCKENZIE, President. J. G. GOLDSMITH, Vice-President. GEO. B. SHACKLETON, Secretary.
H. HERSHBERG, Treasurer. GEO. H. ROBINSON, Supt. and Gen'l Manager.
Attorney, - NATHAN L. HAHN, Esq., 237 Broadway, N. Y.

RATES, 3 per cent upon the value of the Stock, and 50 cents for Certificate.
Experience has proved that three Assessments will more than cover all Losses per annum.

AUXILIARY.—The New York Live Stock Mutual Benefit Association's Veterinary Hospital, No. 707 Park Avenue,
Brooklyn, N. Y., DR. CHARLES SCHLOSSER, Manager.

Open at all times for the reception, care, treatment and cure of sick and disabled Animals owned by Members of this
Association, without any charge whatever for Ambulance when necessary for removal thereto or for Veterinary
Services.

0758

1950-1951
Seaplan
Schavass (Mills)

General Agent, L. BERINGER,
453 East 86th St., City. NEW YORK:

Dr. E. S. BRUDER
Dr. E. S. BRUDER, late Veterinary Surgeon to the New York Fire Department, 179 Chrystie Street, N. Y.
G. ARNOLD, Praktischer Thierarzt, fruher in Hamburg, 425 E. 86th Street. Telephone Call, 148 Harlem.

JERSEY CITY AND HOBOKEN VISITING SURGEON:
Dr. J. T. McHUGH, M. R. C. V. S., late Veterinary Inspector to Her Majesty's Privy Council. Telephone Call, 100.
Residence, 25 Montgomery Street, Jersey City.

WILLIAMSBURGH VISITING AND CONSULTING SURGEONS:
Dr. CHARLES REDLICH, V. S., Deutscher Thierarzt, 60 Moore Street, Williamsburgh. Telephone Call, "307 Williamsburgh."
Dr. CHARLES SCHLOSSER, Manager The New York Live Stock Mutual Benefit Association's Veterinary Hospital for sick and disabled Animals belonging to its Members, 707 Park Avenue, Brooklyn, N. Y. Telephone Call, "695 Williamsburgh."

STATEN ISLAND VISITING AND CONSULTING SURGEON:
Dr. HENRY E. EARL, V. S., Cor. Taylor Street and Richmond Terrace, West New Brighton, S. I., N. Y. Telephone Call, 110 A. P. O. Box 123.

CREDENTIALS.—Ex-President of the New York State Academy of Veterinary Science and Comparative Pathology; Ex-President of the Alumni Association of Columbia Veterinary College; ex-Second Vice-President of the National Veterinary Medical Association, and Member of the Philomathian Society of New York City; ex-Veterinary Expert for Richmond Co.; Anatomical Draughtsman to Prof. T. G. THOMAS, M. D.; Anatomical Draughtsman to Prof. Wm. A. VAN BUREN, M. D.; also Anatomical Draughtsman to Prof. J. P. GARRISH, M. D., and at present Editor of the "Veterinary Gazette." Several Weekly and Monthly Journals, and former Editor of the "Veterinary Gazette."

0759

Sept 2 1897


—*— UNITED STATES —*—

Live Stock Mutual Aid Society

—OF—

—*— BALTIMORE, MD. —*—

PROTECT YOUR HORSES AND CATTLE AGAINST



Sickness, Accident and Death.

ATTENTION.

RATES.—3 per cent. upon the value of the Stock Protected, and 50 cents for Certificate.

EXPERIENCE has proved that three Assessments will more than cover all losses per annum.

HOME OFFICE,

—*— No. 49 LEXINGTON STREET. —*—

A. F. FAUCETT, Pres. H. G. STEWART, Vice-Pres. and Sec.

NEW YORK OFFICE,

—*— 171 BROADWAY, ROOM 15. —*—

NEW JERSEY OFFICE,

55 MONTGOMERY STREET, JERSEY CITY.

TELEPHONE CALL, 33.

C. WITTRICH, SONS, AGENTS, UNION HILL, N. J.

0760

Dear Sir!

My poor man, Gustav
Opplund, which is now
four weeks in the Tomb,
and I know he is innocent.

Dear Sir! will you
please so kind and push
this case a little, so
that going on. I have
not one cent more in
my house; and I don't
know from what I and
my little child shall
live. We are already
eight years in this country,
and from this time
my husband was sick

0761

over two years,
and in this time all
my and my husband's
money is gone, for
Rent, Doctor Bills and
Medicine.

Now, my husband, I
and the little child
is in trouble again,
and only in account
of this, that my husband
cannot speak, read &
write the United States
Language.

Dear Sir, please
try your best, that
the trial comes up,
and you will find
out that my poor
man is innocent.

0762

Please excuse me
Sir, that I trouble
you with this letter
and I say my greatest
thank for all; yours
very

respectfully

Augusta Hulda Arnold
425 N. 8th St.
City

0763

HOME OFFICE, BALTIMORE, MD.

See that Agent has Authority with Seal of the Society.

Received of Mr. P. M. Moore of 11550 - 3 Ave
County of New York and State of New York, the sum
of 10 Dollars
for Admission Fee and cost of Certificate of Membership constituting the said Mr. P. M. Moore
a member of THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE CITY from this date, and entitling Him to all
the benefits accruing from said membership in case of death of Animals before receipt of Certificate. It being
understood and agreed that in case said application is rejected, all moneys will be returned to the said
Mr. P. M. Moore and it is further agreed that upon receipt of
Certificate, this receipt shall be null and void.

BINDING RECEIPT FOR FIFTEEN DAYS.

L. B. Shackleton Agent.

0764

HOME OFFICE, BALTIMORE, MD.

See that Agent has Authority with Seal of the Society.

Received of _____ Paced at _____ 1922
County of _____ of _____
of _____ and State of _____ the sum
for Admission Fee and cost of Certificate of Membership, constituting the said _____ Dollars
_____ a member of THE UNITED STATES LIVE STOCK
MUTUAL AID SOCIETY OF BALTIMORE CITY, from this date, and entitling _____ to all
the benefits accruing from said membership in case of the death of Animals before receipt of Certificate. It being
understood and agreed that in case said application is rejected, all moneys will be returned to the said
Certificate, this receipt shall be null and void. _____ and it is further agreed that upon receipt of
_____ Agent.

BINDING RECEIPT FOR FIFTEEN DAYS.

0765

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Augustine Amadio and
George B. Shadashan

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

Augustine Amadio and George B. Shadashan

of the CRIME OF ~~GRAND~~ LARCENY, ~~IN THE~~
as follows:

~~DEGREE~~, committed

The said

Augustine Amadio and George
B. Shadashan, both —

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

The sum of ten dollars and
fifty cents in money, lawful
money of the United States
and of the value of ten dollars
and fifty cents.

of the goods, chattels and personal property of one *Samuel R. R.*

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

Harold J. Smith

District Attorney.

0766

BOX:

251

FOLDER:

2436

DESCRIPTION:

Auer, Mary

DATE:

03/31/87



2436

0767

Witnesses:

Frank G. Kearney
Charles Cullen
Off. Cullen 1340

Counsel

Filed

City of

1887

Pleaded

Chitpilly

THE PEOPLE

22 m. 11/3
11/3

Mary Anne

H.D.

Grand Larceny, first degree
(From the Person)
[Sections 628, 68 O. Penal Code]

RANDOLPH B. MARTINE,

District Attorney,
quads 12.

A True Bill.

Per. Off. Officer

Boonish Foreman

0768

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

vs.

BEFORE HON.

POLICE JUSTICE,

188

APPEARANCES:

For the People,

For the Defence,

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

H. Kearney
Ann K. Kellein
Rosena Smith
Fred Kause
Mary Grier
Ed Doran

| | | | |
|----|----|----|--|
| 1 | 2 | | |
| 3 | 5 | | |
| 5 | 7 | | |
| 7 | 9 | | |
| 9 | 10 | 11 | |
| 11 | 13 | | |

M. J. Treacy

Official Stenographer.

0769

2nd

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
J. G. Kearney
vs.

Examination had *March 28th* 188*7*
Before *Daniel C. Kelly* Police Justice.

Mary Amer

I, *M. J. Peacy* Stenographer of the *2nd* 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 *Kearney,*
Emellan Smith, Amer and all persons
as taken by me on the above examination before said Justice.

Dated *Mar 28* 188*7*.

Daniel C. Kelly
Police Justice.

M. J. Peacy
Stenographer.

0770

New York Mar 18th 1884
 Second District Police Court
 How David G. Wiley (Defendant)
 Frank Germany }
 vs }
 Mary Carter } Lancaster.

Thank you for your letter
of 12th inst. regarding the
same.

2. Do you know any-
thing about the Livery
garage?

Q. I suspected the
prisoner of taking it.
I am a dominator with
100 Lecker St. Road,
H. 8

Q. Where was this?
A. The 28th of Feb, Monday
night

Q. You had been drink-
=ing together?

Q How many people were
in this place

0771

2

There was quite a
 great number of
 people present, &
 was so much so that
 the more I drank, the
 more I got &
 I did not like it. I
 was surprised, there were
 people sitting around me
 & did not know them,
 & never saw them before
 till I went into the place
 I was drinking
 this 18th of May 1884 } Police Justice

(2)

0772

(3)

Comic & Tragic being
very short, exposed, and
safe, &c. &c. in No 1
Harvard St, & also in
domestic.

Q

A

You have been on
the street?

Yes Sir I was in
the company of the
Commandant when they
were here, I met him in
quarter to the clock,
he left about 10 o'clock
the evening. I was drink-
ing in the place,
I drank three or four
times, my capacity for
drink is not very great.

Q

A

Are you sober?
I was. I drank
Beer, I did not drink
whisky, I was perfectly
sober, I was sitting in
the middle of the floor

0773

it

at a table.

Q

Do you recollect
this program quite?

A

We were sitting at
the opposite side. I saw
Dennis coming out, I saw
him going out with her.

Q

Did you see anything
that suggested

Q

Sir

Q

Did the man get
up from the table
He did not.

Q

Did you see her card
his "watch"?

A

I saw it, in a
moment, but I did not
note it, I know it was
account of the rubber
chair, I saw the chair
in the room, he asked
me of it and I told
him of it, I do not
think he said he sus-
pected the other party

0774

(8)

Q How long after that
was it that you said him
she had the watch

A About 15 minutes.
I did not tell him she
took the watch till he
asked me

I told him
the 15th day of May

He is a man

He is a man with long hair
and a beard and is
now living in St. Louis

Q Do you know him better
than the defendant?

A I know one, the
other two I saw twice,
I remember Feb the 28
on the night of that
date, the defendant
was sitting at a table,
with two women, the
defendant was there.

0775

(6)

I saw him many at
West 3rd St. and South 5th
at the "Doctors," all
the time, was sitting and
thinking a piece of time,
but the man suddenly
slept, & I saw the woman
there; I came in with
me to have a piece of
time, my work, but there
were there 15 minutes
more, this gentleman
slept, & I saw, &
saw, he was there
in Germany with the
Guller people; there
said he had been
slept but did not
have money to pay for
the drink, so we left
him sitting with the
other women. It was
not possible for her to
take the watch.

6

0776

11

Q. Is it true, that the
Lord the Queen in her
and at the last six

I was told that the last six
 years a black pine
 tree, about, and a small
 rock, back in her hand
 she was not near this
 model and, could not
 have traced in which
 she would have been
 the last that is her truth
 of which I am sure
 18th Aug 1851 }

Tractor No. 470
11th Mo. & Tractor Driver, and
78 years of age being
very much exposed and
died

2 Do you recollect
the matter in question,
and you see the Defendant
and the Complainant and

0777

8

the other two, witness of the
first - night -

17

Now, Sir, I was
then, sitting with two
going fellows, and two
other ladies with the
Defendant and in the
middle time two other
ladies came in; the last
witness and the Defendant
came in together and
they sat at a table by
themselves, the other two
saw with the man who
lost the watch; this is
Annie and a stranger
were sitting with the
Defendant; they were
present in his company,
he got up and went into a
water closet and came
out and the other two
girls had left, Annie
could not get up and
went to another table

0778

(1)

about nine this morn
 came in, we asked the
 other two to have a drink,
 he found he had no
 money and tried to
 settle with the Boss
 for the drink, but
 they he said he lost
 his watch & was afraid
 a great crowd the lieutenant
 he had no watch in his
 hand

Wrote before me

this 15th day of Nov 1887

John Justice

My dear Mr. Defendant
 being duly sworn deposes
 and says that he is
 77 years of age, and
 resides at No 113
 Macdonough St

2

For me charged
 here with the keeping of a
 watch, state how, you

0779

(10)

Can I be in this
Dilemma in question, or
that night, in a wine
congregation you were?

Q

I went in with Miss
Smith, we sat at a table
and had two glasses of
wine, the Wagoner was
sitting at a table with
two wine bottles, and
he went into the closet
and the two girls went
out, but this girl went
over and put her arms
around him and asked
him to treat, he called
her over and then all
the said he got sober
of his watch, I said
if you are not going
to treat I will go back
to the table with Miss
Smith. I have never at
any time had my hand
near his watch, I never

0780

11

happened it. It is not true
 that I got up from the
 table with the book in
 my hand. ~~And I did not~~
~~xxxxxx~~ I was not
 there when he was told the
 other way of taking
 his watch, & I was there
 when he was told in
 the light when he came
 out, & I was there when he
 was told in the
 two ways of the watch }

I am I am of the 10
 Therapeutic, 24 years
 and a Dr. R. R. R.
 On the night of the 21st
 of February, were you in
 the "Doctor's"

Q

A

I stopped in
 to have a drink, near
 10 o'clock, & got there
 about 1 or 1/4 quarter to

0781

(12)

I went this morning followed
the Commission and two
men, O. L. and I saw
the woman, Annie Collins
and there were two other
besides, then were the prisoner
and a lady were sitting
away from them five
feet, Miss Smith was at
the table with the prisoner.
It was after 11 o'clock when
I went away. I saw her
leave the store with the
other woman, the man was
there when he left, no one
had been seen, he gave
a statement that he had
been asked and he then
admitted that witness
Annie Collins; he was
in the outer closet and
when he came out he
asked the prisoner and
the other lady to have a
drink and when the

0782

(183)

Don't be more anxious to
start, no money to pay
for them, till we want
but with children, and
don't not come back
after that.

Dec 17th 1897, 1898
 Jan 18th 1899, 1900 }

Office Justice

Rec'd in \$500 & received

103

0783

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2^d DISTRICT.

John S. Sullivan
of the 1st Precinct Police Station, aged _____ years,
occupation Police Officer, being duly sworn deposes and says
that on the _____ day of _____ 188

~~at the City of New York in the County of New York,~~ Annie Cullen
Now here is an important and a
material witness against Mary
Queen charged with larceny of
and that deponent has reason
to believe and does believe that
she the said Annie Cullen will
not be forthcoming when wanted
Wherefore deponent prays she may be
committed to the House of Detention.

John S. Sullivan

Sworn to before me, this
of _____ 1887

Samuel C. McCall, Police Justice.

0784

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 42 Horatio Street, aged 26 years,occupation Conductor

being duly sworn

deposes and says, that on the 2nd day of February 1887 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession of Person of deponent, in the night time, the following property viz:One hunting case Ladys gold
watch with rubber chain attached
of the value of

Fifty dollars

(X21000)

the property of Deponenthas a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Mary Uner (nowhere)from the fact that at about the
hour of 10 O'clock PM said date
deponent was in the saloon on the
South West corner of West 3rd St and
South 5th Avenue. sitting in a chair
dozing and at that time deponent had
said property in the lower left hand
pocket of his vest. and while deponent
was sitting in said chair he saw the
defendant hovering over him. and in
about ten minutes after she left deponent
missed said property. And deponent is
informed by Annie Bullen that she
saw the said defendant feloniously

Sworn to before me, this

188

day

Police Justice

0785

take steal and carry away the aforesaid
property from the lower left hand pocket
of the vest then and there worn by defendant
as a portion of his body clothing.
Wherefore defendant prays the said
defendant may be held and dealt
with according to law.

Sworn to before me
this 10th day of March 1887. Frank G. Kearney.

Sam'l C. Hild,
Notary Public.

0786

CITY AND COUNTY }
OF NEW YORK, } ss.

Annie Cullen
aged *24* years, occupation *Domestic* of No.

1 Sullivan Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Frank G. Kearney*

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

Sworn to before me, this *16*
day of *March* 188*8* } *Annie Cullen*

Samuel C. Kelly
Police Justice.

0787

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Mary Auer

being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is her right to make a statement in relation to the charge against her; that the statement is designed to enable her if 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 Auer

Question. How old are you?

Answer

22 years old

Question. Where were you born?

Answer.

New York

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

Answer.

113 Macdougall St. 3mo

Question. What is your business or profession?

Answer.

Keep house

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 Auer

Taken before me this

day of *March*

188*7*

Samuel J. Kelly Police Justice.

0788

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

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

Dated March 16-1887 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.

0789

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

383 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank G. Kearney
424 1/2
Mary Ouer

2

3

4

Dated

March 16

1887

Magistrate.

John Sullivan

Officer.

Precinct.

Witnesses

Committed to House of Detention
in default of \$1000 bail to testify

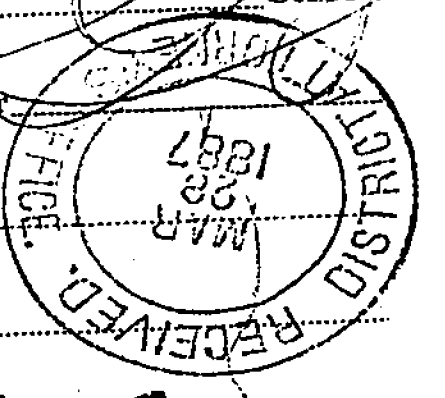
No.

No.

No.

\$ 500

to answer



Cover

0790

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 Amer

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

Mary Amer

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

The said *Mary Amer,*

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

one watch of the value of forty
dollars, and one chain of the
value of two dollars,

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

District Attorney.