

0671

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Falasco, Manfredo

**DATE:**

03/06/91



3968

0672

Witnesses:

*Achille Ceci*

*Profesa*

Counsel,

Filed *6* day of *March* 18 *91*

Pleas, *Agua* 9

THE PEOPLE

vs.

*PH*

*Manfredo Salasco*

*16. 199 199 199*

*(Sealed in the presence of the Court)*

DE LANCEY NICOLLO  
JOHN R. BELLONS

District Attorney.

A TRUE BILL.

*Ally Caman*

*March 12 1891*

Foreman.

*James A. Kelly*

*4 1/2 72 mos. 1/2 P.*

0673

Dr. Henry D' Ambrosio,  
362 BROOME STREET,  
NEW YORK.

Dichiaro che avendo ieri osservato  
movamente il Sg<sup>ro</sup> Achille  
Cocucci, l'ho trovato ancora  
in istato di non poter  
sortire di casa ora, per  
recarsi in Corte.

New-York 28. febbrajo 91.

H. D' Ambrosio

0674

New York 26 Febr. 91.

Certifico che essendomi recato  
ad osservare il Sig. Achille  
Cocucci, ed avendolo visitato  
attentamente e coscienziosamente  
ho rinvenuto due  
ferite da punta nel dorso,  
ad otto dita circa di distanza  
l'una dall'altra, la superiore  
un po' più profonda del-  
l'inferiore, ma nello stesso  
tempo un po' meno perico-  
losa dell'altra, avendo solamente  
interessato i tessuti esterni.  
Il Cocucci è costretto ancora a  
letto, di dove non può uscire  
prima di otto giorni ad oggi,

0675

St. Vincent's Hospital  
New York, Feb. 23, 1891.

Mr. Achille Buccio is in a  
serious condition, though  
he is in no immediate  
danger of death.

Dr. P. L. Kildua  
House Surgeon

Mission Whippoor  
 a 904  
 Mangado Talasco } Charged with  
 } Col. Asst  
 } Jefe Hon  
 } Jefe de Justicia  
 } February 24/91

Pasquillo Chanchi called as a  
 witness on the part of the people  
 being duly sworn to do so and  
 gave his testimony.

¿Qué día you nació?  
 A 25 de Mayo en San José

¿Qué es your consueño?  
 A Boat Rowing

¿Dónde nació the defendant?  
 Uruapan

¿Há you seen any trouble between him  
 and Pachito Chanchi yesterday?  
 Ayer sí me acuerdo haberlos  
 juntos?

A 17 de Mulberry Street.

¿Há you?  
 Ayer sí a través de la calle.  
 ¿Há you were there?

0677

2

A Sufus.

Who were they?

W. Inas and Achito Caracci, the pris  
and Dominico Falasco, a brother  
of the prisoner Gus Giuseppe Perfetto.

Q. What did you know about the robbery?  
A. The fire of the men were playing cards  
this man was not playing a game  
and a woman was in the  
house and told her to look out  
for the meat on the stove that was  
burning, and while I went to see  
about the meat, they changed  
my cards that is the prisoners  
who were playing and the prisoners  
brother Gus my partner commenced  
to quarrel and they got to fighting  
and I separated them but I heard them  
say blood, blood.

Who was fighting?

A. The prisoners brother Gus my part  
ner the man that was my partner  
in the game of cards, and when  
they halloed blood blood. Giuseppe

0678

3

Porfiro reacted over Estan the  
phases of the previous lands  
I don't see him strike anyone but  
then Guiseite Porfiro went out  
with the others in his land after  
an affair.

Q. Had you seen the defendant strike  
the man who is wounded at the  
hospital?

A. Yes.

Q. Had you seen any blood?

A. Yes, some blood.

Q. Where?

A. On the man who is wounded at his  
bar (see showing)

Mississippi Perfume carried as a  
Suntans are the part of the people  
being they have deposited  
But that is it

Where did you see it?  
A 1st Mrs. Mary Smith

What is your business?  
A Boat Repairing

Do you know the defendant?  
Yes Sir

How long have you known him?  
A 3 or 4 years

Did you see this bundle last night  
between him and the person  
in the fatal

Case Sir

Where was it?  
A 1st Mrs. Mary Smith

Do you know where it is?  
A Another person who is not here

On what floor was it?  
A Second floor

What were there?  
A 5 men & 10 women

0680

5

Which were they?  
At Manfredo Tacasoo, the man in  
the hospital at Abasco Pucaris, the  
last witness Ed missed in the  
woman that was there.

What is her name?  
La Angelita Charito

How did the trouble occur in that  
was it all about.

A The first man was playing cards  
his partners were playing in one  
party, and he was free and my  
partner changed the cards, and  
Tacasoo and Charito began to  
fight the prisoners brother and  
Tacasoo were fighting, and  
stopped the fight as first and  
the same then (2) began to fight  
again, and when they got to  
fighting the second time, the  
Quat witnesses went in to separate  
them, I saw the prisoner brother  
and pushed him away and the  
woman hollered out blood blood

0581

And then I saw the prisoner scratch  
 his the shoes in his pocket & I scatched  
 him, and then the others away  
 from the prisoner & he ran away  
 then I went after the prisoner and  
 got hold of him & I brought him  
 back in the house & I told the  
 other people in the house not to let  
 the prisoner out and I went & I  
 called in an officer

Did you see him strike Achilo.

Cuba

Cuba

Did he strike him?

Yes

Did he strike him?  
 He says I see he was going  
 down my back, and I then got  
 hold of the prisoner

0582

7

William Whipple, a police  
officer attached to the 10<sup>th</sup> Precinct  
Police being duly sworn deposes  
and says, Called by the Court.  
I went down below about this case  
A man going in the Station house  
had running about 300 ft. on  
and yessure. He found man  
running up the street with the knife  
in his hand, and he said come  
My policeman then is murder  
down the street, and I ran down  
the street and found the prisoner  
crawled down beside the boat  
in the 3<sup>d</sup> floor apt. 142  
Mulberry Street in the front room  
and I arrested the prisoner and  
took him before the wounded man  
and he identified him as the  
man that struck him, and I  
took him to the Station house  
and he identified him there again.

0683

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

William Whistfall  
of No. 10<sup>th</sup> Street, aged 28 years,  
occupation Police Officer being duly sworn deposes and says,  
that on the 23<sup>rd</sup> day of February 1889  
at the City of New York, in the County of New York, he arrested

Munfredo Falasco charged with  
Assault on complainant of  
Achillo Coucci. That said Coucci  
is now confined at St Vincents  
Hospital from the effect of injuries  
received. Deponent therefore prays  
that the defendant be held to  
await the demand of said injuries

Wm Whistfall

Sworn to before me, this

of May 1889

at

Charles W. Steiner  
Police Justice.

0684

Police Court, \_\_\_\_\_ District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

*Manfredo Falasco*

Dated *February 24* 188*9*

*T. J. [unclear]* Magistrate.

Officer.

Witness, \_\_\_\_\_

Disposition, \_\_\_\_\_

*Committed without bail  
to await injuries.  
9x Feb. 25-1891- 9 AM.  
8x Feb. 26-1891- 9 AM.  
3x Feb. 28-1891- 9 AM.  
9x March 2<sup>nd</sup>-1891- 9 AM.*

0685

Police Court First District.

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

of No. 172 Mulberry Street, aged 24 years,  
occupation Shoemaker being duly sworn

deposes and says, that on 23 day of February 1889 at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Manfreds Falasco (now here), who  
did wilfully and maliciously  
cut and stab deponent, with  
a pair of scissors, then and  
there held in his hand

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

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

Sworn before me, this second day }  
of March 1889 } Achille Cocucci

Charles A. Luntz Police Justice.

0686

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Manfredo Falasca* 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.

*Manfredo Falasca*

Question. How old are you?

Answer.

*16 years*

Question. Where were you born?

Answer.

*Italy*

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

Answer.

*197 Elizabeth St 2 years*

Question. What is your business or profession?

Answer.

*Tailor*

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*  
*Manfredo Falasca*

Taken before me this  
day of *July* 1918  
*Charles W. ...*

Police Justice.

0587

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated March 7 1891 Charles H. Linton Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0688

287

Police Court--- 1st --- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Adhille Cacucci*  
*172 Elizabeth St*  
*Manfreda Falasca*

Office of Assaunt  
*William*

BAILED.

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *March 2<sup>d</sup>* 1891

*Tamara* Magistrate.

*Whispell* Officer.

*10* Precinct.

Witnesses .....

No. .... Street.

No. .... Street.

No. .... Street.

\$ *10.00* to answer *Ed*

*Committed* *March 1*



0689

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Manfredo Falasco

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

Indictment accuse Manfredo Falasco

of the crime of Assault in the first degree,

committed as follows:

The said Manfredo Falasco

late of the City of New York, in the County of New York, aforesaid, on the

twenty-third day of February in the year of our Lord one thousand  
eight hundred and eighty-ninety-one, at the City and County aforesaid,

with force and arms, in and upon the body  
of one Achille Cocucci in the peace of the said  
People then and there being, feloniously did  
make an assault and him, the said Achille  
Cocucci with a certain pair of scissors which  
he the said Manfredo Falasco in his right  
hand then and there had and held, the same  
being a deadly and dangerous weapon, then  
and there wilfully and feloniously did  
strike, beat, cut, stab and wound, with intent  
him, the said Achille Cocucci thereby then and  
there feloniously and wilfully to kill, against

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

### Second Count

And the Grand Jury aforesaid, by this indictment further accuse the said Manfredo Falasco of the crime of assault in the second degree, committed as follows:

The said Manfredo Falasco, late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms in and upon the body of the said Achille Cocucci in the face of the said People then and there being, feloniously did wilfully and wrongfully make another assault and then the said Achille Cocucci with a certain pair of scissors which the said Manfredo Falasco in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

De Lancy Nicoll,

District Attorney

0691

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Falkenflick, Bernard

**DATE:**

03/12/91



3968

0692

Witnesses:

*W. K. Eppstein*  
*Joseph Platte*

45  
*Charles H. Deard*  
*207 1/2 Bldg*

Counsel,

Filed *12* day of *March* 1891

Pleads, *Not guilty*

THE PEOPLE

vs.

*2*

*Bernard Salzenfleck*

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

~~DELANEY NICOLL~~  
~~WILLIAMS~~

*District Attorney.*

A True Bill.

*Wm. Cannon*

Foreman.

*Part 2 - March 20, 1891.*

*tried and acquitted*

*10/10*

0693

Police Court 3 District.

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

of No. 163 Stanton Street, aged 21 years,  
occupation Signer Makers being duly sworn.

deposes and says, that on 7th day of March 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Bernard Salkenflick "New hie" who wilfully and maliciously struck deponent on violent blow on the head with a piece of iron window weight attached to a hammer chip, which this deponent then and there held in his hand, and used as a slung shot, cutting deponent's head severely.

Deponent further says that such assault was committed

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

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

Sworn before me, this 8 day of March 1887 } Wolf Epstein

[Signature] Police Justice.

0694

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Bernard Falkenflick* 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.

*Bernard Falkenflick*

Question. How old are you?

Answer.

*21 years old*

Question. Where were you born?

Answer.

*Austria*

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

Answer.

*13 Forsyth St New York*

Question. What is your business or profession?

Answer.

*Sign Mula*

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

Answer.

*I am not guilty  
I struck this man in self  
defense.  
Bernard Falkenflick*

Taken before me this 1st day of March 1897  
*[Signature]*  
Police Justice.

0695

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.....

*Alfred Smith*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *250* 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 2* 188*7* *Wm. J. [Signature]* 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.

0696

145 (order) B 308  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Wolf Epstein  
163 Stanton St  
Riverside Falls, N.Y.

Assault Felony  
Offence

2  
3  
4

Dated March 8 1891

Murray Magistrate.

John H. Holland Officer.

14 Precinct.

Witnesses Israel Platt

No. 188 Madison St.

Call the Officer

No. Street.

No. Street.

\$ 1000- Street.



Can

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0697

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bernard Falkenfleck

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

Bernard Falkenfleck

of the crime of Assault in the first degree,

committed as follows:

The said

Bernard Falkenfleck

late of the City of New York, in the County of New York, aforesaid, on the

seventh day of March in the year of our Lord one thousand

eight hundred and eighty-ninety-one, at the City and County aforesaid,

with force and arms, in and upon the body of  
one Wolf Epstein, in the peace of the  
said People then and there being, feloniously  
did make an assault, and him the  
said Wolf Epstein with a certain slung  
shot which the said Bernard Falkenfleck  
in his right then and there had and held, the  
same being a deadly and dangerous weapon,  
then and there wilfully and feloniously did strike,  
beat, cut, stab and wound, with intent him, the  
said Wolf Epstein thereby, then and there  
feloniously and wilfully to kill, against the

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

Second Count.

And the Grand Jury aforesaid, by this indictment, further accuse the said Bernard Falkenflick of the crime of assault in the second degree, committed as follows:

The said Bernard Falkenflick, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Wolf Epstein in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and him the said Wolf Epstein, with a certain slung shot which the said Bernard Falkenflick in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut and wound, ~~with~~ 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.

De Lancey Nicoll,  
District Attorney

0699

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Fanchel, Fannie

**DATE:**

03/20/91



3968

0700

Paul Hoover  
By

Witnesses:

Annie Friedland

Joseph Friedland

560  
Remitt

Counsel,  
Filed 20 day of March 1891  
Pleads, April 23.

THE PEOPLE

vs.

Jannie Sanchez

May 5/91.

Speed & Depue

DE LANCEY NICOLL,

District Attorney.

April 23, 1891. N. D.

[Sections 528, 531, — Penal Code.]  
Grand Larceny (Second Degree.)

A True BILL.

Alfred J. Cannon

Foreman.

Handwritten signature and initials

0701

Police Court 5 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

Annie Friedland

of No. 157-E-118 Street, aged 25 years,  
occupation House Keeper being duly sworn

deposes and says, that on the 13 day of March 1889 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 :

One Diamond Ring  
valued at One hundred and  
twenty five dollars

and good + lawful money of the United  
States of the amount of Fifteen  
dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Fannie Fauchel (now here) for the reason following to wit:

On said date deponent had in her possession in her apartments in house no 157-E-118<sup>2</sup> of the said property deponent was in the employ of deponent as a servant, on said date <sup>deponent</sup> went away from said apartments and remained away 7 hours.

deponent missed the said property no person but deponent was in the said apartments ~~and~~ or had access thereto

Annie Friedland

Sworn to before me, this 13 day of March 1889  
Police Justice

0702

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Fannie Fanchel* being duly examined before the under-  
signed according to law, on the annexed charge, and being informed that it is *h<sup>e</sup>r* right to  
make a statement in relation to the charge against *h<sup>e</sup>r*; that the statement is designed to  
enable *h<sup>e</sup>r* if he see fit to answer the charge and explain the facts alleged against *h<sup>e</sup>r*  
that *h<sup>e</sup>* is at liberty to waive making a statement, and that *h<sup>e</sup>r* waiver cannot be used  
against *h<sup>e</sup>r* on the trial.

Question. What is your name?

Answer. *Fannie Fanchel*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *no home*

Question. What is your business or profession?

Answer. *Domestic*

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-*

*Fannie Fanchel*  
*Fanchel*

Taken before me this

day of *March* 189*7*

Police Justice.

0703

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.....

*Dependant*

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 18 1891*..... *[Signature]* Police Justice

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

Dated.....18..... 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.....18..... Police Justice.

0704

560 Police Court--- 5 District. 367

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Annie Friedland  
~~445 East 47th St~~  
433 E 12th St  
Fannie Fanchel

Office  
Wm. J. Lacey

2.....  
3.....  
4.....

BAILED,

No. 1, by Hymna Chelik  
Residence 209 Delaney - Street.  
(203)

No. 2, by.....  
Residence..... Street.

No. 3, by.....  
Residence..... Street.

No. 4, by.....  
Residence..... Street

Dated March 18 1891

Dover Magistrate.  
Mott Officer.  
29 Precinct.

Witnesses Kappel &...  
No. 433 E 12th St Street.

No. .... Street.  


No. .... Street.  
\$ 500 to answer ls.

Cme

0705

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY  
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Fannie Fanchel*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Fannie Fanchel*

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

The said *Fannie Fanchel*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*  
day of *March* in the year of our Lord one thousand eight hundred and  
*ninety-one* at the City and County aforesaid, with force and arms,

*one finger-ring of the value of  
one hundred and twenty-five dollars  
and the sum of fifteen dollars in money  
lawful money of the United States and of  
the value of fifteen dollars*

of the goods, chattels and personal property of one *Annie Friedland*

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.

*De Lancey Nicoll,  
District Attorney*

0706

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Jones, Henry

**DATE:**

03/24/91



3968

0707

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Fisher, Samuel

**DATE:**

03/24/91



3968

0708

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Spencer, Charles W.

**DATE:**

03/24/91



3968

0709

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Edgeworth, Thomas

**DATE:**

03/24/91



3968

0710

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Murray, John J.

**DATE:**

03/24/91



3968

0711

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Harris, Edward

**DATE:**

03/24/91



3968

0712

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Guion, James

**DATE:**

03/24/91



3968

0713

POOR QUALITY ORIGINAL

Witnesses

Bail fixed by  
Judge Fitzgerald at  
\$50 each collected by  
by consent of Deily et al  
1, 5, 6, 7  
by James Edward  
H H  
672 Washington St

2. 2 et al by  
Isaac Sommer  
165 E. 62 St

6/8 North  
Counsel  
Filed  
Pleads  
1891  
THE PEOPLE  
vs.  
Henry Jones  
Samuel Jones  
Thomas Ed. Spencer  
Thomas Edgeworth  
John G. Murray  
Edward Harris  
James Gunion

De Saucy McCall  
JOHN R. FELLOWS  
District Attorney  
of Byer and Tremmer  
partial et al  
A True Bill.

Alfred Means  
April 10, 1891 Foreman.  
All tried and  
#2 convicted (just four counts)  
#1, 3, 4, 5, 6, 7 acquitted  
April 13, 1891  
#2 sent to jail three (3) months  
and fined one thousand (1000) dollars  
40 March 1891

POOL SELLING, ETC.  
[Section 851, Pennl Code]

0714

POOR QUALITY ORIGINAL

Witnesses

Deed filed by  
Judge [unclear] in  
the case of [unclear]  
by [unclear]

1, 5, 6, 7  
by James Edward  
12 St.  
671 Washington St

2, 3, 4 by  
J. A. de Sommers  
165 E. 6th St

Counsel,

Filed

Pleads,

6/11/91

B.N.M.

THE PEOPLE

vs.

- 1 Henry Jones, B
- 2 Samuel Fisher, D
- 3 Charles W. Spencer, B
- 4 Thomas Edgeworth, B
- 5 John G. Murray, B
- 6 Edward Harris, B
- 7 James Guion, B.

POOL SELLING, ETC.

John R. Nicoll,  
JOHN R. FELLOWS

Dist. Atty.

I heard to the Court  
of [unclear] and [unclear]  
for trial [unclear]  
A True Bill.

April 10, 1891 Foreman.

All tried and  
#2, Convicted (just four counts)

#1, 3, 4, 5, 6, 7, acquitted  
April 13, 1891  
#2, County Jail three (3) months  
and fined one thousand (1000) dollars



Court of Oyer & Terminer,  
County of New York.

-----x  
The People, etc., :  
-v- :  
James Fisher, :  
: :  
-----x

Case No. 1000 of 1934, in  
the County of New York, in  
the City and County of New York.

James Fisher, the appellant,  
appeals from the judgment of the  
Court of Oyer & Terminer, County of New York,  
in the above entitled case, rendered on the 14th day of  
November, 1934.

The said appellant was tried at the Court of  
Oyer & Terminer for the County of New York on  
Thursday and Friday last, for the offense of violation  
of section 1000 of the Penal Code.

The said appellant was found guilty of the  
offense charged and sentenced to the State Prison  
for a term of one year.

The said appellant appeals from the judgment  
of the Court of Oyer & Terminer, County of New York,  
in the above entitled case, rendered on the 14th day of  
November, 1934.

The said appellant's conviction and sentence was  
based upon the testimony of the jury for the  
period of the month and a part of the time of 1934.

The said appellant's conviction and sentence was  
based upon the testimony of the jury for the  
period of the month and a part of the time of 1934.  
The said appellant's conviction and sentence was  
based upon the testimony of the jury for the  
period of the month and a part of the time of 1934.  
The said appellant's conviction and sentence was  
based upon the testimony of the jury for the  
period of the month and a part of the time of 1934.  
The said appellant's conviction and sentence was  
based upon the testimony of the jury for the  
period of the month and a part of the time of 1934.

0717

an affidavit sworn to by the said ...  
no other ...

That the said ...  
and ...

That the said ...  
the ...  
ability of ...  
which ...  
Fisher will have ...

That the said ...  
of ...  
and ...  
under ...  
to prove ...

Done to be read ...  
1st day of April, 1881.

*William F. Howe.*

*Reginald S. Duval*  
*Commissioner of deeds and for*  
*the City and County of New York*

0718

*H. H. Coyer & Seminer*

*The People &c*

*Plaintiff,*

*against*

*Samuel Fisher.*

*Defendant.*

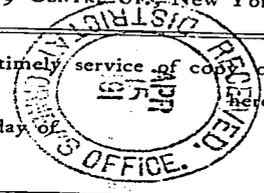
*Affidavit and  
Order to Show Cause.*

**HOWE & HUMMEL,**

*Attorneys for defendant.*

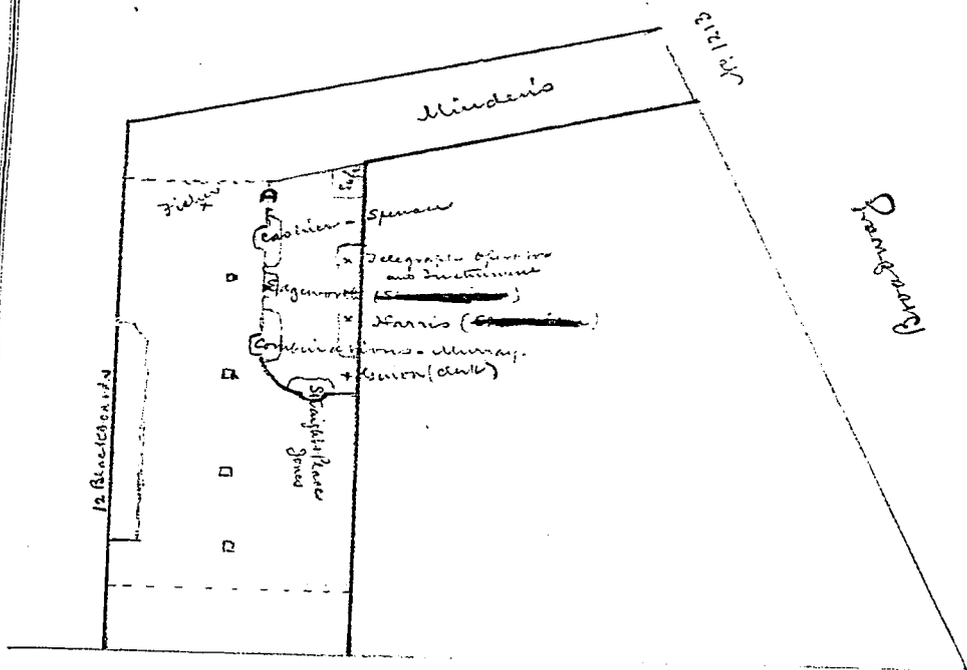
87 & 89 CENTRE ST., New York City.

Due and timely service of copy of the within  
this day of \_\_\_\_\_ 1890.  
by admitted  
Attorney.



To *The District Attorney*

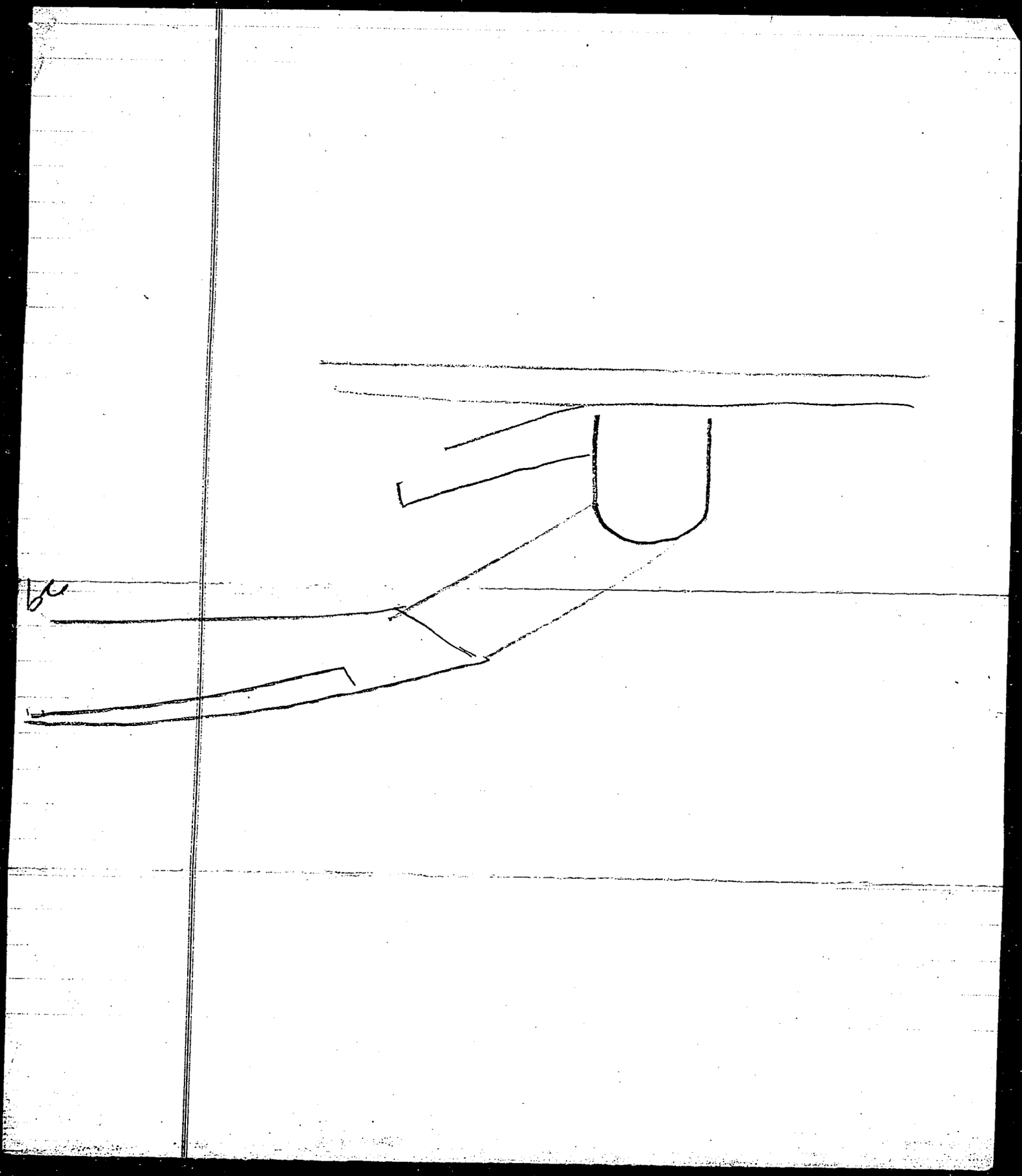
0719



12th Street

West 29th Street

0720



0721

Police Court, 2<sup>d</sup> District.

City and County of New York, ss.

Edward J. Mulberry

of No. 33 Mulberry Street, aged 30 years, occupation Police Officer, being duly sworn, deposes and says,

that on the 23<sup>rd</sup> day of March 1897, at the City of New York, in the County of New York,

Henry Jones. Samuel Fisher. Charles A. Spencer. Thomas Edgeworth John J. Murray. Edward Harris and James Guion (all nowhere)

did unlawfully in premises No 33. West 29<sup>th</sup> Street ~~unlawfully~~ keep or occupy a room with apparatus or paraphernalia for the purpose of receiving and recording bets on Stagers upon the result of trial Contests of Speed or Power of endurance of Boats. to wit horses in violation of Section 351. of the Penal Code of the state of New York.

From the following reasons to wit that on said dependent. dependent. entrance the room in premises No 33 West 29<sup>th</sup> Street occupied by the said defendants. and saw the said Jones sitting at a desk. dependent. asked the said Jones for a ticket on the horse known as Bert Jack. admitted to run at Lutterburgh. 1<sup>st</sup> race. dependent. handed the said Jones the sum of three dollars to bet on. said horse of the said Jones received said money from dependent. and from dependent. the ticket hereto attached marked Exhibit "A" the said Jones then informed dependent. that he would

0722

Police Court, District.

City and County of New York, ss.

of No. Street, aged years, occupation being duly sworn, deposes and says, that on the day of 188, at the City of New York, in the County of New York,

Charge deponents. The sum of Three Cents as Commission which deponents paid to the said Jones, the said Jones then informed deponents that said Horse would pay fifteen to three, Dependent. Justice says that he saw a black board on the wall of the room in said premises with the names of horses and the races in which they were to run written thereon. The said Fisher was standing about said room giving instructions to the man writing on the black board. The said Spencer was sitting at a desk in said room. The said Edgeworth was sitting at a desk writing on a sheet of paper. The said Murray was sitting at a desk with some papers in front of him. Thus the said Brown and Harris were also behind a partition in said room with cards and papers in front of them.

Dependent. Justice says that he is Company with several other officers and arrested the said defendants in said premises and found in said premises a number of tickets cards & sheets, here shown. Dependent is informed by George W. Blossley that he seized in said room a number of sheets of paper which were used for the purpose of recording bets or wagers upon

0723

Police Court, District.

City and County of New York, vs.

of No.

occupation

that on the day of

York, in the County of New York,

Street, aged

years,

being duly sworn, deposes and says,

188 , at the City of New

Horse. Rice. and that ~~Lois~~ he is familiar with the sheets used in said business and knows the sheets of paper seized in said room to be the same used in recording bets on Wagers in Horse race betting.

Deponent is further informed by the said McCloskey that the said defendants admitted and confessed in his presence that they were employed in said room and that their occupations were as follows. Henry Jones as Receiver, Samuel Fisher as Manager, Charles H. Spencer as Cashier, Thomas Edgewood as Sheet Writer, John J. Murray, Combination Clerk, Edward Harris as Sheet Writer & James Quinn as Clerk of Deponent.

Therefore charges that the said defendants were unlawfully occupying said room in said premises for the purpose of receiving and recording bets on Wagers upon the result of trial Contest of Speed or Power of endurance of horses and prays that they may be held to answer.

Subscribed before me } Edward C. Foel  
this 23<sup>rd</sup> day of March 1891 }  
J. Henry Park

Proce Justice

0724

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 29 years, occupation Police Officer of No. 37 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edmund Steel and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 23 day of March 1887 } John M. Chutey

John M. Chutey  
Police Justice.

0725

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Jones.*

Question. How old are you?

Answer. *53 years*

Question. Where were you born?

Answer. *England*

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

Answer. *35 West 29th St 3 months*

Question. What is your business or profession?

Answer. *Clerk.*

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 an examination*

*Henry Jones*

*Cancel this examination*

Taken before me this

day of

*March 1891*

*John J. Bond*

Police Justice

0726

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

*Samuel Fisher*

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. *Samuel Fisher.*

Question. How old are you?

Answer. *37 Years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *30 West 29 St. N. Y. 6 Months.*

Question. What is your business or profession?

Answer. *Artist.*

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 an Examination*

*Samuel Fisher*

*Counsel waives Examination*

Taken before me this

day of March 1891

*Samuel Fisher*  
Police Justice

0727

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Charles H. Spencer* 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. *Charles H. Spencer.*

Question. How old are you?

Answer. *38 Years*

Question. Where were you born?

Answer. *England*

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

Answer. *512 Linden Street, Brooklyn, N.Y. 7 Months.*

Question. What is your business or profession?

Answer. *Artist*

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  
an examination  
cannot receive examination*

*C. W. Spencer*

Taken before me this

day of

*March* 1891

*Edmund Bond*

Police Justice.

0728

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*Thomas Edgeworth.*

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.

*344 East 21<sup>st</sup> St 3 years*

Question. What is your business or profession?

Answer.

*Clerk.*

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 fairly examined  
an examination*

*Thomas Edgeworth*

*Came name examination*

*Thomas Edg*

Taken before me this

*203*

day of *March* 189*9*

*John W. [Signature]*

Police Justice.

0729

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

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

Question. What is your name?

Answer. *John J. Murray*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *44 Monroe St. 25 Years*

Question. What is your business or profession?

Answer. *Clerk.*

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  
an examination*

*John J. Murray*

*Counsel reads examination*

Taken before me this

*23*

day of *May* 188*9*

*John J. Murray*

Police Justice.

0730

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Harris*

Question. How old are you?

Answer. *35 Years*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *310 Essex St In 1/2 Years.*

Question. What is your business or profession?

Answer. *Clerk.*

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  
an examination*

*Edward Harris*

*Edward Harris examined*

Taken before me this

day of *March* 1891

*William J. ...*

Police Justice.

0731

Sec. 108-200.

CITY AND COUNTY } ss.  
OF NEW YORK,

District Police Court.

*James Quinn* 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 ~~h~~ *h*; that the statement is designed to enable ~~h~~ *h* if he see fit to answer the charge and explain the facts alleged against ~~h~~ *h* that ~~he~~ *he* is at liberty to waive making a statement, and that ~~his~~ *his* waiver cannot be used against ~~h~~ *h* on the trial.

Question. What is your name?

Answer. *James Quinn*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *300 Murey Avenue. 3 years.*

Question. What is your business or profession?

Answer. *Clerk.*

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 on 2<sup>d</sup> examination  
Council on 2<sup>d</sup> examination  
James Quinn*

Taken before me this

day of *March* 1881

*Edward Paul*

Police Justice.

0732

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

*defendants*

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 *March 26<sup>th</sup>* 1891 *J. Henry Paul* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0733

7500 bail each for  
of mt 25th 2 PM  
of 11 25th 2 PM

490

Police Court--- 2 --- District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edward J. Threl  
vs.  
Henry J. Jones  
Samuel Fisher  
Charles W. Spencer  
Thomas Edgeworth  
Robert J. Murray  
Edward Harris  
James Quinn

Auto on Street

Officer

PAID.

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

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

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

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

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

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

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

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

Dated March 3 1891

Threl Magistrate

Officer

Officer

Witnesses

No. Charles Jacobs Street

James Valley

No. Michael Crowley

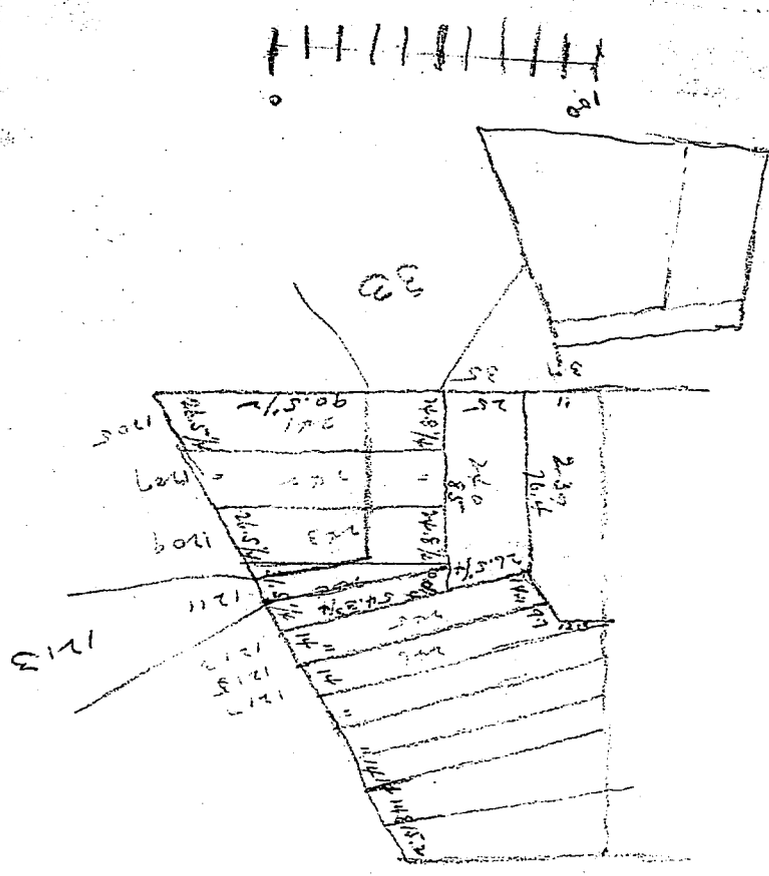
Jeremiah Murphy

No. 300 Mulberry Street

\$ 500 to answer

Barlett

0734



0735

CITY AND COUNTY OF NEW YORK ss.

POLICE COURT, 2 - DISTRICT.

George M. Gosney of the Custody Office Police Street, aged 29 years, occupation Police Officer being duly sworn, deposes and says that on the 25<sup>th</sup> day of March 1891 at the City of New York, in the County of New York.

Henry Jones, Samuel Fisher, Charles H. Spencer, Thomas Edgeworth, John J. Murray, Edward Harris, James Keenan defendants in the annexed Complaints were indicted by the grand jury arrested on bench warrants on the 25<sup>th</sup> day of March 1891 and were admitted to bail by Judge Fitzgerald in the Court of General Sessions. Deponent further says that the said defendants were indicted for the same offense set forth in the annexed Complaints.

Sworn before me, this 27<sup>th</sup> day of March 1891

J. W. [Signature] Police Justice.

0736

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Henry Ford Esq. a Police Justice  
of the City of New York, charging James Guinn Defendant with  
the offence of Violation of the Pool Law

and he having been brought before said Justice for an examination of said charge, and it having been made  
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and  
the hearing thereof having been adjourned,

We James Guinn Defendant of No. 300

Marcy Avenue Street; by occupation a Clerk

and James Edward of No. 11 West 25-

Street, by occupation a Brewer Surety, hereby jointly and severally undertake

that the above named James Guinn Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,

during the said examination, or that we will pay to the People of the State of New York the sum of FIVE

Hundred Dollars.

Taken and acknowledged before me, this 23 James Guinn

day of March 1891 } James Edward

J. Henry Ford POLICE JUSTICE.

0737

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sworn to before me, this  
16th day of March 1891  
James Edward  
Justice

James Edward  
the within named Bail and Surety being duly sworn, says, that he is a resident and free  
holder within the said County and State, and is worth ten Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,  
and that his property consists of House and Lot of Land  
situated at No 205 East 32nd. and  
is worth \$10,000

James Edward  
Justice

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to appear  
during the Examination.

vs.

Taken the ..... day of ..... 18

Justice.

0738

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Henry Ford Esq a Police Justice of the City of New York, charging Edward Harris Defendant with the offence of

Violation of the Pool Law

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Edward Harris Defendant of No. 210 Coast 23 Street; by occupation a Club

and James Leonard of No. 11 West 25 Street, by occupation a Brewer Surety, hereby jointly and severally undertake

that the above named Edward Harris Defendant shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,

during the said examination, or that we will pay to the People of the State of New York the sum of 700 Hundred Dollars.

Taken and acknowledged before me, this 23 day of March 1891 } Edward Harris

\_\_\_\_\_ } James Leonard  
POLICE JUSTICE.

0739

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sworn to before me, this 23<sup>rd</sup>  
day of Nov  
1891  
*John W. ... Police Justice*

James Conrad  
the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said County and State, and is worth an **Hundred Dollars**,  
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,  
and that his property consists of House and lot of land  
Situated at No 205 East 32 Street.  
and worth \$1,000  
James Conrad

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Undertaking to appear  
during the Examination.*

vs.

Taken the ..... day of ..... 18

Justice.

0740

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY )  
OF NEW YORK, } ss.

An information having been laid before Henry Ford a Police Justice  
of the City of New York, charging Charles W. Spencer Defendant with  
the offence of Violation of the Pool Law

and he having been brought before said Justice for an examination of said charge, and it having been made  
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and  
the hearing thereof having been adjourned.

We, Charles W. Spencer Defendant of No. Hopkew

New Jersey Street; by occupation a Clerk  
and James Edward of No. 11 West 25th

Street, by occupation a Prepr Party, hereby jointly and severally undertake  
that the above named Charles W. Spencer Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of Five  
Hundred Dollars.

Taken and acknowledged before me, this 23 Chas. W. Spencer  
day of March 1891 } James Edward

Henry Ford POLICE JUSTICE.

0741

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Everard*

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*  
holder within the said County and State, and is worth *Twenty* **Hundred Dollars,**  
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,  
and that his property consists of *Two lots House and lot number*

*105 East 32nd Street worth \$5,000*  
*over all encumbrances.*

*James Everard*

day of *March*  
*23rd*  
1891  
*Edmund P. Justice*  
Justice

Sworn to before me, this

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to appear  
during the Examination.

vs.

Taken the ..... day of ..... 18

Justice.

0742

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before J. Henry Ford a Police Justice  
of the City of New York, charging Henry Jones Defendant with  
the offence of Violation of the Pool Law.

and he having been brought before said Justice for an examination of said charge, and it having been made  
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and  
the hearing thereof having been adjourned,

Henry Jones Defendant of No. 21

West 29 Street; by occupation a Clerk

and James Everand of No. 11 West 25<sup>th</sup>

Street, by occupation a Brewer Surety, hereby jointly and severally undertake

that the above named Henry Jones Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of Five

Hundred Dollars.

Taken and acknowledged before me, this 23 Henry Jones

day of March 1891 } James Everand

John Henry Ford POLICE JUSTICE.

0743

CITY AND COUNTY OF NEW YORK } ss.

day of *March* 18*91*  
*William P. Justice*  
Justice

Sworn to before me, this *23rd*

*James Everard*

the within named Bail and Surety being duly sworn, says, that he is a resident and *free* holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *house and lot number 105 East 32nd Street with \$5,000 in all encumbrances.*

*James Everard*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

*Under taking to appear during the Examination*

Taken the ..... day of ..... 18

Justice.

0744

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before J. Henry Ford Esq. a Police Justice of the City of New York, charging Thomas Edgeworth Defendant with the offence of violating the pool law

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Thomas Edgeworth Defendant of No. 344 East 21 Street; by occupation a Clerk and William McMahon of No. 230 W 52 St Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that the above named Thomas Edgeworth Defendant shall personally appear before the said Justice, at the 2 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 23 day of March 1891

Thomas Edgeworth

W. M. McMahon

J. Henry Ford POLICE JUSTICE.

0745

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John W. Humphreys*  
Justice  
day of *March*  
1891

Sworn to before me, this *25*

*William McMahon*

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*  
holder within the said County and State, and is worth *Ten* Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,  
and that his property consists of *one house and lot of*

*land situated at no 230 West*  
*Street and worth Twenty five thousand*  
*dollars over all debts*

*Wm. McMahon*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear  
during the Examination.

Taken the ..... day of ..... 18

Justice.

0746

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before J Henry Ford Esq. a Police Justice  
of the City of New York, charging John J Murray Defendant with  
the offence of Requesting bets on horse races

and he having been brought before said Justice for an examination of said charge, and it having been made  
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and  
the hearing thereof having been adjourned,

We John J Murray Defendant of No. 44  
Morgan Street; by occupation a Clerk  
and William McMahon of No. 230 West 5-2  
Street, by occupation a Real Estate Surety, hereby jointly and severally undertake  
that the above named John J Murray Defendant  
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of five  
Hundred Dollars.

Taken and acknowledged before me, this 23

day of March

J Henry Ford POLICE JUSTICE.

0747

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edmund B. Justice*  
District Justice  
1897

Sworn to before me, this  
day of *March*

*William Mc Mahan*

the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said County and State, and is worth *ten* Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,  
and that his property consists of *House and lot*

*land situated at No 230 West  
57 Street and worth twenty five  
thousand dollars*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear  
during the Examination.

vs.

Taken the ..... day of ..... 18

Justice.

*Wm Mc Mahan*

0748

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Henry Ford a Police Justice  
of the City of New York, charging Samuel Fisher Defendant with  
the offence of Registering bets on Horse Races

and he having been brought before said Justice for an examination of said charge, and it having been made  
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and  
the hearing thereof having been adjourned,

Samuel Fisher Defendant of No. 30  
West 24 Street; by occupation a  Clerk

and William McMahon of No. 230 West 52  
Street, by occupation a Real Estate Surety, hereby jointly and severally undertake

that the above named Samuel Fisher Defendant  
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of Two  
Hundred Dollars.

Taken and acknowledged before me, this 23 Samuel Fisher  
day of March 1891 } Wm McMahon  
Henry Ford POLICE JUSTICE.

0749

CITY AND COUNTY OF NEW YORK, ss.

*James B. [unclear] Justice*

Sworn to before me, this  
day of *March* 1891

the within named Bail and Surety being duly sworn, says that he is a resident and holder within the said County and State, and is worth *ten* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *house and lot*

*land situated at No 230 West 57 Street and worth twenty five thousand dollars*

*Wm. J. [unclear]*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear during the Examination.

Taken this ..... day of ..... 18

Justice.

0750

At a General Term of the Supreme Court, of the State of New York, held in and for the First Judicial Department, at the County Court House, in the City of New York, on the 31 day of January in the year of our Lord one thousand eight hundred and ninety-two.

*31st day of January 1891*

Present:-

The Honorable Charles H. Van Brunt, P. J., and  
The Honorable George P. Andrews, J.

-----  
The People of the State of New York,  
Respondents,  
against  
Samuel Fisher,  
Appellant.  
-----

ORDER of AFFIRMANCE.

The above named appellant, having been at a Court of Oyer and Terminer, held in and for the City and County of New York, at the City Hall in said City, on the 9th day of April, in the year of our Lord one thousand eight hundred and ninety-one, in due form of law convicted by the verdict of a jury of a crime, to wit:- a misdemeanor in violation of Sec. 351 of the Penal Code, whereupon it was considered by the said Court of Oyer and Terminer and ordered and adjudged, that the said appellant for the misdemeanor aforesaid whereof he was so convicted as aforesaid, be imprisoned in the County Jail, in the City of New York, for the term of three months and pay a fine of one thousand dollars and

0751

stand committed until the same be paid, not exceeding one day, for each dollar of the fine imposed, from and after the termination of the three months imprisonment.

And the appellant aforesaid having thereafter duly appealed from the said judgment to this court, and the said appeal having come on to be heard in due form of law,

NOW THEREFORE, after hearing William F. Howe, Esq. of counsel for the appellant, and Bartow S. Weeks, assistant District Attorney, for the respondents, due deliberation being had thereon, it is

ORDERED and ADJUDGED, that the said judgment of the said court of Oyer and Terminer, so appealed from as aforesaid, be and the same hereby is in all things affirmed, and it is further

ORDERED, that the said judgment of the said court of Oyer and Terminer be, and the same is hereby directed to be enforced and carried into execution and effect.



*Acobit*

*Wm J Mc Kenner*  
*clerk*

0752

THE PEOPLE OF THE STATE OF NEW YORK

*against*

Samuel Fisher,

ORDER of AFFIRMANCE.

De LANCEY NICOLL,

DISTRICT ATTORNEY,

No. 82 CHAMBERS ST.,

NEW YORK CITY.

538

*filed Jan 12/92*

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Henry Jones, Samuel Bidner,  
Charles W. Spencer, Thomas  
Adams, John A. Murray, Edward  
Davis and James Taylor*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Henry Jones, Samuel Bidner, Charles W. Spencer,  
Thomas Adams, John A. Murray, Edward  
Davis and James Taylor*  
of a Misdemeanor, committed as follows:

The said *Henry, Samuel, Charles, Thomas, John  
Edward and James, all*

late of the *Second* Ward of the City of New York, in the County of New York afore-  
said, on the *twenty* day of *March*, in the year of our Lord  
one thousand eight hundred and *ninety-one*, at the Ward, City and County aforesaid,  
did unlawfully keep a certain *room* in a certain *building* there situate,  
for the purpose of therein recording and registering bets and wagers, and of selling pools,  
upon the result of trials and contests of speed and power of endurance of beasts, to wit,  
horses; 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 *Henry Jones, Samuel Bidner, Charles W. Spencer,  
Thomas Adams, John A. Murray, Edward  
Davis and James Taylor*  
of a Misdemeanor, committed as follows:

The said *Henry, Samuel, Charles, Thomas, John  
Edward and James, all*

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, being then and there the occupants of certain room in a certain building there situate, with force and arms did unlawfully and knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses: 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 Henry Jones, Samuel Fisher, Charles W. Spencer, Thomas Edgeworth, John Murray, Edward Davis and James Quinn of a Misdemeanor, committed as follows:

The said Henry, Samuel, Charles, Thomas, John, Edward and James, all

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, being then and there the occupants of a certain room in a certain building there situate, with force and arms, did unlawfully therein keep, exhibit and employ, divers devices and apparatus (a more particular description whereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and selling pools upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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 R. FELLOWS,~~

~~District Attorney.~~

0755

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~The People of the State of New York~~

~~against~~

~~And The Grand Jury of the City and County of New York~~, by this indictment, accuse  
further accuse the said *Henry Jones, Samuel Kider, Charles W. Brewer, Thomas Edgeworth, John J. Murray, Edward Harris and James Quinn*  
of the CRIME OF RECORDING AND REGISTERING A BET AND WAGER, committed  
as follows:

The said *Henry, Samuel, Charles, Thomas, John, Edward and James*, all

late of the ~~First~~ *First* Ward of the City of New York, in the County of New York aforesaid, on  
the ~~said~~ *twentieth* day of ~~March~~ *March*, in the year of our Lord  
one thousand eight hundred and ~~eighty-eight~~ *eighty-nine*, at the Ward, City and County aforesaid,  
with force and arms, did unlawfully record and register, and cause to be recorded and  
registered, a certain bet and wager, then and there made by and between *Edward*  
*R. Kneel* and a certain other person or persons  
to the Grand Jury aforesaid unknown.

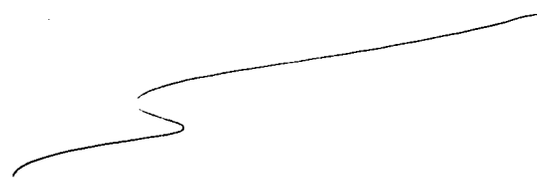
upon the result of a certain trial and contest of speed and power of endurance of and between  
~~a certain horse called "Best" and James Edger~~  
divers horses (a more particular description whereof, and of each of them, is to the Grand  
Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year  
aforesaid, at a certain place and race track situated at *Putnam*,  
in the County of *Dundee*, in the State of *Virginia*,  
and commonly called the *Putnam* Race Track, and which  
said trial and contest was had, holden and run on the day and in the year aforesaid, at the  
place and race track aforesaid (a more particular description of which said trial and contest,  
and of the said bet and wager so as aforesaid then and there made upon the same, 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.

~~Second Count.~~ *Second Count.*—And the Grand Jury aforesaid, by this indictment, further accuse the  
said *Henry Jones, Samuel Kider, Charles W. Brewer, Thomas Edgeworth, John J. Murray, Edward Harris and James Quinn*  
of the CRIME OF RECORDING AND REGISTERING BETS AND WAGERS, committed as  
follows:

0756

The said *Henry, Samuel, Charles, Thomas, John, Edward and James, all*

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, with force and arms did unlawfully record and register, and cause to be recorded and registered, divers bets and divers wagers then and there made by and between divers persons to the Grand Jury aforesaid unknown (a more particular description of which said bets and wagers is to the Grand Jury aforesaid unknown), upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Futterberg* in the County of *Madison* in the State of *New Jersey* and commonly called the *Futterberg* Race Track,



and which said trials and contests were had, holden and run on the day and in the year aforesaid; at the place and race track aforesaid (a more particular description of which said trials and contests is 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.

*Sixth*  
**Third Count.**—And the Grand Jury aforesaid, by this indictment, further accuse the said *Henry Jones, Samuel Xisher, Charles W. Spencer, Thomas Edgeworth, John Murray, Edward Harris and James Quinn*

of the CRIME OF SELLING A POOL upon the result of a trial and contest of speed and power of endurance of horses, committed as follows:

The said *Henry, Samuel, Charles, Thomas, John, Edward and James, all*

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; with force and arms, did unlawfully sell, and cause to be sold, to one *Edward C. Noel, and to divers other persons to the Grand Jury aforesaid unknown,*

a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between *divers* horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Futterberg* in the County of *Madison* in the State of *New Jersey* and commonly called the *Futterberg* Race Track,

and which said trial and contest was had, holden and run on the day and in the year aforesaid at the place and race track aforesaid (a more particular description of which said trial and contest, and of the pool upon the same so as aforesaid then and there sold, 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.

*Sewell*  
**Fourth Count.**—And the Grand Jury aforesaid, by this indictment, further accuse the said *Henny Jones, Samuel F. Jones, Charles W. Spencer, Thomas Edgeworth, John Murray, Edward Davis and James Quinn*

of the CRIME OF SELLING POOLS upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said *Henny, Samuel, Charles, Thomas, John, Edward and James, all* —

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, with force and <sup>feloniously</sup> arms, did unlawfully sell and cause to be sold to divers persons to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown), thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Putnamburg* in the County of *Madison* in the State of *New Jersey* and commonly called the *Putnamburg* Race Track

and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests, and of the pools aforesaid upon the same, 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*  
**RANDOLPH B. MARTINE,**  
District Attorney.

0758

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Flum, Joseph

**DATE:**

03/20/91



3968

0759

Witnesses:

*My DeLaney*

*599*  
*CHB*

Counsel,  
Filed *20* day of *March* 18*91*  
Plends, *Atty July 23*

THE PEOPLE

*20* *877* *had* *as.*  
*257* *clerk*  
*Joseph Thum*

*Burgary in the third degree.*  
*Walt Ransing*  
[Section 498, 506, 528, 502 P.S.]

DE LANCEY NICOLL  
JOHN R. FELLOWS

District Attorney.

*(Part II)*  
*March 30*

A TRUE BILL

*Atty. General*

*Part 2 - Grand Jury*  
*Foreman.*  
*Plends Walt Ransing*  
*1906 6 monthy.*

0760

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 14 DISTRICT.

Matthew Cooney

of No. The 35 Precinct Police Street, aged years, occupation Police officer being duly sworn deposes and says that on the 16 day of March 1891 at the City of New York, in the County of New York, Jackson Smith

(now here), is a material witness for the people of the State of New York on a complaint of burglary against Joseph M. M. Deposition further says that he has good reason to believe that the said Smith will not appear when trauced as such witness and prays that he be committed to the House of Detention

Matthew Cooney

Sworn to before me this

of March 1891 Day

Police Court

District

John H. Ryan

Police Justice

0761

Police Court, 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.  
Jackman Smith

AFFIDAVIT.

Dated March 16 1891

Ryan Magistrate.

Cooney Officer.

Witness, \_\_\_\_\_

Disposition, \_\_\_\_\_

0762

Police Court— H District.

City and County } ss.:  
of New York,

of No. 1470 2<sup>nd</sup> Avenue Street, aged 27 years,

occupation Liquor Dealer being duly sworn

deposes and says, that the premises No. 1470 - 2<sup>nd</sup> Avenue Street, 19<sup>th</sup> Ward

in the City and County aforesaid the said being a five story brick

building and store  
and which was occupied by deponent as a liquor store on the ground floor  
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly

breaking a  
board leading into deponent's cellar  
and opening a trap door leading into  
deponent's store.

on the 13 day of March 1884 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Gold and lawful money of the United  
States of the amount of five dollars one  
pair of gold cuff buttons and two six  
penny buttons, altogether of the value  
of about fifteen dollars

the property of

Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property, taken, stolen and carried away by

Joseph Turner (born here)

for the reasons following, to wit:

that at about the hour of  
One O'Clock William Saundgate deponent  
locked and securely fastened the doors  
and windows leading into the said  
premises and the said property was  
therein. That at about the hour of 5:30  
O'Clock deponent was sent for and found  
that the store had been entered by means  
and the said property taken. That the

0763

Defendant has admitted and confessed in open Court in presence of deponent and Police Officer Matthew Cooney of the 5th Precinct Police, that he entered the premises and feloniously took, stole and carried away the said property. Therefore deponent prays that the defendant be held and dealt with as the Law directs.

Subscribed before me J. J. Delaney  
this 16th Day of March 1891

John Ryan  
Police Justice

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

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

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

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 \_\_\_\_\_

Police Court, \_\_\_\_\_ District, \_\_\_\_\_

THE PEOPLE, etc.,  
on the complaint of \_\_\_\_\_

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

Offence—BURGLARY.

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Magistrate.

\_\_\_\_\_ Officer.

\_\_\_\_\_ Clerk.

Witnesses,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
\$ \_\_\_\_\_ to answer General Sessions.

0764

Sec. 198-200

W District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Joseph Flum*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 251 East 77th St 14 1/2 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am guilty*

*Joe Flum*

Taken before me this

day of

*John A. Ryan*

Police Justice

0765

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

*Defendant*

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

*Dated*..... *188*..... *John Ryan* 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.*

0766

358

Police Court - 4 District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*John J. Delaney*  
*1470 2nd St*  
*Joseph Hun*  
2  
3  
4  
Office *Delaney*

Dated *March 16 1891*  
*Ryan* Magistrate  
*Cooney* Officer.  
*35* Precinct.

Witnesses *Call the officer*  
No. *Jackson St* Street.  
No. *House of Selection* Street.

No. \_\_\_\_\_ Street.  
\$ *1000*  
RECEIVED  
TO ANSWER  
MAY 1891  
ATTORNEY'S OFFICE  
*Ryan*  
*P.S.*

BAILED.

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

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

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

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

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

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

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

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

0767

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Joseph Flum*

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

*Joseph Flum*

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

The said

*Joseph Flum*

late of the *nineteenth* Ward of the City of New York, in the County of New York  
aforesaid, on the *thirteenth* day of *March* in the year of our Lord one  
thousand eight hundred and *ninety-one*, with force and arms, in the  
*night* time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *a certain building, to wit:*

*the store of one William J. Delaney*

there situate, feloniously and burglariously did break into and enter, with intent to  
commit some crime therein, to wit: with intent, the goods, chattels and personal property  
of the said *William J. Delaney*

*store* in the said dwelling house then and there being, then and  
there feloniously and burglariously to 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.

0768

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

*Joseph Plum*

of the CRIME OF *Petit* LARCENY, committed as follows:

The said

*Joseph Plum*

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, in the *night* time of said day, with force and arms,

*the sum of five dollars in money, lawful money of the United States of America, of the value of five dollars, one pair of cuff buttons of the value of eight dollars, and two handkerchiefs of the value of one dollar each*

of the goods, chattels and personal property of one

*William J. Delaney*

in the dwelling-house <sup>*store*</sup> of the said

*William J. Delaney*

*in the store*

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

*De Lancey Nicoll,  
District Attorney.*

0769

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Flynn, James

**DATE:**

03/20/91



3968

0770

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Dillon, James

**DATE:**

03/20/91



3968

0771

360

Witnesses:

*Paulina Mover*

*Off. Mery*

Counsel,

Filed *20* day of *March* 1891

Pleas, *Not Guilty - 23*

*W. J. De Lancey Nicoll*  
vs.  
THE PEOPLE  
vs.  
James Dwyer  
and  
James Dillon

Grand Larceny, Second Degree,  
(From the Person),  
[Sections 528, 531, Penal Code]

**DE LANCEY NICOLL,**  
**JOHN A. FELLOWS,**

District Attorney.

**A True Bill.**

*Wm. C. C. C. C.*  
*Wm. C. C. C. C.*

Foreman

*Wm. C. C. C. C.*  
*Wm. C. C. C. C.*  
*Wm. C. C. C. C.*  
*Wm. C. C. C. C.*

0772

Police Court

1 District

Affidavit—Larceny.

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

Paulina Mosca

of No. 172 North

Street, aged 55 years,

occupation Housewife

being duly sworn

deposes and says, that on the 15 day of March 1897

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 daytime, the following property, viz:

a leather purse containing good  
and lawful money of the United States  
of the amount and value of thirty  
four cents

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 James Flynn and James Dillon

(both in name) Deponent says that

she is informed by Fortunato

Raffe that she saw said Flynn

hand the above described property

to said Dillon and that he

said Raffe caught hold of

said Dillon who dropped

Sworn to before me this 15th day of March 1897  
of  
Police Justice.

0773

The property. Dependant further says  
that said property was contained  
in the pocket of the dress then  
worn by her and she  
charges said dependants with  
feloniously taking stealing  
carrying away the same from  
her person as aforesaid

Sworn to before me Pauline <sup>her</sup> Moore  
this 06 day of Nov 1891  
mar.

W. J. M. Police Justice

0774

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Fortunato Raffe*

aged 33 years, occupation Labour of No.

7 Baxter

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*Pauline Mosca*

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

Sworn to before me, this

16

day of July 1889

*his*  
*Fortunato Raffe*

*[Signature]*

*man*

Police Justice.

0775

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer.

*James Flynn*

Question. How old are you?

Answer.

*45 years*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*Camden N.J. 10 years*

Question. What is your business or profession?

Answer.

*Peddler*

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 know nothing about it*

*James <sup>hes</sup> Flynn  
made*

Taken before me this  
day of *July* 189*7*

Police Justice

*[Signature]*

0776

198-200

District Police Court

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Diller* 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.

*James Diller*

Question. How old are you?

Answer.

*57 years*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*Bobotan N.Y. 1 month*

Question. What is your business or profession?

Answer.

*Machinist*

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 know nothing about it*

*but  
James Diller  
man*

Taken before me this  
day of *March* 189*7*

Police Justice.

*[Signature]*

0777

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 defendants

guilty thereof, I order that they be held to answer the same and they 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 they give such bail.

Dated March 16 1896 [Signature] Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0778

365

Police Court--- / District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Paulina Moore*  
*172 [unclear] St*  
*James Flynn*  
*James Dillon*

Office of  
*[Signature]*  
*[Signature]*

3  
4

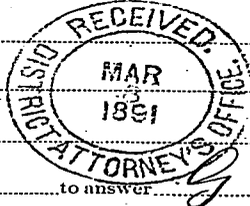
Dated *March 16* 1891  
*E. Hogan* Magistrate.  
*Aberley* Officer.  
*4th* Precinct.

Witnesses *Fernando Raffe*  
*7 Bayler* Street.

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

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

\$ *5.00* to answer *[Signature]*



*[Signature]*

BAILED.

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

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

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

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

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

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

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

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

0779

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
*James Flynn*  
and  
*James Dillon*

The Grand Jury of the City and County of New York, by this indictment accuse  
*James Flynn and James Dillon*  
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *James Flynn and James Dillon*, both

late of the City of New York, in the County of New York aforesaid, on the *15<sup>th</sup>*  
day of *March* in the year of our Lord one thousand eight hundred and  
~~eighty-ninety-one~~ *day* - time of the said day, at the City and County  
aforesaid, with force and arms,

*one silver coin of the kind*  
Called *quarter dollars*, of the value  
*34¢* of *twenty five cents*, *two silver coins of the*  
value of *ten cents each*, *four nickel coins*  
of the value of *five cents each*, and *fourteen*  
coins of the kind called *cents* of the value  
of *one cent each* and *one purse of the*  
value of *ten cents*

of the goods, chattels and personal property of one  
on the person of the said  
then and there being found, from the person of the said  
then and there feloniously, did steal, take and carry away,  
against the peace of the People of the State of New York, and their  
dignity.

*Paulina Mosca*  
*Paulina Mosca*  
*Paulina Mosca*

0780

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*James Flynn and James Dillon*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*James Flynn and James Dillon, both*

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

*the same goods, chattels and personal property described in the first count of this indictment*

of the goods, chattels and personal property of one

*Paulina Mosca*

by a certain person or persons to the Grand Jury aforesaid unknown, then (lately before feloniously stolen, taken and carried away from the said

*Paulina Mosca*

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

*James Flynn and James Dillon*

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL.

~~JOHN R. FELLOWS,~~

District Attorney.

0781

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Francis, John

**DATE:**

03/23/91



3968

0782

*600 Charles H. Hance*  
*209 Court St. N.W.*  
*Atlanta, Ga.*  
Counsel,  
Filed  
Plends,  
City of  
August 1899

THE PEOPLE  
vs.  
*I*  
John Francis  
*Conrad H. DeLoach*  
DE LANCEY NICOLL,  
District Attorney.

Grand Larceny Second Degree.  
[Sections 528, 531, — Pennl Code.]

**A True Bill.**

*Alvin K. ...*  
*Quilley* Foreman.  
*Robert J. ...*  
*Paul W. ...* P.S.A.

Witnesses:

*Albert L. Hagen*

0783

Police Court 2<sup>d</sup> District.

Affidavit—Larceny.

City and County } ss:  
of New York,

of No. 857 10<sup>th</sup> Avenue Street, aged 27 years,  
occupation Fire being duly sworn,  
deposes and says, that on the 13 day of March 1897 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:

Gold and lawful money of the  
United States issue to the amount  
and of the value of one hundred  
dollars.

the property of deponent

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

Francis that on said date the  
said Francis employed deponent  
as Collector, and agreed to pay deponent  
the sum of three dollars per week,  
and required deponent to furnish  
surety in the sum of one hundred  
dollars in Cash Money. Deponent,  
believing the representations of the  
said Francis to be true, gave the said  
sum of money as security to the said  
Francis, that on the 14<sup>th</sup> day of March  
1897 deponent went to the office of the  
said Francis and discovered that  
the furniture had been removed

Sworn to before me, this

189

Police Justice

0784

From the office of the Public Francis  
James shipped to Philadelphia Penna  
Department. There are charges that the  
said Francis did feloniously obtain  
from defendant the said sum of money  
by means of false and fraudulent  
representations and facts that he  
may be arrested and dealt with as  
the law directs

Spurned before me by Albert L. Hagen  
this 16 day of March 1891  
J. Henry Bird  
Police Justice

0785

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

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

*Dated..... 18 ..... Police Justice.*

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

*Dated..... 18 ..... 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..... 18 ..... Police Justice.*

0786

Police Court--- *St. 477* District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Alben L. Hagen*  
*J. Francis*

2  
3  
4

*Wm. Day*  
OFFICER

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated ..... 188

Magistrate.

*Rush & Free* Officer.

*C. O.* Precinct.

Witnesses *Francis Cariglian*

No. *577* Street.

No. .... Street.

No. .... Street.

\$..... to answer.....

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Francis

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse John Francis

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

The said John Francis,

late of the City of New York, in the County of New York aforesaid, on the thirteenth day of March, in the year of our Lord one thousand eight hundred and ninety one, at the City and County aforesaid, with force and arms,

\$100.-	Three promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of <u>Twenty</u> dollars each; <u>Three</u> promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of <u>Twenty</u> dollars each; <u>Three</u> United States Gold Certificates, of the denomination and value of <u>Twenty</u> dollars each; <u>Three</u> United States Silver Certificates, of the denomination and value of <u>Twenty</u> dollars each;
	Four promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of <u>Ten</u> dollars each; <u>Four</u> promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of <u>Ten</u> dollars each; <u>Four</u> United States Gold Certificates, of the denomination and value of <u>Ten</u> dollars each; <u>Four</u> United States Silver Certificates, of the denomination and value of <u>Ten</u> dollars each;

of the goods, chattels and personal property of one Albert S. Hagen,

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.

Signature of attorney

0788

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Franklin, Morris

**DATE:**

03/24/91



3968

Witnesses:

*Mary C. C. C.*  
*Annie Stein*

Counsel,  
Filed *24* day of *March* 189*9*  
Plends,

THE PEOPLE

vs.

*R*

*Marion Frankham*

*Defendant*  
*in the Third degree.*  
*Arrested on the 2nd of*  
*March 1899.*

[Section 498, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY WISSELL  
JOHN R. FELLOWS

District Attorney.

**A True Bill.**

*Alfred Cannon*

Foreman.

*John J. [Signature]*  
*John J. [Signature]*

*John J. [Signature]*

0790

Police Court— 3rd District.

City and County } ss.:  
of New York,

of No. 109 Norfolk Street, aged 28 years,  
occupation grocery being duly sworn

deposes and says, that the premises No. 109 Norfolk Street, 10<sup>th</sup> Ward  
in the City and County aforesaid the said being a tenement building,  
the store room

and which was occupied by deponent as a grocery business, behind  
which store was a room used for storage  
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening the  
door leading to said store room,  
and which door was shut

on the 19<sup>th</sup> day of March 1897 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Two (2) coats, of the value  
of Seven (7) Dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

Morris Franklin (now dead)

for the reasons following, to wit: Deponent says, said property was  
concealed in a room of said premises, used  
by him for storage purposes, and at about  
9 am of said date was informed by a woman  
whose name is unknown to him, and who is  
the house keeper of said premises, that she  
saw defendant leave said room with  
said property in his possession, and that  
defendant dropped said coats in the hallway

0791

Said premises as deponent is informed by said housekeeper, which property deponent identified as his.

Deponent further says - He is informed by Officer John J. Reilly, Peter J. McE that he saw defendant running and pursued him and caught him, and defendant admitted to having stolen said property from deponent.

Wherefore deponent charges defendant with burglariously entering said premises and taking and carrying away said property from his possession.

Subscribed and sworn to before me this 19th day of March 1904

Yanna

C. J. Meade  
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

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

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

Police Court, District, \_\_\_\_\_

THE PEOPLE, &c.,  
on the complaint of \_\_\_\_\_

vs.

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

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

Magistrate. \_\_\_\_\_  
Officer. \_\_\_\_\_  
Clerk. \_\_\_\_\_

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

§ \_\_\_\_\_ to answer General Sessions.

0792

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John J. Reilly*  
Officer

aged \_\_\_\_\_ years, occupation \_\_\_\_\_ of No. \_\_\_\_\_

*17th Ave*

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

*Morris Chiswick*

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

Sworn to before me, this *19* day of *Nov* 189*9*.

*John J. Reilly*

*C. W. Meade*  
Police Justice.

0793

Sec. 198-200.

3

District Police Court

CITY AND COUNTY OF NEW YORK, ss

*Morris Franklin* 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. *Morris Franklin*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *70 Suffolk St - 2 weeks*

Question. What is your business or profession?

Answer. *work in a tomato can factory*

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.*

*Morris Franklin*

Taken before me this 19 day of *July* 1931  
*William J. ...*  
Police Justice

0794

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

*DeFendant*

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

Dated Mar 19 1891 *[Signature]* 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.

0795

619 381  
Police Court--- 3rd District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Morris Chiferty  
109-~~Wolfe~~ St.  
Morris Handlich

Offense  
Burglary

2  
3  
4

BAILED,

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

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

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

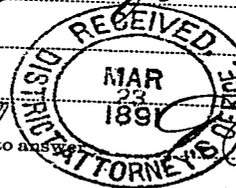
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated March 19 1899  
Meads Magistrate.  
Whit Riley Officer.  
125 Precinct.

Witnesses: Said Officer  
No. \_\_\_\_\_ Street.

Housekeeper  
No. 109 Wolfe Street.

No. \_\_\_\_\_ Street.  
\$ 1000 to answer



Clavin

Bury 37 P.H.

0796

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Morris Franklin*

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

*Morris Franklin*

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

The said

*Morris Franklin*

late of the *Tenth* Ward of the City of New York, in the County of New York  
aforesaid, on the *nineteenth* day of *March* in the year of our Lord one  
thousand eight hundred and *ninety-one*, with force and arms, in the  
*day* — time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *a certain part of a certain building to wit:*

*a room in the building of one Morris Chiferty*

there situate, feloniously and burglariously, did break into and enter, with intent to  
commit some crime therein, to wit: with intent, the goods, chattels and personal property  
of the said *Morris Chiferty*

*room* in the said dwelling house then and there being, then and  
there feloniously and burglariously to 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.

0797

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

*Morris Franklin*

of the CRIME of *Petit* LARCENY, committed as follows:

The said *Morris Franklin*

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, in the *day* time of said day, with force and arms,

*two coats of the value of three dollars and fifty cents each*

of the goods, chattels and personal property of one

*Morris Chiferty*

in the dwelling-house of the said

*room Morris Chiferty*

there situate, then and there being found, *in the room* from the dwelling-house aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

*De Rancey Nicoll  
District Attorney.*

0798

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Freeman, Frank

**DATE:**

03/20/91



3968

0799

150

X

Witnesses:

Christina Lawson

R. Harvey

Counsel,

Do day of March 1891

Filed

Pleads,

THE PEOPLE

vs.

Grand Jurymen Second Degree. [Sections 528, 537, Penal Code.]

R

Frank Freeman

John C. ...

DE LANCEY NICOLL,

District Attorney.

A True Bill.

Henry ...

March 20th 1891

Foreman.

James ...

Geo. ...

0800

Police Court 1 District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Christina Luman

of No. 107 Cherry Street, aged 28 years,  
occupation Keeps Home being duly sworn,

deposes and says, that on the 14 day of March 1891 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:

One Black and Tan Dog - Value  
or Seventy five dollars

\$ 75 - 00  
100

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and  
carried away by Frank Freeman (now here)

from the fact that said dog was  
in deponent's place of business at  
number 103 1/2 Cherry. Deponent is  
informed by Nicholas Haverle that  
he saw the defendant take said  
dog and put it under his coat  
and walked out of said store with  
said dog.

Deponent therefore charges the  
defendant with having taken, carried  
away and stolen said property, prays  
that he be held to answer

Christina Luman

Christina Luman  
Subscribed to before me, this 15 day  
1891  
Police Justice

0801

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Nicholas Haverly*  
aged 36 years, occupation drafting of No. 103 1/2  
Cherry Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Christus Linsen  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 15  
day of June 1888

*[Signature]*  
Police Justice.

0802

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Frank Freeman 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. Frank Freeman

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 103 1/2 Cherry Street 1 week

Question. What is your business or profession?

Answer. Gun

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  
Frank Freeman

Taken before me this

day of

March

1891

Police Justice.

[Signature]

0803

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.....

*De fusdus*

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 11* 18 *91* Police Justice.

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

Dated..... 18 ..... 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..... 18 ..... Police Justice.

0804

456 356  
Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Christina L. Quinn  
107 Cherry St  
Frank Brennan

Offence *Quinn*

1  
2  
3  
4

Dated March 11 1891  
Magistrate.

*Argon*  
Doran an Guffin Officer.  
Precinct.

Witnesses Nicholas Haverly  
No. 103 1/2 Cherry Street.



No. Street.

No. Street.

\$ 500 to answer

*Quinn* *107*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0805

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY  
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Frank Freeman*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Frank Freeman*

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

The said *Frank Freeman*

late of the City of New York, in the County of New York aforesaid, on the  
day of *March* in the year of our Lord one thousand *fourteenth*  
*one* eight hundred and  
ninety *one* at the City and County aforesaid, with force and arms,

*one dog of the value of  
seventy-five dollars*

of the goods, chattels and personal property of one *Christina Lawson*

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.

*De Laurey Nicoll,  
District Attorney.*

0806

**BOX:**

430

**FOLDER:**

3968

**DESCRIPTION:**

Frers, George

**DATE:**

03/12/91



3968

0807

711

Witnesses:

*Offenses*

Counsel,

Filed *12* day of *March* 189*9*

Pleas, *Guilty*

THE PEOPLE

vs. *B*

*George Fries*

Transferred to the Court of Sessions for trial and final disposition

*March 28 1899*

VIOLATION OF EXCISE LAW  
(Section 13, without license)  
[Ill. R. S. Ch. Ed., page 1981, § 13, and of 1888, Chap. 340, § 13.]

~~DELANEY NICOLL~~

~~JOHN R. FELLOWS~~

District Attorney.

*John J. [Signature]*

A True Bill.

*Alfred [Signature]*

Foreman.

0808

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*George Frers*

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

*George Frers*

(N.Y. Revised Statutes, [7th edition] p. 1981 Section 19).

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *George Frers*

late of the City of New York, in the County of New York aforesaid, on the *Twenty-eighth* day of *November* in the year of our Lord one thousand eight hundred and *eighty-ninety*, at the City and County aforesaid, certain strong and spirituous 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 whiskey, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

*Thomas Ferris and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 section 5)

SECOND COUNT—

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

*George Frers*

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *George Frers*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *Forty-six and one half, Oak Street*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, 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 strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

*Thomas Ferris and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

*DeRancey Nicoll,*  
*District Attorney.*