

0858

BOX:
286

FOLDER:
2731

DESCRIPTION:
Thomas, John

DATE:
11/17/87



2731

0869

BOX:

286

FOLDER:

2731

DESCRIPTION:

Ripley, Charles H.

DATE:

11/17/87



2731

0870

BOX:

286

FOLDER:

2731

DESCRIPTION:

Wood, George

DATE:

11/17/87



2731

POOR QUALITY ORIGINAL

0071

128, book

Counsel, _____
Filed 17 day of Nov 1887
Plends. Chiquithy (1117)

POOL SELLING.
(Section 531, Penal Code and Chap. 479,
Laws of 1887, §§ 4 and 7.)

THE PEOPLE

vs.

John Thomas
Charles H. Ripley
George Wood

RANDOLPH B. MARTINE,

District Attorney

By: [Signature]

A TRUE BILL.

[Signature]

Foreman.
Park III February 3/88

all property

Susp. [Signature]

POOR QUALITY ORIGINAL

0072

	No. <i>11</i>
Horse.....	<i>Champion</i>
Purchaser.....	<i>F. Wood</i>
Amount.....	<i>5</i>
	Total..... <i>5</i>

POOR QUALITY ORIGINAL

0873

Police Court, District.

City and County of New York, ss.

Edward Wood

of No. 24 Summer Street, aged 43 years,

occupation Police Officer being duly sworn, deposes and says,

that on the 12th day of July 1887 in the City of New York, in the County of New York,

John Thomas and Charles Riptley (all born here)

did keep and maintain on the Steamer

"St John" apparatus and paraphernalia

for the purpose of registering bets

and wagers upon contests of speed

between teams, viz: horses and mares

in violation of section 357 of the Penal

Code, for the reasons following, to wit:

on the above described date deponent

was on the said Steamer which was

on the North River about opposite

Pier 1 and saw the said John Thomas

on a stand and nearby was a board

on which the names of several horses

were marked in chalk letters, to wit:

Primrose, Finzi and several others.

The said Thomas was acting as auctioneer

and would ask, "What am I offering

for 1st choice" deponent bid five

dollars on a horse called "Primrose"

by saying to the said Thomas I will

for five dollars on "Primrose". Deponent

gave the money to said Charles Riptley

and the said George Wood wrote out

the annexed ticket, which is a full

ticket on the result of a race or con-

test of speed between teams, viz: horses

and mares, which race was to take place

at a race-track situated in Monmouth

County in the State of New Jersey, and

the said Charles Riptley handed deponent

the said ticket.

Sworn to before me? Edward Wood

this 12th day of July 1887

James C. Kelly Police Justice

POOR QUALITY ORIGINAL

0874

POLICE COURT _____ DISTRICT.

City and County of New York, ss.:

THE PEOPLE,
vs.

On Complaint of Edward Wood
For Paul Pellung

Charles H. Ripley

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

Dated July 12 1887

Charles H. Ripley

Samuel H. Smith Police Justice.

POOR QUALITY ORIGINAL

0075

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Charles A Ripley 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 A Ripley*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *New Haven*

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

Answer. *157 West 16th Street New York.*

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*
Charles A Ripley

Taken before me this

19th

day of

January 188*7*

John P. ...
Police Justice.

POOR QUALITY ORIGINAL

0076

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Charles H Ripley 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 Ripley*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *New Haven*

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

Answer. *157 West 16th Street New York.*

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*
Charles H Ripley

Taken before me this

day of

188

John J. ...

Police Justice.

POOR QUALITY ORIGINAL

0877

POLICE COURT DISTRICT.

City and County of New York, ss.:

THE PEOPLE,
vs.

John Thomas

On Complaint of *Edward Wood*
For *Pool Selling*

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

Dated *July 12* 1887

John Thomas

Samuel [unclear] Police Justice.

POOR QUALITY ORIGINAL

0078

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Thomas*

Question. How old are you?

Answer. *3 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *3 Centre Market place 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*

John Thomas

Taken before me this

day of 188

Sam'l W. M. Justice
Police Justice.

POOR QUALITY ORIGINAL

0079

POLICE COURT _____ DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

George Wood

Edmund Wood
Paul Pellung

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

Dated *July 12* 188*7*

Geo Wood

Samuel J. Hall Police Justice.

POOR QUALITY ORIGINAL

0000

Sec. 198-236.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Wood

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

New York City

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

Answer.

West Brighton S.D. 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

Geo Wood

Taken before me this

day of

July 188*8*

Police Justice.

POOR QUALITY ORIGINAL

00001

BAILED,

No. 1, by *James B. Brown*
 Residence *1st Mory 49*
 Street

No. 2, by *A. James*
 Residence
 Street

No. 3, by *A. James*
 Residence
 Street

No. 4, by
 Residence
 Street

128
 1887
 Police Court District.

THE PEOPLE
 OF THE CITY OF NEW YORK
 ON THE COMPLAINT OF
James B. Brown
 against
James B. Brown
 Offense *Disobedience of Court*

Dated *July 13* 188

Ed. Wood
 Magistrate
 Officer.

John Cottrell
 Witnesses
 24 Precinct.

No. *24*
 Street *Green*

No. *24*
 Street *Green*

No. *302*
 Street *to Street*

James B. Brown

James B. Brown

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

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

Dated *July 13* 188 *James B. Brown* Police Justice.

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

Dated *July 13* 188 *James B. Brown* Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0002

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 Thomas
Charles H. Biddeford
and Fitzgerald Wood*

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

John Thomas, Charles H. Biddeford and Fitzgerald Wood

of the CRIME RECORDING AND REGISTERING A BET AND WAGER, committed as follows:

The said *John Thomas, Charles H. Biddeford and Fitzgerald Wood, all*

of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *Twenty* day of *July* in the year of our Lord one thousand eight hundred and eighty *seven*, at the Ward, City and County aforesaid, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, 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 one *Edward Wood*

and divers other 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 *Primrose*, and divers other 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

in the County of *Monmouth* in the State of *New Jersey* and commonly called the *Monmouth Park* 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.

POOR QUALITY ORIGINAL

00003

Second Count.—And the Grand Jury aforesaid, by this indictment, further accuse the said

John Thomas, Charles W. Rindley and George Wood

of the CRIME OF POOL SELLING, committed as follows:

The said

John Thomas, Charles W. Rindley and George Wood

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one

Edward Wood — 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 a certain horse called *Primrose*, and divers other 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 _____ in the County of

Monmouth in the State of *New Jersey* and commonly called the *Monmouth Park* 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.

RANDOLPH B. MARTINE,

District Attorney.

0004

BOX:

286

FOLDER:

2731

DESCRIPTION:

Thompson, John

DATE:

11/14/87



2731

Witnesses:

69

A

Counsel,

Filed 14 (a) of Nov 1887

Pleaded *Not Guilty (H)*

Grand Larceny, *1st* Degree.
(From the Person.)
[Sections 528, 530 Penal Code.]

THE PEOPLE

17 Paul Rain of Mass.
Attorn.

John Thompson

Dec 17 1887
RANFOLPH B. MARTINE,
Dec 17 1887

District Attorney.
Dec 17 1887
W. P. Dec 17 1887
Pleas to L. C. J.

A True Bill.

Emera Red
W. Maynard
Foreman.

POOR QUALITY ORIGINAL

0886

Police Court— 2nd District.

Affidavit—Larceny.

City and County of New York, } ss.

Jacob Keudel
of No. 77 Clay St. Greenpoint, Brooklyn Street, aged 50 years,
occupation Painter being duly sworn

deposes and says, that on the 5th day of November 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the night time, the following property viz:

One silver watch of the value of fifteen dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John Thompson, now here, and another man whose name is unknown to deponent, from the fact that at about the hour of 10 o'clock P. M. on said day deponent stood in Union Square looking at the procession. That said watch was then contained in the left pocket of the coat then worn on deponents person and was fastened by a chain to said coat. That said Thompson and another man stood close to and pressed against deponent the said Thompson standing on the left side of deponent. That deponent felt a tug at said chain and

Subscribed and sworn to before me this _____ day of _____ 1887
at _____
Police Justice

POOR QUALITY
ORIGINAL

0007

John Thompson made a downward
movement with his hands and de-
posed them from that said watch
had been pruned off the chain
and carried away with of deponents
said pocket. That deponent caught
hold of said Thompson who struggled
with deponent and broke away
from deponents grasp and ran
off. That deponent shouted "Police"
and ran after him and caused
his arrest.

Sworn to before me this } Jacob Kouchel
6th day of November 1887 }

J. W. Patterson Policifaster

POOR QUALITY ORIGINAL

0000

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. John Thompson

Question. How old are you?

Answer. 16 years of age

Question. Where were you born?

Answer. Ireland

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

Answer. Full River, Mass.

Question. What is your business or profession?

Answer. Weaver

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. That is all I have to say.

John Thompson

Taken before me this

day of December 1887

John M. Patterson

Police Justice.

POOR QUALITY ORIGINAL

0090

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 Thompson

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

John Thompson

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

The said *John Thompson,*

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

one watch of the value of fifteen

dollars,



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

Richard B. ...

District Attorney.

0091

BOX:

286

FOLDER:

2731

DESCRIPTION:

Tilley, Charles F.

DATE:

11/21/87



2731

POOR QUALITY ORIGINAL

0092

WITNESSES:

Counsel,

Filed

188

Pleas

J. Martin

day of

April

THE PEOPLE,

vs.

B. W. ...

Charles D. Selley

ADULTERATED MILK.

Chap. 183, Laws of 1885, Section 1, as amended by Chap. 577, Laws of 1886, Section 1; Section 186, Sanitary Code, and Section 575 of the N. Y. City Consolidation Act of 1882.

adjoined on ...

Read Nov 24 ...
Dec 23 ...
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edw. Magann
Foreman.

Nov 30 November 15. 1888

Complaint sent to Special Session

**POOR QUALITY
ORIGINAL**

0093

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles F. Tilley

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

Charles F. Tilley

of a MISDEMEANOR, committed as follows:

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said *Charles F. Tilley*

late of the City of New York, in the County of New York aforesaid, on the
twenty-fifth day of *June* in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk, (the same not being skimmed milk produced in the said County)
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York, and their dignity.

**POOR QUALITY
ORIGINAL**

0094

SECOND COUNT: (§ 186, Sanitary Code.)

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

Charles F. Tilley

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *Charles F. Tilley*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale, three quarts of milk which had been and was then and there watered, adulterated, reduced and changed by the addition of water and other substances to the Grand Jury aforesaid unknown, and by the removal of cream, against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of a certain ordinance thereof, to-wit: the one hundred and eighty-sixth section of said code, which is as follows, that is to say:

“No milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept, or offered for sale at any place in the City of New York; nor shall any one keep, have or offer for sale in the said city any such milk.”

Which said section and ordinance above set forth was, by a certain resolution duly passed and adopted by the said Board of Health and by said Health Department, at a meeting thereof duly held in said city on the twenty-third day of February, 1876, added to and made a part of the said Sanitary Code aforesaid, and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in the said city, to-wit: in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and which said Sanitary Code so amended and altered was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section and ordinance above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health: against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0095

BOX:

286

FOLDER:

2731

DESCRIPTION:

Timmins, John J.

DATE:

11/28/87



2731

0096

BOX:

286

FOLDER:

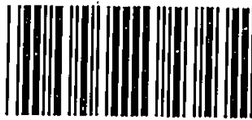
2731

DESCRIPTION:

Snow, Joseph J.

DATE:

11/28/87



2731

0897

BOX:

286

FOLDER:

2731

DESCRIPTION:

Hope, Arthur

DATE:

11/28/87



2731

0898

BOX:

286

FOLDER:

2731

DESCRIPTION:

Phillips, Joseph

DATE:

11/28/87



2731

POOR QUALITY ORIGINAL

0099

No. 2 New York

236

H. Morris Goodhart

Counsel, 28 day of Nov 1887

Pleas, Voluntary Desist

THE PEOPLE vs. John J. Summers, Joseph J. Snow, Arthur Hope, Joseph Phillips

Grand Larceny, Penal Code, Sections 528, 580

KANDOLPH B. MARLINE, District Attorney

A True Bill. Bail discharged Nov 27 1888

Chas. Magowan Foreman

Witnesses:

If which the papers in this case state is true a gross fraud has been perpetrated on the complainant. The evidence available to the prosecutor is however insufficient to go to a jury for a conviction - undoubtedly there is a remedy against the defendants to be found in the Civil Courts. In its present condition nothing can be gained by keeping this indictment on the calendars of this court for trial. Further evidence may be obtainable but the indictment is now a year old and therefore more through reluctance - that the bail of the defendants be discharged

Wm. J. ... Ash G. ...

People
agst. E. H. Lawrence
John J. Timmins
Joseph P. Snow
Arthur Hope
Joseph Phillips
Cheyenne Elbert

Wm. P. Logan says he stored a lot of furniture, as per list attached to complaint and which was taken from a flat at 422 West 45th Street N.Y. City, with John J. Timmins, in his Timmins store house, in West 124th Street on or about July 11/87. That a few days thereafter wanting to borrow \$12.00 he called at Timmins' place, and saw Snow, who was T's clerk telling him Snow what he wanted, that S. went out on side walk where T. was, came back again and told him they did not loan money, and referred him to Hope where advertisement they showed him in a newspaper. So then went to Hope's place at 402 West 14th Street and arranged with Hope to borrow the \$12.00

he executed a note, ^{at 30 days} to Hope for
the amount, and to secure same
executed to Hope a Chattel Mort-
gage, a lawyer having been
called in to draw the papers,
and the lawyer charging \$8.00 for
his services, he also got a Chat-
tel Mortgage. That a few days
before note became due he went
to Hope, and asked an extension
of time, that Hope said he would
give him several days longer.
He did not go near H. again
nor paid him anything. That
in the latter part of August, '87, he
received a letter, (registered), and
that had been addressed to
his old address, from which
he had removed, stating that
money must be paid, or Mort-
gage would be foreclosed. That
in the latter part of September
1887 he received a notice from
some one, whose name he did
not remember, advising him that
possession had been taken of
the furniture stored at Timmins'
place, by virtue of the Chattel Mort-
gage, and after proper notice of
sale would be sold. That he

Cogan, did not give the notice
immediate attention, but that
some several days thereafter, he
made an investigation, and
found that the furniture had
been sold. That he has not re-
ceived any part of the proceeds
of said sale.

The other witnesses to wit:

Mary L. Cogan wife of Mrs. P. L.
the Complainant witness,

Chas. Stead

Wm. Lavinia M. Patterson

are only witnesses as to quan-
tity and condition of furniture
before it was stored. They will
state that they saw it in Mrs.
Cogan's flat, and that it seem-
ed in good condition. They say
they think it was worth about
\$1000.00.

I cannot see how a case
of Conspiracy or grand larceny
can be made out, and do not
believe a conviction could be had.
It is more properly a matter
of civil action.

July 29/88

H. H.

**POOR QUALITY
ORIGINAL**

0903

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

John Timmins
Joseph D. Mear
Arthur Stape
vs. Joseph Phillips

BRIEF OF FACTS.

For the District Attorney.

Dated February 27th 1888

Henry H. [Signature]

Deputy Assistant

POOR QUALITY
ORIGINAL

0904

(13)

1	Rosewood square Piano Gabler make style 11.945	250.00
1	Piano stool	5.00
1	marble center table	15.00
1	corner stand B Walnut	5.
1	Black Hair cloth Rocker	10.
5	Parlor Hair cloth Chairs	25.00
1	Parlor Stone Name Surpriser	20.00
2.8 yds	of Brussels \$1.40 Purp'd Carpet	2.20
32 Yards	of yellow Ingrain Carpet	7.60
26 yds	of green ingrain Carpet at 50 ^{cs}	20.80
17 "	" Brussels Border	18.60
10 "	" Stair Oil cloth	2.50
1	Luskish Rug	6.80
1	Music stand	3.50
	Bed room set Black Walnut	
1	Black Walnut Bed	90.00
1	marble top dressing case B.W.	
1	marble top Washstand	
5	Cane Bottom Chairs	
1	Spring Bed	4.50
1	Pier Looking glass & shelf	20.00
1	Pee Box No 3	10.00
	Picture's	
1	Picture and frame Per Charlotte Henry	5.50
1	Picture of my self in frame	4.00

(2)

1	Picture of frame my 3 children Willie Louella & Frankie	4.50
1	Picture of spring time gilt frame	2.50
1	Picture " " Devotion Walnut frame	3.00
2	Steel Engravings of Lord Byron and his first love	10.00
3	Steel engraving Eastern scenes	6.00
1	Motto good thought and Pleasant theme	3.00
1	Book cover containing 20 unframed pictures	5.00
3	Pictures of my children in their school classes unframed laid in the Bible	2.50
	Books packed in drawers of dresscase, Washstand, and bed Box.	
1	Family Bible	30.00
1	Vol of our first century	5.00
1	" " Beyond the Mississippi	3.50
1	" " Walter Scotts	3.50
1	Life of Gen Grant	1.50
1	idol Worship of the World	1.50
3	" " Carlton's Works	5.00
3	" " Lewis " "	5.00
3	" " Dickens	4.50
1	" " on Decorum	2.00
1	History of U. S.	1.50
1	on May Devotions	1.00
1	Life of Napoleon	1.00
1	and Elegant Precepts	—

(3)

1	Vol. of lives of great Artists	
1	German Grammar	2.00
	Several other books and	
	childrens books for school	
1	Mary Blue Velvet Prayer Book	4.00
1	Leather Red Prayer Book	2.50
1	Masonic instruction Book for piano	3.75
1	Painted instruction Book for piano	1.00
2	MUSIC BOOK	3.00
	a lot of sheet music and small books	0.00
1	Book on Natural history	2.00
	a lot of Moores Poems	
1	Red Plush Album with friends	5.00
1	Black Leather Album with family	5.00
	Dishes and glassware & ornaments Pack in Barrel	
1	China Pink and Gold colored Porcelain sets 10 Pieces	10.00
1	Colored Glass Wine set & Tray 8 Pieces	5.00
1	cut glass Whiskey set & Tray 3 Pieces	5.00
1	Japanese vase	10.00
4	Mantle Cases	2.50
1	Trust of Mozart and <u>Brown</u> Bathing	5.00
1	Statue of St. Joseph Person	
1	of the Blessed V. Mary	
1	Sisters Gohlat	10.00

**POOR QUALITY
ORIGINAL**

0907

(4)

	Ornaments ^{own} Corner Stand & Mantles	
	About	10.00
1	Dinner dishes	5.00
5	Supp Plates Porcelain C. Co.	1.20
5	dinner Plates " "	1.88
6	Pie Plates " "	.84
3	Green dishes " "	1.00
3	Meat Platters " "	1.80
6	square gilt edge dessert dishes	1.25
11	Flowered " " "	1.20
6	Tea cups & saucers " "	1.50
6	Coffee " " " "	1.60
6	Tea Plates " "	1.08
3	cake Plates " "	1.50
1	Milk Pitcher " "	.25
3	high Fruit glass dishes	3.00
1	" Celery " "	.75
1	Glass Boat	.50
1	Pickle dish	.35
	Eggs and Salt Cups	.50
1	Red Plush Box with comb & brush	
	Glove stretcher and hand glass	4.00
1	Thesp Marm Holder	1.50
	Goods used in packing dishes and glassware in barrels	
3	Pair of window curtains Red Border	2.00
4	Toilet	1.80
4	Balsters ^{cases} with tuckings & ruffles	2.80
4	Pillow cases " " "	3.00

(5)

4	Pillow Sham's cross trucking & letters Braided in ^{the} center	5.00
1	set of toilet mats	1.50
1	Green Pairer cover	5.00
1	cradle quilt	2.00
1	Baby basket with patterned band Patch work for quilts	3.00
1	Baby christening dress	8.50
1	" " Petticoat	3.50
1	Table cloth with red border	2.37
1	" " Plain "	1.50
3	cradle sheets & baby clothes and other old clothes belonging to children	
1	Water Proof cloak	
1	Trunk	3.00
	Goods Packed in Trunk	
1	Steel Gray Coplin Wedding dress 20 yds at 1.50 per yd & making	37.00
1	Dark Blue Silk ^{dress} 21 yds @ 1.75 per yd	47.00
1	Black Silk dress 20 yds @ 1.50 " & making	40.50
1	Green Waist trim with Velvet.	4.00
1	Blue Persey Vest	2.00
1	Black Beaver cloth cloak	12.00
1	Silk Velvet Black cloak	10.00
1	set of furs	10.00
1	Green Bonnet to match suit	3.00

POOR QUALITY
ORIGINAL

0909

		(6)	
1		Black felt jockey Hat	3.50
1		White straw Bonnet	2.00
1		Black Crape " "	3.00
1		White Merino my Children christening cloak trim White Blue Silk	5.00
1		White kid down Coat and Hat	5.00
1		Red " " " for Raymond	4.00
1		Red Plush for Baby (Cloak)	5.00
		Silk & Plush for patch work	3.00
1		White lace Baby Cap lined with Red silk	1.25
1		Pair of Red Border Curtains	1.00
1		Set of my Hair (Crimps) made on silk net	2.50
1		Box of my hair & Switch	5.00
1		Shell Box containing my Baby Raymond's hair when born	
2		(Pictures) in cases and their Hair and other small articles	
1		Soap Box containing fluting Machine & flutes	7.50
1		Clothes Winger (Perler)	7.50
1		Nut cracker	1.8
2		Knobs and castors for Beds and other small articles	

(7)

Bed Clothing Tied up

1	White Counterpane	8.00
1	Pair of Blankets	8.00
2	Heavy Comforters Hand Made	7.00
1	feather Pillow but over to Procet dishes	1.50
1	Carpet Sweeper	1.00
5	Window Shades	7.50

Children Toys

1	My own Willie Play Present	2.00
	Sorelle Box and Basket of toys	
	Frankie Box of Pictures for	
	Shraple Book	
1	Black & Valise full Letters & Papers	
1	fancy Pin cushion and stand	
x	and fancy Easter greeting cards	

**POOR QUALITY
ORIGINAL**

0911

*Mr. Burgess
Secretary of
Goods Street*

POOR QUALITY ORIGINAL

0912

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

Police Court, 4 District.

William O. Coogan
of No. 422 W 45th Street, being duly sworn, deposes and says, that on the 11th day of July 1887

at the City of New York, in the County of New York, John J. Timmons

Joseph J. Snow, Arthur Hope & Joseph Phillips & Myer Elias did unlawfully and feloniously conspire to cheat and defraud deponent of his property, consisting of household furniture such as tables, chairs, beds & bedding and numerous other articles which are more correctly described and set forth in the annexed schedule. That on the day in question deponent placed said property in storage with said Timmons, and agreed to pay three dollars monthly to Timmons as storage for the goods, together with paying him nine dollars for cartage. That some time after the property was in storage, deponent asked Snow for a loan of twelve dollars on the goods. That Snow who is a clerk of Timmons then consulted Timmons and told deponent that while he was not doing any business of that kind, he was informed by Timmons that a man named Hope whose office was in No 2 West 14th Street would advance deponent money on the furniture and gave to deponent a note, ^{addressed to Hope} stating that deponent had furniture on storage in his place and asking said Hope to accommodate deponent by giving him a loan. That Hope subsequently gave

POOR QUALITY ORIGINAL

0913

gave deponent a loan of twelve dollars
 And induced deponent to sign a paper
 which deponent afterwards learned was
 a Mortgage on the property in storage with
 said firmors. Now on the 27 day
 of September deponent received a written
 communication from said Philips advising
 deponent that he Philips had taken possession
 of deponents property on the strength of the
 Mortgage in Hope's possession, and that
 he Philips would sell the same after a
 proper notice of such sale had been made,
 that deponent has since discovered that
 such sale had been made ^{by Philips} and deponents
 furniture amounting in value to about ten
 hundred dollars had been given up
 by firmors and his Clerk, Snow, and
 taken therefrom by said Philips acting
 under the orders of Hope and by
 the collusion and concert of action of
 said defendants the property in question
 was sold and disposed of without proper
 and timely notice to deponent and as
 the result of a conspiracy to cheat and
 defraud deponent ~~and~~ of said property
 and by which he was cheated & defrauded.
 Deponent further says that said class sold and
 disposed of said property as an Auctioneer he well knowing
 at the time the unlawful manner by which the property was
 obtained.

Deponent is before me this
 13th day of Oct 1887
 Wm. P. Coogan
 Justice

William P Coogan
 Officer

Disposition \$5.00 = 10 Oct 1887
 G.P.

AFFIDAVIT

Police Court, District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

Dated

1887

Magistrate

Witness

POOR QUALITY ORIGINAL

0914

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Joseph J. Snow, 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 J. Snow*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer, *New York City*

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

Answer. *734 8th Avenue*

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 of the charge*

Joseph J. Snow

Taken before me this

day of *Dec*

188*7*

Police Justice.

POOR QUALITY ORIGINAL

0915

Sec. 195-200.

CITY AND COUNTY OF NEW YORK, N.Y.

District Police Court.

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

Question. What is your name?

Answer. *John J. Timmons*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *256 West 124 Street*

Question. What is your business or profession?

Answer. *Storage and express*

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

Answer. *I am not guilty of the charge*

John J. Timmons

Taken before me this *13* day of *July* 188*8*

Police Justice.

POOR QUALITY ORIGINAL

0916

Sec. 151.

Police Court H District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William D. Morgan and affidavit times three of No. 422 W 45th Street, that on the 11 day of July 1888 at the City of New York, in the County of New York,

Arthur Hope & Joseph Philipos
and Meyer Elsas did unlawfully and feloniously conspire to cheat and defraud complainant out of his property and by which he was cheated and deprived of the same

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

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

Dated at the City of New York, this 13th day of October 1888
W. M. M.
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0917

No. 2, W 14th St
Hope

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate

Tooker Officer.

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

[Signature] Officer.
Dated *October 23* 188

This Warrant may be executed on Sunday or at
night.

[Signature]
Police Justice.

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

Dated 188

Police Justice.

age 43 W.A. No 1357. - 2 - For
No. 23; mwp \$1000 age 50 W.A. No 348 to 500 Ar

The within named

POOR QUALITY ORIGINAL

0918

No 5
Paul Steakin
Quarby of Morris
West Rock Oak

247. 9:30 am.
Solomon Street
Police Justice

Oct 23/87

BAILED
No. 1, by
Residence
288 West 35th Street

No. 2, by
Residence
1236 West 35th Street

No. 3, by
Residence
1236 West 35th Street

No. 4, by
Residence
348 East 15th Street

Witnesses:
Mrs. Annie York
John York
Mary York
Elizabeth York

No. 5, by
Residence
1236 West 35th Street

240 / 136th St. in 1911
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William P. Steakin

John P. Steakin
Mary P. Steakin
Elizabeth P. Steakin

Dated October 13th 1887

Magistrate
Officer

Witnesses
Mary C. Steakin

No. 1, by
Residence
1236 West 35th Street

No. 2, by
Residence
1236 West 35th Street

No. 3, by
Residence
1236 West 35th Street

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Thomas John P. Steakin Mary P. Steakin Elizabeth P. Steakin guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of fifty 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 October 1887 William P. Steakin Police Justice.

I have admitted the above-named Thomas John P. Steakin Mary P. Steakin Elizabeth P. Steakin to bail to answer by the undertaking hereto annexed.

Dated Oct. 27 1887 William P. Steakin Police Justice.

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

Dated Nov 16th 1887 William P. Steakin Police Justice.

POOR QUALITY ORIGINAL

0919

County of Allegany, State of New York

The People of the State of New York, against John Timmins, George Snow, Arthur Sage and George Phillips

The Grand Jury of the County of Allegany, New York, do hereby certify that the within and foregoing are true and correct copies of the original papers, as the same were produced to the Grand Jury in the year 1851.

The said John Timmins, George Snow, Arthur Sage and George Phillips, all of the County of Allegany, New York, in the County of Allegany, New York, do hereby certify that the within and foregoing are true and correct copies of the original papers, as the same were produced to the Grand Jury in the year 1851.

value of fifty dollars, one hundred
 the value of five dollars, fifteen
 of the value of five dollars, each,
 one hundred of the value of ten dollars,
 one hundred of the value of twenty dollars,
 twenty three copies of each of the
 value of one dollar and fifty cents
 each copy, twenty five copies
 of each of the value of fifty cents
 each copy, ten copies of each
 of the value of twenty five cents
 each copy, one hundred of the value
 of six dollars and fifty cents,
 one hundred of the value of
 three dollars and fifty cents, one
 hundred of the value of twenty dollars,
 one hundred of the value of
 twenty five dollars, one hundred
 of the value of twenty dollars, five
 hundred of the value of ten dollars
 each, one hundred of the value of
 four dollars and fifty cents, one
 hundred of the value of
 twenty dollars, one hundred of the
 value of ten dollars, fifteen
 of the value of ten dollars, each,
 thirty two copies of each of the
 value of three dollars each, a quantity
 of each of the value of one dollar,
 one hundred of the value of one dollar

POOR QUALITY ORIGINAL

0922

the value of three dollars, one each
 of the value of two dollars, two
 other dollars of the value of two
 dollars each, two more of the value
 of four dollars each, one set of four
 of the value of two dollars, ^{two} ~~one~~
 of the value of two dollars each,
 two sets of the value of three
 dollars each, two dollars of the value
 of five dollars ^{each}, two sets of the
 value of two dollars each, one set
 of the value of one dollar and fifty
 cents, since the articles of
 clothing and wearing apparel. Of
 a number and description to the
 effect of your previous returns,
 of the value of fifty dollars, one
 set of rings of the value of two
 dollars and fifty cents, a quantity
 of human hair of the value of five
 dollars, one set of hair of the value
 of five dollars, one set of the value
 of ten dollars, one ^{set} of jewelry
 of the value of seven dollars and
 fifty cents, one dollar worth of
 the value of seven dollars and fifty
 cents, one set of readers of the value
 of fifteen cents, one counterpane
 of the value of eight dollars, one
 pair of slippers of the value

POOR QUALITY ORIGINAL

0923

eight dollars, the contents of
 the value of three dollars and
 fifty cents each, one piece of
 the value of one dollar and fifty
 cents, one copy of the value
 of one dollar, five hundred dollars
 of the value of one dollar and
 fifty cents each, one copy of
 the value of two dollars, one
 piece of the value of three dollars,
 one piece of the value of
 one dollar, and divers other goods,
 chattels and personal property,
 a more particular description
 whereof is to be found in
 a printed instrument of the value
 of one hundred dollars, of the goods,
 chattels and personal property of
 one William P. Pascoe, 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

Richard B. ...

District Attorney.

0924

BOX:

286

FOLDER:

2731

DESCRIPTION:

Timoney, Francis

DATE:

11/17/87



2731

POOR QUALITY ORIGINAL

0925

WITNESSES:

J. C. Du Bois

MS

Counsel,

Filed *17* day of *Nov* 188*7*

Pleads *Chiquity*

THE PEOPLE,

vs.

B

Francis Timoney

ADULTERATED MILK.

(Chap. 183, Laws of 1885, Section 1, as amended by chap. 577, Laws of 1886, Section 1; Section 186, Sanitary Code, and Section 575 of the N. Y. City Consolidation Act of 1882.)

decedit adit

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. C. Maguire

Foreman.
Part III December 22/87.

Pleads *Smitty*

True & 25

POOR QUALITY ORIGINAL

0926

POLICE COURT- 2 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Francis Timoney

On Complaint of *Thomas C. Dubois*
For *Violation Section 1000*

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

Dated *July 8* 1887

John J. ... Police Justice.

Francis Timoney

POOR QUALITY ORIGINAL

0927

Certificate of Analysis.

State of New York,
 CITY OF New York } s.s.:
 COUNTY OF New York }
 I, Edward M. Martin, a chemist, practicing in the city of New York County of New York

and State of New York, do hereby certify that I have analyzed a portion of the sample of milk received by me from Thomas C. DuBris of New York on the Twenty Fifth day of June 1887 in a bottle marked 1049 T.C. DuBris June 25, 1887 and that such milk contains 88.82% per centum of water and 11.18% per centum of milk solids, and that such milk solids contain 1.84% per centum of fat. and 0.67% Salts

I further certify that such milk is impure and adulterated.

Dated July 6th 1887.

Edward W. Martin

Chemist.

STATE OF NEW YORK,
 County of New York } s.s.:

On the Sixth day of July, in the year one thousand eight hundred and eighty Eighty Seven before me, the subscriber, Edward M. Martin personally came, to me well known to be the same person described in and who executed the foregoing instrument, and duly acknowledged that he had executed the same.

Samuel T. Brown

Notary Public.

(Signature) N.Y.C.

**POOR QUALITY
ORIGINAL**

0928

Sample to m Bollen to 49

Inspection No. 1155

Date June 20th 1887

Name Francesco Monney

Residence 254 - 1st Avenue

ANALYSIS:

Water 88.82%

Total Solids 11.18%

Fat 1.84%

Sugar-
caseine } 8.67%

Salts 0.67%

Lactometer at 60° F. 11.4
This sample of Evich
had been adulterated
by the removal of at
least 38% of the cream.

POOR QUALITY ORIGINAL

0929

State of New York,
CITY OF New York } ss.:
COUNTY OF New York

Thomas C. DuBois being duly sworn, says:
That he resides at No. 153 East 103rd Street, in
the City of New York and County of New York
within this State, is 29 (Twenty Nine) years of age, and an expert appointed by
HON. JOSIAH K. BROWN, the New York State Dairy Commissioner; that in such city of
New York at No. 254 - 1st Avenue Street,
therein, on the Twenty Fifth day of June, 1887
one Francis Timoney of said
city of New York, wrongfully, unlawfully, wilfully
and knowingly, exposed for sale and sold a quantity of milk which, as deponent is informed and
believes, was impure and adulterated milk, to persons residing in said city; that the names and
places of residence of such persons to whom such milk was so sold and exposed for sale are un-
known to deponent and such persons are unknown to him, and the quantity of such milk so
sold and exposed for sale to them is unknown to deponent, and same cannot be stated herein
for that reason; that, on such day and at such place last named, deponent saw the said
Francis Timoney have in his possession a can
of the milk hereinbefore mentioned exposed for sale with other articles of food and groceries then
contained in the said store, and ~~saw~~

that such milk so sold and exposed for sale as aforesaid was not so sold or exposed for sale by
said Francis Timoney as or for skimmed milk;
that, on such day and at such store last named deponent duly took a sample of such milk, so
exposed for sale by the said Francis Timoney
aforesaid, and duly delivered the same to one Edward Martin
a chemist, of No. School of Mines near 4th Avenue and 49th
Street, in said city of New York and caused the same to be
analyzed by such chemist; that the certificate of such chemist of the analysis made thereof by
him is hereto annexed, and deponent knows him, said Edward Martin
to be a practising chemist.

SWORN to before me this 6
day of July, 1887 } Thomas C. DuBois
John J. [Signature]

POOR QUALITY ORIGINAL

0930

Court of _____
County of _____

THE PEOPLE, &c.,

vs.
Francis Jimmy
254-1st Avenue

Affidavit:
James C. Durbin
288 Greenwich St.

Witnesses:
Charles Star
Residence 288 Greenwich St.
Edward Martin
Residence 288 Greenwich St.

Residence _____

POOR QUALITY ORIGINAL

0931

Sec. 198-200

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Francis Timony 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. Francis Timony

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. Ireland

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

Answer. No 252 - First Avenue & about 10 years

Question. What is your business or profession?

Answer. gover

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

Francis Timoney

Taken before me this

day of

July 1938

Thomas J. ...
District Police Justice.

POOR QUALITY ORIGINAL

0932

Sec. 151.

Police Court 2nd District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Thomas C. Dubs of No. 288 Greenwich Street, that on the 25 day of June 1887 at the City of New York, in the County of New York,

Francis Timoney did at Premises to 254 1/2 1st Avenue in said City unlawfully expose for sale and did sell adulterated Milk to persons residing in said city in violation of Law

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

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

Dated at the City of New York, this 6 day of July 1887 John J. [Signature] POLICE JUSTICE.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas C. Dubs
vs

Francis Timoney

Warrant-General.

Dated July 6 1887

John J. [Signature] Magistrate.

John M. Campbell Officer.

The Defendant Francis Timoney taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

John M. Campbell Officer.

Dated July 7 1887

This Warrant may be executed on Sunday or at night.

John J. [Signature] Police Justice.

REMARKS.

Time of Arrest, 1:30 PM

Native of Germany

Age, 24

Sex, Male

Complexion, _____

Color, White

Profession, Street

Married, _____

Single, Yes

Read, Yes

Write, Yes

254 1/2 1st Avenue

POOR QUALITY ORIGINAL

0933

2300 Bail for Ex
3 P.M July 27/89

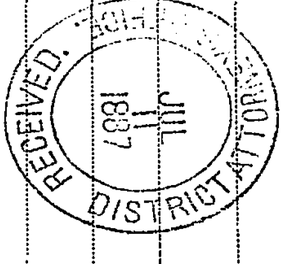
BAILED,
No. 1, by John J. J. J.
Residence 2521 14th St
Street
No. 2, by _____
Residence _____
Street
No. 3, by _____
Residence _____
Street
No. 4, by _____
Residence _____
Street

Mr
Police Court No. 2 District
1049

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas E. deLuzario
153 W. 8th - 103 St
Francis J. J. J.
1
2
3
4
Offence Violation of
Sanitary Code

Dated July 7 1887
Magistrate John J. J. J.



Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer A. J.
Paillace

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

defendant

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

Dated July 7 1887 John J. J. J. Police Justice.

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

Dated July 8 1887 John J. J. J. 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 _____ 1887 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0934

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis Timoney

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

Francis Timoney

of a MISDEMEANOR, committed as follows:

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said *Francis Timoney*

late of the City of New York, in the County of New York aforesaid, on the
twenty-fifth day of *June* in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk, (the same not being skimmed milk produced in the said County)
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York, and their dignity.

**POOR QUALITY
ORIGINAL**

0935

SECOND COUNT: (§ 186, Sanitary Code.)

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

- *Francis Timoney* -
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE
HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *Francis Timoney*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year
aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale,
three quarts of milk which had been and was then and there watered, adulterated, reduced
and changed by the addition of water and other substances to the Grand Jury aforesaid
unknown, and by the removal of cream, against and in violation of the Sanitary Code of
the Board of Health of the Health Department of the City of New York, duly adopted
and declared as such at a meeting of the said Board of Health, held in said city on the
second day of June, 1873, as amended in accordance with law, and particularly in violation
of a certain ordinance thereof, to-wit: the one hundred and eighty-sixth section of said
code, which is as follows, that is to say:

"No milk which has been watered, adulterated, reduced or changed in any respect by
the addition of water or other substance, or by the removal of cream, shall be brought
into, held, kept, or offered for sale at any place in the City of New York; nor shall any
one keep, have or offer for sale in the said city any such milk."

Which said section and ordinance above set forth was, by a certain resolution duly
passed and adopted by the said Board of Health and by said Health Department, at a
meeting thereof duly held in said city on the twenty-third day of February, 1876, added
to and made a part of the said Sanitary Code aforesaid, and adopted and declared to
form a portion thereof, pursuant to the authority and power conferred by law upon the
said Board, and which said ordinance was thereafter duly published once a week, for two
successive weeks, in the *City Record*, a daily official newspaper and journal published in
the said city, to-wit: in the issues of such newspaper of the twenty-fourth day of
February, 1876, and also of the second day of March, 1876, and which said Sanitary Code
so amended and altered was then and there, at the time of the committing of the offense
hereinabove alleged, in full force and operation, and was by law declared to be binding and
in force in said city, and which said section and ordinance above set forth was then and
there in full force and virtue, having been in nowise altered, amended or annulled by
said Board of Health: against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0936

BOX:

286

FOLDER:

2731

DESCRIPTION:

Trainer, Matthew J.

DATE:

11/30/87



2731

POOR QUALITY ORIGINAL

0937

350
W. Lind
25 Chambers
Counsel,
Filed 30 day of Nov 1887
Pleads Not guilty Dec 1.

THE PEOPLE,

vs.

Burglary in the THIRD DEGREE,

Matthew J. Simon

per & county Ct
May 14/88

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL,

S. P. H. W. R.
J. O. Maguire

Foreman.

WITNESSES:

(Section 498)

per & county Ct
May 14/88
Disced 13
Jury
May 17/88
Jury
S. P. H. W. R.
J. O. Maguire

POOR QUALITY
ORIGINAL

0938

State of New York

City and County of New York } ss:

Plumbers or
Plumbers
Journeyman

Thomas Skelly being
duly sworn says that he ~~was~~ resides at No. 28
Sullivan Street, New York City, that he is acquainted
with Matthew Trainor about two years I also know
John Brodewick who resides ~~at~~ in the same house
with me. said Matthew Trainor resides at No. 236
Spring Street this City - I was home when said
Matthew Trainor was accused of breaking in the
apartments of Mr. & Mrs. Schneider who lives on the
floor below me in the same house, I did not
hear any noise and did not know that said place
had been broken into or that said Trainor had been
arrested - I know that he was in the habit of visiting
John Brodewick - I have always known said
Matthew Trainor to be an honest upright and
industrious young man.

Sworn this 9th day of

December 1887, before me

Thos Skelly

David M. Edsall

Notary Public

N.Y.C.

POOR QUALITY
ORIGINAL

0939

State of New York

City and County of New York

} *Porter Station in
Howe Scale Co*

John Broderick

being duly sworn says that he resides at No. 28 Sullivan Street in said City, I am acquainted with Matthew Trainor and have known him for ten years and upwards, he is now about 17 years of age, he resides at No. 236 Spring Street this City. I was out at the time that said Matthew Trainor was arrested on November 24th 1887, he was in the habit of calling on me at my residence, I reside on the floor above Mr. & Mrs. Schneider's in the same house, I believe he came to ~~the~~ ^{my house} on the day that he was arrested. I met said Matthew Trainor about twelve o'clock and sent him for my coat, I met him at Canal ^{Street} & West Broadway, and told him to bring my coat down to Dobbins Schutzen's Park ~~39th Street~~ 50th St and 3^d Avenue, Brooklyn. When I arrived at home about 9 1/2 o'clock on said 24th day of November 1887 I heard that said Matthew Trainor had been arrested for breaking in Mr. Schneider's apartments. I was surprised and stated that there must have been a mistake, that he could not have done it, it must have been some other person. I have always known said Matthew Trainor to be an honest, industrious boy. I have been and am now employed in the Howe Scale Co. for the past fifteen years.

Sworn this 9th day of

December 1887 before me

} John Broderick

David M. Edsall

Notary Public N.Y. Co.

POOR QUALITY
ORIGINAL

0940

State of New York

City and County of New York } ss.

Samuel Davis being duly sworn says that he resides at No. 245 Spring Street N.Y. City, that he has known Matthew Trainor for eight years last past, that he resides at No. 236 Spring Street, N.Y. City, that said Trainor works in the same shop with him, that he said Davis is a gas fitter and in the employ of Archer & Pancost at No. 72 to 80 Wooster Street this City. that he has always known said Trainor to be an upright, honest and industrious boy and never heard or knew of said Trainor committing any crime against the laws of this or any other State until the charge of breaking into the apartments of Mr. & Mrs. Schneider

Sworn this 4th day of

December 1887 before me }

Samuel Davis

David M. Edsall

Notary Public

N.Y.C.

POOR QUALITY
ORIGINAL

0941

State of New York

City and County of New York } John Donnelly being duly
sworn says that he resides at 242 Spring Street, N.Y. City
that he is acquainted with Matthew Trainor and has
known him since he was born, he knows said Matthew
Trainor to be an upright, honest and industrious boy
and never knew of him committing any crime
against the Laws of this or any other State.

Sworn this 9th day of }
December 1887, before me }

John Donnelly

David M. Edsall

Notary Public

N.Y. Co.

City and County of New York ss:

David W. Orr being duly sworn
says that he resides at No. 242 Spring Street, N.Y. City.
that he is acquainted with Matthew Trainor who
resides at No. ²³⁶ ~~242~~ Spring Street, N.Y. City, that he
has known said Trainor for three years last past
and has always known him to be an honest,
upright and industrious boy.

Sworn this 9th day of }
December 1887, before me }

David W. Orr

David M. Edsall

Notary Public

N.Y. Co.

City and County of New York ss:

Annie Craig being duly sworn says that she resides at No. 28 Sullivan Street, N.Y. City - I saw Matthew Trainor on the 24th day of November 1887 the day he was arrested, Mrs. Schneider resided on the floor above me - the day said Trainor was arrested I was at home, I saw said Trainor ~~was~~ arrested, I saw the Policeman strike said Trainor, I spoke to the Policeman and told him not to strike the boy but to arrest him, the boy was crying at the time, the boy pleaded to me and said that he did not break in Mrs. Schneiders apartments that he had never been arrested before - I did not hear any one breaking in said apartments and did not hear any noise up to the time of the arrest.

Sworn this 9th day of
December 1887 before me }

David M. Edsall

Notary Public

N.Y. Co.

Annie Craig.

POOR QUALITY ORIGINAL

0943

Police Court - 2 District.

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

of No. 28 Sullivan Street, aged 24 years,
occupation Produce business being duly sworn

Fredrick Schneider

deposes and says, that the premises No 28 Sullivan Street,
in the City and County aforesaid, the said being a three story brick

dwelling and the second floor front
of ~~and~~ which was occupied by deponent as a Dwelling
and in which there was at the time no human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly wrenching the
locks of the front door leading from
the hallway into the front door of
said dwelling, and entering through said
doorway

on the 24 day of November 1887 in the day time, and the
attempted to be
following property feloniously taken, stolen, and carried away, viz:

A quantity of jewelry and
wearing apparel amounting to
two hundred dollars
(\$200⁰⁰ 00)

the property of Deponent and his wife Annie Schneider
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
Matthew Kramer (now here)

for the reasons following, to wit: That Deponent is informed by his
wife Annie Schneider that about the hour of 3 o'clock
in the afternoon she securely locked and
fastened the doors leading from the hallway
into said dwelling. That about two hours
thereafter Deponent returned to said dwelling
and found that it was burglariously entered
as already described. That Deponent then
and there entered said dwelling and found

POOR QUALITY ORIGINAL

0944

Said defendant lying concealed under the bed in a room adjoining said bedroom.

Wherefore defendant charges said defendant with the Burglary as aforesaid and prays that he be dealt with according to law.

Summons to appear on the 15th day of November 1887. Fred Schneider

J. H. Coffey
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0945

CITY AND COUNTY }
OF NEW YORK, } ss.

Annie Schneider
aged 23 years, occupation Housekeeper of No.

28 Sullivan Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Fredrick Schneider
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 25
day of November 1887

Annie Schneider
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0946

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Matthew Trainor 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. Matthew Trainor

Question. How old are you?

Answer. 17 years.

Question. Where were you born?

Answer. New York

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

Answer. 236 Spring Street New York about 7 years.

Question. What is your business or profession?

Answer. Chandeliers maker

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

Answer. Not guilty

Matthew J Trainor

Taken before me this 4 day of September 1887
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0947

BAILED.

No. 1, by John C. [Signature]

Residence 578 1/2 [Signature] Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

350
1948
Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Schmidt

37 Grand

William [Signature]

Offence Burglary

1 _____

2 _____

3 _____

4 _____

Dated November 25 1887

Butby Magistrate.

Stalle [Signature] Officer.

Witnesses Ami Schmidt

No. 57 Grand Street.

Richard [Signature]

No. _____ Street.

Nov 28 1887 DISTRICT ATTORNEY'S OFFICE

No. _____ Street.

\$ 1000 to answer

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

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

Dated November 25 1887 [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.

POOR QUALITY ORIGINAL

0948

COURT OF GENERAL SESSIONS OF THE PEACE:
City and County of New York.

-----x
The People :
vs. : Before,
Mathew J. Trainor : Hon. Rufus B. Cowing
Indicted for burglary in the : and a Jury.
third degree. :
Indictment filed, November, 1887. :
-----x

Tried, May 17th., 1888.

APPEARANCES:

Assistant District Attorney Mc Dona, for the People,
Mr. Hoyer, for the Defence.

FREDERICK SNYDER, the complainant, testified that
on the 24th. day of November, 1887, he lived at 35
Sullivan Street. He left his home at about mid-day
on the 24th. November 1887. He locked the doors of his
rooms. He stayed away until between 4 and 5 o'clock

**POOR QUALITY
ORIGINAL**

0949

2.
in the afternoon of that day. When he returned he found that the outer door of his rooms had been forced in. He found the defendant crawling under the bed of his bedroom. He arrested him then and there and had him locked up.

UNDER CROSS-EXAMINATION. He testified that he had never seen the defendant before. He didn't know whether he was under the influence of drink or not, but he acted kind of queer. No one had a key to the outer door of his rooms but himself. His legs were just sticking out from under the bed when he entered his room. He saw the defendant crawl under the bed as he entered. None, of his, complainant's, property was disturbed. The defendant said to him, the complainant, that he had made a "miss-walk" He didn't say that he had intended to enter the premises of a Mr. Broderick, opposite. but he wanted to see somebody in the house. He said that he had entered his, the complainant's, rooms by mistake. He, the complainant, went out for a police officer and

**POOR QUALITY
ORIGINAL**

0950

3.

was gone about 10 minutes. The defendant was in his room meanwhile. When he called the defendant out from under the bed, he would not come and then he, the complainant, went out for an officer. He didn't lock the door of his rooms when he went out.

ANNIE SNYDER, testified that she lived at 35 Sullivan Street on the 24th. day of November 1887. She was the wife of the complainant. She was across the street at her mother-in-law's when she was called to her own rooms. There was a quantity of furniture and jewelry in the rooms, valued at about \$200. She didn't see the defendant under the bed when she entered the rooms, because they had pulled him out from under the bed.

UNDER CROSS-EXAMINATION, she testified she testified that she didn't know that any such person as Mr. Broderick lived in the house, but she had heard that a person of that name had lived there for two weeks.

FOR THE DEFENCE. MATHEW J. TRAINOR, the defendant,

**POOR QUALITY
ORIGINAL**

0951

4.

testified that he was 19 years of age and he resided with his father and his aunt at 224 Spring Street. At the time of his arrest, he was in the employ of Archer & Pancrast, chandalier manufacturing Company, at 62 Worcester Street. He had been in their employ for about a year and 4 months. Before that he had been in the employment of Patrick Breitenberg in the same shop for about 8 months.. It was Thanksgiving Day. He met a man named Broderick in West Broadway. Broderick was out with the Hounds at Park Excursion and Broderick said "will you go home and get my coat" and he, the defendant said he would. He went around with some friends and had some beer and it was the first time that he had taken it and he felt the effects. He went upstairs in Snyder's house and knocked at the door which he thought was Mr. Broderick's door Then he walked in and stood with his hand on the knob of the door and Mr. Snyder came up and caught him. He didn't crawl under the bed. He didn't steal any property and didn't intend to steal it.. He might have got away, because Mr. Snyder was away for about a quarter of an hour look-

**POOR QUALITY
ORIGINAL**

0952

5.
ing for a policeman He was standing at the door of the
rooms when he was arrested.

UNDER CROSS-EXAMINATION He testified that before
the officer came, 5 or 6 women came up to the door and
told Snyder that he, the defendant, didn't look like a
thief. He was talking to the women and told them that
he would wait until Snyder came back.

OFFICER FREDERICK HAULENBECK testified that he
was called upon to arrest the defendant. When he came
to the door of Snyder's rooms, it was closed. He
knocked at the door and someone inside unlocked the door
and let him in. There were two or three women and a man
holding Trainor in the room. They handed him, the defend-
ant, over to the witness. There was a padlock burst
off the door, and the inner lock was pushed in, and
there were marks on the door. About half of the panel
was broken in, as though it was kicked in or shoved in..
The prisoner said I don't know how I got into the place.

**POOR QUALITY
ORIGINAL**

0953

UNDER CROSS-EXAMINATION He testified that he didn't
hear the defendant say to the complainant that he
had got into the rooms by mistake, while he was search-
ing for Broderick's overcoat.

-----0000-----

POOR QUALITY ORIGINAL

0954

The People

27

Matthew J. Francis

Indicted for Burglary in
the Third Degree

Indictment filed November
1887

Tried May 17/1888

Before

Hon. Rufus B. Lewis
and a jury.

6

**POOR QUALITY
ORIGINAL**

0955

Court of General Sessions

T H E P E O P L E

vs.

Matthew J. Trainor

City and County of New York, ss:

Frederick Schneider being duly sworn deposes and says: I am complainant in the above entitled actions, and reside at No. 28 Sullivan St. in this city. Upon my return to my dwelling, as recited in the information herein, I found the fastening of the door broken, and coming into the room my suspicions were aroused as to the methods by which said door was broken, and I looked about and found the defendant hiding under the bed. He has told me that he was there for some fifteen minutes; he appeared to me to be under the influence of liquor. He made no attempt to escape but acted in rather a stupid manner, and so far from endeavoring to get away it was impossible for me to get him out of the premises.

I do not believe he had any intention of committing burglary in my premises; I know nothing of his previous character, but I have been informed, and I believe he is honest and industrious.

Sworn to before me this
the 9th day of December, 1837.

F. Schneider

James W. Vices
Notary Public
N.Y.C.

**POOR QUALITY
ORIGINAL**

0956

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Matthew S. Trainor

Withdrawal

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,
No. 32 CHAMBERS STREET,
NEW YORK CITY.

POOR QUALITY ORIGINAL

0957

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthew J. Francis

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

Matthew J. Francis

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

The said *Matthew J. Francis*

late of the *Eight* Ward of the City of New York, in the County of New York aforesaid, on the *24th* day of *November*, in the year of our Lord one thousand eight hundred and eighty *seven*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Fredrika Schneider*.

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 *Fredrika Schneider*.

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.

Richard J. ...

District Attorney.

0958

BOX:

286

FOLDER:

2731

DESCRIPTION:

Treadway, Edward

DATE:

11/22/87



2731

POOR QUALITY ORIGINAL

0959

175 A

Counsel,

Filed 22 day of Nov 1887

Pleads Nov 4 city 23.

THE PEOPLE

vs.

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

Edward Treadway

[Handwritten signature]

[Handwritten signature]

RANDOLPH B. MARTINE,

Adv. 78 P. 1. Adv. District Attorney.
Adv 30 P. 1. 1.

A True Bill.

[Handwritten signature]
Foreman.

[Handwritten signature]

[Handwritten signature]

S. P. 2 yrs.

Witnesses :

.....
.....
.....

POOR QUALITY ORIGINAL

0960

Police Court Second District.

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

of No. 5 Spencer Place Street, aged 69 years,
occupation Carver being duly sworn

deposes and says, that on the 20th day of November 1887 at the City of New
York, in the County of New York, N^o. 5 Spencer Place

he was violently and feloniously ASSAULTED and BEATEN by Edward
Breadway (now here) with a knife
which he held in his right
hand did cut wound and stab de-
ponent in the right side of the ab-
domen

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

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

Sworn to before me, this 20th day
of November 1887

[Signature]
Police Justice.

Abram Carpenter

POOR QUALITY ORIGINAL

0961

Sec. 198-200.

2nd District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Edward Broadway 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. Edward Broadway

Question. How old are you?

Answer. 40 years old

Question. Where were you born?

Answer. United States

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

Answer. 38 Bedford Street. 2 weeks

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. Not guilty
Edward Broadway

Taken before me this 2nd day of November 1888
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0962

BAILED,

No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

125
Police Court 9th District 1897

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Entenker
Spencer Place
Edward Broadway

1
2
3
4
Offence Assault

Dated Nov 20th 188

Butty Magistrate

Witnesses
Theodor Sorel Precinct

No. 5th Street Precinct
Officer Sorel

No. 100th Street
District Office
NOV 21 1897
DISTRICT OFFICE
100th STREET

Commuted

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 _____

Edward Broadway

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

Dated Nov 20th 188 P. G. Butty Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0963

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

THE PEOPLE OF STATE OF NEW YORK,

against

Edward Broadway

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

Edward Broadway

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

The said *Edward Broadway*

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the City and County aforesaid, in and upon the body of one *Abraham Carpenter*, in the peace of the said People then and there being, feloniously did make an assault, and *with* the said *Abraham Carpenter*, with a certain *knife* which the said *Edward Broadway* 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 cut, stab and wound,

with intent *to kill* the said *Abraham Carpenter*, 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 *Edward Broadway* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Edward Broadway*

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 *Abraham Carpenter*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *with* the said

with a certain *knife* which the said *Edward Broadway*

in *his* right hand then and there had and held, the same being an instrument and weapon likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully 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.

David J. Donohue

District Attorney.

0964

BOX:

286

FOLDER:

2731

DESCRIPTION:

Treter, Mary

DATE:

11/22/87



2731

POOR QUALITY ORIGINAL

0965

17

Counsel, *Sheekley*
Filed *22* day of *Nov* 1887
Pleads, *Not guilty* 23

KEEPING A HOUSE OF ILL FAME, ETC.
(Sections 822 and 385, Penal Code.)
THE PEOPLE
vs.
B
Mary Sreter

RANDOLPH B. MARTINE,
District Attorney.
Pr *May 17/88*
G. J. O'Connell *Ch. of S.S.*
for trial by consent.
A True Bill.

Ed. Magowan
Foreman
Jan 17/88

Witnesses:

.....
.....
.....
.....

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary Treter

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

— Mary Treter —

(Section 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows :

The said *Mary Treter* —

late of the ~~Seventeenth~~ Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *September* in the year of our Lord one thousand eight hundred and eighty-~~seven~~ and on divers other days and times as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did keep and maintain ; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain ; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

— Mary Treter —

on the days and times aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated ; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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

— Mary Treter —

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows :

The said *Mary Treter*

late of the Ward, City and County aforesaid, afterwards, to wit : on the *seventh* day of *September* in the year of our Lord one thousand eight hundred

and eighty- *seven* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

Mary Treter

(Section 323,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Mary Treter*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *seventh* day of *September* in the year of our Lord one thousand eight hundred and eighty-*seven* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0968

BOX:

286

FOLDER:

2731

DESCRIPTION:

Turner, Madeline

DATE:

11/23/87



2731

POOR QUALITY ORIGINAL

0969

453

Counsel, *J. H. Stearns*
Filed, *23* day of *Nov* 1887
Pleads, *Not Guilty*

Grand Larceny *second* degree [Sections 528, 531 Penal Code]

THE PEOPLE

vs.

21

Madeline Turner

Chv 29 1887
RANOLDPH B MARTINE,
Dec 27 2 1887
District Attorney.

P. H.

A True Bill.

W. W. Magowan

Foreman.

P. D. S. S. 1887

Tried and acquitted

Witnesses:

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.....
.....
.....

POOR QUALITY ORIGINAL

0970

Police Court

1st District.

Affidavit-Larceny.

City and County of New York, } ss.

of No. 519 West 28th Street, aged 43 years, occupation Machine being duly sworn

deposes and says, that on the 14th day of November 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful money of the United States consisting of Five Ten dollars bills and one Silver watch & chain of the value of nine dollars altogether of the value of Fifty nine 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 Madeline Turner (now here)

from the fact that at about the hour of ten o'clock A.M. on said date deponent went into a saloon in premises no 97 Cherry Street and met the defendant in said saloon and at about the hour of two o'clock P.M. deponent went up stairs in said premises with the defendant for the purpose of having sexual intercourse with the defendant and after remaining in the room with the defendant about thirty minutes deponent came down into the saloon deponent missed the aforesaid money out of the hip pocket of deponent

Sworn to before me this 14th day of November 1887. Police Justice

POOR QUALITY
ORIGINAL

0971

Went to look and missed the watch and
Chain aforesaid from the left hand side
pocket of deponents vest deponents had
the money and watch and Chain when
he went in the room with the defendant
and there was no other person in the room
with deponents but the defendant
Wherefore deponents charges the said
defendant with the Larceny of said Money
watch and Chain and prays that the
said defendant may be dealt with
as the law directs

Sworn to before me this

17th day of November 1887

J. A. Johnson

Sanibel Police Justice

POOR QUALITY ORIGINAL

0972

Sec. 198-200.

15h

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

Madelaine Turner

Question How old are you?

Answer

21 years

Question Where were you born?

Answer

Ireland

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

Answer

97 Henry St 2 years

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
Madelaine Turner
mark

I taken before me this

day of

Nov 17
1888

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0973

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

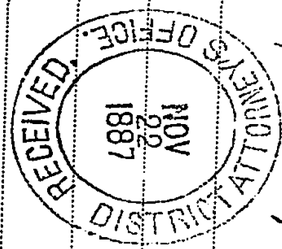
153
 Police Court
 1st District

THE PEOPLE &c.,
 ON THE COMPLAINT OF

John J. ...
William ...

Dated *Nov 19 1887*
 188
 Offence *...*

Magistrate *...*
 Officer *...*
 Precinct *...*



Witnesses *...*
 \$ *1000* to answer
 Street *...*
 Committed

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

Dated *Nov 19 1887* *Paul ...* 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0974

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Maddie Turner

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

Maddie Turner

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

The said *Maddie Turner*,

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

Five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of *Five* dollars each; *Five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of *Five* dollars each; *Five* United States Silver Certificate of the denomination and value of *Five* dollars each; *Five* United States Gold Certificate of the denomination and value of *Five* dollars each;

one watch of the value of eight dollars, and *one* chain of the value of one dollar,

of the goods, chattels and personal property of one

John F. Johnson,

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.

Richard B. ...

District Attorney.