

0009

BOX:

177

FOLDER:

1786

DESCRIPTION:

Meeks, Edward

DATE:

05/21/85



1786

0010

20153

J. J. Leonard

Counsel,

Filed *21* day of *May* 188*5*

Pleas,

North City, Va

Assault & 2nd degree
[Sections 218-278, Penn. Code]

THE PEOPLE

F

Edward Meekes

RANDOLPH B. MARTINE,

District Attorney.

May 27 9 o'pam 5 mact 1885

A True Bill.

E. J. Howard

Quarrells Foreman

Wanda Kully

S. J. Brown

Quarrells

Witnesses :

The People
vs.
Edward Meeks.

Court of general Sessions, part I.
Before Judge Gildersleeve.

June 11, 1885.

Indictment for assault in the second degree.

Jacob Dreese sworn. On the 14th of last May I lived corner of Chrystie and Division Streets, I am a married man and my wife is living, she is sick and not in court, I have ten children and that little one there is one of my children, she was living on the corner of Chrystie and Division Street on the night of the 14th of May, I did not witness this assault. My wife called my attention to the condition of the little girl and I went to the Society for the Prevention of Cruelty to children, I looked at the child and saw that she was swelled and inflamed and kind of bloody in her private part, I sent for Dr. Holden. He is here in court, the child is six years old, I have two other female children older, I never had occasion to examine them at all.

Ida Moses called and examined by the court.
I am ten years old and go to school and read and write, I am a Jew, I understand the nature of an oath; if I told a lie I would go to punishment.

The Court decided that the witness was competent to testify and she was sworn. I remember the 14th of May and saw Mr. Dreese little girl Clara in the evening. The defendant took her by the hand and took her by the neck and dragged her in the hall under the stairs, he picked up her clothes and put his hand under her clothes and as soon as he did I hollered murder and watch; the people from the opposite side looked out and as soon as they saw me they

00 12

close the window and I ran around our yard, I kept my mouth still and when I went to Court the man asked me what is my name, I was sure this is the man that took that little girl that night,.

Cross Examined. I live 22 Division Street and this happened at No. 2 Chrystie Street in the night time; this was in a tenement house and there was no light in the hall, I saw the defendant when he dragged her by the neck in the hall, I did not see his face but I saw his back, I did not go to the station house that night but I went to Court the next day, I saw the defendant in Court the next day.

George B. Schmidt sworn. I live 238 Williams Street and was in New York on the 14th of May, I was at 1 Chrystie Street about five minutes to eight speaking with some friends. Mr. Finstireina was standing at No. 3 Chrystie Street, he drew my attention to a suspicious looking man who stood in the hallway with a little girl and then I walked up a couple of steps to get a better view; I saw that the man was standing in the hallway with a little girl, I saw that he had her in a corner, I crossed the street and told Mr. Finstireina what I saw. I recognize the prisoner as the man who I saw in the hall, I saw the little girl who stood between her father's knee as he was testifying and that is the little girl who was in the hall, after I told my friend what I saw that that man had the little girl in the corner, then I looked over again and I saw the defendant going up the stairs with the little girl. Then I called my friends and ran across the street and went

0013

over outside the hall in the street. I said, what are you doing up there? The little girl came down and said she lived up there; in the meantime the prisoner came down and as soon as he got to the corner he commenced to run, I ran right after him as far as Market and Division Streets when the policeman came just after him and brought him back! When I went towards the hallway, I saw a portion of the little girl's dress fall down, the dress was disarranged; that is all I know about it.

Cross Examined. When I saw this little girl she was not crying or making any noise, I did not see this man with hands on her at any time, I gave chase after him, I don't remember how much of a crowd was running after him.

Hugo Finstreina sworn.

I live No. 3

Chrystie Street and remember the evening of the 14th of May; the preceding witness is the man who was conversing with me on the 14th of May in Chrystie Street. What attracted your attention while you were talking to the previous witness? I was not talking to the man, I was standing alone and Mr. Smith was standing with the other two gentlemen. You tell the jury what you know about this alleged assault? It was on the 14th of May around eight o'clock in the evening I was standing in front of my house and I was smoking a cigar. I saw on the other side across the street a man in the alleyway in a curious position and he looked suspiciously.

A Juror was withdrawn and the prisoner pleaded guilty to an assault in the second degree and was remanded for sentence.

0014

for sentence

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Testimony in the
case of
Edward Meekle

filed May 1943

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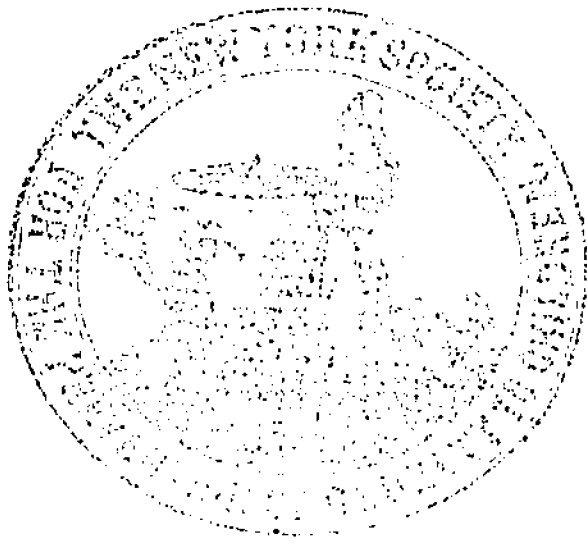
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and I am very much pleased with the result of the trial

0015



*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, _____ 188.

*Court of General Sessions of the Peace in and for the
City and County of New York.*

*The People
against*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail,
or final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1875, Chapter 130, Section 3), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

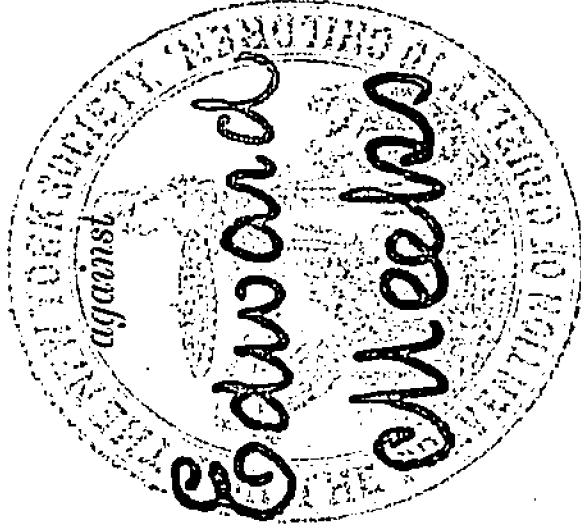
Ellbridge T. Gerry,

President, &c.

00 16

N. Y. GENERAL SESSIONS.

THE PEOPLE



Presented
CRUELTY TO CHILDREN.

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

0017

District Attorney's Office.

Part Two

PEOPLE

vs.

June 9/83

Calendar

00 18

Police Court—3rd District.will remove to 55 Claridge
184CITY AND COUNTY }
OF NEW YORK, } ss.Jacob J. Dreeseof No. 2 Chrystie Street, aged 55 years,occupation Cigar Manufacturer being duly sworn, deposes and says, thaton the 14 day of May 1885 at the City of New York,in the County of New York, Clara Dreese aged 5 1/2 years deponent Clara~~he~~ was violently ASSAULTED and BEATEN by Edward Meeks (nowhere)Deponent is informed by Ida Moses of N^o 22 Division
Street that she saw said Edward take said Clara
by the neck laying her on the floor under the stairs
in the house N^o 2 Chrystie Street, then placing his
hand under the clothing of said Clara,

without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be ~~apprehended~~ and bound to
answer the above assault, &c., and be dealt with according to law.Sworn to before me, this 16day of May 1885John Herman Police Justice.

00 19

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 10 years, occupation School Girl of No.

22 Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Jacob J. Drees

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

Sworn to before me, this

day of

May

1885

Ida Moses

John J. Gorman

Police Justice.

0020

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Edward Meeks

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

Question. What is your name?

Answer. *Edward Meeks*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *New York State*

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

Answer. *106 Manhattan Avenue Green Point 24 years*

Question. What is your business or profession?

Answer. *Engineer.*

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

Answer. *I am not guilty and
demand a trial by jury*

Edward Meeks

Taken before me this

16

day of *May*

188*5*

John A. Brown Police Justice.

0021

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 Weeks

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

Dated May 16 1883 John F. Emma 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.

0022

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Dresser
26 Angell St.
55 1/2 Edgely St.
Edward M. Mearns

1

2

3

4

Dated *May 16* 1885

Garman Magistrate.

Gallagher 10 55

Anna Dresser 22 Division St. Precinct.

1 *Ida Closs* 22 Division St. Precinct.

2 Witnesses *Hugo Finsterlin*

No. 3 *Christy* Street.

No. 4 *George B. Schmidt* Street.

No. 5 *238 William St.*

No. 6 *Pres. Serv* 68 Broad St.

No. 7 *105 & 23rd* Street.

\$ *1500* to answer General Sessions.

T. J. Holden, M.D.

274 East Broadway

Office
Assault on
Oliver Dresser

0023

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Medora

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

of the CRIME OF Assault in the second degree,

committed as follows:

The said Edward Medora,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the fourteenth day of May, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, in and upon one Clara Dresse, being then and there a female under the age of ten years, to wit: of the age of five years, feloniously did make an assault, with intent then and there with the said Clara Dresse, feloniously to perpetrate an act of sexual intercourse, 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

Charles C. Martin,

District Attorney

0024

BOX:

177

FOLDER:

1786

DESCRIPTION:

Merola, Mattro

DATE:

05/26/85



1786

0025

No. 211.
J. B. [Signature]
Counsel,
Filed 26 day of May 1885
Pleads Guilty (n)

Witnesses:

Upon examining the
Complaint and the position
of the complaint
being filed with the case.
I am satisfied that the Defendant
is deserving of his and
being and G.S.A.
[Signature] A.D.A.

THE PEOPLE
vs.
I
Matro Merola
ASSAULT IN THE FIRST DEGREE, Etc.
(Sections 217 and 218, Penal Code).
RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
[Signature]
Foreman.
[Signature]
Discharged by Court

0026

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Matteo Merola

Assault 1st
Degree

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

The defendant, myself and a party of other Italians had all been drinking pretty freely at No 61 Greenwich St. When a dispute and quarrel arose - five or six of them drew their knives. Among the rest the defendant, when I went in to separate them and the defendant accidentally cut me on the left posterior - it was a very slight wound, and I know he did not mean it for me - We have been good friends - I did not know that I was doing my friend the defendant an injury when I made the complaint against him or I would not have done so - He never was arrested, and I beg he maybe let go home -

Witness
 Thomas Conner
 Frank Conrado
 Mark

0027

Police Court Second District,

CITY AND COUNTY
OF NEW YORK,

ss. Frank Cunsolo, aged 56 years
of No. 613 Greenwich Street,

being duly sworn, deposes and says, that
on Sunday the 17th day of May
in the year 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Mattro

Merola (now here) who wilfully
and maliciously knocked deponent
down, and stabbed and cut
deponent on the left hip with
some sharp instrument which
he the said Merola held in
his hand - That deponent
was assaulted by said Merola
as aforesaid

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 18th day
of May 1885.

Frank Cunsolo
mark

Wm. Rude POLICE JUSTICE.

0028

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

Second District Police Court.

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

Question. What is your name?

Answer. *Mattio Merola*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *611 Greenwich Street, About one year*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

I am not guilty
Mattio Merola
mark

Taken before me this

day of

March 1888

Police Justice.

0029

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

Matteo Merola

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

Dated May 18, 1885 M. J. Funder 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.

0030

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court *June 529* District.

THE PEOPLE, &c.,

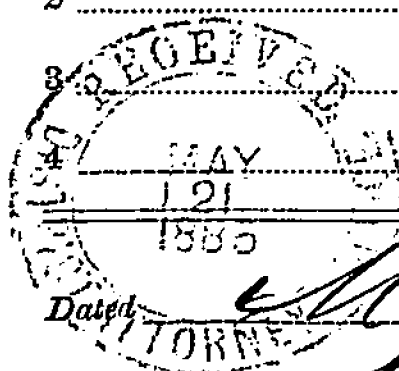
ON THE COMPLAINT OF

Frank Cunsolo
413 Greenwich St.
New York

Mattio Merola

2 _____

3 _____



Dated *May 18* 188 *5*

Walden Magistrate.

Thomas Burkett Officer.

9 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *700* to answer _____

Q. S.

TORN PAGE

0031

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthias Mendoza

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

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

The said *Matthias Mendoza*,

late of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~ day of *May* in the year of our Lord one thousand eight hundred and eighty-~~five~~, with force of arms, at the City and County aforesaid, in and upon the body of one *Isabella Rumsdale* in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Isabella Rumsdale*, with a certain *sharp instrument to the Grand Jury aforesaid unknown*, which the said *Matthias Mendoza*, in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound

with intent *in* the said *Isabella Rumsdale*, 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

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

The said *Matthias Mendoza*,

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 one *Isabella Rumsdale*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *Isabella Rumsdale*,

with a certain *sharp instrument to the Grand Jury aforesaid unknown*, which *she* the said *Matthias Mendoza*, in *his* right hand then and there had and held, the same being an *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

0032

THIRD COUNT--

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

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

The said *Matthias Merenda*,

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 one *Frank Rumsalo*, -

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

in and upon the *left hip* of *him* the said *Frank Rumsalo*, did then and there feloniously, wilfully and wrongfully strike, beat, *stab*, bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully inflict upon *him* the said *Frank Rumsalo*, - grievous bodily harm, to the great damage of the said *Frank Rumsalo* 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.

0033

BOX:

177

FOLDER:

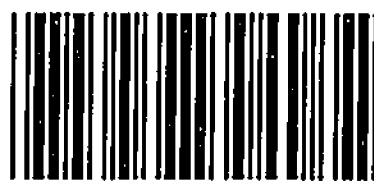
1786

DESCRIPTION:

Meyer, Herman

DATE:

05/14/85



1786

0034

Witnesses:

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

No. 1117

1918

Joseph C. Allen

Counsel, *Joseph C. Allen*

Filed *14* day of *May* 188*5*

Pleads *Not Guilty*

THE PEOPLE

vs.

B

Herman Meyer

Violation of Excise Law.
(Sunday).
[III Rev. Stat., (7th Edition), page 1089 Sec. 21, and
page 1089, Sec. 5].

RANDOLPH B. MARTINE,

*Case sent to District Attorney
for trial Sept 10/18*

A True Bill.

R. B. Martine

Foreman.

0035

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Mergel

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

Samuel Mergel

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

The said *Samuel Mergel*,

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

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

SECOND COUNT :

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

Samuel Mergel

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

The said *Samuel Mergel*,

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

0036

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

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

THIRD COUNT:

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

— Herman Meyer —

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

The said Herman Meyer,

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

114 Sixth Avenue, —

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

RANDOLPH B. MARTINE,
District Attorney.

0037

BOX:

177

FOLDER:

1786

DESCRIPTION:

Meyer, Samuel

DATE:

05/27/85



1786

0038

BOX:

177

FOLDER:

1786

DESCRIPTION:

Lipman, Simon

DATE:

05/27/85



1786

0039

BOX:

177

FOLDER:

1786

DESCRIPTION:

Sonnenberg, Herman

DATE:

05/27/85



1786

0040

No. 249.

David Levy

Counsel, for it is Levy

Filed day of May 1885

All Pleads

Woburn, 29.

THE PEOPLE
vs.
Samuel Meyer
Simon Lipman
Herman Sonnenberg

Grand Larceny, 1st Degree.
[Sections 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
[Signature]
[Signature] Foreman.
[Signature] 2nd
[Signature] 3rd

Witnesses:

0041

Court of
General Sessions
The People vs.
against
Samuel Meyer

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, May 24th 1886

CASE NO. 18509 OFFICER Sullivan 10th Prec.
DATE OF ARREST May 22/86
CHARGE Grand Larceny

AGE OF CHILD 17 years
RELIGION Catholic
FATHER Marks

MOTHER Sarah

RESIDENCE 67 Webster Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy is a
peddler but that his associations are bad.
He was arrested 6 mos. ago for the carrying
of a diamond ring and discharged.
Parents are respectable.

All which is respectfully submitted,

Miss O'Gerry
President.

To The District Attorney

0042

Court of
General Session

The People vs.

against

Samuel Heyes

Grand Jurors

PENAL CODE, §

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

New York City.

0043

Court of
General SessionsThe People vs
again

Herman Sonnenberg

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, May 29th 1885

CASE NO. 18509

OFFICER

Sullivan 10th St

DATE OF ARREST

May 22nd 85

CHARGE

Grand Larceny

AGE OF CHILD

13 years

RELIGION

Catholic

FATHER

O'Garra

MOTHER

Annie

RESIDENCE

66 Mulberry St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the parents are
respectable and that the boy was arrested
March 25th 85 for larceny from the person but
acquitted in Court of General Sessions April 7th
Previous to that his record was good

All which is respectfully submitted,

Miss O'Garra
President.

To The District Attorney

0044

Court of
General Sessions
The People etc.
against
Hermann Forenberg
PENAL CODE, §
Offense Larceny

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
New York City.

0045

Court of
General Sessions
The People vs.
against
Simon Lippman

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, May 29th 1885

CASE NO. 18509

OFFICER

Lippman 10^m Proch

DATE OF ARREST

May 22/85

CHARGE

Grand Larceny

AGE OF CHILD

14 years

RELIGION

Hebrew

FATHER

dean

MOTHER

Leah

RESIDENCE

170 Division St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

the boy is not
working and is said by the neighbors to have
very bad associations and keep late hours.
Mother is respectable.

All which is respectfully submitted,

Whistle Terry
President.

To The District Attorney

0046

Court of
General Sessions

The People vs.

against

Simon Thompson

Grand Jurors

PENAL CODE, §

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

New York City.

0047

3rd
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.aged 40 years
of No. 261. Broome Street,

Erastina Schoeniger

being duly sworn, deposes and says, that on the 22 day of May 1885
at the City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from the person of deponent in the day time
the following property, viz :

One Pocket book containing one note
of the issue of the Treasury of the United
States of the denomination and value
of five dollars and one Silver Coin
of the value of fifty cents
Said property being in all of the value
of five dollars & fifty cents

Sworn before me this

the property of deponent and her husband Ernst
Schoeniger.

day of

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 Samuel Meyer, Syrian

Lippman Day Overman, Sonnenberg
(all nowhere) from the fact that
at the hour of about 4³⁰ o'clock in
the evening of said 22nd day of May 1885
deponent was walking along Broome
Street between Suffolk and Norfolk Street
when deponent had said pocket book
containing said money in the pocket of
the dress then worn upon deponent's person

Peace Justice,

188

0048

That said defendants surrounded deponent,
and each of them pushed themselves against
deponent. That deponent fell a perk
on her siverer and all defendants run
away. That deponent immediately
missed said property.

I moved to before me this)
23rd day of May 1885) Ernestina & Schominger
John J. Herman Mark
Peter Prother

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

AFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0049

That said defendants surrounded deponent,
and each of them pushed themselves against
deponent. That deponent fell a perk
on her pocket and all defendants run
away. That deponent immediately
retrieved said property.

I moved to before me this) Prudence ^{his} Schominger.
23rd day of May 1885) Mark
John J. Herman
Potter brother

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0050

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

3 District Police Court.

Herman Sommerberg 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

Herman Sommerberg

Question. How old are you?

Answer

13 years

Question. Where were you born?

Answer.

Poland

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

Answer.

66 Mulberry Street 2 years

Question. What is your business or profession?

Answer.

Tailor.

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

Answer.

I am not guilty

Herman Sommerberg

Taken before me this

day of *May*

188*8*

John J. ...
Police Justice.

0051

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss*Simon Lipman*

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.

Simon Lipman

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

England

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

Answer.

170 Bevier Street 1 year

Question. What is your business or profession?

Answer.

Cap Maker

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

Answer.

*I am not guilty**Simon Lipman*

Taken before me this

day of

May

188

Police Justice.

0052

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK { ss

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Sam. Meyer

Taken before me this

day of

188

Police Justice.

0053

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

Dated May 23 1885 George H. ... 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.

0054

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 3 District. 540

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Christina Schorring
261 Brook

1 Samuel Meyer

2 Shirley Lippman

3 German Sonnenberg

4 _____

Dated May 23 1885

Gorman Magistrate.

Sullivan Officer.

10 Precinct.

Witnesses E. J. Gerry

No. 100 E. 23^d Street.

No. _____ Street,

No. _____ Street.

\$ 400 to answer Paul Sessions.

Land

Offence Larceny from person

0055

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Wenger,
Simon Sigman and
Herman Bornheimer

The Grand Jury of the City and County of New York, by this indictment, accuse
Daniel Wenger, Simon Sigman
and Herman Bornheimer
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Daniel Wenger, Simon
Sigman and Herman Bornheimer, each
late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty-second day of May, in the year of our Lord one thousand
eight hundred and eighty-five, in the night, time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one Promissory Note — for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as — United States Treasury Note \$, of the
denomination of five dollar \$, and of the value of five dollars,

one Promissory Note — for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as — Bank Note \$, of the denomination of
five dollars, and of the value of five dollars,

one silver coin of the United
States of the kind known
as half-dollar, of the value of
fifty cents, and one pocket watch
of the value of one dollar,
of the goods, chattels and personal property of one Ernest Bornheimer,
on the person of the said Ernest Bornheimer,
then and there being found, from the person of the said Ernest Bornheimer,
then and there feloniously did steal, take and carry away, against the form of the statute in such case made
and provided, and against the peace of the People of the State of New York and their dignity.

Randolph Martin
District Attorney.

0056

BOX:

177

FOLDER:

1786

DESCRIPTION:

Michael, John

DATE:

05/08/85



1786

0057

BOX:

177

FOLDER:

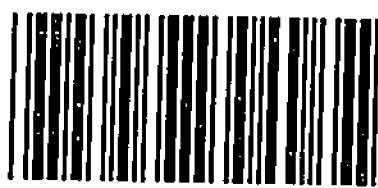
1786

DESCRIPTION:

Eulner, Louis

DATE:

05/08/85



1786

0058

BOX:

177

FOLDER:

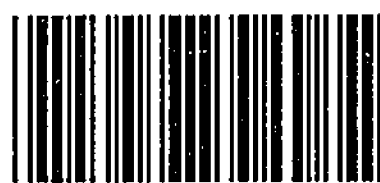
1786

DESCRIPTION:

Vogelback, Louis

DATE:

05/08/85



1786

0059

BOX:

177

FOLDER:

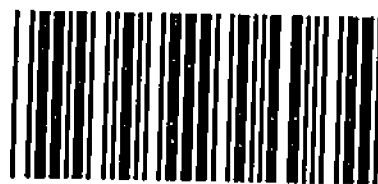
1786

DESCRIPTION:

Kenny, Thomas

DATE:

05/08/85



1786

0060

BOX:

177

FOLDER:

1786

DESCRIPTION:

Dougherty, Michael

DATE:

05/08/85



1786

0061

0062

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK,

3- District Police Court.

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

Question. What is your name?

Answer

John Michael

Question. How old are you?

Answer

28 Years

Question. Where were you born?

Answer

New York

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

Answer

328 Stanton St. 2 years

Question. What is your business or profession?

Answer

Driver

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 was intoxicated and did
not strike the officer.**William Smith*

Taken before me this

day of

1880

Police Justice.

0063

Sec. 198-200

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Louis Culner - 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. *Louis Culner*

Question. How old are you?

Answer. *34 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *120 Lewis Street 11 Years*

Question. What is your business or profession?

Answer. *Labourer*

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*
Louis Culner

Taken before me this

day of

1884

Police Justice.

0064

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Christum Schade being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h *no* right to
make a statement in relation to the charge against *him*; that the statement is designed to
enable h *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 h *no* waiver cannot be used
against h *him* on the trial.

Question. What is your name?

Answer *Christum Schade*

Question. How old are you?

Answer *22 Years -*

Question. Where were you born?

Answer *New York -*

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

Answer *328 Stanton St. 2 Years -*

Question. What is your business or profession?

Answer *Driver*

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*
Chris Schade

Taken before me this

day of *May* 188*8*

Charles J. Smith
Police Justice.

0065

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

3 District Police Court.

Louis Vogelback 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. Louis Vogelback.

Question. How old are you?

Answer. 20 Years.

Question. Where were you born?

Answer. New York.

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

Answer. 19 Thicket St. 10 months

Question. What is your business or profession?

Answer. Painter

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.
Louis Vogelback.

Taken before me this

day of

1884

Police Justice.

0066

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer

Thomas Kenny

Question. How old are you?

Answer

33 Years

Question. Where were you born?

Answer

Ireland

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

Answer

329 Stanton St. 2 Years

Question. What is your business or profession?

Answer

Labourer

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
Thomas Killien

Taken before me this

day of

188

Police Justice.

0067

Sec. 198-200.

B District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Michael Dougherty 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.

Michael Dougherty

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

New York

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

Answer.

63 Lenox St. 1 Month

Question. What is your business or profession?

Answer.

Driver

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 struck the Officer by mistake
Michael Dougherty

Taken before me this

day of

May

1885

Police Justice.

0068

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

Dated May 4th 1885 Andrew J. White Police Justice.

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

Dated May 4 1885 Andrew J. White Police Justice.

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

Dated May 4 1885 Andrew J. White Police Justice.

0069

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Houlihan,
John Michael,
James Culver,
Christian Schaefer,
Louis Vogelbacher,
Thomas Kenna,
Michael Dougherty

Dated

188

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$1000 to answer

Sessions

No. 3. Verschaffel
Not Bailed

Mrs. 1. 4. 5. & 6. Comm.

0070

Form 11.

Police Court—Third District, Halls of Justice.

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

of No. *11th Precinct Police* Street,
being duly sworn, deposes and says, that

on the *Sunday* the *3rd* day of *May*
in the year 188*8*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *John Michael, Louis Culmer,*

Christian Schaefer, Louis Vogelback,

Thomas Renny, Michael Dougherty (all known),

who each struck deponent on the head and body

with their clenched hands, knocking deponent down.

and while deponent was lying prostrate on the sidewalk.

The said defendants kicked deponent, and while deponent

was in the discharge of his duty as a police officer

without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer the

above assault, &c., and be dealt with according to law.

Sworn to before me, this *24th* day of *May* 188*8*

Edward Houlihan POLICE JUSTICE.

TORN PAGE

0071

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 Michael, otherwise called William Smith, Louis Endner, Thomas Henry, otherwise called Thomas Vidien, Louis Voaghts and Michael Donofrey

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

John Michael, otherwise called William Smith, Louis Endner, Thomas Henry, otherwise called Thomas Vidien, Louis Voaghts and Michael Donofrey
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Michael, otherwise called William Smith, Louis Endner, Thomas Henry, otherwise called Thomas Vidien, Louis Voaghts and Michael Donofrey*, late of the City and County of New York, on the *third* day of *May*, in the year of our Lord one thousand eight hundred and eighty *five*, at the City and County aforesaid, with force and arms feloniously made an assault in and upon one *Edward Donofrey*,

then and there being a *patrolman* of the Municipal Police of the City New York, and as such *patrolman* being then and there engaged in the lawful apprehension of the said *John Michael, otherwise called William Smith* for being a disorderly person, and the said *John Michael, otherwise called William Smith, Louis Endner, Thomas Henry, otherwise called Thomas Vidien, Louis Voaghts and Michael Donofrey*, from the said *Edward Donofrey* then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there to prevent and resist the lawful apprehension of the said *John Michael, otherwise called William Smith*, as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.
~~JOHN MCKEIN~~
District Attorney.

0072

BOX:

177

FOLDER:

1786

DESCRIPTION:

Miller, Charles

DATE:

05/27/85



1786

0073

Witnesses:

Counsel,

Filed

day of May 1885

Pleads

THE PEOPLE

W. J. Miller

Charles Miller

[Sections 528 and 531 of the Penal Code.]
(MISAPPROPRIATION.)
Grand Larceny, 1st degree

RANDOLPH B. MARTINE,

District Attorney.

pleads PR

A True Bill.

E. J. Howard

Foreman.

Emerson

0074

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 70 Market Street, aged 51 years,
occupation Housekeeper being duly sworndeposes and says, that on the 3^d day of May 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:Gold and silver money of the
United States to the amount and
value of thirty-five dollars and
fifty centsthe property of deponent and her husband,
Peter Lamband that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Charles Miller, now here,from the fact that he, Charles,
was then in the employment of
deponent and was charged, at
night, of deponent's lodging house
at premises 210 Barber's. That
during the night previous to said
day he, Charles, collected said
amount of money - as is shown
by a book of entry kept by
said Charles, from the inmates
of said lodging house which
money was the property of deponent
and her said husband. That

Subscribed before me this

1885

day

Police Justice.

0075

he failed to return said money
to depositor, or her husband,
but did retain, with hold and
appropriate the same to his own
use, and ran away with said
money in his possession and did
not thereafter return to his
employment.

Sworn to before me this } May Ann
20 day of May 1885 } Mary Lamb

J. M. Patterson Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 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 1885 Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated.

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Sessions.

0076

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Miller

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Germany

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

Answer.

Union Hotel 3 weeks

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty
Charles Miller

Taken before me this

day of

MAY 1885

21

Police Justice.

0077

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 Charles Miller

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

Dated 20 May 1885 A. M. Patterson 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.

0078

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

18535 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Ann Lamb

1 Charles Miller

2 MAY 25 1885
3
4

Dated 20 May 1885

Jacob M. Patterson Magistrate.

John M. Donald Cler.

6 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ 1500 to answer Gen. Sessions.

Comd

0079

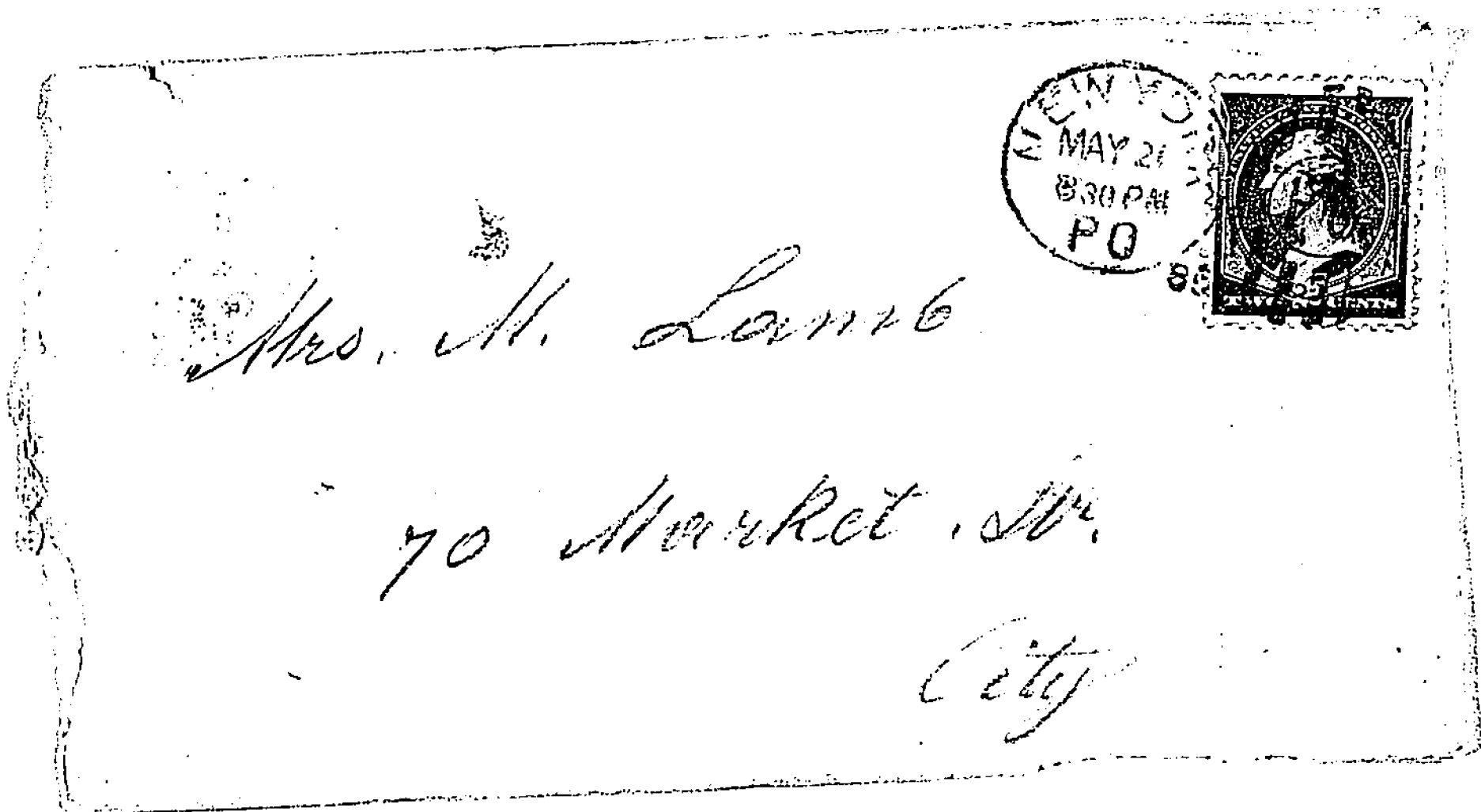
Dear Lady:

I regret my offense
and if you would be
kind enough to withdraw
your charge I would be
willing to correct my
fault by working for
you for 2 months free.
Could I have met under
the influence of Cankers I
would not have left my
work in the Office.

Yours regretting
in the tomb

Charles Miller

0080



00001

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 Miller

The Grand Jury of the City and County of New York, by this indictment, accuse Charles Miller of the CRIME OF Grand LARCENY, in the second degree, committed as follows:

The said Charles Miller,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the third day of May, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, being then and there the clerk and servant of Mary Ann Sands,

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said

Mary Ann Sands, the true owner thereof, to wit: the sum

of thirty five dollars
in money, banked money
of the United States
and of the value of
thirty five dollars;

the said Charles Miller, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said

Sands, of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Mary Ann Sands,

did then and there and thereby feloniously steal, 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.

~~HARVEY E. MARTIN~~

~~CLERK~~

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~~

~~Desmond Sands,~~

And ~~The Grand Jury of the City and County of New York~~, by this indictment, further accuse ~~the said Desmond Sands~~, of the CRIME OF ~~Grand~~ LARCENY, in the second degree, committed as follows:

The said ~~Desmond Sands~~,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~third~~ day of ~~May~~, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, being then and there the clerk and servant of ~~Peter Sands~~,

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said

~~Peter Sands~~,

the true owner thereof, to wit: ~~the sum~~

~~of thirty five dollars~~
~~in money, lawful money~~
~~of the United States~~
~~and of the value of~~
~~thirty five dollars;~~

the said ~~Desmond Sands~~, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said ~~sum of money~~,

to his own use, with intent to deprive and defraud the said ~~Peter Sands~~,

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said ~~Peter Sands~~,

did then and there and thereby feloniously steal, 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~~

0003

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

The People of the State of New York

against

Third Party:

And ^{aforesaid} The Grand Jury, ~~of the City and County of New York~~, by this indictment, further accuse *the said Charles Miller* of the CRIME OF ~~Grand~~ LARCENY, in ~~the second degree~~, committed as follows:

The said *Charles Miller*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *May*, in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the Ward, City and County aforesaid, being then and there the clerk and servant of *Mary Ann Sands*

and *Peter Sands*,

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *Mary Ann Sands*

Sands and *Peter Sands*, the true owner thereof, to wit: *the sum of*

thirty five dollars in money, lawful money of the United States and of the value of thirty five dollars,

the said *Charles Miller*, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *Mary Ann Sands* and *Peter Sands*, of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Mary Ann Sands*

And *Peter Sands*, did then and there and thereby feloniously steal, 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.

0084

BOX:

177

FOLDER:

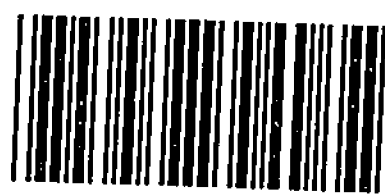
1786

DESCRIPTION:

Miller, Edward

DATE:

05/08/85



1786

Witnesses:

Counsel,

Filed

day of

188

Pleas,

THE PEOPLE

vs.

P

Edward Miller

Robbery, second degree.
[Sections 224 and 229, Penal Code]

RANDOLPH B. MARTINE,

Ordered to N.Y. Court of Appeals
Term for trial May 14, 1885

A True Bill.

Shuttle

Foreman.

May 14, 1885
Tried and acquitted

May 14, 1885
May 14

0085

0086

Police Court—2nd District.CITY AND COUNTY }
OF NEW YORK, } ss

David Torrey
of No. 67 Thompson Street, Aged 54 Years
Occupation Longshoreman being duly sworn, deposes and says, that on the
30 day of April 1885, at the 8th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the
United States Consisting of one
note or bill of the denomination and
value of ten dollars

of the value of Ten 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 force and violence as aforesaid by

Edward Miller (now here) for the
following reasons, to wit: On said
date about the hour of 9.30 o'clock
in the morning deponent was walking
along Thompson Street near Brown
Street and in the direction of Spring
Street when said defendant came
behind deponent and struck him
a violent blow on the mouth, throwing
deponent down on the sidewalk and
while deponent was down he felt said
defendants hand in the right hand pocket
of his Vest which was then and there

Sworn to before me this

188

Police Justice

0087

worn on the person of defendant that said defendant immediately ran away, that defendant immediately got on his feet, and then said there missed said property.

Wherefore defendant charges said defendant with feloniously taking, stealing and carrying away said property by force and violence and against the will of defendant

Sworn to before me this 30th day of April 1885 } David H. Norsey
Solon Smith }
Police Justice

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

0000

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

2nd District Police Court.

Edward Miller 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 Miller*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York State*

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

Answer. *54 Thompson Street, nearly two weeks*

Question. What is your business or profession?

Answer. *Barber*

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*

Edward Miller

Subscribed and sworn to before me this *20th* day of *March* 188*5*
John Smith
Justice

0089

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

Dated *April 30;* 188*8* *Salon D. Smith* 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.

0090

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street

No. 4, by

Residence

Street.

Police Court

Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Morsey
61 Thompson St
vs. County

Edward Miller

2

3

4

Dated

April 30 1885

Magistrate.

Thomas Moran

Officer.

8th Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000 to answer

born

0091

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Edward Miller

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

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

The said Edward Miller,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of April, in the year of our Lord one thousand
eight hundred and eighty-five, in the day time of the said day, at the Ward, City
and County aforesaid, with force and arms, in and upon one David Dorsey
in the peace of the said People, then and there being, feloniously did make an assault, and

one promissory note for the payment
of money, to the said known as United
States Treasury Notes, the same being
then and there due and unsatisfied
for the payment of and of the value
of ten dollars, and one other promissory
note for the payment of money, to the
said known as United States Treasury Notes, the same being
then and there due and unsatisfied for the
payment of and of the value of ten dollars,
of the goods, chattels and personal property of the said David Dorsey,
from the person of the said David Dorsey, against the will,
and by violence to the person of the said David Dorsey,
then and there violently and feloniously did rob, 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.

Charles J. Martine,
District Attorney

0092

BOX:

177

FOLDER:

1786

DESCRIPTION:

Milligan, Chester T

DATE:

05/06/85



1786

0093

Witnesses:

Wm. J. [unclear]

C. J. [unclear]

C. J. [unclear]

Counsel

Filed 6 day of May 1885

Pleads *Arrogantly*

[Section - Penal Code]

THE PEOPLE

vs.

B

Chester J. Milligan

RANDOLPH B. MARTINE,

*Ordered to be [unclear] District Attorney,
and [unclear] for [unclear].*

A True Bill.

E. J. [unclear]

Foreman

May 10 1885

Filed and [unclear]

0094

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Mitchell

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

Daniel Mitchell
of the crime of ROBBERY IN THE *First* DEGREE, committed as follows:
The said *Daniel Mitchell*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Twenty fourth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the ~~time of the said day~~ at the Ward, City and County aforesaid, with force and arms, in and upon one *Sam Moore*, in the peace of the said People then and there being, feloniously did make an assault, and *gave* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *sixteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *seven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *eight* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *sixteen* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten* dollars, *one* *gold* *piece* *of* *the* *value* *of* *one* *dollar*, *one* *nickel* *of* *the* *value* *of* *five* *cents*, *and* *one* *without* *instrument* *and* *under* *contract*, *of* *the* *kind* *commonly* *called* *rain* *checks*, *of* *the* *value* *of* *one* *hundred* *dollars*, *and* *one* *piece* *of* *paper* *of* *the* *value* *of* *one* *cent*, of the goods, chattels and personal property of the said *Sam Moore*, from the person of the said *Sam Moore*, against the will, and by violence to the person of the said *Sam Moore* then and there violently and feloniously did rob, steal, take and carry away,

(The said Daniel Mitchell being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid unknown)
against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0095

No. 78.

Counsel, *Charles*
Filed *13* day of *May* 188*8*
Pleads *Michie*

THE PEOPLE
vs.
L
degree.
(Sec. 224 and 22, Penal Code.)
Samuel Mitchell
May 27/88
Being admitted on
the ground of previous belief
the Prop and the indictment
RANDOLPH B. MARTINE,

District Attorney.

County Court.
May 27/88
A True Bill.
E. H. Ward
Foreman.

Wsd 20/7 May
Part 1

0096

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss:

AN INQUISITION.

Taken at the

No. 1345

Coroner's Office

Street, in the

Ward of the City of

New York, in the County of New York, this

16th

day of

April

in the year of our Lord one thousand eight hundred and

85^x

before

BERNARD F. MARTIN, Coroner,

of the City and County aforesaid, on view of the Body of

Theresa Madden

now lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and

sworn or affirmed and charged to inquire, on behalf of said people, how

and in what manner the said Theresa Madden came to her

death, do upon their Oaths and Affirmations say, That the said infant

came to her death by

Opium Poison

ing at 602 E 144th St. March 17th 85. and that

Chester J. Milligan is guilty of Criminal

Negligence in giving wrong medicine to

the deceased child's mother

In Witness Whereof, We, the said Jurors as well as the **CORONER**, have to
this Inquisition set our hands and seals on the day and place aforesaid.

JURORS.

Albert Janick 304 Bowry

John Fink 369 Ave

C. Blotter 297 Bowry

James Dunn 341 Ave

Walter G. King

Sam H. Hall 427 Ave

J. J. King 373 Ave

James Egan 328 Ave

Charles P. King

Charles P. King 231 Ave

Abraham A. King 472 Ave

Abraham King 308 Bowry

1469 Bowry

CORONER, [S. S.]

0097

CORONER'S OFFICE.

TESTIMONY.

Officer James Sullivan sworn says:
 I am attached to the 33rd Dist.
 On March 17th at the house
 of Mrs. Madden ^{which is my daughter's} Cause the
 Station House and informed me
 that a child of this kind died.
 I asked the Sergeant if there
 was to be an investigation
 and he said not till the
 Coroner takes hold of it. I
 reported the case to the Coroner
 Officer the following morning
 and the Coroner came to the
 house that night. The child
 was attended by Dr. McNeill.
 The child had been suffering
 from a cold and I saw
 the child on March 17th. She
 was then suffering from
 the medicine was got for the
 child on March 18th at Milligan
 drug store No 305 North 3rd St.
 when I saw the child in Opium
 it was about 3 PM March 17th.
 James Fallon

Taken before me

this 11 day of

April

1885

 German & Haynes
 CORONER.

0098

CORONER'S OFFICE.

TESTIMONY.

2.

Anna Madden being sworn says.
 I reside at 608 East 116th St. ~~East~~
 the deceased was my grand child
 On March 19th 1888 about 1 P.M.
 & Mary Madden mother of
 deceased came in with medicine
 I did not see the Doctor on
 March 19th but did on the
 17th, Mrs. Madden handed
 the envelope containing the
 medicine to her husband
 I held the child, it was
 1 P.M. when the child got
 the 7 Drops Powder, she was
 to take the 2nd powder about
 4 hours after the 1st one and
 to put water on the spoon
 and it would make a
 liquid, my son came after
 me about 6 AM the following
 morning March 17th the child
 died at 5 P.M. suffering from
 convulsions, Dr. M. J. Hall
 had been to see the child in
 the morning and said that
 the child was suffering from
 convulsions, he said to me
 that it was a terrible thing

Taken before me

this

day of

188

CORONER.

0099

CORONER'S OFFICE.

TESTIMONY.

3.

and that the Dover Powder killed the child, the druggist was at the house the night of March 16th, Dr. McNeill did not speak in an angry manner but said the child could not live. He did not explain to me what medicine he had ordered, I had seen the child every day since its birth and it was always healthy. Dr. McNeill did not say to me whether he ordered the Dover Powder or not.

Dover
Ceresa J. Madden
Maid

Mary Madden living near
I reside at No. 129, Robeson St.
and am the mother of deceased
My child had a cough for a
couple of days and I sent
for Dr. McNeill he came on
Mar 16th about 3 P.M. and
said she was a healthy child
he gave me a prescription
but said it was a cough

Taken before me

this 11th day of April 1885

Gerrard H. H. H.

CORONER.

0100

CORONER'S OFFICE.

TESTIMONY.

4

mixture and to give the child a teaspoonful every 4 hours, my husband came home and I went to Mulligan drug store 303 North 3rd St. about 8:20 PM. I handed the clerk the prescription & he rang ~~around~~ a bell for the druggist and first then another lady came in the clerk asked her what she was wanted. She said something but I don't know what it was, the druggist Mr. Mulligan, took the prescription up and came down stairs, he brought around an envelope and the lady got up to take it the druggist said it's not for you it's for the other lady meaning myself. I got up and said that is not mine that mine was a liquid the doctor said to give the child a teaspoonful every 4 hours, Mulligan said when you put it in a tea

Taken before me

this

day of

188

CORONER.

0101

CORONER'S OFFICE. • •

TESTIMONY. ✓

Openful of water it will
be a liquid. I got some
camphorated oil & glycerine
and started for home. The
lady was sitting on the
stove all the time while I
was talking to the druggist
her name is Mrs. Miller she
lives at 711 West 143rd St.
after I went home I handed
the envelope to my husband
and he read Doctor Jordan's
and said I thought
it was a liquid the I
ordered. I replied I told
the druggist that my husband
gave the child one powder in
a teaspoonful of water at
8:30 P.M. Mon. & as soon as
the child took the powder
she fell asleep and slept
until 11 P.M. until the
druggist came and rang
the bell about 7 minutes
before he came in she opened
her eyes gave two movements
cried and went to sleep
again, when he came in

Taken before me

this

day of

188

CORONER.

0102

CORONER'S OFFICE. • •

TESTIMONY.

6

to the room and asked my husband for the powder. Then he gave the wife ^{medicine} and me that evening, my husband gave him the envelope of the mantle piece and he said I made a mistake and gave your wife the wrong medicine, when he got the powder he asked if the child had taken any and my husband said yes he gave her one, then the druggist took a bottle out of his pocket and said that was the medicine intended for the child he said to shake up the child keep her awake and give her strong coffee, then my husband said if there is any danger let us so that we can send for a Dr. he replied No there is no danger he then went out and came back in about 10 minutes with another bottle, then he said

Taken before me

this day of

188

CORONER.

0103

CORONER'S OFFICE. • -

TESTIMONY.

7

to give the child a teaspoonful
 every 15 minutes, it contained
 Syrup of Sassafras, he asked if he could
 On the child and after he
 done so said that he
 guessed he would go for
 the Dr. he went away and
 about 15 minutes afterwards
 came back with Dr. Walker
 the Dr. took the child and
 tried to get her awake but
 could not, he gave her some
 coffee and the Dr. remained
 until 1 P.M. then went out
 and returned with a battery
 the child was working in
 Chambers. The Dr. used
 the battery but could not
 bring the child to consciousness
 The Dr. while in the house said
 that the Doctor Fowler who
 had prison and what the
 child took was enough to
 kill 10 babies and said he
 never heard of such a thing
 before, the Dr. came the following
 day at 11 A.M. and said
 that the child could not

Taken before me

this day of

188

CORONER.

0104

CORONER'S OFFICE.

TESTIMONY.

J

line, and that half an hour
 after the child took the
 medicine her stomach was
 paralyzed my husband
 went to the Dr. on Monday
 at 5 P.M. when the child
 died, the Dr. refused to
 grant a certificate of death
 saying that it was a case
 for the Coroner, on the night
 of March 16th when the druggist
 came into the house with
 the bottle containing the
 opium he said that a
 his wife died and he had
 a child sick and that
 he did not know what
 he was doing, I had not
 asked the Dr. or his clerk for
 Rivers Powders the night I
 went for the medicine, the
 morning I got from the druggist
 was like the one now shown
 me, the druggist gave me the
 Rivers Powders before anything
 else he did not ask me who they
 were for or who was sick the child
 was when Dr. M. M. M. had the bottle
 but did not give me any more.

Taken before me

this 11th day of

April

Mary Madden.

1885

Bernard F. Hartman

CORONER.

0105

CORONER'S OFFICE.

TESTIMONY.

A. Snick. 304 Danvers.
 C. E. Wootenroth 297
 James W. Egan 328 West 34th St.
 John F. Fink 369 7th St.
 Walter C. King 1469 Broadway
 Paul D. Miller 427 7th St.
 James Dunn 341
 Chas. P. Deann 231 W. 31st St.
 Otto J. Ruetzel 343 7th St.
 Abraham King 308 Danvers
 John Chas. A. Benz 472 7th St.

Sworn in case of
 Jacob Madden

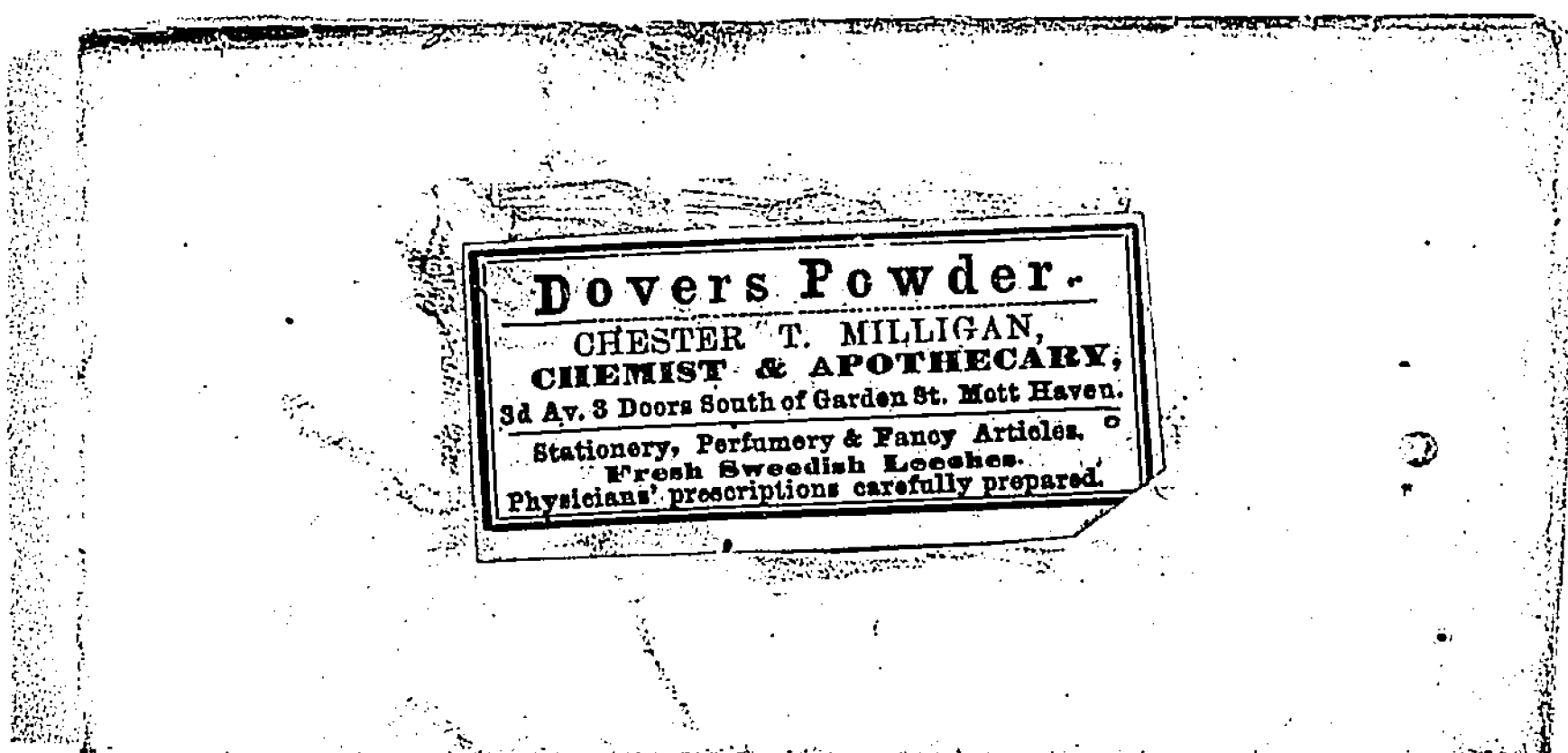
Taken before me

this day of

188

CORONER.

0106



0107

Dist.

SUBPENA.

City and County of }
New York, ss.

CORONER'S OFFICE, 13 & 15 Chatham St.

E. J. Milligan No. 383 North 3rd St.

We COMMAND YOU, that laying all other matters aside, you appear, in your proper person, before

BERNARD F. MARTIN, one of our CORONERS for the City and County of New York, at the Coroner's Office, 13 and 15 Chatham Street, (second floor) adjoining East River Bridge,

to testify the truth, and give evidence according to your knowledge, in relation to the cause of the Death of *Anna Madden* lying dead at *602 East 144th* Street

and this you are not to omit, under the penalty of the law.

Witness, my Hand and seal this

day of

188

Bernard F. Martin Coroner of the City and County of New York.

Precinct please serve.

Bring this Subpoena with you.

If this Subpoena be disobeyed, an attachment will immediately issue.

0108

CORONER'S OFFICE.

TESTIMONY.

(2)

Ernest McNeill, M.D. being sworn says I reside at 589 E. 140 St & am a physician. I was called in to see the child on the morning of ~~the~~ March 16th about 11 o'clock. I found the child had a slight cold & I prescribed for it & went away. I prescribed some of Eucal 2 drops to a dose paraffin about the same, castor oil about 5 drops to a dose & Syrup of Gum Arabic about a teaspoonfull. I saw the child again in the evening. By request of Mr. Mulligan, the druggist. It was about 11 p.m. He told me he had made a mistake in giving the child Dover's powder instead of the medicine I had prescribed & I gave the ^{child} the usual remedies for Opium poisoning viz Coffee, belladonna & applied the galvanic battery. The child died the next day as the remedies did not succeed in saving her. I didn't order Dover's powder, only the prescription I state. At 11 o'clock when I called the child was in a stupor & hard to rouse. She could swallow ~~it~~ at

Taken before me

this

day of

188

CORONER.

0109

CORONER'S OFFICE.

TESTIMONY.

b

that time. Two Dovers powders of 10 grains each might be taken by a grown person without dangerous effect. The Druggist told me he had given the mother Dovers powder.

Two Dovers powder contains a grain of opium which is equal to 15 drops of laudanum + one drop of laudanum has killed an infant. There is such a case on record. I attended Mrs Madden at the birth of the child I had seen the infant about six times before I was called last. The child was of ordinary health + I attribute its death solely to the Dovers powder. I ~~at~~ would not have been able to save the child's life ~~even~~ if called an hour after the powder was administered. The mother was perfectly competent to care for the child + did give it good care. I have known the Druggist for 17 years but never knew of his making similar blunders before.

Emmet McNeill

Taken before me

this 16 day of April 1885

James H. Carter

CORONER.

0110

CORONER'S OFFICE.

TESTIMONY.

(c)

Richard Madden being sworn says
 I live at 527 Robbins Ave & am
 a piano polisher. I am the father
 of the deceased child. The child had
 a slight cold & my wife called in
 Dr McNeill on March 16th. He
 prescribed for the child & when
 I came home that night my wife
 told me the doctor had been there.
 She said the doctor said that
 the child only had a slight cold
 otherwise she was getting along
 splendidly. The medicine she
 said was to be given ^{a teaspoonful} ~~every~~ ^{four} ~~two~~ hours.
 After supper my wife
 went to the druggist. About 8:20
 she came back with 2 Dover's
 powders in a white envelope
 & she gave them to me. I said
 I thought you were to get a liquid
 & give a ^{teaspoonful} ~~every~~ ^{four} ~~two~~ hours.
 She said she had said the same
 thing to the druggist & that he had
 said that a liquid might
 be made of it by putting a powder
 in a ^{teaspoonful} of water.
 I put ~~the~~ one of the powders
 in a ^{teaspoonful} of water & gave

Taken before me

this

day of

188

CORONER.

it to the child. Ten minutes after the child fell asleep & I fell asleep & was awakened when the door bell rang about 11 o'clock. The man next door let Druggist Mulligan in & directed him to my room. I let him in & he said "Your wife has been around to my store for medicine & I said yes. He said just let me have that powder. I handed it to him & he said "I made a mistake. Here's your medicine handing me a bottle (bottle produced). He asked if I had given the child the powder & I told him I had about twenty minutes past eight o'clock. I asked if there was any danger & he said "no give the child some strong coffee & don't let her sleep." While I was making the ^{coffee} medicine Mulligan said to me "I've had a great deal of trouble at home lately. My wife died & I've a daughter at home sick now & she hasn't anybody to look after her except me

Taken before me

this

day of

188

CORONER.

0112

CORONER'S OFFICE.

TESTIMONY. 6

Between waiting on her + waiting on the store I don't know what I'm doing". I told him he'd better go and get the doctor & he replied that there was no danger. I told him again & he consented to go. He was gone about 15 minutes when he came back with this bottle (bottle produced) and said "give her a teaspoonful of this every 15 minutes. He asked to see the child + I showed her to him. Then he said "I guess I will go around for the doctor" + left. In about 15 or 20 minutes he returned with Dr McNeill. He Dr asked how long ago the powder had been given + when told gave the child coffee + some Syrup Ipecac. Dr McNeill asked the doctor if there was any danger. The doctor blew in the child's eyes + said she seems to be sensible. In about 10 minutes the druggist repeated the question + I noticed the child's lips turning blue. He + I told the doctor. He directed me to take the child into a warm

Taken before me

this

day of

188

CORONER.

0113

CORONER'S OFFICE.

TESTIMONY. *F*

room
 and went for a galvanic battery.
 Milligan left with him. He
 came back with battery & used
 it on the child & said "that
 dose was enough to kill 10
 babies. I don't see how a
 man could make such a mistake
 as that. That's the worst mistake
 ever I heard of". He stopped for
 nearly an hour & left saying
 he could do no more. He
 said that the chances were 100
 to 1 against her. The next
 morning I called for him & he
 came to my house about 11 am.
 He said there was no chance
 for her recovery. He left & the
 child died about a quarter
 to 5 that evening - March 17th.
 About 9 o'clock ^{pm} I met Dr McNeil
 in a drug store on B ave between
 142^d & 143^d sts. & told him the child
 had died & he replied that he
 knew she couldn't live & that
 he didn't think she would live
 5 minutes after he left. That she
 was a pretty tough young one to
 live so long & that there would have

Taken before me

this

day of

188

CORONER.

0114

CORONER'S OFFICE. •

TESTIMONY. G.

to be an inquest. My father-in-law reported the case & the Deputy Coroner called & gave me a certificate. I called on Mr. Milligan on the 18th & told him the child was dead. He said that the powder could not have killed her & added "I don't want to have any trouble about it that he would pay half the expenses". He didn't pay a cent however. He also said that my wife had asked for the powder.

Mr. Milligan did not return the powder which he took. I don't know anything about the druggist. He seemed sober the night he came to my house. (Witness identifies Mr. Milligan)

When he offered to pay half the funeral expenses I replied "You will have a little trouble about this. I buried the child. I don't know whether the druggist told the truth or not when he spoke of his trouble at home."

Richard Modder.

Taken before me

this 16th day of April 1885

James H. [Signature]

CORONER.

0115

CORONER'S OFFICE.

TESTIMONY.

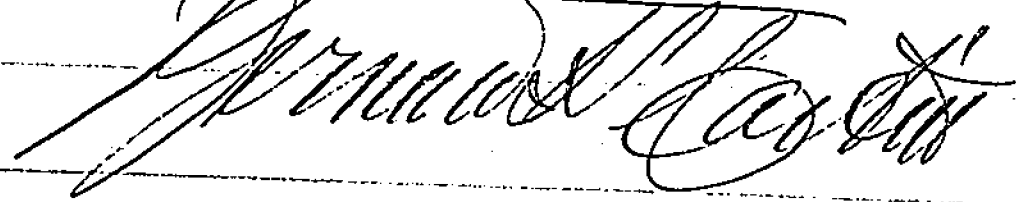
H.

Dr McNeill recalled says: I was informed of the child's death by Mr. Madden. It is customary for a druggist to write the name of the ~~pres~~ doctor on the label. This is omitted on exhibit one. When I saw the child on the night of the 13th I found the child in a stupor. ^{She} had the symptoms which attend opium poisoning.

A child poisoned as the deceased was is likely to have convulsions the next day.
A grown person is not so likely.

Ernest McNeill

Taken before me

this 16th day of April 1885


CORONER.

0116

CORONER'S OFFICE. •

TESTIMONY. J

Chester J. Milligan being sworn says; I reside at 383 N. 3^d Ave. and am an apothecary. On the night of March 16 about 7.40 Mrs Madden came to my store at the above address & handed the boy a prescription. I was then upstairs attending to my sick daughter. He rang the bell to come down. Before I reached the store another woman came in and took a seat beside Mrs Madden. The boy called my attention to a prescription which he had taken from Mrs Madden though I didn't know then that it belonged to her. While I was reading the prescription ~~she~~ the boy asked the other woman what she wanted & then told me that ~~Dove's powder~~ ^{to put up this prescription of Mrs Madden's} were wanted. I said "John get me a bottle." I came around to attend the other lady when Mrs Madden approached the counter with a bottle in her hand & told me to put up 5 cents worth of camphorated oil. And the bottle she handed me for ^{for 5¢ worth of} fly cerume. & then when I said "anything else" said

Taken before me

this

day of

188

CORONER.

0117

CORONER'S OFFICE.

TESTIMONY. *K*

two Dovers powders". I gave her 2 Dovers powders 3 6 grains each & handed her them with ~~the~~ a printed label on the envelope. She said "I thought it was a liquid". I said "Dovers powder is a powder." & she asked how they should be given & I said in a little water. I told her the price was 20 cents. I then went to the other lady (Mrs. Walter) & asked her if she had bought a bottle for the prescription. I then discovered that Mrs. Madden had bought the prescription. At that time Mrs. Madden had left. I waited a reasonable time for her to return & when she did not come back I went to learn where she lived. I searched for the doctor & found him & told him that Mrs. Madden had called with a prescription but took Dovers' powders instead. He gave me her address & I went to her house with the medicine ~~and~~ & said that there had been a mistake made & asked to be given the powder. Mr. Madden gave me the powder & I gave him the medicine his wife ought to have

Taken before me

this day of

188

CORONER.

0118

CORONER'S OFFICE. •

TESTIMONY. J

taken. I then told him to prepare strong coffee & give it to the child like warm. It was then about half-past 10 o'clock. I then made the remark that my wife & died & I had a sick daughter whom I was attending but I never said that I didn't know what I was doing. I told him there was no immediate danger so as not to alarm them. ~~that~~ I went for the doctor & he told me to carry ~~the~~ ^{some} ~~the child~~ ^{syrup} I please & to have ~~the~~ ^{the child take it} ~~given~~ every 15 minutes, I think. ~~Then~~ The doctor went again ^{to the house} about 10.45. The child was then crying & the doctor said that if the poison was going to do its work it was about time for it to begin as 3 hours had elapsed. We remained until about 11.45. when the doctor said that the child's heart was all right. I have been in the drug business about 23 years in North & I ave & 10 years in earlier in Canada & other places. I had a boy named John Smith between 15 & 16 years old in my store who would call me from upstairs when I am wanted.

Taken before me

this

day of

188

CORONER.

0119

CORONER'S OFFICE. •

TESTIMONY. K.

The John Smith told me that Mrs
 Madden came in and ^{that} then another
 woman entered & took a seat beside
 her. ^{He told me this after Mrs Madden had left.} The boy called my attention to a
 prescription. He did not know Mrs
 Madden at that time. I ~~only learned~~
 I passed an examination and
 got my certificate from the ~~College~~ Board
 of Pharmacy in 1874. I found out
 the mistake as soon as I
 questioned the first lady
 customer ^{& found that they} had not had a
 prescription. It is a common
 thing for people to buy Hovers
 Powders without any
 prescription. Mrs Willis
 called for three
 Hovers powders and Mrs
 Madden asked for two.
 I never had any trouble
 before in regard to any
 prescription or drugs that
 I compounded.
 Cross-examined - I went around
 to put ^{up} the Hovers powders
 and finding two already
 prepared I used them.
 I received my certificate as

Taken before me

this day of

188

CORONER.

0120

CORONER'S OFFICE. •

TESTIMONY. L.

Board
 a graduate of the College
 of Pharmacy in 1874. I
 did not ask Mrs Madden
 who the Hovers' powders
 were for. I was busy after
 the powders were given and
 I can't tell how soon I went
 & afterwards to remedy the
 mistake. The prescription
 indicated that the medicine
 was for a child, and it was
 after that I looked up Mrs Madden.
 The boy ^{Smith} laid the prescription
 on the counter and called my
 attention to it. I told Mrs
 Dr. Mc Neil that a mistake had
 been made, and I seized the
 powders for my own security
 to protect myself against
 vindictive enemies.

I never gave a subscription
 to a woman who died in
 Wilton, N. Y. from the ~~real~~ effects
 of the medicine I called for. I
 never filled a prescription for
 any such woman. An investigation
 will show whether or not the
 child died from the effects of

Taken before me

this

day of

188

CORONER.

0121

CORONER'S OFFICE.

TESTIMONY.

M.

the powder ~~over~~ rest.

My wife died on October
12th six months before this
accident and my child at
the time was sick, but
was on the mend

Chester J. Malligan

Taken before me

this 16th day of April 1885

German Martin

CORONER.

0122

CORONER'S OFFICE.

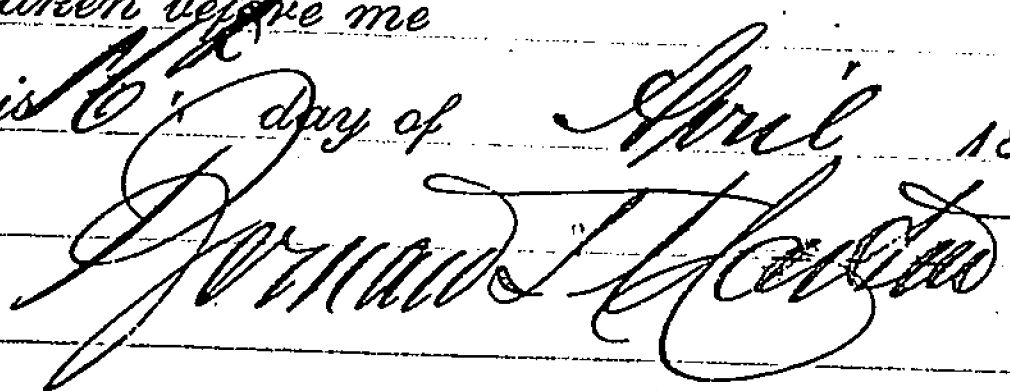
TESTIMONY.

N.

Mrs Madden being recalled reiterated her previous statement and being questioned by counsel said positively "I never asked druggist Mulligan for Hovers Powders. When I went to his store I gave the prescription to the boy in charge, who rang for Mrs Mulligan. I did not see him until he brought me, the ^{medicine called for by} prescription. I had but one bottle and that was for the camphorated oil and a little pitcher for the glycerine. I never asked for Hovers powders and did not know what they were at the time. No one was sick in my family outside of myself.

Mary Madden.

Taken before me

this 6th day of April 1885


CORONER.

0123

CORONER'S OFFICE.

TESTIMONY.

O-

John Smith of 577 13th ^{Street} said that the only place he ever worked was at Druggist Milligans. He said testified; I was in the store on the night the powders were given to Mrs Madden. I never put up a prescription being only supposed to sell the patent medicines. I am not with him now having left a week ago because I did not care to learn the drug trade. I knew nothing about Hovers's powders until the night they were given to Mrs Madden. ^{Mr Mulligan} He told me the ingredients of which they were made about 8.30 that night and the mistake was discovered from the prescription being not filled. When I got the prescription I laid it on the regular counter. He heard the a lady ask if the medicine was not in the liquid form & Mr Mulligan replied "Hovers powders do not come in the liquid form".

Taken before me

this

day of

188

CORONER.

0124

CORONER'S OFFICE.

TESTIMONY.

P

I never told Mr Milligan that Dovers Powders had been ordered. After Mrs Madden had left the other lady said she had not brought a perscription and only wanted three Dovers Powders. Then the mistake was discovered. I did not hear Mrs Madden ask for Dovers Powders, but I did hear her ask for glycerine and camphorated oil. She asked for the oil first. I did hear ^{Mr Milligan} ~~you~~ say to mix the powder in a little water. I never put up any Dovers Powders myself. Mr. Milligan put them up himself and ~~those used~~ were intended for another party. Mrs Madden did not ask me for any powder, it was the other lady. I knew it was Mrs Madden after she left the store. I could have caught Mrs Madden if I had been sent out at once after the mistake was discovered. She had only gone about a minute.

Taken before me

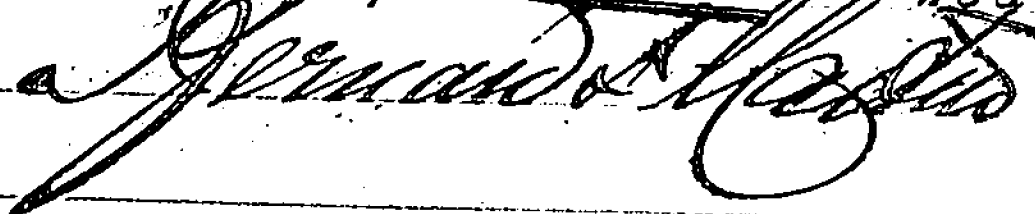
this

16th

day of

April

1885



CORONER.

John Smith

0125

TESTIMONY.

Wm A. Conway M. D., being sworn says I have made
An examination of the body of *Gerusa Madden*
now lying dead at *602 East 144th St* and from such *an*
examination and history of the case, I am of opinion that the cause of
death was *Opium Poisoning*

Wm A. Conway M.D.

Sworn to before me,
this

John H. [unclear] 1888
Gerusa Madden CORONER

0126

MEMORANDA.

AGE.		PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
Years.	Months <i>21</i> Days.	<i>New York City</i>	<i>602 East 144th</i>	<i>March 1895</i>

B. F. M.

441

No. *897*
Date *1* 188*5*

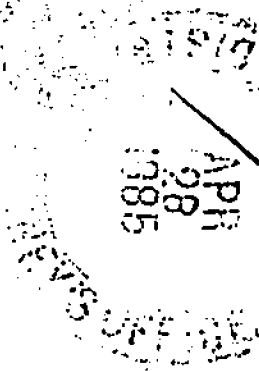
AN INQUISITION

On the VIEW of the BODY of

Anna Madden

whereby it is found that she
came to her Death by

Dr. James J. Madden



Inquest taken on the *16* day
of *April* 188*5*
before

BERNARD F. MARTIN, Coroner.

0127

B. F. M.

#41

No. 827

Quar. 1885

AN INQUISITION

In the VIEW of the BODY of

Louisa Madden

whereby it is found that she came to her Death by

Opium Poisoning

APR 28 1885

Inquest taken on the 16 day of April 1885 before

BERNARD F. MARTIN, Coroner.

MEMORANDA.

AGE.	Years. Months. Days.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
		<i>New York City</i>	<i>Co. East 144th</i>	<i>March 1885</i>

0128

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

Chester J. Milligan 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. *Chester J. Milligan*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *383 - North 3rd Avenue - about 8 years*

Question. What is your business or profession?

Answer. *Druggist*

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 waive all further examination at this Court

Chester J. Milligan

Taken before me this

day of

1885

Police Justice

0129

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 Thirty 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 April 29th 188 5 J. M. Patterson Police Justice.

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

Dated April 29th 188 5 J. M. Patterson 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.

0130

BAILED,

No. 1, by

Residence

by

ce

by

ce

by

Residence

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Fallon
33rd Precinct

Chas. J. O'Higgins

Offence
Manslaughter

Dated

April 29

188

Magistrate

Officer

Precinct

Witnesses

James Madden 688 E. 140 St.

No. 529 Robbins

Richard Madden

Ernest McNeill 589 E. 140 St.

No. 688 E. 140 St.

John Smith

No. 577 152 St.

3000 to answer General Sessions

Mrs. Willing Mrs. Madden

Dated

Wm. A. Conway

Deputy Clerk

0131

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK
 If this Subpena is disobeyed, an attachment will immediately issue.
 Bring this Subpena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA

FOR A WITNESS TO ATTEND THE

Court of Oyer and Terminer.

The People of the State of New York,

To Mary Madden

of No. 529 Robbins Ave Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of Oyer and Terminer, to be holden in and for the City and County of New York, at the New County Court-house, in the Park of the said City, on the 30 day of November instant, at the hour of 10.30 in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

C. J. Milligan

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. NOAH DAVIS, presiding Justice of the Supreme Court of the State of New York, at the City Hall in our said City, the first Monday of November, the year of Our Lord 1885

RANDOLPH B. MARTINE, JOHN McKEON, District Attorney.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK
 If this Subpena is disobeyed, an attachment will immediately issue.
 Bring this Subpena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA

FOR A WITNESS TO ATTEND THE

Court of Oyer and Terminer.

The People of the State of New York,

To Mrs. Willis & Mrs. Madden

of No. 529 Robbins Ave Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of Oyer and Terminer, to be holden in and for the City and County of New York, at the New County Court-house, in the Park of the said City, on the 30 day of November instant, at the hour of 10.30 in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

C. J. Milligan

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. NOAH DAVIS, presiding Justice of the Supreme Court of the State of New York, at the City Hall in our said City, the first Monday of November, the year of Our Lord 1885

RANDOLPH B. MARTINE, JOHN McKEON, District Attorney.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK
 If this Subpena is disobeyed, an attachment will immediately issue.
 Bring this Subpena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA

FOR A WITNESS TO ATTEND THE

Court of Oyer and Terminer.

The People of the State of New York,

To Off. Morryham

of No. _____ Street,

33

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of Oyer and Terminer, to be holden in and for the City and County of New York, at the New County Court-house, in the Park of the said City, on the 23 day of November instant, at the hour of 10.30 in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

C. J. Milligan

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. NOAH DAVIS, presiding Justice of the Supreme Court of the State of New York, at the City Hall in our said City, the first Monday of November, the year of Our Lord 1885

RANDOLPH B. MARTINE, JOHN McKEON, District Attorney.

0132

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK
 If this Subpoena is disobeyed, an attachment will immediately issue.
 Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPÆNA

FOR A WITNESS TO ATTEND THE

Court of Oyer and Terminer.

The People of the State of New York,

To Richard Madden
 of No. 529 Robbins Ave Street

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of Oyer and Terminer, to be holden in and for the City and County of New York, at the New County Court-house, in the Park of the said City, on the 30 day of November instant, at the hour of 10.30 in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

C. J. Milligan
 in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. NOAH DAVIS, presiding Justice of the Supreme Court of the State of New York, at the City Hall in our said City, the first Monday of November, the year of Our Lord 1885

RANDOLPH B. MARTINE, JOHN McKEON, District Attorney.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK
 If this Subpoena is disobeyed, an attachment will immediately issue.
 Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPÆNA

FOR A WITNESS TO ATTEND THE

Court of Oyer and Terminer.

The People of the State of New York,

To Teresa Madden
 of No. 688 East 146 Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of Oyer and Terminer, to be holden in and for the City and County of New York, at the New County Court-house, in the Park of the said City, on the 30 day of November instant, at the hour of 10.30 in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

C. J. Milligan
 in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. NOAH DAVIS, presiding Justice of the Supreme Court of the State of New York, at the City Hall in our said City, the first Monday of November, the year of Our Lord 1885

RANDOLPH B. MARTINE, JOHN McKEON, District Attorney.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK
 If this Subpoena is disobeyed, an attachment will immediately issue.
 Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPÆNA

FOR A WITNESS TO ATTEND THE

Court of Oyer and Terminer.

The People of the State of New York,

To Off Fallon
 of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of Oyer and Terminer, to be holden in and for the City and County of New York, at the New County Court-house, in the Park of the said City, on the 30 day of November instant, at the hour of 10.30 in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

C. J. Milligan
 in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. NOAH DAVIS, presiding Justice of the Supreme Court of the State of New York, at the City Hall in our said City, the first Monday of November, the year of Our Lord 1885

RANDOLPH B. MARTINE, JOHN McKEON, District Attorney.

33

0134

- Asked if could not find her
- " Had no memorandum
- " Tried to find the doctor.
- " Told me that she had.
- " Found Dr. McKel-
- " Brought him here. =
- " Apprentice ship.
- " College of pharmacy.

- " Wm Manwaring } Quoting for him -
- " John Myers }
- " Irvin Law } Character
- " Goodale }

- " Miss Maud Thoden

- " ~~Miss~~
- " Miss Clara L. Milliken }
- " Smith }

Wiley L.

0135

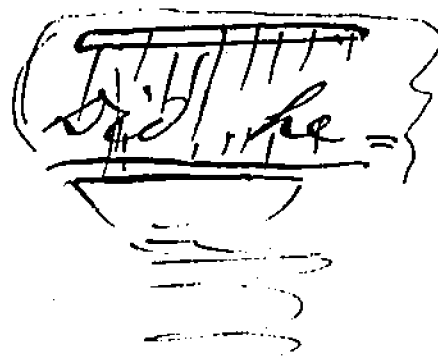
M.

= Bud.

= set from person

= this was a marked
from negligence

= whose negligence



= } Which lady wants
= } Doves Pouders =

Boog

=

= } =
= } Thrust

0136

= Started in ~~Firtham~~ North Ham
at Kerrow.

= B.V. out drug shop.

= Then he got a certificate about
10. years ago. =

= Two similar experiences

1. Care of opium poisoning. =
in Wilton =

2. one of his own children.

= So any of the Doctors send him
prescriptions? - none.

= What manner & how it would produce
drugs.

= What w^d be the symptoms in a
case of opium poisoning
Section #402.

= Deep sleep. breathing heavily. Flushed face.

= Suffocation from paralysis of respiration

= Evidences =

= Stacks on system

0137

Oyer and Terminer
Court of ~~General Sessions~~ Part

Before Hon. *Noah Davis*
Assistant District Attorney *John R. Fellows* for the People.
Calendar for District Attorney, *Nov. 30th* 188 *5*

No. *1*
THE PEOPLE, &C.
vs.
Clutter J. Milligan

Manslaughter

No. _____
THE PEOPLE, &C.
vs.

No. _____
THE PEOPLE, &C.
vs.

No. _____
THE PEOPLE, &C.
vs.

WITNESSES.
Off. James Fallon *Left*
Jerusa Madden *Pers*
Mary Madden *"*
Richard Madden *"*
Dr. Ernest M. Neil *Pers.*
John Smith *% Officer*
Mrs. Willis *Pers*
William A. Conway *Left.*
Off. Monahan *Left*
Off. [unclear] *Left*

WITNESSES.

WITNESSES.

OR QUALITY
ORIGINALS

0138

- 1 A H Cardozo
- 2 D Underhill
- 3 Jos Struthers
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15

0139

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 S. Williams

The Grand Jury of the City and County of New York, by this indictment, accuse Charles S. Williams

of the CRIME OF manslaughter,

committed as follows:

The said Charles S. Williams,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of March, in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms, in and against the body of one Theresa Madden, then and there lawfully residing and lawfully did make an assault, and the said Charles S. Williams, a large quantity, to wit: two grains of a certain deadly poison called arsenic, then and there lawfully and lawfully did give and administer, and cause and procure to be given and administered unto the said Theresa Madden, and the said Theresa Madden the said arsenic, to be given and administered unto her in manner aforesaid did then and there take and swallow down into her body, by reason and by means of which said taking and swallowing

down, the said oxen into her body
 as aforesaid, the the said Theresa
 Madden, then and there became and
 was mortally sick and diseased
 in her body, the which said mortal
 sickness and dismember as aforesaid
 occurred, the the said Theresa Madden,
 from the said sixteenth day of March
 in the year aforesaid, until the present day
 of March, in the same year aforesaid,
 at the Ward, City and County
 aforesaid, did languish and languish
 did live; on which said twentieth day
 of March, in the year aforesaid, the
 the said Theresa Madden, at the Ward,
 City and County aforesaid, at the said
 mortal sickness and dismember, died.

And as the Grand Jury aforesaid
 do say that the said Charles S. Smith
 Magr, then the said Theresa Madden,
 in manner and form aforesaid, and by
 the means aforesaid, wilfully and
 feloniously did kill and slay
 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

0141

Second/COUNT.

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

Charles S. Willigut
of the CRIME OF Manslaughter
committed as follows:

The said Charles S. Willigut
late of the First Ward of the City of New York, in the County of New York, on the
Fifteenth day of March, in the year of our Lord one thousand
eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms,
in and upon the body of one
Theresa Madden, then and there
being, wilfully and feloniously
did make an assault, and the
said Charles S. Willigut, a large
quantity of a certain mixture known
as "Powder powder", wherein there was
then and there contained a quantity
of nitrous gas against a certain deadly
poison called opium, then and there
wilfully and feloniously did
give and administer, and cause
and procure to be given and
administered into the said Theresa
Madden, and the said Theresa
Madden, the said "Powder powder"
as aforesaid then and there con-
taining the opium aforesaid, to
give and administered into
her as aforesaid, did then and
there take and swallow down

0142

into Iron today, by reason and
 by means of which said powder
 and amallowing down of the
 said "Powder powder" into the
 today as aforesaid, the the
 said Theresa Madden then
 and there became and was
 mortally sick and distressed
 in Iron today, and the said
 mortal sickness and distress
 so as aforesaid occasioned, the
 the said Theresa Madden, from
 the said fifteenth day of
 March in the year aforesaid,
 until the seventeenth day of
 March in the same year
 aforesaid, at the Ward, City
 and County aforesaid, did
 languish, and languishing
 did live, on which said seventeenth
 day of March, in the year
 aforesaid, the the said Theresa
 Madden, at the Ward, City
 and County aforesaid, of the
 said mortal sickness and dis-
 tress, so as aforesaid occasioned
 did die.

And so the said John
 aforesaid do say, that the
 said Chester B. Milligan, then
 the said Theresa Madden, in
 manner and form aforesaid

0143

and say the means of providing
willful and maliciously and
said and say, against the
form of the Statute in such
case made and provided, and
against the peace of the County
of the State of New York, and
Dine signature

Randolph B. Martin,
District Attorney

0144

BOX:

177

FOLDER:

1786

DESCRIPTION:

Mitchell, Samuel

DATE:

05/13/85



1786

0145

Witnesses:

76 #78
Counsel, *R. Spencer*
Filed 29 day of May 1880
Pleads *Not guilty*

THE PEOPLE
vs.
P
Samuel Mitchell
Quarles
Spied & Sequestered.
Robbery, (Secs. 224 and 225, Penal Code.)
(MONEY)
degree.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill
E. Howard
Foreman.
June 3rd 9.1.13

0146

Police Court-- 2 District.

CITY AND COUNTY }
OF NEW YORK, } ssX
This ought to be in the
17th of April 85To aff
witness

Lerr Moore
 of No. 133 West 47th Street, Aged 28 Years
 Occupation: Plummer Merchant (being) duly sworn, deposes and says, that on the
 24 day of April 1885, at the 1st Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

a pocketbook containing ten dollars in bills
 of various denominations, one gold ring value
 five dollars, and a ticket given by Glycer
 Booth of No. 1272 Broadway (No 2430) representing
 that on the 11th Dec 1884 (\$500) was loaned on
 a gold watch & chain & seal & diamond ring
 also one hundred fifty dollars of various denominations,
 gold and lawful money of the United
 States

all
 of the value of one hundred sixty five DOLLARS,
 the property of Complainant

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 force and violence as aforesaid by

Samuel Mitchell (now present) from
 the fact that whilst deponent was
 in Parsons Saloon No 18 Whitehall
 Street. Deponent was joined by Mitchell
 and another person unknown to
 deponent. They took deponent in
 the back yard and then up stairs
 into a room in the same building
 took forcibly hold of deponent
 and whilst holding deponent took
 all the property above described.
 Said Mitchell presented the ticket
 to W A Glycer No 1272 Broadway

day of

Sworn to before me this

1885

Police Justice

0147

stating first that the number
on the ticket was 7430. when
said Mitchell called at 2 o'clock
on the above date to present the
ticket and to show the property.
Said Mitchell was arrested
by officer George Santhier of
the Central office and in
his possession was found the
ticket above described which
was in the pocket book stolen

from defendant

Brown to before me

this 7 day of May 1883

P. D. Coffey

Notary Public

for the City of New York

Dated 1883 Police Justice.

guilty of the offence within mentioned, I order he to be discharged.

There being no sufficient cause to believe the within named

Dated 1883 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 1883 Police Justice.

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1

2

3

4

Dated

1883

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0148

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Police officer of No. 300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Levi Moore
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of May

188

George Lanthier
P. G. Daffy
Police Justice.

0149

CITY AND COUNTY }
OF NEW YORK, } ss.

William A. Glover
aged 43 years, occupation Punchbaker of No.
1272 Broadway Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Levi Morse
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

1885

P. G. Dwyer
Police Justice.

0150

Sec. 198-200.

21 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Samuel Mitchell

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

England

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

Answer.

S. E. Cor 126 St. Boulevard (resided there 1 week)

Question. What is your business or profession?

Answer.

Labourer

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

Samuel Mitchell

Taken before me this

day of

1885

Police Justice.

0151

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 _____

Samuel Mitchell

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

May 7

188

[Signature]

Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated

May 7

188

[Signature]

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.

0152

BAILED,

No. 1, by Robert Stewart

Residence 412 W 13 Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Levi Moore
133 West 47

Samuel Mitchell

2 _____
3 _____
4 _____

Dated May 1885

Thompson Magistrate.

Santhier & Vallely Officer S.

Central of Clerk.

Witnesses George Santhier

Plain office Street,

300 Mulberry St

W A Glover Street,

1272 Broadway

No. _____ Street,

\$ 1000 to answer 95

May

0153

32d & 33d Sts.,	Loan for		
from 9 A. M. to 5.30 P. M.	One Year.	Dollars.	Cts.
Watch & chain lost & found		500	00
None			
Damage, Moth or Leakage.			

0154

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Daniel Mitchell

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

Daniel Mitchell
of the crime of ROBBERY IN THE *First* DEGREE, committed as follows:

The said *Daniel Mitchell*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *April*, — in the year of our Lord one thousand eight hundred and eighty-*five*, in the *time of the said day*, at the Ward, City and County aforesaid, with force and arms, in and upon one *Sam Moore*, in the peace of the said People then and there being, feloniously did make an assault, and — *gave* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *fifteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *gave* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *eight* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *fifteen* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten* dollars; *one* pocket watch of the value of *one* dollar; *one* ring of the value of *five* dollars; *one* *smaller* instrument and evidence of contract of the kind commonly called *receipts*, of the value of *five* hundred dollars; *one* piece of paper of the value of *one* cent of the goods, chattels and personal property of the said *Sam Moore*, from the person of the said *Sam Moore*, against the will, and by violence to the person of the said *Sam Moore*, then and there violently and feloniously did rob, steal, take and carry away, *(the said Daniel Mitchell being then and there aided by an accomplice actually present whose name is to the Grand Jury aforesaid unknown)* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0156

BOX:

177

FOLDER:

1786

DESCRIPTION:

Moeller, Theodore A.

DATE:

05/20/85



1786

0157

Witnesses:

No. 145

Counsel

Filed

day of

1885

Pleads

THE PEOPLE

v.

Theodore A. Moeller

(Signed)

Grand Larceny in the second degree
[Sections 528, 531, 550, Penal Code].

and Accessories

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

E. H. Hurl

James L. Lister

Foreman.

0158

Whereas de F. Edwards being duly
sworn says.

By Mr. Matt

Q Did you see this property taken from your
house?

A Yes. I knew nothing of the property
having been found in Mallers house
except what the officers told me

Q And you have no personal knowledge
who stole it?

A No sir.

Sworn to before me

this 13th day of May 1880

P. G. Duffy

Police Justice

Witnessed by F. Edwards.

0159

Stephen O'Brien being duly sworn
deposes and says:

Cross Examined by Mrs. Math

Q. How long have you known Moeller?

A. I never knew him until the 28th of
April and then I saw him at 244 E 60th St
in the basement.

Q. Whereabouts?

A. He was sitting in the kitchen in the back
room in a chair.

Q. Who else was there?

A. Mrs. M. Loughlin, Jacob Von Greitzen
and Elias W. Rodgers. and myself.

Q. You stated here you found certain property
in that place, who made the search?
A. I did with the others.

Q. What did you do towards the search?

A. I found this silver ware, it was found
between the mattresses and one of the beds
in his house they were enclosed in the
bags as they are now. it was found
between the mattresses and what he claims
one of the beds that he slept in.

Q. How many beds were there then?

0160

3
A Two I saw.

Q Only two?

A That was all that I saw.

Q In how many rooms were there?

A You might call it four rooms two small rooms between the stone and a back room

Q The front basement was occupied as a tailor shop?

Answer

Q Was there any bed immediately adjoining the stone?

Answer. There was a bed lying along side of the wall.

Q In the next room how many ^{beds} rooms are there?

A Two beds in there.

Q And another in the back room?

Answer

Q In which of the middle rooms did you find the silver ware?

A In the back room where the two beds were there was some stuff found in each of the beds? part in one bed and part in another. I found the silver mostly

0161

4

in the bed in the back room.

Q. That is you mean the silver described in the affidavit?

A. Yes sir.

Q. Now was there anybody else there except the 3 detectives and yourself?

A. Yes sir. This man named and himself.

Q. What other property did you take away from there besides the four silverware?

A. We took five overcoats, one coat and vest and one coat. And there was a lot of jewelry taken from the bureau.

Q. Did you have at that time a search warrant?

A. Yes sir.

Q. You had a conversation with this man while you were present?

A. Yes sir. I was present.

Q. Who had the conversation with him?

A. McLaughlin, Von Greitzler and myself. I was present and Von Greitzler done most of the talking. We ^{were} all present.

Q. Did you have any claimants for any of the clothing that you took away from her?

A. One pair of pants.

0162

Q But for none of the other clothing?
A Not yet.

Q With the exception of a pair of pants
you had no claimant for any of the
clothing that you took away?

Answer

Q Where did you find the clothing?

A The pants that were identified were
hanging up in the back bed room
next to the kitchen and the other clothing
were found in the next room hanging
up on the wall and the rest was hanging
up on the partition between the tailor
shop and the kitchen.

Sworn to before me
this 13th day of May 1885
P. G. Seely

Stephen O'Brien

Peace Justice

0163

3d DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Wheeler de F. Edwards
agst. Therese A. Moeller
Examination had May 13th 1885
Before Sam P. G. Duffy Police Justice.

I, David P. Seltman Stenographer of the 3d District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Wheeler de F. Edwards
and Stephen O'Brien
as taken by me on the above examination before said Justice.

Dated May 14 1885.

P. G. Duffy
Police Justice.

David P. Seltman
Stenographer.

0 164

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Detective of No

Central Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Wheeler & Edward
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 13
day of May 1888 by Stephen A'Brien

John B. Smith
Police Justice.

0165

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, 2 DISTRICT.Wheeler de F Edwardsof No. 107 East 40 Street, being duly sworn, deposes and says,that on the 8th day of April 1885at the City of New York, in the County of New York Theodore A Moeller

did unlawfully willfully and knowingly receive, the following property (he well knowing the same to have been stolen) belonging to deponent, to wit, 5 tea spoons marked "E" two small tea spoons marked "E" fine table spoons marked "E" six forks marked "E" one butter knife marked "E" four fruit knives marked "B R" two silver napkin rings, one marked "W de F, E" and one marked "E & R" and a number of flannel bags in which said property was kept, and in all of the value of Seventy five dollars for the following reasons to wit.

On said 8th of April 1885 said property was stolen from deponent's house at 107 East 40th Street. Deponent is informed by Officer Stephen O'Brien of the Central Office that he visited the premises of said Moeller at 244 East 30th Street, and said Moeller when asked about having said property, said Moeller denied all knowledge of said property. On searching the premises of said Moeller, deponent is informed by said O'Brien that he found all of the above described property.

0166

concealed between two mattresses in a room in said premises, and also the flannel bags which had contained said property. When confronted by said O'Brien with said property, said Moeller claimed it as his own and said he had owned the same for a long time, about ^{six} ~~four~~ months ~~years~~. Wherefore deponent charges said Moeller with feloniously and knowingly receiving said property, he well knowing the same to have been stolen.

Suornt befne me }
this 1st 3rd of May 1885 } Whend H. Ennort
Solon B Smith

Police Justice

10

POLICE COURT—2 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles de F. Edwards

vs.

Geo A Moeller

Dated May 1st 1885

Smith Magistrate.

O'Brien Officer.

of Stephens O'Brien

D.O.

Disposition

0167

Sec. 151.

Police Court 2 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 Wheeler de F. Edwards

of No. _____ Street, that on the 8 day of April

1885 at the City of New York, in the County of New York,

Theodore A. Moeller did knowingly receive a quantity of silver ware he well knowing the same to have been stolen property of Complainant, of the value of seventy five dollars

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 7 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

15 day of May 1885
John R. Smith
POLICE JUSTICE.

0168

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Herdm A Moeller 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.

Herdm A Moeller

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York City

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

Answer.

244 E 30th (resides there 6 mos)

Question. What is your business or profession?

Answer.

Dealer

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

Answer.

*I am not guilty &
demand an examination
Ther A Moeller*

Taken before me this

day of

188

Police J.

0169

Police Court-- 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wheeler de F. Edwards
107 E. 40 St
vs.

Frederic A. Moeller

2
3
4

Dated May 9 1885

Smith Magistrate.
Sgt. Wm. W. Langlin
Stephen O. Smith Officer.

Wm. Kelleher
Stephen O. Bremer
Jacob van Gortcken

No. 300 Mulberry Street.

Silas W. Rogers

No. 300 Mulberry Street.

Henry M. Dunne

No. 127 1/2 E. 25th Street.
May 13 1885
\$ 1000 to answer

Can

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

Frederic A. Moeller

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

Police Justice.

Dated May 13 1885

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Police Justice.

Dated 1885

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Police Justice.

Dated 1885

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street

No. 4, by

Residence Street.

0170

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, 2 DISTRICT.Age 42 of No. 124 East 25 Street, being duly sworn, deposes and says,that on the 18 day of April 1885at the City of New York, in the County of New York, Theodore A

Moeller did unlawfully and knowingly receive the following property (he well knowing the same to be stolen property) to wit one pair of opera glasses of the value of Eight dollars the property of defendant for the following reasons to wit: On said date the property was stolen from defendant's room No ~~244~~ East 25 Street. Defendant is informed by officer Stephen O'Brien of the Central office that he went to the premises No 244 East 25th, and asked said Moeller if he had the property. Said Moeller denied all knowledge of said property when said O'Brien made a search of said Moeller's premises he found said property concealed in a bureau drawer in a back room in said Moeller's premises. Said Moeller when shown said property said it belonged to him that he

TORN PAGE

0171

had the glasses right on
my eyes. Defendant knows
said statement to be false
as said property belongs
to defendant. And was stolen
from his room on said 18
April 1885. Wherefore defendant
charges said Mueller with
feloniously and
knowingly receiving said
property well knowing at the
time that the said property
was taken to have been
stolen.

Henry M. Dwyer
Surre to before me

this 14 day of May 1885

Wm. Dwyer

Police Justice

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

0172

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen O'Brien

aged *31* years, occupation *Policeman* of No.

300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Henry M. Dwyer*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *14*

day of *May* 188 *5*

Stephen O'Brien

W. G. Duffy
Police Justice.

0173

CITY AND COUNTY }
OF NEW YORK, } ss.

William W McLaughlin
aged 38 years, occupation Detective Sergeant of No.
Central Office Street, being duly sworn deposes and

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

Sworn to before me, this 13
day of May 1888

Wm W. McLaughlin
Sergeant Detective Bureau

John B. Smith
Police Justice.

0174

6.

Joseph Knox being duly sworn deposes
and says.

Q Where do you reside?

A 134 E 25th Street

Q You were not at any time at 24 & East
30th Street.

Q And all that you know about these goods
being found there is what you know from
the detectives?

A Yes sir

Sworn to before me
this 13th day of May 1885

P. G. Ruffey
Peace Justice

0175

7.

William M. Loughlin. being only known
apart and says.

Q you are a permanent detective?
Answer

Q you were at 244 East 30th on the
28th April what time of day was it?
A we got there at probably somewhere in
the neighborhood of six o'clock

Q you went in company with the other
detectives as mentioned?

Answer

Q Besides the detectives who were there
who else was there?

A This man and himself a shortly after
two or three other people come in
who I don't know but one he said
was his father,

Q What did you find there?

A I was with O'Brien and we found the
silver ware and also a lot of jewelry
that Mr. Knox since has identified as
being his and also a pair of opera
glasses and another lot of silver
ware which was identified by a man

examined Gillette these gold studs we found in the bureau drawer ^{and the} pair

Q The jewelry mentioned in this affidavit was all found in the bureau?

A Yes in the bureau in the rear room.

Q Now you say you found some other jewelry there?

A Yes an opera glass found in the same place where the ^{other} jewelry was found

Q You found some other silver ware that you took away from there?

A Yes, they were in a secret drawer in a table it had legs on it ^{and} you moved back to push the leg out this way (showing) ^{and} underneath it was found the drawer (like this showing) ^{and} there was a lot of clothing found there, a pair of pants of which was identified

Q You didn't hear any body claim any of the clothing did you?

0177

9

answer only the one pair of pants
if there were no claimants for any of
this clothing at the time you got it?
answer we are waiting for claimants
for it now.

Given to before me
this 13th day of May 1885
J. J. Duffy

Wm. Dr. D. Laughlin

Police Justice

0178

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, 2 DISTRICT.Joseph Knoxof No. 124 East 25th Street, being duly sworn, deposes and says,that on the 18th day of April 1885at the City of New York, in the County of New York, Theodore A

Moeller did unlawfully willfully and knowingly receive, the following property (he well knowing the same to be stolen property) to wit six gold studs one gold scarf pin one gold scarf ring and one pair of sleeve buttons, one silver cross, and one pair of pants, and in all of the value of Twenty five dollars the property of deponent, for the following reasons to wit. On said date said property was stolen from 124 East 25th Street. Deponent is informed by Officer McLaughlin ~~detective~~ (Sergeant) that he went to the premises of said Moeller at 244 East 30th and there ~~was~~ asked him Moeller if he had said property. Said Moeller denied all knowledge of said property, when said McLaughlin made a search of said Moeller's premises he found said property concealed in a bureau drawer in a room in said Moeller's premises. Said Moeller when shown said property claimed that he had had said property for the past five years. Deponent knows said statement to be false as said property belongs to deponent and was stolen from his room on said

0179

18th of April 1885 wherefore deponent charges
said Moeller with feloniously willfully
and knowingly receiving said property
he at the time well knowing said
property to have been stolen -

Sworn to before me } Joseph Knox
May 18 / 885 }
Solon B. Smith
Police Justice

POLICE COURT - 2 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Knox

vs.

Theo A Moeller

Dated

May 16 1885

Magistrate.

Smith

Sgt McDougall

W. L. McMen

Witnesses Sgt. McDougall

60

Disposition

0180

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

2 District Police Court.

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

Question What is your name?

Answer Theodore A Moeller

Question How old are you?

Answer 25 years

Question Where were you born?

Answer New York City

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

Answer 244 E 30th (resided there 6 mos)

Question What is your business or profession?

Answer Tailor

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

Answer I am not guilty
Theo. A. Moeller

Taken before me this

day of

1880

Police Justice.

0181

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

Herodine A. Moeller

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

Dated May 14 1885

[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 h to be discharged.

Dated _____ 188 .

Police Justice.

0182

N PAGE

FILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street

No. 4, by

Residence

Street.

Police Court

499 District.

THE PEOPLE, & c,

ON THE COMPLAINT OF

Henry de Surryea
124 E 35 St

Theresa A Moeller

2

3

4

Dated

May 14

1885

Duffy

Magistrate.

Sgt Wm W. Lang Officer.

Stephen O'Brien

John Kelleher

Witness

Stephen O'Brien

Central office

3rd Mulberry St

No.

Street.

No.

Street.

\$ 2000

to answer

G S

part

can

0183

50

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Joseph Kinas
agst.

Theodore A. Moeller

Examination had *May 13th* 188 *5*

Before *Hon P. G. Duffy* Police Justice.

David G. Seltman

Stenographer of the *Second* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Joseph Kinas*

Hon H. McLaughlin

as taken by me on the above examination before said Justice.

Dated

May 14th

188 *5*

H. G. Duffy

Police Justice.

David G. Seltman

Stenographer.

0184

Sec. 151.

Police Court V District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Joseph Kux
of No. 124 East 25 Street, that on the 18 day of April
1885 at the City of New York, in the County of New York,

Theodore A. Moeller did unlawfully, knowingly
& unlawfully receive & retain property of
said Joseph Kux consisting of six gold
sticks one gold scarf pin one gold scarf ring
one gold pair of sleeve buttons & other
property of the value of twenty five dollars

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the V 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 18 day of May 1885
Solomon Smith POLICE JUSTICE.

0-185

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss

2 District Police Court.

Theodore A Moeller

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.

Theodore A Moeller

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York City

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

Answer.

244 E. 30th (resided there 6 mos)

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

I am not guilty & demand an examination

Theo. A. Moeller.

Taken before me this

day of

Sept 1885

Police Justice.

TORN PAGE

0186

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Krug
124 E. 25 St.

Therese A Mueller

2
3
4

Dated May 1 1885
Smith Magistrate.

Sgt Wm W. Langdon

Stephen O'Brien

Sgt Wm W. Langdon

No. 300 Mulberry Street.

Silas W Rogers

No. 300 Mulberry Street.

Henry M Dwyer

No. 124 E. 25 Street.

May 13 held by Judge Buff

\$ 1000 to answer

Can

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street

No. 4, by

Residence Street.

Wm W. Langdon
E M Gillett
158 East 38 St

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
\$1000 and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.

Dated May 13 1885 Police Justice.

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

Dated 1885 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 1885 Police Justice.

TORN PAGE

0187

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Shedden A. Madder

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

Shedden A. Madder

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

The said *Shedden A. Madder*,

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

six kinds of the value of three dollars each, one ready-rim of the value of five dollars, one ready-rim of the value of five dollars, two silver buttons of the value of three dollars each, one silver press of the value of two dollars, and one pair of trousers of the value of five dollars,
of the goods, chattels and personal property of one *George H. Hunt,*

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.

SECOND COUNT—

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

Sheldon A. Madder
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said Sheldon A. Madder,

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

did steal and take the value of
three dollars each, one ready-
made suit of the value of five
dollars, one ready-made of the
value of five dollars, two deer
skins of the value of three
dollars each, one silver cross of
the value of two dollars, and one pair
of trousers of the value of five dollars,
of the goods, chattels and personal property of one Joseph Knapp

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

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

Sheldon A. Madder,

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

RANDOLPH B. MARTINE,

District Attorney.

0189

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Shedden A. Moller

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

Shedden A. Moller
of the CRIME OF GRAND LARCENY IN THE ~~second~~ DEGREE, committed
as follows:

The said Shedden A. Moller,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the eighteen day of August, in the year of our Lord
one thousand eight hundred and eighty-five, at the Ward, City and County
~~above said, with force and arms,~~

Twelve spoons of the value of
four dollars each, five knives
of the value of four dollars
each, six forks of the value of
four dollars each, two margin
maps of the value of five dollars
each, and five bags of the
value of five cents each, —

of the goods, chattels and personal property of one W. Moller

de J. Edwards,

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.

0190

SECOND COUNT—

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

Shedore A. Madley
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:
The said Shedore A. Madley,

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

Three pieces of the value of
four dollars each, five pieces
of the value of four dollars each,
one piece of the value of four
dollars each, two pieces
of the value of five dollars
each, and five pieces of the
value of two cents each,

of the goods, chattels and personal property of one Wm. J. Edwards
Edwards,

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

Wm. J. Edwards,

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

Shedore A. Madley,

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

RANDOLPH B. MARTINE,

District Attorney.

0191

Witnesses :

Counsel

Filed

day of

1885

Pleads

THE PEOPLE

vs.

Frederick A. Moeller

(Prisoner)

Grand Larceny in the second degree

[Sections 528, 531 of 550 Penal Code]

and Residing

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

E. H. Kunkle

Foreman.

James T. Martin

0 192

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Shedden A. Madler

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

Shedden A. Madler

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Shedden A. Madler*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *eighteenth* day of *April*, in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the Ward, City and County

one pair of opera glasses

of the value of eight

dollars,

of the goods, chattels and personal property of one *Henry M.*

Dunbar,

then and there being found, then and there unlawfully 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.

0193

SECOND COUNT—

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

Theodore A. Madler
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:
The said Theodore A. Madler,

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

one pair of opera glasses of

the value of eight dollars,

of the goods, chattels and personal property of one Henry M. Drugga,

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
unlawfully stolen, taken and carried away from the said Henry M.

Drugga,

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

Theodore A. Madler,

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

RANDOLPH B. MARTINE,

District Attorney.