

0106

BOX:

149

FOLDER:

1531

DESCRIPTION:

Foley, John

DATE:

09/30/84



1531

Witnesses

377 82 0000

Day of Trial, *Alvin*
Counsel,
Filed *20* day of *Sept* 188*4*
Pleads *Not Guilty* *Perjury*

THE PEOPLE
vs.
John Foley
16.
A response.
PETER B. OLNEY,
~~JOHN MCKEON~~

Violation of Excise Law.
Selling without License.

Is very
Alvado guilty.
A TRUE BILL.
Edward and Mary
Foreman.
Will \$5.

0107

0 108

Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John E. Deary

The Grand Jury of the City and County of New York, by this indictment, accuse *John E. Deary* —

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows :

The said *John E. Deary* —

late of the *First* — Ward of the City of New York, in the County of New York aforesaid, on the *12th* day of *April* — in the year of our Lord one thousand eight hundred and eighty *four* — at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to *one John E. Deary, who drew*

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

PETER B. OLNEY,

~~JOHN McKEON,~~ District Attorney.

0109

BAILED,
No. 1, by Henry Felt
Residence 730 E. 1st Ave. St. Louis
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

377
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Felt

1 Henry Felt
2 _____
3 _____
4 _____

Offence Violation of Excise Law

Dated April 15 1884

William H. Miller Magistrate.

James H. Miller Officer.

21 Precinct.

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 100 to answer _____ Sessions.

Charles

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 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.

Dated April 15 1884 William H. Miller Police Justice.

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

Dated April 15 1884 William H. Miller 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.

0110

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

4 District Police Court.

John Foley being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h. *10* 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. *10* waiver cannot be used
against h. *him* on the trial.

Question. What is your name?

Answer. *John Foley*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *587 - 1st Avenue & about six months*

Question. What is your business or profession?

Answer. *Bar-tender*

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. *The complainant came in and
asked for a drink and I gave it
to him*
John Foley

Taken before me this

day of *April*

188*8*

John J. [Signature]
Police Justice.

POOR QUALITY
ORIGINALS

0 1 1 1

Excise Violation-Selling Without License.

POLICE COURT- 4th DISTRICT.

City and County } ss.
of New York,

of No. the 21st Precinct John Keeler
of the City of New York, being duly sworn, deposes and says, that on the 15th day
of April 1884 in the City of New York, in the County of New York, at
No. 587 7th Avenue John Foley Street,
did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided and deponent further says that
on the said day he deponent did buy
a glass of whiskey and paid to the
defendant the sum of ten cents therefor

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

Sworn to before me, this 15 day
of April 1884

J. J. Keeler Police Justice.

John J. Keeler

POOR QUALITY
ORIGINALS

0112

POLICE COURT *H^d* DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

John Foley

On Complaint of

For

John Keeler
Violation of the Excise Law

demand

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

Dated *April 15* 188 *4*

John Foley

J. Wilbuck

Police Justice.

**POOR QUALITY
ORIGINALS**

0113

BOX:

149

FOLDER:

1531

DESCRIPTION:

Ford, Edward C.

DATE:

09/05/84



1531

Witness:
Alex Quaver
Mary a Lee
off. Today
James H. Bayes

83
W. L. Moffitt.
Counsel, J. H. Mung.
Filed 5 day of Sept 1884
Pleads with ability.

THE PEOPLE
vs.
Edward C. Ford
Murder in the 2nd Degree.
(Section 184)

PETER B. OENEY,
District Attorney.
John McKee
Sept 11/84.
John L. Connor and M. A. S. 184
A True Bill.
Edward C. Ford
157/17 J. L. P. 70

POOR QUALITY
ORIGINALS

0114

POOR QUALITY
ORIGINALS

0115

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 C. Ford

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

Edward C. Ford

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

The said Edward C. Ford

late of the City and County of New York, on the twentieth day of December,
in the year of our Lord one thousand eight hundred and eighty-three, at the
City and County aforesaid, with force and arms, in and upon one

John J. Cullen

in the peace of the People of the State then and there being, willfully, feloniously, and
with a design to effect the death of him the said
John J. Cullen did make an assault.

And the said Edward C. Ford, him

the said John J. Cullen

with a certain revolver

which he the said Edward C. Ford

in his right hand then and there had and held, in and upon the head

of him the said John J. Cullen
then and there willfully, feloniously, and with a design to
effect the death of him the said John J. Cullen,
did strike, stab, cut and wound, giving unto him the said John
J. Cullen, then and there with the revolver

aforesaid, in and upon the head

of him the said John J. Cullen, one mortal wound of
the breadth of one inch and of the depth of six inches, of which said mortal
wound he the said John J. Cullen
at the City, and County aforesaid, from the day first aforesaid, in the year afore-
said, until the twenty second day of March, in the
year of our Lord one thousand eight hundred and
eighty-three, did languish, and languishing did live, and on which
twenty second day of March
in the year aforesaid, he the said John J. Cullen, at the
City and County aforesaid, of the said mortal wound did die.

0116

And so the Grand Jury aforesaid do say: That the said Edward
C. Ford, Jr.
the said John F. Cullen, in the manner and form
and by the means aforesaid, at the City and County aforesaid, on the day and in the
year aforesaid, willfully, feloniously, and with a design to
effect the death of him the said John F. Cullen
did kill and murder, 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.

PETER B. OLNEY,

~~JOHN McLEON~~ District Attorney.

0117

Residence -

Dated _____ 188 _____ *Police Justice.*

0110

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William M. M. M.

78.

Edward C. Gore

Offence *Murder*

No. 1, by
Residence
Street.

No. 2, by
Residence
Street.

No. 3, by
Residence
Street.

No. 4, by
Residence
Street.

No. 5, by
Residence
Street.

Dated *April 27* 188

Norman Magistrate.

Staley Officer.

20 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ to answer Sessions.

May 2, 9. P.M. at 10 o'clock

of Court House, County of New York.

*The Magistrate hereby
will please hear and
determine, the within
complaint in my
absence
John M. M. M.
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 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0119

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation James H. Burger
Coachman of No.

110 West 33 Street, being duly sworn deposes and

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

Sworn to before me, this 27
day of April 1888 James H. Burger

John Horman
Police Justice.

0120

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward C Ford 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 C Ford*

Question. How old are you?

Answer. *34 Years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *247 West 29. 10 Years*

Question. What is your business or profession?

Answer. *Accounting*

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 cut him in self defense
and believed my life in
danger*

E. C. Ford

Taken before me this *14*

day of *May* 189*7*

John W. Smith
Justice.

0121

Police Court—2nd District.

CITY AND COUNTY
OF NEW YORK,

of No. 424 Street,

being duly sworn, deposes and says, that

on the 30 day of December

in the year 1883 at the City of New York, in the County of New York, John Cullen

he was violently and feloniously ASSAULTED and BEATEN by

Edward C. Ford (nowhere)

who cut said Cullen in the
face and on the head, with
a razor he held in his hand

said Cullen
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 19 day
of May 1883

William C. Rourke

Seou Rourke
POLICE JUSTICE.

0122

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

POLICE COURT, 2nd DISTRICT.

years, a good holder
of No. 427 West 32nd Street, being duly sworn, deposes and says,

that on the 30th day of December 1887
at the City of New York, in the County of New York, deponent saw.

Edward C. Ford (nowhere)
jealously cut and wound one John Cullen
in the head & face, with a razor he held in
his hand, from the injuries inflicted by said
Ford on said Cullen, he Cullen was confined
in the New York Hospital, deponent is informed
by James H. Burger of No 180 West 32nd Street,
and which information deponent believes
to be true, that said Cullen died in said
Hospital ^{on the 22nd day of March 1887} from the effect of injuries so
inflicted by said Ford, deponent swears

Sworn to before me, this
1887
Police Justice.

0123

that Sara Ford, may be committed for
Examination, and for the purpose to obtain
further Evidence

Sworn to before me this
27th day of April 1884 William O'Rourke
John Gorman Police Justice

POLICE COURT—2nd DISTRICT
THE PEOPLE, &c.,
ON THE COMPLAINT OF
William O'Rourke
vs.
Edward Ford

Dated April 27 1884

Gorman Magistrate.

Polley 20 Officer.

Witness,

Disposition

0124

New York Hospital,

West Fifteenth Street,

New York, May 1 1884

From a careful examination of the facts in the case of John J. Cullen who entered this hospital on Dec. 30, 1883 and died on March 22, 1884, I am of the opinion that the injury for which he was admitted — a razor cut of the face — acted as a predisposing cause in the development of the affections of which he died; viz., caries of the ribs and skull, left empyema and right lobar pneumonia.

A. Duane,
Attending Surgeon.

POOR QUALITY
ORIGINALS

0125

HEALTH DEPARTMENT

OF THE CITY OF NEW YORK,

301 MOTT STREET.

Manuscript of Death.

John J. ...

POOR QUALITY
ORIGINALS

0126

HEALTH DEPARTMENT OF THE CITY OF NEW YORK,
OFFICE, No. 301 MOTT STREET.
Bureau of Vital Statistics.

Liber 18
No. 13939

New York, May 2, 1884

A Transcript from the Record of Deaths
IN THE CITY OF NEW YORK.

NAME OF DECEASED.			DATE OF DEATH.			AGE OF DECEASED.		
			MONTH.	DAY.	YEAR.	YEARS.	MONTHS.	DAYS.
John J. Cullen			March	22	1884	26	-	-
COLOX.	CONDITION.	OCCUPATION.	BIRTHPLACE.			HOW LONG RESIDENT IN CITY.		
			YEARS.	MONTHS.	DAYS.			
W	Single	Coachman	United States			26	-	-
PLACE OF DEATH.			FATHER'S BIRTHPLACE.			MOTHER'S BIRTHPLACE.		
New York Hospital, 15th WARD.			Ireland			Ireland		
CAUSE OF DEATH.						TIME FROM ATTACK TILL DEATH.		
						YEARS.	MONTHS.	DAYS.
wall and buttock. 3. Lobar Pneumonia. 4. Empyema.								
Curies of Skull and Rib. 2. Abscesses of Skull, thoracic						2	-	-
PLACE OF BURIAL.			UNDERTAKER.			MEDICAL ATTENDANT.		
Calvary			Thos. O'Hara			Alex. Duane, M.D.		

John J. Nagle, M.D.
Deputy Register of Records.
A True Copy,
C. Goldman
Chief Clerk Secretary

POOR QUALITY
ORIGINALS

0127

R. K. Stewart

0128

Established 1875.

Telephone Address: 127-21st.

OFFICE

GEO. P. BRYANT,

ONLY AND ORIGINAL

NAPHTHA RENOVATING

—AND—

Steam Carpet Shaking Works,

No. 11 East 14th Street,

NEW YORK, COR. AVE. A AND 22D STREET.

New York July 21st 1884

To whom it may concern

This to
certify that Edward C. Ford was
in my employ for 3 years &
during that time showed himself
sober, faithful, & of peaceful
disposition. & I have found him
always trustworthy in every
respect.

Respectfully -

G. P. Bryant
J. H. Fildes
Atty.

The People

vs.

Edward C. Ford.

Statements of

Officer Hugh J. Foley
and Mary Lee.

0 129

0130

The People

- vs. -

Edward C. Ford.

-----x

Statement of Officer Hugh J. Foley, 15' Precinct.

I arrested the defendant in New-Jersey April 24', 1884. I asked him if he knew me and he said he did; I asked him why he ran away when he cut Cullen and he said he had no money to defend himself and he knew very well that the law would get the best of him on that account; he told me that he was about to leave for Washington the next day; I asked him why he cut John J. Cullen; he said that Cullen, O'Rourke, one white girl and a colored girl and he were drinking all Saturday night, and that he made some remark about this white girl that Cullen didn't like, and he said something to Ford about it, and they came out of Duffy's liquor store, 29' street and 7' Avenue, about 8 o'clock Sunday morning, and Ford said these two men tackled him on the sidewalk and he drew the razor and cut them in self defense. I think O'Rourke is arrested; he was present at the time of the cutting.

Miss Lee happened to be passing at the time and heard the conversation and saw Ford cut Cullen. I don't know where this colored girl is; I have not seen her since the cutting; I think she has gone out of the City; they were so drunk they didn't know anything about it - these two girls. I got there after the fight; didn't see the murdered man. I arrested the white girl, Lottie Zimmerman, about half past nine; I found her at 210 West 35' street, with some negroes; she was awfully drunk, and the colored girl was so drunk I had to leave her there until 7 o'clock that night, when I took her to the station house. I went down Sullivan

0131

street and stayed there all day but didn't find Ford. The colored girl didn't know anything about it. I think I can find the white girl any time; she travels around the avenue all the time. Duffy's bartender, Fitzsimmons, says they didn't have any row in his place but Lottie Zimmerman says they did, and that Cullen and O'Rourke knocked Ford down in the store, and they attacked him again on the sidewalk and struck him with their fists and they tumbled around the sidewalk for sometime, fighting, and Ford got up, took the razor out of his pocket and slashed Cullen in the face; Cullen was not on him at the time; none of them had any arms. I have not seen Lottie Zimmerman in a couple of weeks.

William O'Rourke is a wood polisher at No. 227 West 32nd. street. I talked with him and he said Ford was insulting this white girl and Cullen took it up and wanted to defend the white girl, and it seems, the way he states it, Ford said there were too many for him, and went out of the store, and he said he meant to cut O'Rourke, for it was O'Rourke with the white woman, and somehow Cullen got in the way. I believe O'Rourke is on the Island for disorderly conduct.

0132

Statement of Mary Lee, of No. 211 West 29th Street.

I was coming towards 7th Avenue about 8 o'clock. In passing the side door of Duffy's liquor store I saw Edward Ford come out of the side door; he came out first and then two white men after him and a white woman; they were laughing and fooling; Ford said "Let's all come on", and they went around the corner; Ford came back around to the side door and put his right side in and came out; his two hands were in his pockets but the left one was not in all the way; as soon as they came up to the corner Ford said "Come, we will all go"; they had gone just about two steps, and Cullen stopped and the other white man and the white woman walked on about two steps; and I saw the colored man take the razor out of his right hand pocket and cut Cullen in the temple; then he stepped back again and held the razor in his hand and hit him the second time. I screamed and said he had a razor, and O'Rourke turned around and he went to come to him but when he saw him raise his arm the second time he stopped; I saw the razor all bloody, and Ford ran towards 8th Avenue. I ran to O'Rourke and asked him to run after Ford while I went for a policeman. I helped Cullen pull out his handkerchief; he put it up to his face and it fell and I gave him mine, and I called to a big stout woman on the 2nd. or 3rd. floor over the liquor store to throw me something, and she shut down the window right away. Two policemen from 30th Street ran over and took Cullen to the drug store on the other side of 7th Avenue but they would not let him in, and the ambulance came and took him to the New-York Hospital. I have seen the white woman on the street since. I did not see any fight. It seems the colored man wanted the white woman and the white man would not let her go. I was about ten feet from them at the time.

0133

Ford was muttering; I heard him say "Jesus" at the time they came out of the liquor store they were all laughing. After the cutting Ford put the razor in his pocket; I didn't see all of it; I think he must have broken it.

0134

BOX:

149

FOLDER:

1531

DESCRIPTION:

Francois, Agnes E.

DATE:

09/16/84



1531

POOR QUALITY
ORIGINALS

0135

Witnesses:

Frank O'Brien

2 other Marchants
ag. & Dept. &
Procurement
under a letter
show that other
property has
been stolen by
her. J.S.

200

Counsel,
Filed 16 day of Sept 1884

Pleads Not Guilty 19

THE PEOPLE

vs.

P

Agnes E. Francis

Grand Larceny 2nd degree

4/7
11/10 1884

[Sections 528, 531, 535 Penal Code]

PETER B. OLNEY,

Dist. Atty. 19/84

Pleaded guilty

A True Bill.

Grand Jury

34th Nov 84

J.S.

POOR QUALITY
ORIGINALS

0136

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Agnes E. Francis

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

Agnes E. Francis

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

The said *Agnes E. Francis*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
25th day of *July* in the year of our Lord one thousand
eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms,

one dress of the value of
fifty nine dollars, -
and another one article of
female wearing apparel
of the kind commonly called
gowns of the value of
two dollars and fifty
cents each, -

83
162 50
40 50
65
267.50

of the goods, chattels and personal property of one *John O'Neill*,

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.

POOR QUALITY
ORIGINALS

0137

SECOND COUNT—

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

— Agnes E. Francis —

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Agnes E. Francis, —*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
22nd day of *July* in the year of our Lord one thousand
eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms,

one dress of the value of

fifty nine dollars, —

and eighty one articles of

female wearing apparel of

the kind commonly called

lingerie, of the value of

two dollars and fifty cents each,

of the goods, chattels and personal property of *one Mrs. O'Neill*

by *a* certain *person* persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Mrs. O'Neill*

unlawfully and unjustly, did feloniously receive and have; the said *Agnes E.*

Francis, —

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.

PETER B. OLNEY,

District Attorney.

POOR QUALITY
ORIGINALS

0138

202

Counsel, *W. L. Wolff*
Filed *16* day of *Sept* 188*4*
Pleads *not guilty*

Witnesses:

Frank O'Brien

THE PEOPLE
vs. *P*
Agnes E. Francois
Defendant
Grand Larceny 2nd degree
[Sections 528, 538, 539 — Penal Code]

PETER B. OLNEY,
1st Deputy District Attorney.
Subscribed on and before
A True Bill.
Edward W. H. H. H. H. H.
Recorder

POOR QUALITY
ORIGINALS

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

Agnes E. Francis

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

— Agnes E. Francis —

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

The said *Agnes E. Francis*, —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
22nd day of *July* — in the year of our Lord one thousand
eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms,

one dress of the value of

thirty eight dollars,

of the goods, chattels and personal property of one *Joseph O'Neil*, —

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.

Peter B. O'Meara

District Attorney

POOR QUALITY
ORIGINALS

0140

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

Police Court- 11 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank O. Brown
321 6th St.
Agnes Francis

1 _____
2 _____
3 _____
4 _____
Offence St.

Dated Sept 14 1884

O. Kelly Magistrate.
James H. Smith Officer.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

1874 to answer

C

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15 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 Sept 14 1884 Sam'l C. Kelly 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.

0141

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Agnus Francos 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.

Agnus Francos

Question. How old are you?

Answer.

47

Question. Where were you born?

Answer.

Brussels

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

Answer.

110 Marbury Place

2 years

Question. What is your business or profession?

Answer.

Salvador

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
A E Francos

Taken before me this *14*
day of *Sept* 188*8*

James C. Neilly
Police Justice.

0142

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Frank A Green

of No. 321 South Ave Street,

being duly sworn, deposes and says, that on the 15 day of July 1884

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent on the day time

the following property, viz :

one silk dress of the value of Sixty
five dollars Eighty one silk
gowns Jerseys of the value of
Two hundred dollars

Sworn before me this

14 day of Sept
David C. Kelly

188
POLICE JUSTICE,

the property of Hugh A. Neill

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 Aaron Francois (or there)

That deponent found said property
in the apartment no 110 Waverly Place
occupied by said defendant Deponent further
charges said defendant with feloniously
taking stealing and carrying away
silk dresses and other property ap-
proximately all of said property
being of the value of \$1857.75 the
property of Hugh A. Neill

Frank A. Green

Police Court. 2 District. 11006

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank A. Breen
821 6th St.
1 Agnes Hancock
2
3
4

Sept 14 1888

Offence St

Magistrate.
Alfred D. Smith Officer.
24 Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Suppt.,
3rd St. to answer By

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

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

Dated Sept- 14 188✓ Sam'l C. Bell Police Justice.

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

Dated 188

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.*

0144

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Agnus Francisco*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *110 Waverly Place 3 years*

Question. What is your business or profession?

Answer. *Sales lady*

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 Francisco*

Taken before me this *14*
day of *Sept* 188*8*
Samuel A. Kelly
Police Justice.

0145

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Frank A. Bruen

of No. 321 ~~South Ave~~ ^{about} Street,

being duly sworn, deposes and says, that on the 15 day of July 1888

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent in the day time

the following property, viz :

One silk dress of the value of thirty eight dollars

the property of Hugh O'Neill

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 Agnes Francois (now here)

that deponent found said property in the apartment no 110 Waverly Place occupied by defendant

Frank A. Bruen

Sworn before me this

14 day of July

1888

Police Justice,

POOR QUALITY
ORIGINALS

0146

Witness:

James L. Gay

201

Counsel,

W. J. Waller

Filed 16 day of Sept-1888

Pleads

W. J. Waller

THE PEOPLE

vs.

P

Agnes E. Francois

Exhibit

(Sections 528, 532.)

Petit Larceny, and Robbery

PETER B. OLNEY,

Attorney at Law

In Sept. 19/88 District Attorney.

Subscribed on oco. Indica,
A True Bill.

Edward M. Murphy

Foreman.

POOR QUALITY
ORIGINALS

0147

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August E. Francis

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

August E. Francis,

of the CRIME OF PETIT LARCENY, committed as follows:

The said *August E. Francis,*

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

*one article of female wearing
apparel, of the kind commonly
called girdle, of the value
of four dollars and forty
cents, —*

*and one part of the value
of ten dollars.*

of the goods, chattels and personal property of one

O'Neill,

— 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.

John D. O'Connell

District Attorney

0148

BAILED,
No. 1, by _____
Residence _____
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

James & Mary
1871 6th Ave.

Aggravated
1871 6th Ave.

1871 6th Ave.

1871 6th Ave.

Dated Sep 14 188

McNulty

Deceased De Brooch Officer.

29 Precinct.

Witnesses Frank O'Brien

No. 321 6th Ave Street.

No. _____ Street.

No. _____ Street.

No. 3141 to answer 28

C

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 3 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 Sep 14 188 Samuel O. Peck 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.

0149

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. *Agnus Francois*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *110 Waverly Place 2 years*

Question. What is your business or profession?

Answer. *Sabotage*

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
A E Francois*

Taken before me this *14*
day of *Sept* 188 *4*
Samuel C. Kelly Police Justice.

0150

2 District Police Court

Affidavit Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

James L. Gay
of No. 321 5th Ave. Street, 13th day of September 188

being duly sworn, deposes and says, that on the
at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent in the night time

the following property, viz :

one wool Jersey of the value of Four
dollars and forty cents, one
cross waist of the value of
the value of ten dollars

Sworn before me this

13th day of September 1888
James L. Gay

Police Justice,

1888

the property of Hugh O. Neill in the care
and charge of deponent who is a
floor walker

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 Agnes Francis (now true)

That deponent would said property
and asked said defendant where
it was and she said defendant
admitted in the presence of Hugh
Frank O. Breen that she took
said property and she
was deponent to the ladies
closet and took said property
from under the seat

James L. Gay

0 15 1

BOX:

149

FOLDER:

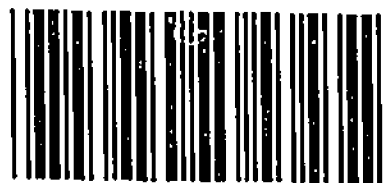
1531

DESCRIPTION:

Freeman, Joseph

DATE:

09/15/84



1531

POOR QUALITY
ORIGINALS

0152

164

Witnesses:

Wm. H. H. H.
Officer Smith

Edward J. H. H.
Officer Smith
Secretary
H. H. H.

Counsel,
Filed *15* day of *Sept* 188*4*
Pleads *McKully*

Grand Larceny
(From the person)
[Sections 528, 530, Penal Code]

THE PEOPLE

vs. *P*

Joseph Freeman

J. W.
1884
McKully

PETER B. OLNEY,

Wm. H. H. H.
District Attorney.

pleaded 10 days 13.

A True Bill.

Edward J. H. H.
Foreman

24.5. P
W. H. H.

POOR QUALITY
ORIGINALS

0 153

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Freeman

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

Joseph Freeman

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

The said

Joseph Freeman

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
22nd day of *September*, in the year of our Lord one thousand
eight hundred and eighty *four*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one silver ring

of the value of three dollars

and one handkerchief of

the value of ten cents

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

Robert B. Jones

Attorney

0154

Copy

Dated _____ 188 _____ *Police Justice.*

0155

Sec. 198-200.

District Police Court.

CITY AND COUNTY {
OF NEW YORK, { ss

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

Question What is your name?

Answer

Joseph Freeman

Question How old are you?

Answer

32 years of age

Question. Where were you born?

Answer.

Canada

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

Answer.

88 Forsyth St. 5 months

Question What is your business or profession?

Answer

I Kalsomine

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 took the ring and hand-
kerchief from the girl
for paper keeping.*

*his
Joseph Freeman
(man)*

Taken before me this

day of *September* 188*8*

Police Justice

0156

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Police Officer of No. 10 Mcnick Street, being duly sworn deposes and

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

Sworn to before me, this 5
day of September

188

James Smith
J. M. Patterson
Police Justice.

0157

34

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

Minnie Hughes
 of No. *62 Morrell* Street, *Williamsburgh*
 being duly sworn, deposes and says, that on the *5th* day of *September* 188*4*
 at the *(Night time in 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 deponent's person,*
 the following property, viz:

one gold finger ring and
a pocket handkerchief, together
of the value of three 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 *Joseph Freeman,*

nowhere, from the fact that
about the morning of 2 o'clock on the
morning of said day deponent sat
down on a stoop in front of
number 20 Coney Island Street. That
said ring was then worn upon
the third finger of deponent's left
hand and said handkerchief was
in deponent's hands. That deponent
fell asleep and upon awakening
deponent discovered the same

POOR QUALITY
ORIGINALS

0 158

34

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

of No. 62 Morrell Street, Williamsburgh

being duly sworn, deposes and says, that on the 5th day of September 1884

at the Night time in 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 deponents person,

the following property, viz :

one gold finger ring and
a pocket handkerchief, together
of the value of three 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 Joseph Freeman,

nowhere, from the fact that
about the hour of 2 o'clock on the
morning of said day deponent sat
down on a step in front of
premises 20 Coney Island Street. That
said ring was then worn upon
the third finger of deponents left
hand and said handkerchief was
held in deponents hands. That deponent
fell asleep and upon awakening
deponent discovered the larceny of

POOR QUALITY
ORIGINALS

0159

Said Deputy. That dependent then
said officer Smith, here present,
arrest said defendant, and said
said officer take said stolen
handkerchief from the possession
of said defendant; and said officer
informs dependent that upon searching
said defendant at the station house,
said officer found said stolen
ring concealed in the stocking
worn by said defendant. That the
ring so found with said defendant
is the stolen ring aforesaid.

Sworn to before me this } Minnie Hughes
5th day of September 1884

J M Patterson

Police Justice

~~Minnie Hughes~~

District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0 150

BOX:

149

FOLDER:

1531

DESCRIPTION:

Fritz, Louis H.

DATE:

09/25/84



1531

POOR QUALITY
ORIGINALS

0 16 1

Witnesses:

Apparatus
in City of New York

29th Dec. 1884

Counsel,

Filed 25 Sept 1884

Pleads Not Guilty 29th

THE PEOPLE

vs.

F

Louis A. Fry

State of New York
County of New York
District Court

PETER B. OLNEY,
District Attorney.

Prosecutor

A True Bill.

Edmond W. Mearns

Foreman.

15 days 1884

POOR QUALITY
ORIGINALS

0162

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 H. Smith

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

of the CRIME OF

committed as follows:

The said

late of the *Ward* — *Ward* — Ward of the City of New York, in the County of New York aforesaid, on the *Twenty* day of *August* in the year of our Lord one thousand eight hundred and eighty *four* at the Ward, City and County aforesaid, *did* execute a certain

mortgage of personal property
whereby in consideration of the
sum of Twenty Dollars to him duly
paid by one Henry Samp, he the
said Samuel H. Smith did give and
convey and sell into the said Henry
Samp, certain personal property
to wit: one iron stove, one
quantity of rope, and a
particular description thereof is
set forth in the foregoing
indenture, and cannot now be given
upon certain conditions, in the
said mortgage recited, and
the said mortgage document
became and was a lien upon

POOR QUALITY
ORIGINALS

0163

The said property.

And the said James H. Smith,
well knowing the premises afore-
said, he did on the thirty first
day of August in the year afore-
said, at the Ward, City and County
aforesaid, with force and arms,
then and there and without the
said mortgage nor yet a lien
upon the said property, did
unlawfully receive and dispose
of the same, with intent thereby
to defraud the said James H. Smith
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.

James H. Smith

District Attorney

0 164

City and County of New York, ss.:

POLICE COURT 3 DISTRICT.

THE PEOPLE,

vs.

Louis H. Fritz

On Complaint of

Oscar Meridue

For

Secreting Mortgages
Property with intent to defraud
demand

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

Dated September 3 188 4

J. M. Patterson

Police Justice.

Louis H. Fritz

0165

Go all to whom these Presents shall come, KNOW YE,
THAT I, Louis H. Fritz of No. 37 First Avenue
in the City of New York *Thirty dollars*

party of the first part, for securing the payment of the money hereinafter mentioned, and in consideration of the sum of ~~one dollar~~
to me duly paid by **HENRY LAMPE**, party of the second part, at or before the enrolling and delivery of these presents,
the receipt whereof is hereby acknowledged, have bargained and sold, and by these presents do grant, bargain and sell unto
the said party of the second part, all those certain goods, wares and merchandise, consisting of the following articles:

*Milk Dairy, consisting of Fixtures, Stock in
Trade and Good will of same.*

place of business

and now, ~~or soon to be~~ in possession of said party of the first part, at his
residence as aforesaid, and being the ~~same~~ *recently purchased* of the said party of the second part, **TO HAVE AND TO HOLD**, all
and singular the goods and chattels above bargained and sold, or intended so to be, unto the said party of the second part, forever.
AND I, the said party of the first part, all and singular of the said goods and chattels above bargained and sold unto the said party of
the second part, ~~do hereby warrant and defend~~ *will warrant, and forever defend*; and every person or persons whomsoever, shall and
UPON CONDITION, that if I, the said party of the first part, shall and do well and truly pay unto the said party of the second
part, without demand or notice, at his office 4 First Avenue or such place as the party of the second part may designate the sum of
Thirty and 00/100 — dollars, payable as follows:

and on demand

dollars on signing these presents

dollars or over

thereafter

then these presents shall be void. AND I, the party of the first part, do *hereby* covenant and agree to and with the said party of
the second part, that in case default shall be made in the payment of the said sum above mentioned, or any part thereof, ~~on or after~~
~~any of the installments thereof~~, or in case any attempt shall be made to remove or secrete or sell or dispose of the said goods, or any
part thereof from said house, without the written consent of the party of the second part, or in case the said property is endangered
or its possession claimed or taken from the party of the first part by any creditor or any person whomsoever by virtue of any attach-
ment, execution or process whatever, or otherwise, or in case said party of the first part shall fail to keep said property insured to the
full amount of this mortgage in a reliable fire insurance company, then the whole amount expressed in this mortgage ~~shall become~~
~~shall become~~ due and payable at once, without demand, and if not so paid, then it shall and may be lawful for, and I
aid and assistance of any person or persons, to enter my said dwelling house, store or other premises, and such other place or places
as the said goods or chattels are or may be placed, and take and carry away the said goods and chattels, and to sell and dispose of the
same at public or private sale, for the best price they can obtain, and out of the money arising therefrom, to retain and pay any and
all sums due on the above goods and chattels, and all charges touching the same; rendering the overplus (if any) unto me.
AND until default be made in the payment of the said sum of money, ~~or any or either of the said installments~~ or until any attempt
be made to remove, secrete, sell or dispose of said goods, I am to remain and continue in the quiet and peaceable possession of the
said goods and chattels, and the full and free enjoyment of the same. It is mutually agreed between the party to these presents
that the same shall be binding on themselves and their legal representatives.
AND it is hereby expressly understood and agreed, that the receipt by the said party of the second part of a less sum than *any*
dollars ~~installment~~ shall not be construed as a waiver of any of the conditions of this mortgage, and that no change, alteration or modifi-
cation of the conditions of this mortgage shall be had or made except the same be in writing and signed by the party of the second part.

IN WITNESS WHEREOF, I, the said party of the first part, have hereunto set my hand and seal, the *Twenty*
third day of *August* one thousand eight hundred and eighty *four*.
Sealed and delivered in presence of

Oscar Mendel

Louis H. Fritz

Original

No. People's Ex 1

Louis H. P. P. P.

of No. 37 First Ave.

in the City of New York

To

HENRY LAMPE.

Dated N.Y. August 23^d 1884.

Filed " " 23 1884.

11-30 A.M.
MORTGAGE.

This Mortgage or a true copy thereof, must be filed
In the City of New York, in the office of the Register.
It becomes void if not renewed before the _____ of _____ ear.

Louis H. P. P. P. } take May 24/84.
" } filed in 1884
L. H. P. P. P. } at 10-35 A.M.
One day top with money, one
near corner of one set of lines
included houses 225⁰⁰
225⁰⁰
225⁰⁰

Louis H. P. P. P. } take May 31/84
" } filed " " "
L. H. P. P. P. } at 3-25 P.M.
One day top with money
included houses 225⁰⁰
225⁰⁰
225⁰⁰

22 Canal St. 40⁰⁰

Louis H. P. P. P. } June 20/84
" } " " "
Richard J. P. P. P. } 272 61/84
One day top with money
included houses 225⁰⁰
225⁰⁰
225⁰⁰

I hereby deputize Oscar Mendel as my
attorney to foreclose the within mortgage.
dated, New York, August 27, 1884.

Henry Lampe

0 166

0167

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

POLICE COURT—

3^d DISTRICT.

Oscar Mendel, aged 21
 of No. 406 First Avenue, being duly sworn, deposes and
 says that on the 31st day of August, 1884
 at the City of New York, in the County of New York, Louis H. Fritz

did unlawfully secretly, remove
 and otherwise dispose of certain
 mortgaged personal property, to
 wit: the fixtures of a milk
 dairy, contained in premises No.
 37 First Avenue, with the
 intent thereby to defraud the
 mortgagee thereof, in violation
 of Section 571 of the Penal Code
 of the State of New York.

That said defendant theretofore
 executed a mortgage on said
 property which consisted of one
 counter, one ice-box, one clock-
 counter and a quantity of
 shelving, one butter churn and
 other articles, to one Henry
 Lampe, which mortgage was
 on said day and now is a
 good and valid lien on
 said property. That defendant
 visited said premises, 37 First
 Avenue, on the 30th of August
 last and saw said defendant
 there, and then and there
 made a demand on said
 defendant for the sum of
 thirty dollars due from him
 on said mortgage. That he

0168

Agreed to pay the same that evening, and when defendant again visited said place 37 East Avenue, on the morning of the instant defendant found that all of said mortgaged property had been removed and carried away from said place and returned from defendant.

Defendant therefore says said defendant may be arrested and dealt with as the law may direct.

Signed by me this 2nd day of September 1884 } Oscar Mundel
J. H. Patterson

Witnessed

Police Court, District. 23

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Oscar Mundel
vs.
James H. Fitz

Dated September 2nd 1884

Called on _____
Magistrate.

Witness, _____
Officer.

30 M. Sep 3rd
Mundel

Disposition, _____

Arrested & held in custody

0169

People
n.
James O. Brandt } Grand Jury 2^d Reg.
Indict.

William A. Dunn.

= Resides at Grovelly House No. 1435 -
Broadway. Telegraph manager.
On the 5th day of January. ~~Presumably~~ who
at about 7 o'clock he checked his
coat in cloak room of said hotel &
received the check - marked Grovelly House
(No. 14). Produce check.

About 2 hours thereafter presented check.
Found it was not - it was found on.
The person of the person the duplicate
shop check here shown. which showed
how firm fastened to the coat -
The person was a bill boy & it is
the custom for the shop receive & check
articles recd. in said cloak room.
Coat value \$40.

James K. Price - open will find jewelry article
on bag.

= Henry C. Bornis. from the custom in
the hotel.

672

0-170

the possession of stolen property recently
after the theft is evidence of conviction
the accused of stealing it. unless
explained. If part of stolen
property is found in possession
of owner this is sufficient to charge
him with the whole of stolen as
the same time.

0171

Testimony in the case

Louis H. Fritz

filed Sept.
1884

0172

The People
w.
Louis H. Fritz. } Court of General Sessions, Part I.
Before Recorder Smyth.

February 10, 1885.

Indictment for disposing of mortgaged property.

Oscar Mendel sworn and examined I live 233 East 81st Street and am a clerk for Mr Heinzelman and before that I was a clerk for Mr Lampe, a furniture dealer. The paper now shown me has my signature as susseribing witness, I saw Louis H. Fritz write his signature.

Mr Nicoll I will offer that paper in evidence. The date is the 23rd of August, 1884. It is between Louis H. Fritz as the mortgagor and Henry Lampe the mortgagee to secure the sum of thirty dollars payable on demand, the description of property being a milk dairy consisting of fixtures, stock and trade and good will of the same at 37 First Avenue.

Witness. This mortgage was for money loaned by Mr Lampe to Mr Fritz, I paid the money at Mr Lampe's direction, Mr Lampe authorized me to foreclose the mortgage afterwards, I made the demand of Fritz at his place on the 30th of August and also before that, I asked him if he was going to pay the money on that mortgage and he said, I will see you later, I went to his store about half past ten that night but he was out, I saw the property in his store covered by the mortgage but on the Monday morning following when I went there I did not see it, I saw it afterward in a stable on Second Avenue two or three weeks subsequent to my going to his place, it was up stairs under a lot of bails of straw.

Cross Examined. Mr Fritz told the judge in Essex Market that the property was in the stable. I know a man by the name of Kahn, a butcher, who occupied premises in the building where Fritz was, I foreclosed Kahn also.

0173

I did not know that Kahn received notice to quit, to get out before ten o'clock Monday morning, I know nothing about the contract between Mr Kahn and his landlord, I do not know that the defendant was notified that he must get out of those premises before Monday morning, I have made some inquiries of the clerk of the Fourth District Court and found he must not go.

Henry Lampe sworn. I am a dealer in furniture and carpets at 4 & 6 First Avenue, I have known the defendant about eight months, he came to me in August, three or four days right along and said he was in trouble, he had to raise thirty dollars, he had nobody to give it to him and he cried to me, I loaned him thirty dollars four two only on demand, he only wanted it to the next night.

Cross Examined. All that I have got of the mortgaged property is an ice box and a couple of shelves which I found in a livery stable, I have learned since that the defendant stabled his horse at that stable, I also found an old counter, the three things were not worth five dollars, he would not tell me where the rest of the property was.

Louis H. Fritz sworn and examined. I am going on twenty-two years old and reside 336 East 5th Street and was arrested on the 29th of December, I was in the milk business, I borrowed thirty dollars of Mr Lampe and gave him a mortgage. On the 27th of August I received a summons to appear in Court for the non-payment of rent. A lawyer named Frazer directed me not to go to Court as I was an under tenant, I showed this summons to Mr Lampe and told him to go and see the landlord Mr Rightman; he told me he had nothing to do with it, that I should go and inquire of

0174

his agent, I went to his agent and found out that if the two months rent is not paid Monday morning I have got to go out. I spoke to Mr Kahn on the subject and he told me he thought it would be right, Oscar Mendel came to my store and demanded money, I told him I did not have it but would try and get it. I did not go to my store the following day but I went out collecting money, it was the last of the month, I was trying to raise money, this was Saturday, the following day was Sunday, my store was open Sunday till ten o'clock when I got off my route and my boy then opened it at three o'clock in the afternoon and kept it open till five. At Sunday night about ten o'clock my wife and I came, I had been married that day I just came from the Park, my boy was there and had a note that I had to go out of the store by ten o'clock Monday morning, I do not know what became of the note, I did not know what to do; so I went to Jersey at twelve o'clock that night and got my milk and served my wholesale customers. When I got through it was about half past three Monday morning, I took my stuff to where I stabled and notified my boy that Sunday night that he should tell Mr Lampe that I was going to move and where I was going to move the stuff to. I was arrested I believe Wednesday morning, for this and I went to the court and Judge Patterson told me to go and settle it with Mr Lampe. Lampe would take neither the money nor the stuff but told me he was going to prosecute me. I told him, all right, I went down and in the afternoon I was put under bail, I told Mr Lampe two or three times to come there and get his stuff and he would not do it, I told him if he would drop the case against me I would try and influence my brother-in-law to buy furniture off him, my brother-in-law did go to Mr Lampe. I understood I had to quit the premises

0175

ten o'clock Monday morning. I had no place to bring my property to except this stable, I did not conceal it behind any bundles of hay or straw. The ice-box could not be carried, it weighs over four or five hundred pounds; the perishable goods were hoisted on the elevator and I put them there for safe keeping as I was going away with my wife to Philadelphia.

Cross Examined. I first came to New York about four years ago, I was then seventeen years of age, I went into the milk business at 410 East 5th Street, I worked for Joseph H. Shults three months and then for E. Rigg in Carmine Street, I was there one week and I got a better situation at 270 Bleecker Street, I drove a milk wagon there for two years and then I went to work for myself in February 1884 with another young man. The first store I had was in 47 First Avenue and then I started a store at 37 First Avenue, I believe I was there two months, until the first of September, this year, I was out on bail and my bondsman surrendered me on the 29th of December. My bondsman is not on other bonds for me now in Jersey and has not been at any time. I believe it was on the 23rd that I borrowed this money of Mr Lampe, I told him I was in trouble and that my horse and wagon was seized in Jersey and wanted the thirty dollars to release it, I did not state to him what time I would pay it back, he was not an old friend of mine. I got a summons to appear in court to state the reason why the rent was not paid, I did not go to court, I went to Mr Lampe and showed him the paper and he directed me to go to the landlord and I went to him, I told him I always paid the rent to Mr Kahn and showed my receipt. He said, I have not anything to do

0176

with that, you had better see my agent, I saw the agent and he told me to see Mr Kahn, I saw Mr Kahn and he told me there was two months rent due, I could not pay fifteen dollars a month. I took Mr Mendel's word that Mr Kahn had to leave on the first, he told me when I was going to court, he was authorized that he had to foreclose Mr Kahns mortgage on Monday morning, if he did not ^{he} I would have to get out, he sold out afterward, it was not necessary to put him out, his property was sold out on Monday morning, my boy told me so when I came off my route. This conversation with Mr Kahn that he had two month's rent to pay and he was going to leave occurred on Wednesday, the day I showed Mr Lampe the summons to appear at court, I saw Mendel the following Saturday, I did not see Kahn after ten o'clock Saturday morning. Mendel did not demand the money of me, he said Mr Lampe wanted to see me, I went over to see Mr Lampe that Saturday morning and told him if I could raise the money for him I would let him have it towards evening. He said, all right, I do not remember the fact of Mendel meeting me at three o'clock Saturday afternoon. My store closes at eleven o'clock every Saturday night, my boy closed it. After I got through collecting I went back to my home 165 Perry Street. I was married at three o'clock on Sunday afternoon, I went to the store on Sunday morning at four o'clock, staid there about half an hour and went on my route, I went back to the store after I put my horse away and went home, it was on Sunday night about ten o'clock I got this notice from my boy. I kept it for a certain length of time and lost it. I do not know whether my boy is here or not, he has been sick coming down here ten times. I was in my wife's house when the boy came; the message was I had to get out

0177

of the store by ten o'clock Monday morning or my things would be put out. My boy said he came from Gus Kahn, it was a letter from Mr Kahn, I did not think it worth while to keep that letter as Mr Lampe and I had settled the thing, I took out the property at five o'clock in the morning, I moved it on my own wagon, the perishable goods were butter and eggs. I have been arrested before a woman had me arrested for a watch which she gave me for a debt and I was discharged. I believe this was in September. The value of the property I moved into the stable was three hundred and fifty dollars.

Charles L. Watson sworn and examined. I know the defendant not quite a year and his reputation for honesty and integrity is good.

Oscar J. Hochstadler sworn. I am an Attorney and Conseller, and was the Attorney for the Kahn mortgage which I foreclosed before the first of September, he remained there during the month of September. Mr Kahn was very much surprised in the presence of Mr Mendel when he heard that Mr Fritz had removed these things on Sunday night.

Charlotte Fritz sworn. I am the wife of the defendant and remember his receiving a notice on Sunday evening, the 31st of August which was brought by the boy from Mr Kahn.

The jury rendered a verdict of guilty.

0178

BAILED,
No. 1, by William H. H. H. H.
Residence 25-10 Avenue Street
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

321
1889
Police Court District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Occur Mendel
486 or about 1st St
Louis H. Fritz
Dated Sept. 3 1889
Offence Misdemeanor
Viol. Sec. 571
Moral Code
Witnesses Henry & Arnes
486 or about 1st St
E. J. H. H. H.
25-10 Avenue Street
No. _____
Street, _____
to answer _____
David

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

Dated Sept. 3rd 1889 A. M. Patterson Police Justice.

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

Dated September 3 1889 A. 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 _____ 1889 _____ Police Justice.

0179

Sec. 151.

Police Court 3^d 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 Oscar Mendel

of No. 406 First Avenue Street, that on the 30 day of August

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

Louis H. Fritz, did unlawfully receive,
remove and otherwise dispose of certain
mortgaged personal property in possession of
37 First Avenue, with intent thereby
to defraud the mortgagee thereof, in
violation of Section 548 of the Penal
Code of the State of New York.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the 3^d 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 2^d day of September 1884

Wm. H. Pittman POLICE JUSTICE.

Police Court 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Warrant-General.

Dated Sept 2^d 1884

Wm. H. Pittman Magistrate.

Wm. H. Pittman Officer.

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

John H. Steuben Officer.

Dated Sept 2^d 1884

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Sept 30, 1884

Native of U.S.

Age, 21

Sex, 336 E. 5th St.

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0 180

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Louis H. Fritz

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

Louis H. Fritz

Question How old are you?

Answer

21 years 9 ages

Question Where were you born?

Answer

Philadelphia, Pa.

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

Answer

336 East 5 St. 8 months

Question What is your business or profession?

Answer

Declarer in Miss

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 did not remove the
property with any intent
to defraud.*

Louis H. Fritz

Taken before me this

day of September 1884

W. J. Carter

Police Justice.

0181

BOX:

149

FOLDER:

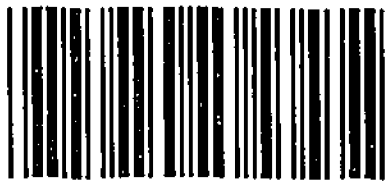
1531

DESCRIPTION:

Fuchs, Isaac

DATE:

09/18/84



1531

POOR QUALITY
ORIGINALS

0182

265

Day of Trial, *Monday*
Counsel, *Deputy*
Filed day of *1884*
Pleads *Not Guilty in*

THE PEOPLE

37th Ward.
B
Isaac Tucker
[Tucker]

*Keeping Gambling Establishment,
etc.
(Section 848, Penal Code.)*

PETER B. OLNEY,
~~JOHN McLEOD~~

for 1st 2nd 3rd District Attorney.
pleads guilty
A True Bill. Fined \$25.00
Edward W. McLeary
Foreman.
22nd
11th
7th

Examiner:

343.

POOR QUALITY
ORIGINALS

0183

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Isaac Enders

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

Isaac Enders

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

The said *Isaac Enders*

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

~~Second Count~~

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

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

The said

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

POOR QUALITY
ORIGINALS

0184

~~Second~~ First COUNT.

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

~~James Enders.~~
of the CRIME OF KNOWINGLY PERMITTING A ~~Room~~ TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said

~~James Enders.~~
late of the ~~South~~ Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said ~~Sixth~~ day of ~~August~~, in the year of our Lord one thousand eight hundred and eighty-~~four~~ being then and there the ~~owner~~ of a certain ~~room in a~~ there situate, known as number ~~thirty-four South Street.~~

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

to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said ~~room~~, the said ~~James Enders.~~

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

~~Second~~ First COUNT.

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

of the CRIME OF KNOWINGLY PERMITTING A
SELLING LOTTERY POLICIES THEREIN, committed as follows:

TO BE USED FOR THE PURPOSE OF

The said

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

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

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

JOHN McKEON,
District Attorney.

0186

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer. *Isaac Tuchs*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *34 Duane St 9 months*

Question. What is your business or profession?

Answer. *Saloon Keeper*

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
Isaac Tuchs

Taken before me this

day of *August* 188*8*

Charles J. Smith
Police Justice.

0187

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.POLICE COURT, 7th DISTRICT.Anthony Forstvedt.of No. 150 Nassau Street, being duly sworn, deposes andsays that on the 6th day of August 1884at the City of New York, in the County of New York, Isaac Rich and Henry

Rochstein, here present did, at Number 34 Ludlow street in the City and County aforesaid, unlawfully allow to be used a certain room, table, establishment, cards, and apparatus for gambling purposes, and did use the same, for the purpose of carrying on and conducting a certain gambling game where money was dependent upon the result, against the form of the statutes of the State of New York in such case made and provided, and against the provisions of section 344 of Chapter nine of the Penal Code of the State of New York.

Deponent says, that on the day and date and building and place aforesaid, he personally visited Number 34 Ludlow street and there saw several persons sitting at a table playing a certain gambling game, where money was dependent upon the results, commonly called "twenty-one" or "vanten". That the said Rochstein had a pack of cards and the bank or money on the table before him, and the said Rich sat opposite while the said Rochstein dealt the said cards that there was three dollars and ten cents before the said Rochstein composing the bank, and that various other sums of money lay upon the table before the players, that the said Rochstein informed deponent in substance as follows, Deponent said how long have you been dealing, the said Rochstein replied about (5) five minutes. I have been playing about an hour, and only got twenty-one

0188

just before you came in. You see you don't get the bank till you get twenty-one. Whoever gets twenty-one deals and backs the bank. Defendant further says, that subsequently, the said Rochstein informed him that he played to no profit to himself as he had lost about ten dollars, and was only keeping on to try and make it up. The said Truck informed defendant that he was the proprietor of the saloon where the gambling game was carried on. Both of the said defendants, Isaac Truck and Henry Rochstein were present while gambling was thus carried on in their shirt sleeves, and the name of I. Truck was upon the sign over the entrance to said saloon or room as aforesaid. Defendant further says that seated at the left of the said Rochstein was some person to defendant unknown, who had the ten spot of Clubs and eight spot of Spades and a one dollar bill and 2 ten cent pieces silver money on the table before him, the said dealer ~~then~~ just laid down the six spot of diamonds as defendant entered and was taking up another card in his hand from the pack, ~~where~~

Subscribed and sworn to before me
this 6th day of August 1884
Henry A. [Signature]
Police Justice

Anthony Bourne, Jr.

Police Court	District.	AFFIDAVIT.	
THE PEOPLE, &c.,		ON THE COMPLAINT OF	
<i>Anthony Bourne, Jr.</i>		<i>Isaac Truck</i>	
<i>Henry Rochstein</i>			
Dated	188	Magistrate.	Officer.
		Witness.	
		Disposition.	<i>Not attached</i>

0189

BAILED,
No. 1, by James H. Bennett
Residence 100 West 10th St.
No. 2, by James H. Bennett
Residence 100 West 10th St.
No. 3, by James H. Bennett
Residence 100 West 10th St.
No. 4, by James H. Bennett
Residence 100 West 10th St.

N - 322
Police Court - 1st 1529
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James H. Bennett
vs.
James H. Bennett
Dated August 1st 1884
Offence Assault
Magistrate James H. Bennett
Witnesses
No. 1 James H. Bennett
Street, 100 West 10th St.
No. 2 James H. Bennett
Street, 100 West 10th St.
No. 3 James H. Bennett
Street, 100 West 10th St.
No. 4 James H. Bennett
Street, 100 West 10th St.

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

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

Dated August 1st 1884 James H. Bennett Police Justice.

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

Dated August 1st 1884 James H. Bennett Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 1884 _____ Police Justice.

0190

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

12 District Police Court.

Isaac Fuchs 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. *Isaac Fuchs*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *34 Ludlow St — 9 months*

Question. What is your business or profession?

Answer. *Saloon Keeper*

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*

Isaac Fuchs

Taken before me this *12*
day of *March* 18*84*
Charles J. Smith
Police Justice.

0191

Sec. 151.

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

Police Court, First District.

In the name of the People of the State of New York; To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable 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 Isaac Wer Polowski of No. 69 Eldridge Street, charging that on the 30th day of July 1884 at the City of New York, in the County of New York that the crime of allowing to be used a room, table, device, establishment and apparatus for gambling purposes where money was dependent upon its results

has been committed, and accusing John Doe, alias Fuch, whose real name is unknown but who can be identified by said Wer Polowski thereof.

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, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the First DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 6th day of August 1884

Isaac Wer Polowski
POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Wer Polowski

vs.

John Doe alias

Isaac Fuch.

Warrant-General.

Dated Aug 6th 1884

Isaac Wer Polowski
Magistrate.

Isaac Wer Polowski
Officer.

The Defendant Isaac Fuch

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

Isaac Wer Polowski
Officer.

Dated Aug 6th 1884

This Warrant may be executed on Sunday or at night.

Isaac Wer Polowski
Police Justice.

REMARKS.

Time of Arrest, 2:25-PM

Name of Isaac Wer Polowski

Age, 34

Sex, M

Complexion, Fair

Color, W

Profession, Police

Married, No

Single, Yes

Read, Yes

Write, Yes

Isaac Wer Polowski

0192

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Isaac War Polowski -

of 69 Eldridge Street, New York

City, that there is probable cause for believing that John Doe alias Truch, whose real name is unknown but who can be identified by said War Polowski

has in his possession, at, in and upon certain premises occupied by him and situated and known number 34 Ludlow street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day time to make immediate search on the person of the said John Doe alias Truch aforesaid

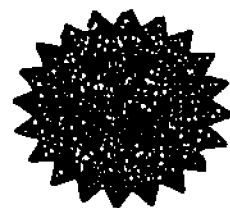
and in the building situate and known as number 34 Ludlow street aforesaid, for the following property, to wit: 1 Faro layouts, 1 Roulette Wheels and layouts, 2 Rouge et Noir, or Red and Black layouts, 10 gaming tables, 10000 chips, 100 packs of cards, 50 dice, 10 deal boxes, 1000 lottery policies, 1000 lottery tickets, 5000 circulars, and all writings, papers, and documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, and all books and documents for the purpose of enabling others to gamble or sell lottery policies, 5 black-boards, 10000 slips or drawn numbers of a lottery, and all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 7th District Police Court at the Tombs in Centre street in the City of New York.

Dated at the City of New York, the 6th day of August 1884.

Isaac War Polowski

POLICE JUSTICE.



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Inventory of property taken by _____ the Peace Officer by whom this warrant was executed :

_____ Faro layouts, _____ Roulette Wheels, _____ Roulette layouts, _____ Rouge et Noir lay-
outs, _____ gaming tables, _____ chips, _____ packs of cards, _____ dice, _____ deal
boxes, _____ deal trays for holding chips, _____ cue boxes, _____ markers, or tally cards, _____
ivory balls, _____ lottery policies, _____ lottery tickets, _____ circulars, _____ writings, _____
papers, _____ black boards, _____ slips, or drawn numbers in policy, _____ money, _____
manifold books, _____ slates, _____

City of _____ and County of _____ ss :

I, _____ the Officer by whom this warrant was executed,
do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this _____ }
day of _____ 188 _____ }

Police Justice.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Enac Wer Solowski -
US.
John Dor alias
Tucha.
34 Ludlow st.

Search Warrant.

Dated _____ 188

Justice.

Officer.

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City, County and State of New York.

Isaac Wer Polowski being of full age, being duly sworn deposes and says, that he resides at 69 Eldridge street New York City, that on or about the 30th day of July 1884, and between that date and the 3rd day of August 1884, ~~John Doe~~ ^{Isaac} ~~known as~~ ^{Tricks}, whose real name is unknown but who can be identified, did at Number 34 Ludlow ~~street~~ ^{street} in the City and County of New York, unlawfully, allow to be used and did use for gambling purposes, certain rooms, tables cards, establishment and apparatus, in certain gambling games where money was dependent upon the results, against the form of the statutes of the People of the State of New York in such case made and provided, and particularly section 344 of the Penal Code of the State of New York.

Deposant further says, that on the 30th ^{or 31st} day of July, and the first, second and third days of August 1884, he personally visited the premises situated and known as Number 34 Ludlow street aforesaid and there saw the said ~~John Doe~~ ^{Isaac} Tricks, and saw him deal cards at a certain gambling game where money was dependent upon the results, and deposant during the period of time set forth aforesaid lost ^{about} sixty dollars at said gambling game, and deposant is informed and verily believes, that the Cards used by said

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~~John Doe~~ ^{Isaac} ~~Truch~~, were marked upon
the backs so as to be known to the said ~~John~~
~~Doe~~ ^{Isaac Truch}, and that thereby deponent was defrauded
out of his money; instead of it being a
fair deal, it was unfair and dishonest.
Deponent further says, that he saw the
said ~~Truch~~ ^{Isaac} ~~John Doe~~ ^{Truch} deal cards
and back the said gambling game aforesaid,
and receive the monies won from deponent
and others who were present upon the
different days and dates mentioned
aforesaid. Deponent further says, from
personal observation he is informed and
verily believes that, at, in and upon the said
premises situate and known ^{number} as 34 Ludlow
Street aforesaid, the said ~~John Doe~~ ^{Isaac} ~~Truch~~
now has in his possession for gambling ^{purposes} and
with intent to use the same as a means to commit
a public offense, certain and divers, cards, tables,
device, establishment and apparatus suitable
for gambling purposes, wherefore deponent prays
that the said ~~John Doe~~ ^{Isaac} ~~Truch~~, may be arrested, his
unlawful matters, articles and things seized, and
all dealt with according to law.

Subscribed and sworn to before me,
this 6th day of August 1884
Charles Smith
Police Justice.

Isaac Morobowster

POOR QUALITY
ORIGINALS

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Brooklyn

Counsel,
Filed 25 day of Sept 1884
Pleads Not Guilty (29)

THE PEOPLE

39 1st 1st 1st B

Dear Sirs

[Case]

Engaging as Dealer in a Banking Game.
(Section 344, Penal Code).

PETER B. OLNEY,

~~DEPARTMENT OF JUSTICE~~

For my 45/07. District Attorney.

plead guilty

A True Bill. Sen suspended

see other indictment

Edward M. Mearns

Foreman.

*Punished on another
indictment by a fine 1882*

Witness

POOR QUALITY
ORIGINALS

0 197

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Isaac Sander

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

of the CRIME OF ENGAGING AS *Dealer* — IN A BANKING GAME,
where money and property were dependent upon the result, committed as follows:

The said *Isaac Sander* —

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *twelfth* day of *August*, in the year of our Lord one
thousand eight hundred and eighty-*four* and on divers other days, was, and
yet is a common gambler; and on the day and in the year aforesaid, the said —

Isaac Sander —
at the Ward, City and County aforesaid, in a certain room in a certain building there
situate, known as Number *Thirty-two* *Grand*
Street, —

with force and arms, feloniously did engage as *Dealer* —
in a certain banking game commonly known as *Twenty-One* —
where money and property were dependent upon the result, a more particular description
of which said banking game is to the Grand Jury aforesaid unknown, and cannot now
be given, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,

~~JOHN H. HARRIS~~

District Attorney.