

**POOR QUALITY
ORIGINAL.**

0745

Witnesses;

1890
day of
of October
Counsel,
Filed
Plaintiff,
THE PEOPLE

Artin's Theorem

W. C. & JOHN R. FELLOWS.

District Attorney.

A True Bill.

^{Foreman.}
Pest ~~H.~~ Waspular 2/90

^{Foreman.}
Pest ~~H.~~ Waspular 2/90

~~breast and cornicled
Aug 22nd day~~

**POOR QUALITY
ORIGINAL**

0746

Police Court—

District.

City and County
of New York, { ss.:

of No. 82 Cherry Street, aged 29 years,
occupation Restaurant being duly sworn
deposes and says, that on the 9th day of November 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by ~~Attiracius~~
~~Diome tri~~ who cast and stabbed
deponent with the blade of
a knife which he then
held in his hand and
said assassin was com-
mitted

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.

Served to before me, this 11th day
of November 1889, George Di Vlaco

W. J. Bixby Police Justice.

**POOR QUALITY
ORIGINAL**

0747

Sec. 198-200.

District Police Court

CITY AND COUNTY ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am now fairly
Astrocausas & Demetrio
alone & am Friday morning when
I went into the Complainant's
store and asked for a glass
of whisky I recd ten
cents for it - after a little
while I went in again
and asked for another glass
of whisky - at that moment
the ~~for~~ Complainant tried to steal
my pocket book containing about
one dollar; then the Complainant
& 3 others fought with me -
had no knife and did not stab
the Complainant by *J. J. Demetrio*
*Frank**

Taken before me this
day of November 1882

Sc Dm
1882

Police Justice.

**POOR QUALITY
ORIGINAL**

0748

Police Court—1 District.

CITY AND COUNTY } ss,
OF NEW YORK,

of No. 82 Cherry Street, aged 21 years,
occupation Cook being duly sworn, deposes and says, that
on the 9th day of November 1880 at the City of New York,
in the County of New York, Demetri Balito
and felonious attempt to kill
he was violently ASSAULTED and BEATEN by
who did and stabbed said Balito
with a knife then and there held
in the hand of said Demetri thereby
so wounding said Balito that he is
confined in Chambers St Hospital as shown
by medical certificate
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 9th day of November 1880

Virgil Pastore
mark
Asst Sheriff
Police Justice.

**POOR QUALITY
ORIGINAL**

0749

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.,

New York, Nov 9th 189

This is to certify That
Geo. S. Volico ^{Balito} was stabbed
in the arm & leg this
morning sustaining many
fresh wounds not of a severe
character.

John Van Rossem
Surgeon

**POOR QUALITY
ORIGINAL.**

0750

for the City
where Salits
can come
to court

Police Court... / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Legal Detective

Melvin Daniels

2.....

3.....

4.....

BAILED,
No. 1, by _____
Residence _____
Street. _____

No. 2, by _____
Residence _____
Street. _____

No. 3, by _____
Residence _____
Street. _____

No. 4, by _____
Residence _____
Street. _____

Dated *12 Dec 1890*
H. D. Green Magistrate.
Officer. *H. D. Green* Precinct.

Witnesses,
Melvin Daniels
No. *12 Clarence Street*

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

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated..... 18 Police Justice.

**POOR QUALITY
ORIGINAL**

0752

COURT OF GENERAL SESSIONS-Part III.

The People of the State of New York, : Before Hon. Fred'k.
against : Smyth, and a Jury.
ARTANASIUS DeMETRI.

Indictment filed 1890.

Indicted for assault in the first degree.

New York, November 26th 1890.

APPEARANCES: For the People Asst. Dist. Atty. PARKER.
For the defendant Mr. J. R. HEINZELMAN.

GEORGE D. VLARCKO, a witness for the People, sworn, testified:

I live at No. 82 Cherry street in this city. My business is a restaurant keeper. I have known the defendant ten months. He worked for me, washing dishes in the kitchen when he first came to this country. On Sunday morning the 9th of November the defendant cut me with a sheath knife. At six o'clock in the morning he came into my restaurant. At that time there were fifteen or twenty sailors in the place eating. He asked me for a match to light his cigarette. After I had thus obliged him he started in to insult the people in my place calling them foul names. I told him he had better keep quiet and get out. He would not do as I had requested him and I was compelled to eject him from my premises. I did so. In five minutes he returned; I was sitting in a chair; he came right up to me and stabbed me in the leg. I saw that he held in his hand a large sheath knife such as sailors use in cutting ropes. The wound was inflicted on

the left leg, the outside . I ran out of the door after him and caught him nad he began stabbing me; he cut me on the arm and in the back . I am still suffering from the effects of these wounds . I did not strike him at all during this altercat ion, my efforst were directed to holding him off and preve ting him from doing me any fur-ther injury . The officer came to my assistance and he was placed under arrest . The officer picked up this knife in the gutter directly at the place we were standing at the time he stabbed me in the arm and in the back . I have had no conversation with the defendant since the time of the assault. I was taken in an ambulanec r to the hos-pital and attended by the physician whomis now present in Court .

Cross Examination:

This man was working for me . I discharged him because he was no good . I am a Greek ; the defendant is the same nationality . I have no whiskey for sale in my premises . The defendant drank no liquor in my place the day of this occurrence . While I was holding this man in frontof my store he stabbed me in the back . . I was ta-ken to the Chambers Street hospital at six o'clock in the morning .

CONSTANTINE VLARCKO, a witness for the People, sworn, testified

I am a brother of the last witness, and live at his house . I have known the defendant ten months. I did no see the cuttingtake place . I saw the defendant in my brother's restaurant lo days before the 9th of Novem-ber . He said,"You are a scoundrel , you are rogues, I will

kill you ". At that time a policeman escorted him from the premises . He said to my brother "You are a son of a bitch and a bastard, I will kill you ". Two days after that I saw him come to the door of the place, look in and then go away . He also said "Let the policeman club me as much as he likes I will kill your brother when I see him".

Cross Examination:

We have no whiskey in our saloon . We have no license and we do not sell any intoxicants . Of course I like this man, when he wishes to kill my brother ?

DENNIS GILONEY, a witness for the People, sworn, testified:

I am a Greek . I saw the defendant on the morning of the 9th of November last . When he left my place that morning he said he was going ot his countryman Vlarcko to have some fun with him.

JOHN VAN RENNSLAER, a witness for the People, sworn, testified :

I am a physician practicing in this city . On the 9th of November I received an ambulance call and went to 4th precinct station house . I found the complainant; he was bleeding very freely from a wound in the leg; it was two inches in depth; he had a wound in the left arm about three inc es in depth; the wound in the back was a slight one . He was taken to the hospital and treated there .

**POOR QUALITY
ORIGINAL.**

0755

4

ELMER F. BERKELEY, a witness for the People, sworn, testified:

I am a practicing physician in this city. I have treated the complainant since the 8th of November last. He has been suffering from a wound in the leg and one in the arm. They are pretty well healed now. The wound in the back was a superficial one.

MICHAEL HIGGINS, a witness for the People, sworn, testified-

I am a police officer attached to the 4th precinct. I took this defendant into custody on the morning of the 9th of November in front of the premises 82 Cherry st. I heard shots of murder. Coming to the spot I found the defendant and complainant surrounded by a crowd. I discovered that a man whad been stabbed; found out that it was the defendant who had committed the assault and placed him under arrest. I asked for the knife but did not receive it. Subsequently I found the knife in the gutter right in front of these premises. When I asked the defendant why he had cut the other man he laughed at me. I was u able to hold any conversation with him.

Cross Examination:

The defendant was quite cool. He did not appear to be under the influence of drink. He had no marks of violence about him at the time of his arrest. There was considerable excitement around this place at the time I arrived there.

**POOR QUALITY
ORIGINAL**

0756

5

ARTANASIU S DeMETRI, the defendant, sworn, testified:

I am a Greek; thirty ifive years of age, and arrived in this country last March. I came here on a ship from Marseilles in France. I was born in Salonica in Turkey. I know the witness who has sworn against me. I went to his place on my arrival here, and secured employment. He afterwards dischaged me. On the morning of this assault I went into his place and secured a glass of whiskey. I left and returned again and secured another drink of the same beverage. The complainant tried to steal my pocket book from me as I was paying him for the whiskey. I resisted and immediately there came to his assistance his brother and several others who were there. Four of them at once began to assault me, they pushed me out on the sidewalk and while there struggling the policeman came and arrested me. The knife which the officer found is not my property; I never owned such a knife; I never made any threats against the life of the complainant to his brother or to any one else. I am not an offensive man. I am harmless. It is not necessary here in America to carry knives for self protection, as it is in Turkey. I have not carried any weapon since I arrived on these shores. The complainant was not required to put me out of his restaurant on that morning on account of any abusive language used by me. He did throw me out when I resisted the attempt to despoil me of my property.

Cross Examination:

I never had any difficulty of any character with the witnesses who swore against me here to-day. I have tried

to make an honest living while on shore by selling beads and fancy articles. I had several times bought whiskey in this place. All of the sailors who were in there at the time were drinking intoxicating liquors. I saw the knife in the possession of the officer; it is not min I had never seen it before. I have been in prison eighteen days.

THOMAS DIAMOND, a witness for the defendant, sworn, testified:

I am a peddler. I know the defendant. He is in the same line of business with me. His character for peace and quietness is good.

Nicolius Canilacus, testified to the same effect.

The jury returned a verdict of Guilty of assault in the 2nd degree.

**POOR QUALITY
ORIGINAL**

0758

Indictment filed 1890.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE, Plaintiff, vs.
ARTANASIUS DEMETRI,

against
PESSO PELLE &c.

Abstract of testimony on

trial New York Nov/ 26th

1890.

**POOR QUALITY
ORIGINAL.**

0759

District Attorney's Office
City & County of
New York.

Henningsen

189

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**POOR QUALITY
ORIGINAL**

0760

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

January 31, 1893

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer H. J. Grins
1100/CO attached to your command in
relation to the case of
Artishacius Lockett sentenced Nov 28, 1890 to 5
years and months imprisonment by
Recorder Smythe.

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

**POOR QUALITY
ORIGINAL**

0761

Worckard & Briggins

**POOR QUALITY
ORIGINAL**

0762

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Artinacius Demetri

The Grand Jury of the City and County of New York, by this indictment, accuse
Artinacius Demetri —
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Artinacius Demetri —
late of the City of New York, in the County of New York aforesaid, on the
ninth day of November in the year of our Lord
one thousand eight hundred and ninety with force and arms, at the City and
County aforesaid, in and upon the body of one George D. Glasc,
in the peace of the said People then and there being, feloniously did make an assault
and hym — the said George D. Glasc
with a certain Knife —

which the said Artinacius Demetri —
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

3 with intent him the said George D. Glasc
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
Artinacius Demetri —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Artinacius Demetri —
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said George D. Glasc in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and hym — the said
with a certain Knife —

which the said Artinacius Demetri —
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York,
and their dignity.

John R. Fellows
District Attorney

0763

BOX:

416

FOLDER:

3847

DESCRIPTION:

Dester, John

DATE:

11/18/90



3847

**POOR QUALITY
ORIGINAL**

0764

1/15
Counsel, / H. J. T. to 1890
Filed day 1
Pleads, Not Guilty (G)

Witnesses:

THE PEOPLE

vs.
John Lester

(Misappropriation
of funds Laundering and other
Sections 328 and 381 of the Penal Code).

Chas. T. C. JOHN R. FELLOWS,
X

District Attorney.

A True Bill.

X
John Brown
Foreman.

X
Paul III November 26/90
Please guilty. G. L. 2 day

2 M. 3 M. 2 P. 28.
Nov 26/90

**POOR QUALITY
ORIGINAL**

0765

CITY AND COUNTY } ss.
OF NEW YORK,

aged 41 years, occupation o. Grancer of No.

237 Elizabeth Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Blister
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 6
day of November, 1888.

X/Antonio

J. Henry Ford
Police Justice.

**POOR QUALITY
ORIGINAL**

0766

Police Court

District

Affidavit—Larceny.

City and County
of New York, ss:

of No. 578, East 16th Street, aged 27 years,
occupation Laborer, being duly sworn,
deposes and says, that on the 1st day of September 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

Gold and lawful money
of the United States of
the amount and value
of Thirty Dollars

\$ 30.00
30⁰⁰

the property of Department

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Lester ~~from him~~,
for the reasons following to wit:
on the said date that defendant
who was employed by deponent
as driver to transport the said
money from Antonio Gutorio,
his books and approvals at
it to his own use as per
written receipt.

Frank Hartmann

Swear to before me this
day of September 1890

Frank Hartmann
Police Justice

**POOR QUALITY
ORIGINAL**

0767

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

John Lester 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.

Taken before me this
day of January 188

G. H. Murphy, Esq.

Police Justice

POOR QUALITY
ORIGINAL

0768

Police Court... 1691
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

No. 378-Bart-16

Joseph Hartman and Lucy

Officer Wm. J. Murphy

BAILED,

No. 1, by 378-Bart-16
Residence [REDACTED] Street.

No. 2, by [REDACTED] Street.

No. 3, by [REDACTED] Street.

No. 4, by [REDACTED] Street.

Dated Oct 6 1888
2.
3.
4.

Judge

Magistrate

Officer

Police Officer

Witnesses
No. 378-Cognac
Street.

No. 4, by [REDACTED] Street.
No. 524 Cognac
Street.

Residence [REDACTED] Street.



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

I find the above-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 Oct 6 1888
P. J. Murphy, Police Justice.

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

Dated 18
Police Justice.

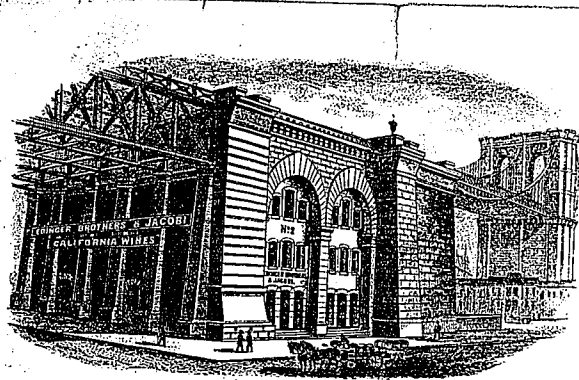
There being no sufficient cause to believe the within named.

I order he to be discharged.

Dated 18
Police Justice.

**POOR QUALITY
ORIGINAL**

0769



ALL CLAIMS MUST BE MADE WITHIN 10 DAYS AFTER RECEIPT OF GOODS.

New York September 27 1890

EDINGER BROS. & JACOBI

Brooklyn Bridge
Store No 2

COR DOVER & PEARL STS.

CALIFORNIA WINES & BRANDIES.

Agents for Lachman & Jacobi, San Francisco, Cal.

Terms C. O. G.

Sold at Suburu east, N.Y.

2 Gbs Claret 50/-
50/-
101-1=100

30

30 -

~~Paid~~

New York 9/27/90

EDINGER BROS. & JACOBI.

J. H. J.

Received
John H. J.

**POOR QUALITY
ORIGINAL**

0770

Dijo que Barba
Gallonej 100 Pacate.

**POOR QUALITY
ORIGINAL**

0771

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 Lester

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

The said John Lester,

late of the City of New York, in the County of New York aforesaid, on the
Twenty-first day of September in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid, being
then and there the clerk and servant of one, Frank Hartmann

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 Frank Hartmann

the true owner thereof, to wit:

the sum of thirty dollars
in money lawful money of the
United States of America, and
of the value of thirty dollars.

the said John Lester — afterwards, to wit:
on the day and in the year aforesaid, at the 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 Frank Hartmann
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said Frank Hartmann —

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.

JOHN R. FELLOWS,
District Attorney.

0772

BOX:

416

FOLDER:

3847

DESCRIPTION:

Deutsch, Adolph

DATE:

11/18/90



3847

0773

BOX:

416

FOLDER:

3847

DESCRIPTION:

Becker, Nathan

DATE:

11/18/90



3847

**POOR QUALITY
ORIGINAL**

0774

City Bank of New York

Manuel S. Maxfield

No. 13
Ex. No. 6

against

Adolph Deutsch
and Nathan Becker

Judgment Roll.

Jack Baust

Plaintiff's Attorney
21 Park Row

Amount and interest,	\$ 1996.86
Costs and disbursements,	<u>24.65</u>
	<u>82-018.51</u>

Filed 12/16/90
11/36

o'clock M.

**POOR QUALITY
ORIGINAL**

0775

Notice of Appearance.—570.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

New York City Court
Isaac Levy and
Abraham Horwitz
agst
Adolph Deutsch

Notice of Appearance.

SIR:

Please to take Notice, That the defendant Adolph Deutsch
appear in this action, and that I retained as Attorney for him
therein, and demand that a copy of the Complaint and all papers in this action be served on
me at my office, number 216 Broadway
n.y.city.

December 30th 1896

Yours, &c.,

Henry Grossman
Attorney for Defendant Deutsch
Office and Post Office Address:
216 Broadway
n.y.city

To Henry W. Unger Esq }
Plaintiff's Attorney }
115 Broadway

**POOR QUALITY
ORIGINAL**

0776

N.Y. City Court

Isaac Levy
&ano

agst
Adolph Deutsch
&ano

Notice of Appearance.

Henry Grossman
206 Broadway
Attorney for Defendant
Plaintiff

Due service of a notice, of which the within is a copy, admitted this _____ day of _____, 18____.

To: *R.W. ONO*
Henry W. Auger
Plaintiff's Attorney
115 Broadway

0777

Judgment on Failure to Appear or Plead.—397.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York

Code of Civil Procedure, § 1212.

*Isaac Levy and
Abraham Horwitz
against*

*Adolph Deutsch and
Nathan Becker*

Statement for Judgment.

Amount claimed in Summons

\$135.00	00	\$137	22
2.22			

Interest

15.00		\$ 19.71
5.00		
12		

Costs by Statute

2.00		\$ 19.71
1.00		
1.00		

Defendants served with process, (\$2.00 each)

7.22		\$ 19.71
3.7		

Affidavits

1.00		\$ 19.71
1.00		

Transcripts and Docketing

1.00		\$ 19.71
1.00		

Serving Complaint and Summons

1.00		\$ 19.71
1.00		

Clerk's Fees entering Judgment

1.00		\$ 19.71
1.00		

Postage

1.00		\$ 19.71
1.00		

Sheriff's Fees on Execution

1.00		\$ 19.71
1.00		

Satisfaction Piece

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

1.00		\$ 19.71
1.00		

City and County of New York ss: *Henry W. Unger*
 being duly sworn, says that he is *the* plaintiff's attorney in the above action; that the disbursements above mentioned have been made in said action, or will be necessarily made or incurred therein; that the time for the defendant's to appear, answer or demur herein has expired, and that said defendant ~~has~~ not appeared or answered or demurred herein, except ~~that on the 27th day of December, 1890, the defendant Adolph Deutsch, and Nathan Becker, herein named, has not appeared, and his said time to answer has expired.~~

Sworn to before me, this 26 day of December 1890.

*Augustus B. Carrington
Warden Public
M. C. L. S.*

Henry W. Unger

Judgment.

December 29th 1890 The summons and Complaint in this action having been personally served on Adolph Deutsch, one of

the defendant on the 18th day of December 1890 and the time for said defendant to appear, answer or demur herein having fully expired, and said defendant not having appeared, or answered or demurred herein, except as above stated.

Now on motion of Henry W. Unger plaintiff's attorney it is hereby adjudged that Isaac Levy and Abraham Horwitz

the plaintiff do recover of Adolph Deutsch and Nathan Becker (not summoned)

the defendant the sum of One hundred and thirty seven dollars,

the amount claimed and interest, with Nineteen dollars,

costs and disbursements, amounting in the whole to the sum of One hundred and fifty six dollars,

(\$156.56) and that said plaintiff have execution therefor.

Michael T. Daly Clerk

**POOR QUALITY
ORIGINAL**

0778

McCarty Court
vs.
Jane Lynch vs.
against
Abelik Schitsch
et al. 14th b.
Plaintiff's
Pet.

Judgment Roll.

Henry W. Lynch
Plaintiff's Attorney
115 Broadway
N.Y.

Amount and interest,	\$ 137.22
Costs and disbursements,	16.71
	<hr/>
	\$ 156.93

Dec 29 1890
Filed
at 10 o'clock A.M.

SJ

**POOR QUALITY
ORIGINAL**

0779

City Court of New York.

W. Reid Gould, Law Blank Publisher and Stationer,
139 Nassau Street, cor. of Beckman, and 120 Broadway, N. Y.

No. 139a.

Joseph Feiner

against

Plaintiff

Adolph Deussel

W. Nathan Becker Defendants

Summons. — With Notice.

To the above named Defendants:

You are hereby Summoned to answer the complaint in this action, and to serve a copy of your answer on the Plaintiff's Attorney within six days after the service of this summons, exclusive of the day of service, and in case of your failure to appear, or answer, Judgment will be taken against you by default for the relief demanded in the complaint.

Dated November 8, 1890

Jacob Barnett Plaintiff's Attorney
Post Office Address and Office, No. 21 Park Row Street,

NOTICE. Take notice, that upon your default to appear or answer the above Summons, Judgment will be taken against you for the sum of _____ dollars, with interest from _____ and with costs of this action.

Plaintiff's Attorney

0780

City Court of New York

Joseph Feiner

against

Adolph Deutsch

and Nathan Becker

The complaint of the plaintiff
respectfully shows:-

I. That at and during all the time
hereinafter mentioned the defendants
were and still are copartners in business
doing business in the City of New York and
under the name of Deutsch & Becker.

5 II. That heretofore and on or about
the fourth day of June, 1890, the above
named defendants, made and executed
and delivered to the plaintiff for value
their promissory note in writing for
Five hundred dollars payable four
months after the date thereof at num-
ber 85 Avenue A. in the City of New
York.

6 III. That at maturity thereof the said
note was duly presented for payment at
the place where the same was made
payable, and payment thereof de-
manded, but payment thereof was
refused.

0781

IV. That the whole of said sum is now due and owing from the defendants to the plaintiff with interest thereon from the seventh day of October, 1890, no part of which has been paid.

Therefore plaintiff demands judgment against the defendants for the sum of Five hundred dollars with interest thereon from the seventh day of October, 1890, together with the costs and disbursement of this action.

Jacob Barnett
Plaintiff's attorney,
Post office and office address,
21 Park Row,
N.Y. City.

City and County of New York, ss:

Joseph Feiner deposing
duly sworn says that he is the plaintiff herein; that he has read
the foregoing complaint and knows
the contents thereof; that the same
is true of his own knowledge.

Sworn to before me this 8th day of November, 1890, Joseph Feiner
Witness Whereas

Lemmon & Deeds

N.Y.C.

0782

Attachment—Affidavit.—19.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York
Joseph Feiner
against
Adolph Deutsch and
Nathan Becker

Code of Civil Procedure, §§ 635, 636.

Affidavit to obtain Warrant of Attachment.

City and County of New York ss:
Joseph Feiner
The plaintiff herein being duly sworn, says:

I.—That the plaintiff — above named, Joseph Feiner, is entitled to recover from the defendant above named Adolph Deutsch and Nathan Becker the sum of Five hundred Dollars, with interest from the seventh day of October, 1890, over and above all counter claims known to the plaintiff, upon one of the causes of action mentioned in Section 635 of the Code of Civil Procedure, and particularly set forth in sub-division II. of this affidavit.

II.—That heretoforesaid or on or about the fourth day of June, 1890, the above named defendants, made, executed and delivered to this deponent for value, their promissory note in writing for Five hundred dollars payable four months from the date thereof at No. 86 Avenue A in the City of New York.

That at maturity thereof, said note was duly presented for payment at the time and place where it was made payable and payment demanded and refused, and the whole amount is now owing to the plaintiff from the defendants, and no part thereof has been paid.

III.—That the defendants, Adolph Deutsch and Nathan Becker have made a bill of sale of their property and place of business to one Joseph Nielar, and have assigned and disposed of and secreted their property. Deponent to source of information has been derived from statements made to him by both defendants, that they have made the sale to protect themselves from creditors who were pressing them, and that it was done without consideration, also said Nielar has shown deponent said bill of sale which the defendants have made of their property and which they are about to make, over and over again to be used as well as to cheat and defraud their creditors, among them the plaintiff.

IV.—That the plaintiff is about to commence an action against the defendant for the cause above stated, by issuing the summons and complaint, hereto annexed, and no previous application for an attachment has been made herein.

Sworn to before me, this 8th day of November, 1890,

James D. Hayes
Clerk of New York

Joseph Feiner

POOR QUALITY
ORIGINAL

0783

City Court of New York

Sgt H. Deuer

355 against
Adolph Deutsch
as Marshal Becker

Summons, Complaint,
Affidavit, Undertaking
+ Warrant of Detention

Frank Bennett
Sergeant
2 Park Row N.Y.C.

July 20 1905
J.W. on 355

**POOR QUALITY
ORIGINAL**

0784

Notice of Appearance.—570.

¹⁷ John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York
Joseph Feiner
vs
Adolph Deutsch and
Nathan Becker

Notice of Appearance.

SIR:

Please to take Notice, That the defendant's Adolph
Deutsch and Nathan Becker appear in this action, and that I am retained as Attorney for them
therein, and demand that a copy of the Complaint and all papers in this action be served on
me at my office, number 206 Broadway

November 10th 1890

Yours, &c.,

Wm Grossman

Attorney for Defendants

Office and Post Office Address:

206 Broadway
N. Y. City

To Jacob Barnett Esq }
Plaintiff's Attorney }

**POOR QUALITY
ORIGINAL**

0785

N.Y. City Court

Joseph Feiner

against

Adolph Deutsch

and Nathan Becker

Notice of Appearance.

Wm Grossman

Attorney for Defendants

206 Broadway

Due service of a notice, of which the within is a copy, admitted this day of 18

To Jacob Barnett

Plaintiff's Attorney

**POOR QUALITY
ORIGINAL**

0786

Judgment on Failure to Appear or Plead.—397.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York

Joseph Steiner

against
Adolph Deutsch and
Nathan Becker

Code of Civil Procedure, § 1212.

Statement for Judgment.

Amount claimed in Summons

\$ 500 00
3 35

Interest

15 00
400
50
18
\$ 503 35

Costs by Statute

(2) Defendants served with process, (\$2.00 each)

100
400
50
18
100
72
25
21 65

Affidavits

Transcripts and Docketing

Serving Complaint and Summons

Clerk's Fees entering Judgment

Postage

Sheriff's Fees on Execution

Satisfaction Piece

Total \$ 525.00

County of New York

Jacob Barnett ss:

being duly sworn, says that he is the plaintiff's attorney in the above action; that the disbursements above mentioned have been made in said action or will be necessarily made or incurred therein; that the time for the defendants to appear, answer or demur herein has expired, and that said defendant ~~has not appeared or answered or demurred herein, except herein but have not answered or demurred, although their time to do so has fully expired~~

Sworn to before me, this 18th day
of November 1890

Jacob Barnett

Herman Cook
Commissioner

Judgment.

November 18th 1890 The summons and complaint in this action having been personally served on Adolph Deutsch and Nathan Becker

the defendant S on the 10th day of November 1890 and the time for said defendant to appear answer or demur herein having fully expired, and said defendant ~~not having appeared, or answered or demurred herein, except~~

Now on motion of Jacob Barnett plaintiff's attorney it is hereby adjudged that Joseph Steiner

the plaintiff do recover of Adolph Deutsch and Nathan Becker

the defendant S the sum of Two hundred and three & 35/100 Dollars the amount claimed and interest, with Twenty one & 65/100

Dollars ~~Two hundred & twenty five~~ costs and disbursements, amounting in the whole to ~~Two hundred & twenty five~~ dollars, ~~(\$525.)~~ and that said plaintiff ~~has~~ execution therefor.

Michael O'Daly
clerk

**POOR QUALITY
ORIGINAL**

0787

at recd. max. 6

City Court of New York

Joseph Steiner

against

Adolph Deutsch
and Nathan Becker

Judgment Roll.

Jack Bauer

Plaintiff's Attorney.

21 Park Row

Amount and interest,	\$ 503.35
Costs and disbursements,	21.65
	<u>\$ 525.00</u>

Filed Nov 18 1890
11³⁵ o'clock M.

JG

0788

N.Y. City Court

Isaac Levy)
Plaintiff

against
Adolph Deutsch)
Yanov
Defendant

W. Reid Gould, Law Blank Publisher and Stationer,
139 Nassau Street, cor. of Beckman, and 120 Broadway, N. Y.

No. 5a.

Affidavit of Service of Summons and
Complaint.

City and County of New York - S.S.

being duly sworn, says, that he is of the age of 21 years, and that on the 19
day of December, 1890 at no 85 Avenue A, New York

Clerk

he served the annexed summons, together with
the complaint therein mentioned which is also hereunto annexed, on Adolph

Deutsch, one of the defendant in this action, by delivering a copy of the same to Adolph Deutsch

such defendant personally, and leaving the same with him. He further says, that he knew the person
served as aforesaid to be the person mentioned and described in the said summons as one of the
defendant in this action.

Sworn to before me, this

19th day
of December 1890

COMMISSIONER OF
CLERKS, NEW YORK CITY

Julius Garber Edward Milley

**POOR QUALITY
ORIGINAL**

0789

Summons—266.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York.

Isidor Feeny and Abraham Horowitz

against

Summons.

Adolph Deutsch and Nathan Racker

To the above named Defendant,

You are hereby Summoned to answer the complaint in this action, and to serve a copy of your answer on the Plaintiff's Attorney within six days after the service of this summons, exclusive of the day of service; and in case of your failure to appear, or answer, judgment will be taken against you by default, for the relief demanded in the complaint.

Dated *My December 17 1890.*

Henry Wurman Plaintiff's Attorney

Office and Post Office Address:

No. 115 Broadway

New York City.

**POOR QUALITY
ORIGINAL**

0790

City Court of New York.

Isaac Levy and Abraham Horwitz

against

Adolph Deutsch and Nathan Backer

The complaint of the plaintiff respectfully shows:

I. That at all the times hereinafter mentioned, the plaintiffs were and still are copartners in trade doing business in the City of New York, under the firm name and style of Levy & Horwitz; and at the same time, the defendants were copartners doing business in said City under the firm name of Deutsch & Backer.

II. That on or about September 26th, 1890, for and at the request of defendants, plaintiffs sold and delivered to them certain goods, wares and merchandise at the agreed price of One hundred and thirty-five Dollars, no part of which has been paid, and the whole amount whereof is still due, owing and unpaid.

Wherefore plaintiffs demand judgment against defendants for said sum of One hundred and thirty-five Dollars with interest thereon from September 26th, 1890, together with their costs and disbursements therein.

Henry W. Unger,

Plaintiff's Attorney,

115 Broadway, N. Y. City.

**POOR QUALITY
ORIGINAL**

0791

City and County of New York, S.S.

Isaac Levy, being duly sworn says,
he is ~~one of the parties~~ herein. That the foregoing complaint
is true in his knowledge of deponent, except as to the matters therein
stated to be founded on information and belief, and that as to those
matters he believes the same to be true.

Sworn to before me, this 16

day of December, 1890.

Isaac Levy

NOTARY PUBLIC, RICHMOND CO., N.Y.
CERTIFICATE ON FILE IN N.Y. CO., N.Y.

**POOR QUALITY
ORIGINAL**

0792

My City Court

At your very hand

Joseph Deutsch
1 ave

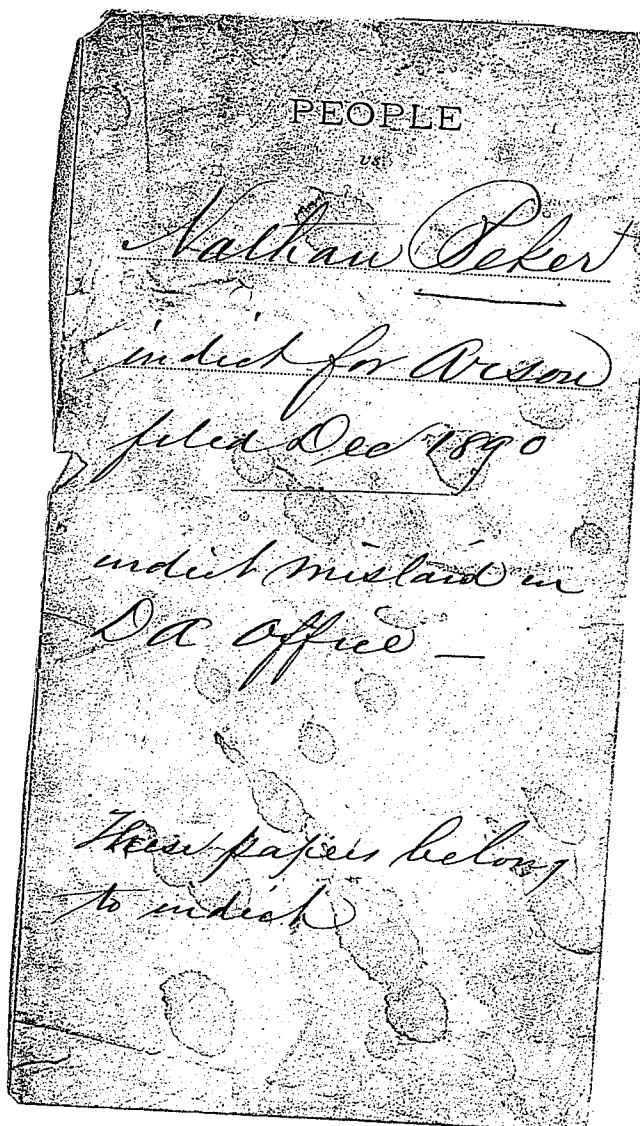
Juror
and Foreperson

HENRY W. UNGER,
Attorney for Plaintiff

115 Broadway,
NEW YORK CITY.

**POOR QUALITY
ORIGINAL**

0793



**POOR QUALITY
ORIGINAL**

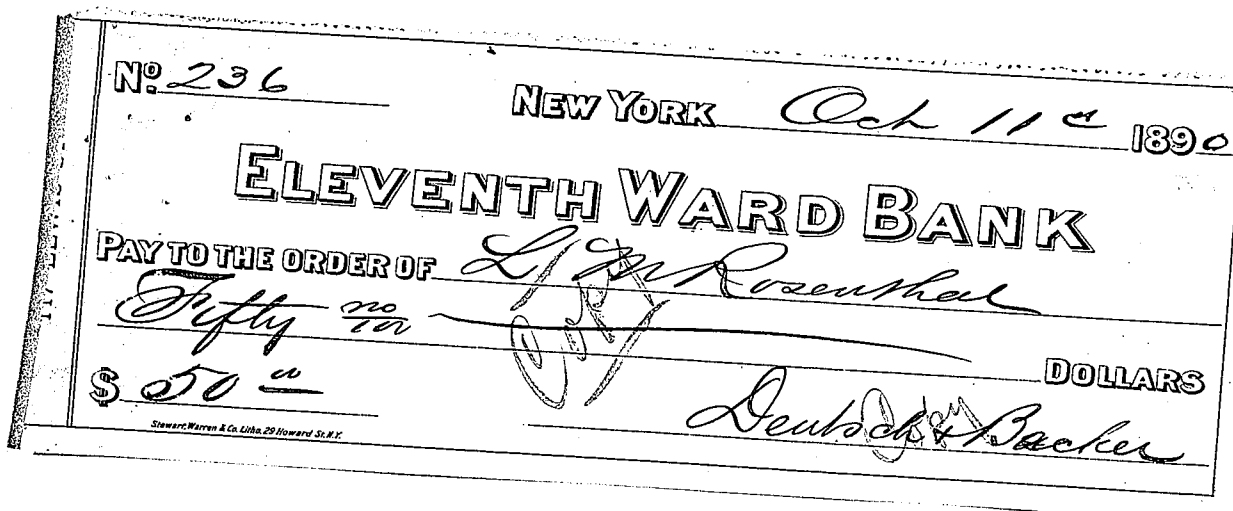
0794

Endorsed by
L M Rauschke

Deposited to the
credit of
L M Rauschke

**POOR QUALITY
ORIGINAL**

0795



**POOR QUALITY
ORIGINAL**

0796

DEUTSCHE BACKER & CO., F.T.L. CLOTHING, NEW YORK CITY.

126 APRIL 18-90... 85 AVENUE A. ADOLPH DEUTSCHE STATES THAT THIS FIRM WAS FORDED JANUARY 1-90, AND IS COMPOSED OF HIMSELF AND NATHAN BACKER. THAT THEY STARTED WITH A CAPITAL OF \$2,700, THAT HE IS TWENTY-THREE AND SINGLE AND A PRACTICAL TAILOR, WAS FORMERLY FOR FOUR YEARS IN THE EMPLOY OF A. JACOBS A TAILOR, 96 CANAL ST., AND LEFT HIM TO JOIN THIS FIRM, TO WHICH HE CONTRIBUTED \$500 CASH ALL HIS OWN MONEY. THAT BACKER IS MARRIED AND AGED THIRTY-TWO, CAME TO THIS COUNTRY FROM LONDON, ENGLAND, ABOUT THREE YEARS AGO, WORKED AS JOURNEYMAN TAILOR ABOUT TWO YEARS AND MORE RECENTLY KEPT A MISFIT CLOTHING STORE AT 127 STANTON ST., FOR SEVEN MONTHS, DISCONTINUED THAT TO ENTER THIS FIRM TO WHICH HE CLAIMS TO HAVE CONTRIBUTED \$900 CASH AND \$900 IN STOCK ALL PAID FOR AND CASHED OVER FROM FORMER BUSINESS. CLAIMS THEIR PRESENT CONDITION IS ABOUT AS FOLLOWS, VIZ.: STOCK \$3,500 AND LIABILITIES ABOUT \$500 FULLY INSURED, KEEP NO BANK ACCOUNT, HAVE NO OUTSIDE MEANS.

WE DO NOT GET STATEMENT CONFIRMED AND ARE NOT THOUGHT TO BE WORTH ALTOGETHER OVER \$3 OR \$400, SOLD TO A LIMITED EXTENT BY A FEW PARTIES ON SHORT TIME WHO WATCH THE ACCOUNT CLOSELY AND WOULD NOT ALLOW BILLS TO LAPE. OTHERS DO NOT SEEK THEIR CUSTOM. - 4 L.H.P.

**POOR QUALITY
ORIGINAL**

0797

THE MERCANTILE AGENCY

The information given on this sheet can answer to an inquiry made by a Subscriber to The Mercantile Agency, who asks for the same AS CANALD, to determine the propriety of giving credit. The information is communicated under the conditions of an agreement signed by the said Subscriber, which expressly stipulates that the said information is obtained by the servants, clerks, attorneys, and employees of the said Subscriber and of his behalf. The said agreement also expressly stipulates that the said Mercantile Agency SHALL NOT BE RESPONSIBLE for any loss caused by the neglect of any of the said Subscriber's servants, clerks, attorneys, and employees in procuring, collecting, and communicating the said information; and the actual verity of the said information is in no manner guaranteed. The agreement further provides that the information thus communicated shall be STRICTLY CONFIDENTIAL; shall never be communicated to the persons to whom it refers; and that all inquiries made shall be confined to the legitimate business of the Subscriber's establishment.

*Very respectfully
Signed on 3/15/1890
John C. Young*

John C. Young
President
The Mercantile Agency
1890
No longer to be used
as a reference
or for any other purpose.
This is to witness we have
read and understood the
above conditions and agree to
them. We further warrant
and declare that the information
communicated to us is correct
and true to the best of our
knowledge. In witness whereof
we have hereunto set our hands
this 15th day of March, 1890.

John C. Young
President
The Mercantile Agency
1890
No longer to be used
as a reference
or for any other purpose.
This is to witness we have
read and understood the
above conditions and agree to
them. We further warrant
and declare that the information
communicated to us is correct
and true to the best of our
knowledge. In witness whereof
we have hereunto set our hands
this 15th day of March, 1890.

**POOR QUALITY
ORIGINAL**

0798

DEUTSCH & BACKER ----- RETAIL CLOTHING ----- NEW YORK CITY.

NOVEMBER 6TH 1890. 85 AVENUE A.
A FIRE OCCURRED ON THEIR PREMISES ON THE 12TH ULT. & WE LEARN THAT THEIR
INVENTORY TAKEN AFTERWARDS SHOWED STOCK TAKEN AT ABOUT EIGHT PER CENT
ABOVE COST PRICE \$4.889.55 FURNITURE & FIXTURES \$276.50 & LIABILITIES
ABOUT \$3.500. AND WERE INSURED \$5.250. ON STOCK AND FIXTURES. THE
INSURANCE PEOPLE HAVE OFFERED TO PAY THEM \$2.250. WHICH AMOUNT
THEY THINK FULLY COVERS THE LOSS, PROVIDED THE SENIOR PARTNER
WHO IS NOW UNDER ARREST UPON A CHARGE OF ARSON IS EXONERATED BY THE
COURTS.

NOVEMBER 19TH 1890.
THERE WERE TWO JUDGEMENTS ENTERRED AGAINST THEM BY DEFAULT ON THE 18TH
INST ONE FOR \$525 FAVOR OF J. FEINER, THE OTHER FOR \$2.018. IN FAVOR
OF M. & L. MANHEIM, BOTH FOR GOODS SOLD AND DELIVERED, AND EXECUTION ISSUED
SAME DAY, WHEN IT WAS DISCOVERED THAT THEY HAD MADE A BILL OF SALE
OF THE BUSINESS, BUT AS THEY HAVE NOT YET SETTLED WITH THE INSURANCE
PEOPLE, WILL ENDEAVOR TO HAVE THEIR JUDGEMENTS SATISFIED FROM THAT
SOURCE.

*Unexecuted: I wonder why they
had never seen the regular office
earlier so often. It would have been about
sure*

POOR QUALITY ORIGINAL

0799

THE MERCANTILE AGENCY

R. G. DUN & CO.

The information given on this sheet is an answer to an inquiry made by a Subscriber to The Mercantile Agency, who asks for the same AS AN AD, to determine the propriety of giving credit. The information is communicated under the conditions of an agreement signed by the said Subscriber, which expressly stipulates that the said information is obtained by the servants, clerks, attorneys, and employees of the said Subscriber, and on his behalf. The said agreement also expressly stipulates that the said Mercantile Agency SHALL NOT BE RESPONSIBLE for any loss caused by the neglect of any of the said Subscriber's servants, clerks, attorneys, and employees in procuring, collecting, and communicating the said information; and the actual verity of the said information is in no manner guaranteed. The agreement further provides that the information thus communicated shall be STRICTLY CONFIDENTIAL; shall never be communicated to the persons to whom it refers; and, that all inquiries made, shall be confined to the legitimate business of the Subscriber's establishment.

For HENRY W. UNGER ESQ.

DISTANCE

No.

TORN PAGE

**POOR QUALITY
ORIGINAL**

0800

CONTINUED.

DEUTSCH & BACKER..... RETAIL CLOTHING..... NEW YORK CITY

DECEMBER 3 1ST 1890..... FORMERLY 85 AVENUE "A"
THERE WAS A JUDGEMENT ENTERRED AGAINST THEM ON THE 29TH IN
\$156. IN FAVOR OF I. LEVY FOR GOODS SOLD AND DELIVERED &

POOR QUALITY
ORIGINAL

0801

MERCANTILE AGENCY
OF
R. G. DUN & CO.

The information given on this sheet is an answer to an inquiry made by subscriber to The Mercantile Agency, who asks for the same AS AN AGREEMENT TO DETERMINE THE PROPERTY OF GIVING CREDIT. The information is obtained under the conditions of an agreement signed by the subscriber which expressly stipulates that the said information is obtained by the servants, clerks, attorneys, and employes of the said subscriber and on his behalf. The said agreement also expressly stipulates the said Mercantile Agency SHALL NOT BE RESPONSIBLE for loss caused by the neglect of any of the said Subscriber's servants, attorneys, and employes in procuring, collecting, and communicating the said information; and the actual verity of the said information is never guaranteed. The agreement further provides that no information communicated shall be STRICTLY CONFIDENTIAL, and will never be communicated to the persons to whom it refers; and that inquiries made shall be confined to the legitimate business of the Subscriber's establishment.

To: HENRY W. UNGER ESC
DIST. A. O.
189 No.

**POOR QUALITY
ORIGINAL**

0802

Inventory of Newtch & Parker & Ave C. Ch. of City.

Dot 11	4	Pain Paints Bill No. 1. 5413	4.50	18	
2	10	"	4.50	45	
3	13	"	4.50	13	50
4	4	"	3.75	15	
5	7	"	3.50	24	50
6	8	"	3.50	28	
7	4	"	4.50	18	
8	17	"	3.50	42	50
9	6	"	3.75	22	50
10	8	"	3.75	30	
11	6	"	3.75	22	50
12	9	"	3.00	24	
13	6	"	3.50	21	
14	7	"	3.50	24	50
15	5	"	3.50	14	50
16	5	"	3.50	17	50
17	7	"	2.50	14	50
18	5	"	2.50	12	50
19	4	"	3.50	24	50
20	8	"	1.45	14	
21	6	"	2.75	16	50
22	6	"	3.50	15	
23	6	"	2.75	16	50
24	9	"	3.25	29	25
25	6	"	3.75	22	50
26	11	"	3.50	38	50
27	14	"	3.50	49	
28	10	"	2.75	23	50
29	9	"	2.75	24	43
30	8	"	2.50	20	
31	7	"	2.50	14	50
32	9	"	2.50	22	50
33	3	"	2.50	14	50
34	4	"	2.00	14	
35	11	"	2.75	22	
36	6	"	2.00	18	
37	9	"	2.00	15	
38	6	"	2.50	15	
39	6	"	2.50	15	
40	3	"	2.00	6	
41	9	"	3.75	29	75
42	14	"	1.75	22	75
43	6	"	2.00	17	
44	6	"	2.25	13	50
45	4	"	2.75	15	43
46	10	"	3.50	35	
(335)				993	75

**POOR QUALITY
ORIGINAL**

0803

✓ 1. Rain Pantos

✓ 47 10 Rain Pantos
48 8 " "
49 4 " "
50 11 " "
51 4 " "
✓ 52 4 " "
63 11 " Waiters Jackets
✓ 54 16 " "
55 7 " Shirts

56 13 " Boys
57 6 " Vests
58 10 " Shirts
✓ 59 17 " "
60 10 " "
61 3 " "
✓ 62 9 " "
63 9 " "
64 3 " "
65 4 " "
✓ 66 4 " "
67 7 " "
68 9 " "
69 5 " "
70 5 " "
71 5 " Quantity 3 instead of 5. 7.

72 4 " "
73 7 " "
74 6 " "
75 6 " Rain Pantos
76 24 " "
77 15 " "
78 20 " "
79 21 " "
80 16 Boys Quincearts
81 7 Quincearts
82 9 Boys Shirts

B 12. 1098 - 4²⁵

B 7. 2286 - 4⁵⁰

7.50	75
7.50	70
7.50	14 50
7.50	24 50
7.50	14 50
7.50	14 50
7.50	14 50
7.50	14 50
1.50	24
9.00	63
12.00	36
8.00	51
1.75	17 50
2.00	90
1.00	10
8.00	24
12.00	36
8.00	47
9.50	88 50
8.00	56
12.00	48
9.50	66 50
8.00	24
4.50	37 50
13.00	94 50
10.00	50
8.00	37
9.50	66 50
4.50	45
6.50	39
7.00	48
7.00	30
7.00	40
7.00	42

7.50	70
2.00	10
8.00	24
12.00	36
8.00	47
1.75	17 50
2.00	90
1.00	10
8.00	24
12.00	36
8.00	47
9.50	88 50
8.00	56
12.00	48
9.50	66 50
8.00	24
4.50	37 50
13.00	94 50
10.00	50
8.00	37
9.50	66 50
4.50	45
6.50	39
7.00	48
7.00	30
7.00	40
7.00	42

B 17. 2286 - 8⁵⁰

4.00	64
11.50	80 50
8.50	46 50
6.50	37 50
6.00	30
4.50	31 50
5.00	15
4.00	88
4.00	88
4.00	88
4.50	84
4.25	81 85
4.50	31 50
4.00	20
4.50	31 50

1498 45

**POOR QUALITY
ORIGINAL**

0804

3.

Days	Units	B	2286	3 1/2	4.50	7450
94	5	(Days)				
95	6	"			5.50	33
96	4	"			7.75	1575
97	6	"			7.50	13
98	7	"			3.50	2450
99	6	"			3.75	2250
100	8	"			3.75	26
101	6	"			3.75	1950
102	6	"			3.50	15
103	8	"			2.50	20
104	8	"			2.75	22
105	7	"			3.00	21
106	4	"	12-11-362	3 1/2	3.00	12
107	5	"			3.50	1450
108	6	"			3.50	21
109	6	"			3.50	21
110	4	"			2.50	1450
111	8	"	13-8-6107	2 1/2	2.00	16
112	7	"			2.00	14
113	6	"			2.75	1350
114	6	"			2.75	1650
115	6	"			2.75	1650
116	4	"			1.75	7
117	4	"			1.75	7
118	5	"			3.00	15
119	11	"			2.75	2455
120	9	"			1.50	1330
121	7	"			2.75	1575
122	6	"			1.75	1050
123	11	"	Pants		1.50	1650
124	6	"	Suits		1.50	9
125	5	"			2.00	10
126	7	"			2.75	1575
127	10	"	12-10-5715-2		2.50	25
128	9	"			1.75	1575
129	8	"			1.50	12
130	8	"	Pants		.80	640
131	4	"	Hair Pants		2.00	8
132	11	"			1.75	1375
133	8	"			1.00	8
134	9	"			.80	560
135	17	"			1.00	17
136	80	"			2.00	160
137	17	"			1.75	20
138	283	"			.60	14980
139	8	"	Quality and 2 sets		5.50	44
140	6	"	Lacks 4 pants missing		0.00	18
						106530

**POOR QUALITY
ORIGINAL**

0805

141	8	Suits Coat & Vest Missing	7.50	68	+
142	8	Sp. Pant	3.25	26	
143	7	" "	2.50	17	50
144	1	" "		5	
145	1	Suit " " 13.		13	50
146	1	Coat and Vest		8	
"	2	Suits Coat Missing		14	
147	1	Pants and Vest Missing	7.75	14	+
148	4	Gas Cloth		9	

In Window:

1		Overcoat		17	
1		Sp. Pant		10	
3		" "	7.00	9	
1		" "		6	
1		" "		3	50
1		" "		3	75
1		" "	5.00	15	
1		" "		4	50
1		" "		3	50
1		Overcoat		13	
1		Suit		3	50
1		" Boys	12.00	9	
1		" Jackets		3	50
1		" "		8	00
1		" Boys		4	50
1		" "		4	50
1		" "		5	00
1		" "		4	50
1		" "		4	50
1		" "		4	50
1		" "		4	50
1		" Mens		2	50
1		" Yacht		3	50
1		" Mens		3	50
3		Over pants		6	89
5		Gas Cloth		9	50
			0.45	9	45
				380	25

**POOR QUALITY
ORIGINAL**

0806

Bent

138

136

124/5

120

110/12

104/5

100/3

96/7

85/9

91

94/5

47/9

42/4

39/41

34/6

31/3

65/14

26/18

25/25

**POOR QUALITY
ORIGINAL**

0 8 0 7

5.

Stock Total Loss.

150 Pair Pants

8.50 375-

375-

Fixtures.

- 1 Sewing Machine 37
- Shelving throughout 175-
- Gas fixtures and Pipes 50
- Counters and Tables 50
- Window and door shades 68 50
- Minor 246 50

Recapitulation

Page

- 1 Stock on sight
- 2 " "
- 3 " "
- 4 " Total "
- 5 Fixtures

993 75-
1498 45-
1065 30-
380 25-
345 50-
246 50

4,889.50

Stock by Month

5/53 -

6/2/5 -

7/2/5 -

8/8/9 -

9/6/9 -

10/19/9 -

11/3/9 -

12/1/2 -

1/2/6 -

1/3/6 -

1/3/6 -

1/39/40 -

1/30/1 -

1/30/1 -

1/30/1 -

1/30/1 -

**POOR QUALITY
ORIGINAL**

0008

Book Ex 18
mch 5/61

Dutch & Fischer
6 Ave A

City City

MILLER & VAUGHAN,
Adjusters of Fire Losses,
145 BROADWAY,
NEW YORK

**POOR QUALITY
ORIGINAL**

0009

TO THE

London and Lancashire Fire Insurance Co.
Liverpool, England

RECEIVED
State of New York }
County of New York } ss.

Be it Known, That on this
before me,

5-9

day of May A.D. 1890

duly commissioned and sworn, and residing in the City of New York in the County and State aforesaid, personally appeared Adolph Heitbach and for the firm of Heitbach and Becker, who, being duly sworn deposes and say and each for himself says, that the following statement and the papers therein referred to and signed with His own hand contain a particular, just and true account of loss in the words and figures following, to-wit:

I.—That on the 89 day of May A.D. 1890, the INSURANCE COMPANY, by its Policy of Insurance, numbered 1648405, issued by New York Office, their Agent at New York City, in the State of New York, did insure Heitbach and Becker against loss or damage by fire to the amount of the sum of One Thousand Dollars.

On Stock of Clothing & other Merchandise hazardous & likely to be damaged or destroyed or held by them in trust or on commission or sold but not delivered contained in the Brick Building occupied as Store and dwelling Situate 708 Avenue A N.Y. City.

Ordinary Mechanics Premium.

Other Insurance Permitted.

[Give the written portion of the Policy in full.]

For the term of One year from the 845 day of May A.D. 1890 to 1891, and which was continued by Renewal No. from the 845 day of May A.D. 1890, to the 845 day of May A.D. 1890, at noon.

[In Schedule of additional Insurance, give the name of each Company, date and term of Policy, rate of Premium, and the entire written portions of each.]

II.—That in addition to the amount covered by said Policy of said Company, there was Two Thousand dollars Dollars other concurrent insurance made thereon, as specified in the accompanying schedule, showing the name of each Company, and amounts of each Policy besides which there was no other insurance thereon.

III.—That the ACTUAL CASH VALUE of the property so insured amounted to the sum of One Thousand Six Hundred and Nineteen dollars Dollars, at the time immediately preceding the fire, as will appear by the annexed schedule showing a full and accurate description of each kind of property, and the value of the same, with the damage or loss on each stated separately.

IV.—That the property insured belonged to Heitbach and Becker and there was no encumbrance thereon.

[If Real Estate, state whether it is owned in fee simple, or held on lease. If the property be held in trust, or on Commission, state in the schedule the names of the owners, marks and numbers, and the insurance, if any, by the owners or consignees.]

**POOR QUALITY
ORIGINAL**

08 10

V.—That the building insured or containing the property destroyed or damaged was occupied in its several parts by the parties hereinafter named, and for the following purposes, to-wit:

House by Assured, upper part as dwellings

and for no other purposes whatever.

VI.—That on the 11th day of October A. D. 1890, a fire occurred by which the property insured was injured or destroyed to the amount of Two Thousand and One ~~One hundred and Seventy Five and Two Thous and One~~ Dollars, as set forth in this statement, and the several schedules and papers hereunto annexed, which the deponent declare to be a just, true and faithful account of ~~the~~ loss as far as ~~they~~ ^{were} been able to ascertain the same. And the insured claim of the London and Lancashire Fire Assurance Company, the sum of Four Thousand and Thirty Five and Two Thous and One Dollars, as follows:

\$ On
\$ 135.00 On Stock
\$ On
\$ On
\$ On
\$ On
\$ 135.00 Total Amount claimed.

[Make the subdivisions of the amount claimed to correspond with the subdivisions of the Policy.]

VII.—That the fire originated *from Cause Unknown to deponents*

[State all you know about the origin of the fire.]

and the said deponent further declare that the said fire did not originate by any act, design or procurement on ~~their~~ ^{their} part, or in consequence of any fraud or evil practice done or suffered by ~~them~~ ^{them} and that nothing has been done by or with ~~their~~ ^{their} privity or consent to violate the conditions of insurance, or render void the Policy aforesaid, and that ~~they~~ ^{they} will furnish, whenever required by said Company, full particulars exhibiting the construction of the building containing the property insured, its dimensions and conditions at the time of the said fire, and such additional information concerning said insured property, the damage thereto, and the insurance thereon, as well by means of books of accounts and other vouchers furnished, as by replies to interrogatories made, as shall be required by said Company.

WITNESS my hand at New York 5th in the County of New York and State of New York this November day of 1890 A. D. 1890

Adolf Henrich
of A. P. Henrich & Becker

[Signature of Assured must be same name as that to whom Policy was issued or transferred.]

Subscribed and sworn to before me this 8th day of November A. D. 1890

Officier
Office of Deeds

STATE OF

COUNTY OF

{ ss.

residing in _____ most contiguous to the property hereinbefore described, hereby certify that I am not concerned in the loss or claim above set forth, either as a creditor or otherwise, or related to the insured or sufferers; that I have examined the circumstances attending the fire, or damage as alleged, and that I am well acquainted with the character and circumstances of the insured, and do verily believe that _____ ha _____ by misfortune, and without fraud or evil practice, sustained loss and damage on the property insured to the amount of _____ Dollars.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal this 8th day of November A. D. 1890

**POOR QUALITY
ORIGINAL**

081

CHARLES C. HALSEY.

WM R. PITCHER.

**HALSEY & PITCHER,
Adjusters,**

N. E COR. WILLIAM AND PINE STREETS, NEW YORK.

Telephone—Cortlandt, 2025.

COMMERCIAL UNION BUILDING.

New York, Nov. 28th 1890

THIS IS TO CERTIFY that the claim for loss by fire of Oct. 11th 1890
to Stock at 83 Avenue Ard
belonging to D. Litch & Backer has been settled and
compromised for the sum of Twenty-One Hundred & Seventy-Five Dollars

Halsey & Pitcher

Total insurance, \$ 5000

Ins. Co. pays \$ 435

X Payment due in 60 days from Nov 11th 1890

Recommend cash payment.

But do not pay
until further advised by us.

One of the firm is under ~~intervention~~
for an son. W.R.P.

**POOR QUALITY
ORIGINAL**

08 12

CHARLES C. HALSEY

Statement of Loss.

Goods Touched by Fire		1.199.85
Less discount. Def's and Etc	10%	149.89
	Damaged	80% 1019.36 815.49
Goods Wet and Slightly Scorched		1.652.80
Less discount. Def's and Etc	10%	247.92
	Damaged	60% 1.404.88 842.93
Balance of Stock Destroyed		1.386
Less discount. Def's and Etc	10%	207.90
	Damaged	30% 1.178.10 353.40
Goods Totally Destroyed		875
Compromised at		163.18
Store furniture and fixtures needed for		75.00
		\$ 9.750.00
		1019.35
		1404.88
		1178.10
		375.00
		<u>3.977.53</u>

POOR QUALITY ORIGINAL

0813

SCHEDULE

APPORTIONMENT OF LOSS, SHOWING AMOUNT INSURED AND PAYABLE BY EACH COMPANY.

No. of Policy.	NAME OF COMPANY.	PORTIONMENT OF LOSS, SHOWING AMOUNT INSURED AND PAYABLE BY EACH COMPANY.										TOTAL.	
		First Item.		Second Item.		Third Item.		Fourth Item.		Fifth Item.			
		Insures on Item.	Pays on Item.	Insures on Item.	Pays on Item.	Insures on Item.	Pays on Item.	Insures on Item.	Pays on Item.	Insures on Item.	Pays on Item.	Insurance by each Company.	Loss under each Policy.
1598956	Dansas fire	\$1000	\$470									\$1000	\$470
1688405	Donovan and Dansas fire	1000	435									1000	435
3318416	Pacific	1000	435									1000	435
1745744	Jefferson	1000	435	750	- 75-							1750	510
		5000	4145	250	- 75-							5750	7250

**POOR QUALITY
ORIGINAL**

08 14

LOSS NO. 111111

PROOF OF LOSS.

London and General Fire
Insurance Co.
London
England
R. N. New Jersey
England

Assumed
Hendrick and Becker

Adjuster

Policy No. 1648405

Amount of Policy \$ 1000 00

Amount Claimed \$ 135 00

Amount Paid \$

Date of Fire October 11-1890

Proof Received

Date of Payment

Adjuster

**MILLER & VAUGHAN,
Adjusters,
145 BROADWAY, N. Y.**

**POOR QUALITY
ORIGINAL**

08 15

PROOF OF LOSS.

*London and Overseas
LIFE & FIRE
INSURANCE CO.
LONDON
ENGLAND*

Assumed
Mengoch and Peckin

Agent

Policy No. 1648405

Amount of Policy \$ 100 0 0

Amount Claimed \$ 1/35 0 0

Amount Paid \$

Date of Fire October 11-1890

Proof Received _____

Date of Payment _____

Adjuster _____

**MILLER & VAUGHAN,
Adjusters,**

145 BROADWAY, N. Y.

**POOR QUALITY
ORIGINAL**

08 16

Transcript Account of Deutsch & Pearce
with The Eleventh Ward Bank only
October 1st 1890 to March 3rd 1891

Oct 1 1890	\$ 124.63	Balance	124.63
	Deposits \$ 90.00	Drafts 119.91	Bal 94.72
Oct 2 1890		" 33.00	" 61.72
" 3 "		" 30.00	" 11.72
" 4 "	Deposits \$ 72.00	" 43.13	" 40.59
" 6 "	" \$ 95.00	" 128.20	" 7.39
" 7 "	" \$ 80.00	" "	" 87.39
" 8 "	" \$ 23.80	" "	" 111.19
" 9 "	" \$ 50.00	Drafts 104.70	" 56.49 Oct 10 - am
" 10 "	" "	" 30.00	" 26.49
" 11 "	" \$ 24.00	" 50.00	" 49.49
	<u>\$ 559.43</u>	<u>\$ 558.94</u>	
Balance 49.49 from Oct 11/90 to March 3 1891			

(B3211510)

**POOR QUALITY
ORIGINAL**

0817

Statement - 11 Grand Court

Office of Deutsch & Beerman

**POOR QUALITY
ORIGINAL**

0818

District Court in the City of New York,
For the Fourth Judicial District.

Samuel White

-vs-

Adolph Deutsch and

Hyman Becker.

It is hereby consented that the summons, complaint and all proceedings heretofore had herein be amended by substituting the name Nathan Becker in lieu and stead of the name Hyman Becker, as one of the defendants.

It is also hereby consented that the answer here-tofore interposed by the defendant Adolph Deutsch, be withdrawn, and that plaintiff have judgment for the amount claimed in the complaint, with costs.

And the defendant, ^{Nathan} ~~Hyman~~ Becker, hereby appears in this action by the undersigned and likewise consents to judgment in favor of plaintiff.

Dated, N. Y., November 29th, 1890.

Wm Gossman
Defts. Atty.

08 19

District Court of the City of New York
for the 4th Judicial District

Samuel White

vs
Adolph Deutsch
and Hyman Becker

The defendant Adolph Deutsch, for
answer to the complaint of the plaintiff
herein,

I. Denies each and every alle-
gation in said complaint contained
Wherefore, this defendant demands
judgment, that the complaint be dismissed
as to him with costs -

Thos Grossman
Attorney for defendant Deutsch
206 Broadway.

City & County of New Yorkss.

Adolph Deutsch being duly sworn
says he is one of the ~~foregoing~~ ^{above mentioned} defendants, that
he has read the foregoing answer & that
the same is true of his own knowledge
Sworn before me this 3

2nd day of November 1891 Adolph Deutsch

Haus Vorkaus

Commonwealth
N.Y.

**POOR QUALITY
ORIGINAL**

0820

4th Judicial District Court

Janeel White

against

Adolph Neutel
and Myrna Bicks

Answer

Myron Neutel
Defendant's attorney
Date: May 10, 1968

Joe Quay reply

**POOR QUALITY
ORIGINAL**

0821

District Court in the City of New York,

FOR THE FOURTH JUDICIAL DISTRICT.

Samuel White
PLAINTIFF,
against
Adolph Deutsch and
Nathan Becker and
Hymann Becker
ALIAS
Summons
DEFENDANTS

THE PEOPLE OF THE STATE OF NEW YORK,

To the above-named Defendant:

You are hereby Summoned and required to appear in this action before ALFRED STECKLER, Esq., Justice of the District Court in the City of New York, for the Fourth Judicial District, in the Court, at the Court Room thereof, at the north-east corner of Second Avenue and First Street (entrance on First Street), in the City of New York, on the

1 day of December 1890, at nine o'clock in the forenoon to answer the complaint of the Plaintiff in this action, who will take judgment against you for the sum of \$133.50 Dollars, with interest from the 5th day of November 1890, if you then fail to appear and answer.

Dated New York November 2d 1890

Alfred Steckler Clerk

This summons must be returned to the Clerk before the return day and the trial fee paid, to entitle it to be placed on the Calendar.

**POOR QUALITY
ORIGINAL**

0822

Fol.1 District Court in the City of New York,
For the Fourth Judicial District.

Samuel White

-vs-

Adolph Deutsch and
Hyman Becker.

The plaintiff by Shafer & Gottgetreu, his attorneys, complaining of the defendants, alleges; upon information and belief:

I.

That at the times hereinafter mentioned these defendants were copartners in trade, doing business in the City of New York under the firm name and style of Deutsch & Becker.

"2

II.

That heretofore, at the City aforesaid, to wit, between and including August 1st, 1890, and September 5th, 1890, this plaintiff sold and delivered to the defendants, at their request, certain goods, wares and merchandise at the agreed price in the aggregate of the sum of \$133.50.

III.

That no part thereof has been paid.

WHEREFORE, plaintiff demands judgment against the defendants and each of them for the sum of \$133.50, besides interest thereon from November 5th, 1890, and the costs and disbursements of this action.

**POOR QUALITY
ORIGINAL**

0023

"3

Shafer and Gottschew

Plffs. Atty's.,
291 Broadway,
N. Y. City.

City and County of New York, ss:

Julius Joske, being duly sworn, says that he is the agent and attorney in fact of the plaintiff herein; that he has read the foregoing complaint and that the same is true of his own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters he believes it to be true.

Deponent further says, that the reason why this verification is not made by the Plaintiff is that said plaintiff is at present absent from the City and State of New York, wherein deponent resides, and that deponent's knowledge and information is derived from conversations with the plaintiff and statements made by defendant's.

Sworn to before me this)
11th day of November, 1890 ; *Julius Joske*.

B. M. H.
Notary Public
City of New York

**POOR QUALITY
ORIGINAL**

0824

4th Judicial District Court.

Samuel White

Plaintiff
against

Catholic Deutsche
U.S.A.

DefendantS

Complaint

SHAFFER & GOTTFREU,

Attorneys for Plaintiff

291 BROADWAY

NEW YORK CITY

**POOR QUALITY
ORIGINAL**

0025

**District Court in the City of New York
FOR THE FOURTH JUDICIAL DISTRICT.**

Samuel White Plaintiff
Adolph Deutsch against *Hyman Lester* Defendant
SUMMONS.

The People of the State of New York,

To THE ABOVE-NAMED DEFENDANT:

You are hereby Summoned and required to appear in this action, before ALFRED STECKLER, Esquire, Justice of the District Court in the City of New York for the Fourth Judicial District, in the Court at the Court Room thereof, No. 30 First Street corner of Second Avenue, in the City of New York, on the *24* day of *November*, 18*90*, at nine o'clock in the forenoon, to answer the complaint of the Plaintiff in this action, who, if you then fail to appear and answer, will take judgment against you for the sum of *\$33.50* Dollars, with interest from the *5* day of *November*, 18*90*, besides the costs of this action.

Dated, New York, *November 12 1890*.

Wm. C. Abbott Clerk.

To entitle this Cause to a favorable position on the Calendar, this Summons should be returned to my Office, and the trial fee paid, at least one day before the return day.

**POOR QUALITY
ORIGINAL**

0826

P.O. No. N March 6th

DISTRICT COURT IN THE CITY OF NEW YORK
FOR THE FOURTH JUDICIAL DISTRICT.

City and County of New York, ss:
On the 12th day of November 1890
I served a copy of the within Summons and Complaint in
the City of New York, on the within-named Defendant,
in person, at No. 85 Avenue A
Street.

I hereby depose
to serve this Summons.

Dated

18

City and County of New York, ss:

being duly sworn, says that he is
of age; that on the 12th day of November 1890
at No.

he served a copy of the within Summons and Complaint
on the Defendant, thereupon by delivering to and leaving
with him a true copy thereof; that he knew the person
so served to be the person described in said Summons as
Defendant therein.

Sicorn to before me, the 1st
of December 1890

RETRN'D
DEC 18
1890
TRIAL FEE.
Commissioner of Deeds

DISTRICT COURT IN THE CITY OF NEW YORK
FOR THE FOURTH JUDICIAL DISTRICT.

VOL. 48 FOL. 500

White, Plaintiff
against Kentuck and Becker, Defendants
Ret'd the 24th day of Nov 1890, at 9 A.M.

Plaintiff appeared by H. C. Colletion
Complaint Verified

Defendant appeared by Mr. Grimes
Answer filed and sworn. Adjudged to Dec 1st to answer with damages and on stipulation between plaintiff and defendants
Judgment for the plaintiff as against both defendants
For Damages..... \$ 133. 50
" Costs..... 2. 50
" Extra Costs... 7. 00

Amount, \$ 143. 00

Dated this 1st day of December 1890.

Justice

**POOR QUALITY
ORIGINAL**

0827

District Attorney's Office.

PEOPLE

vs.

Kathaw Becker

for Alson
filed Dec. 1890.

(Indictment mislaid).

Papers belonging
to the case, (bundle
on shelf in closet)

**POOR QUALITY
ORIGINAL**

0828

**THE CITY OF NEW YORK
DEPARTMENT OF RECORDS AND INFORMATION SERVICES
MUNICIPAL ARCHIVES**

SEPARATION SHEET

INSTRUCTIONS: For each item or unified group of items separated, complete two exactly duplicate forms. Place one form within the collection at the exact place the separated item would occupy if it could remain in the collection. File the other form with the separated item in its new location.

DESCRIBE ORIGINAL LOCATION OF ITEM (S):

1. Record Group: COURT OF GENERAL SESSIONS INDICTMENTS	2. Subgroup: "D" 11/90
3. Series: COURT OF GENERAL SESSIONS INDICTMENTS	4. File Unit & Box No. Deutsch, A. + Becker, N. "D" 11/90 Box 416 Folder 3847
5. BRIEF DESCRIPTION OF ITEM (S): Insurance Policies #34	

SEPARATED TO:

6. New Location: Oversize box	7. Room:
8. Date Separated: 1-14-98	9. Separated By: H.L.

**POOR QUALITY
ORIGINAL**

0829

City Court of New York

Manuel d. Mankiew

*vs.
Adolph Deutsch
and Nathan Becker*

against

Adolph Deutsch
and Nathan Becker

Judgment Roll.

Jack Paquet

*Plaintiff's Attorney
21 Park Row*

Amount and interest, \$ 1996.86

Costs and disbursements, 24.65

\$ 2018.51

Filed 102 18 90

o'clock M.

11 36

DG

**POOR QUALITY
ORIGINAL**

0830

Assignment of Interest by Insured.

The interest of _____ as owner of property,

covered by this Policy is hereby assigned to _____

subject to the consent of London & Lancashire Fire Insurance Co., Liverpool, England

Dated _____

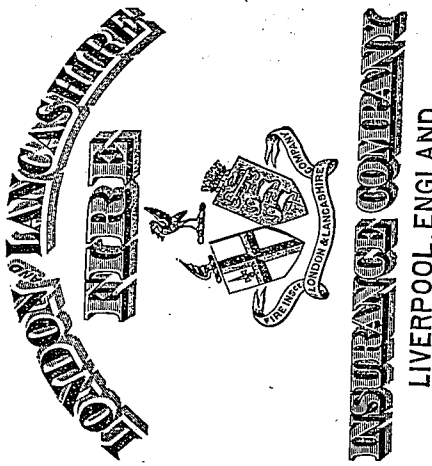
NOTE.—To secure Mortgagees, if desired, the Policy should be made payable on its face to such Mortgagees, as follows: Loss, if any, payable to John Doe, Mortgagee.

Consent by Company to Assignment of Interest.

London & Lancashire Fire Insurance Co., Liverpool, England hereby consents that the
interest of _____ as owner of the property
covered by this Policy be assigned to _____

Dated _____

Policy Ex 10
mch 5/1891 10.
Standard Fire Insurance Policy of the State of New York
EXPIRES 22 May 1891
PROPERTY \$1000 PREMIUM \$75
John H. Beavan



**LONDON AND LANCASHIRE
Fire & Life Insurance Company**

DIRECTORS IN LIVERPOOL.

CHAIRMAN.

DUNGAN GRAHAM, Esq.

DEPUTY-CHAIRMAN.

E. H. HARRISON Esq.

PHILIP BLESSIG, Esq.

W.M. T. BOXTWELL, Esq.

W.M. BINGHAM, Esq.

ALFRED W. DUNN, Esq.

JOHN HIGSON, Esq.

AUGUSTUS H. DEMONIUS, Esq.

MICHAEL A. RAILL, Esq.

GEORGE H. ROBERTSON, Esq.

J. G. ROBINSON, Esq.

JAMES SMITH, Esq.

STEPHEN WILLIAMSON, Esq., M. P.

DIRECTORS IN LONDON.

JOHN ASTE, Esq.

J. SPENCER BALFOUR, Esq.

THOMAS CONNORTON, Esq.

EDWARD J. GRAY, Esq.

PANDOLY SIEGHARI, Esq.

DIRECTORS IN GLASGOW.

JAMES BAIN, Esq.

JAMES BOYD, Esq.

ROBERT KERR, Esq.

J. G. MITCHELL, Esq.

MANAGER AND SECRETARY.

CHAS. G. FOTHERGILL, Esq.

SUB-MANAGER,

J. B. MORFAT, Esq.

NEW YORK BOARD OF TRUSTEES.

DAVID STEWART, ESQ. WM. H. SLOCUM, ESQ.

ARTHUR B. GRAVES, ESQ., H. A. OAKLEY, ESQ.

NEW YORK DEPARTMENT.

JEFFREY BEAVAN, Manager.

Nos. 36 & 38 NASSAU STREET,
NEW YORK.

It is important that the written portions of all policies covering the same property read exactly alike. If they do not they should be made uniform at once.

Malherbe

Off 1648405

LONDON AND LANCASHIRE INSURANCE COMPANY

REGISTERED
AT THE
GENERAL POST OFFICE

ROPE INSURANCE COMPANY

By Consideration of the stipulations herein named and of

Does Insure W. J. Fletcher July 1st 1900

from the 27 day of July 1890 at noon, to the 27 day of July 1891 at noon
against all direct loss or damage by fire, except as hereinafter provided,

Co-on amount not exceeding One Thousand and
Dollars, to the following described property while located and contained as described herein, and not elsewhere, to wit:

As per printed Policy document attached.

or duplicate of same is filed in file #1044

On Block of Clothiers and other merchandise, hazardous and of hazard-
ous, the property of the assured or held by tenant in trust or on commission, or sold and not delivered,
contained in the large building located on Block of Clothiers and other

and surrounding buildings located on Block of Clothiers and other

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**POOR QUALITY
ORIGINAL**

Dollars Premium

1 Year

for the term of

1 Year

1891 at noon

1892

**POOR QUALITY
ORIGINAL**

Dollars Premium

1 Year

1892

1893

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**POOR QUALITY
ORIGINAL**

Dollars Premium

1 Year

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0833

Assignment of Interest by Insured.

The interest of _____ as owner of property covered by this Policy is hereby assigned to _____

subject to the consent of **The Jefferson Insurance Company.**

Dated _____

NOTE.—To secure Mortgagors, if desired, the Policy should be made payable on its face to such Mortgagee as follows: Loss, if any, payable to John Doe, Mortgagee.

Consent by Company to Assignment of Interest.

The Jefferson Insurance Company hereby consents that the interest

of _____ as owner of the property

covered by this Policy be assigned to _____

Dated _____

People's Ex 11
Standard Fire Insurance Policy of the State of New York
March 6, 1891, exch.

EXPIRES February 5, 1891.
PROPERTY No 85 Avenue "A"
AMT \$ 1250 PREMIUM \$ 9.34

Deutsch & Pecker
No. 144544

**JEFFERSON
INSURANCE COMPANY.**

Trinity Building, No. 111 Broadway,
NEW YORK.

RUDOLPH QUENSELL,
→ Insurance
Office, 9 THIRD AVE., opp. Cooper Institute.

It is important that the written portions of all policies covering the same property read exactly alike. If they do not they should be made uniform at once.

EDITION SEPTEMBER, 1895.

R. Quensell - 9-3

Jefferson Insurance Company,

OFFICE, 111 BROADWAY.

Organized A. D. 1824.

CAPITAL 200,010 DOLLARS.

SAMUEL E. BELCHER, President.

DIRECTORS.

JOHN ELLIOTT,
NEHEMIAH TUNIS,
ROBERT P. LEE,
SAMUEL E. BELCHER,
HENRY S. TERBELL,
SAMUEL T. HUBBARD, M. D.
EDWARD A. HALL,
THOMAS L. SMITH, M. D.,
JOHN N. QUIRK,
ALBERT J. MILBANK,
JOSEPH RITTER,
ROBERT B. ROOSEVELT,
WALTER N. DE GRAUW, Jr.

WILLIAM B. FLOWERY, Secretary.

0834

**REDUCTION
CHANGED
TO 15X**

**POOR QUALITY
ORIGINAL**

0836

Assignment of Interest by Insured.

The interest of as owner of property covered by this Policy is hereby assigned to

subject to the consent of the Lancashire Insurance Company.

Dated

[Signature of the insured.]

Note.—To secure Mortgagors, if desired, the Policy should be made payable on its face to such Mortgagee, as follows: Loss, if any, payable to John Doe, Mortgagor.

Consent by Company to Assignment of Interest.

The Lancashire Insurance Company hereby consents that the interest of as owner of the property covered by this Policy be assigned to

[Signature for Company]

Dated

Standard Fire Insurance Policy of the State of New York

EXPIRES Oct 3/91
PROPERTY Pvt. lan a.
AM'T \$ 200 PREMIUM \$ 10
ASSURED Norbert Landau

No. 1598956
108855.

The Lancashire
Insurance Comp^y
of
Manchester, England.

New York Office:

Nos. 40 & 42, PINE STREET

Norbert Landau,
INSURANCE,
203 East 4th Street,
Ber. Aves. A & B. New York.

It is important that the written portions of all policies covering the same property read exactly alike. If they do not they should be made uniform at once.

**POOR QUALITY
ORIGINAL**

0839

Assignment of Interest by Insured.

The interest of _____

covered by this Policy is hereby assigned to _____

subject to the consent of The Pacific Fire Insurance Company.

Dated _____

Note.—To secure Mortgagors, if desired, the Policy should be made payable on its face to such Mortgagor.
follows: Loss, if any, payable to John Doe, Mortgagee.

Standard Fire Insurance Policy of the State of New York.

EXPIRES: February 26th, 1891.
PROPERTY: 85 Avenue "A"
AMOUNT: \$1000 PREMIUM: \$50
Deutsch & Becker

No. 331846

PACIFIC
Fire Insurance Company

OF THE
CITY OF NEW YORK
(ORGANIZED 1851.)

OFFICES:

470 & 173 BROADWAY.

RUDOLPH QUENSELL,
→ Insurance
Off., 9 THIRD AVE., opp. Cooper Institute.

It is important that the written portions of all
policies covering the same property read exactly alike.
If they do not, they should be made uniform at once.

R. Deutscher

PACIFIC FIRE INSURANCE COMPANY,

of the CITY OF NEW YORK.

[Joint Stock Company]

ORGANIZED APRIL, 1851.

DIRECTORS:

LEONARD JACOB, WILLIAM W. WICKES, GEORGE H. MORSE, JOHN MORTON, HART B. BRUNDRETT, ERNEST BEADLETON, LILLIAN HAY, LORDING P. HAWES, ROBERT BUCK, HARMAN BLAUVELT, FRANK T. STINSON, President

FRANK T. STINSON, President

George JEREMIAH, Secretary.

Frank T. Stinson, Secretary.

Mo 331846



POOR QUALITY ORIGINAL

STOCK COMPANY.

STOCK COMPANY.

**Consideration of the stipulations herein named and of
Does Insure _____
From the January fifth day of February 1891 at noon, to the July fifth day of February 1892, at noon,
To an amount not exceeding One Thousand
to the following described property while located and contained as described herein, and not elsewhere, to wit:**

*Stock Clothing Store
On Merchant's hazardous and hazardous buildings, situated
in the city of New York.*

Privileged for mechanics to make ordinary alterations and repairs, but it is understood and agreed that extraordinary alterations, repairs or additions are prohibited without notice to and consent of this Company in writing.

Other Insurance permitted without notice until required.

Attached to Policy No. 331846

PACIFIC FIRE INSURANCE COMPANY

*Clementine H.
John Shandell*

Attestation of Agent

PACIFIC FIRE INSURANCE COMPANY

*J. C. Johnson
Secretary*

Attestation of Agent

PACIFIC FIRE INSURANCE COMPANY

*Frank Johnson
President*

Attestation of Agent

PACIFIC FIRE INSURANCE COMPANY

*J. C. Johnson
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Attestation of Agent

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*Frank Johnson
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*Frank Johnson
President*

Attestation of Agent

PACIFIC FIRE INSURANCE COMPANY

</div

0841

**REDUCTION
CHANGED
BACK TO:
14 X**

0842

City Court of New York.

W. Reid Gould, Law Blank Publisher and Stationer,
139 Nassau Street, cor. of Beekman, and 120 Broadway, N.Y.

No. 130n.

Manuel L. Manheim
against Plaintiff }
Adolph Deutsch and Summons. — With Notice.
Nathan Becker Defendant }

To the above named Defendants:

You are hereby Summoned to answer the complaint in this action, and to serve a copy of your answer on the Plaintiff's Attorney within six days after the service of this summons, exclusive of the day of service, and in case of your failure to appear, or answer, Judgment will be taken against you by default for the relief demanded in the complaint.

4

Dated, November 8th 1890

Jacob Barrett Plaintiff's Attorney
Post Office Address and Office, No. 21 Park Row, New York

NOTICE. Take notice, that upon your default to appear or answer the above Summons, Judgment will be taken against you for the sum of dollars, with interest from and with costs of this action.

Plaintiff's Attorney

City Court of New York

Manuel L. Manheim

against
Adolph Deutsch and
Nathan Becker

The Plaintiff complains of the defendants respectfully shows to this court:-

I. That at and all the time herein-after mentioned the defendant were and still are copartners in business under the name of *Deutsch and Becker*.

II. For a just cause of action, That heretofore and between the 31st day of August, 1890 and the 3^d day of October, 1890, the plaintiff at the special instance and request of the defendants sold and delivered to them, goods, wares and merchandise, consisting of clothing of the reasonable value, and for which the defendants agreed to pay the sum of Nine hundred and eighty two $\frac{50}{100}$ dollars. That the whole of said sum is now due and owing from the defendants to the plaintiff, and no part thereof has been paid, although

0844

6

Payment thereof has been demanded.
III. For a second cause of action:—That
herefore and on or about, the 3rd day of
August, 1890, the above-named defendants
made, executed and delivered to this plain-
tiff for value, their promissory note
in writing for One thousand dollars
payable sixty days from the date
thereof at the City of New York.

IV. That at maturity thereof the
said note was duly presented for pay-
ment at the place where the same
is made payable, and payment thereof
demanded, which was refused.

7

That the whole of said sum is now
due and owing from the defendants
to the plaintiff, together with interest
from the 3rd day of October, 1890, no
part of which has been paid.

Therefore the plaintiff demands
judgment against the defendants for
the sum of Nine hundred and
eighty two & $\frac{50}{100}$ dollars, with interest
thereon from October 3rd 1890 together
with the costs of this action.

Jacob Barnett,

Attorney for plaintiff
office & P.O. address, 2 Park Row, N.Y. City.

0845

8

City and County of New York, ss:-

Manuel L. Manheim being
duly sworn says he is the plaintiff
in the above entitled action; that
he has read the foregoing complaint
and that the same is true of his
own knowledge.

Sworn to before me } Manuel L. Manheim
the 8th day of November, 1890 }

James J. Donahue
Commissioner
NYC

Attachment—Affidavit.—19.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York
Manuel L. Manheim
against
Adolph Deutsch and
Nathan Becker, com-
pising the firm of
Deutsch & Becker

Code of Civil Procedure, §§ 635, 636.

Affidavit to obtain Warrant of Attachment.

City County of New York ss:
Manuel L. Manheim, the above
named plaintiff being duly sworn, says:

I.—That the plaintiff above named, Manuel L. Manheim,
is Adolph Deutsch and Nathan Becker, copartners, entitled to recover from the defendant above named,
the sum of Nineteen Thousand & eighty two 19,082.50 Dollars,
with interest from the 3d day of October 1890, over and
above all counter claims known to the plaintiff, upon two of the causes of action mentioned in Section 635 of the
Code of Civil Procedure, and particularly set forth in sub-division II, of this affidavit.

II.—That heretofore and between the 6th day of August, 1890,
and the 8th day of October, 1890, the plaintiff at the request of the
defendants, sold and delivered to them goods and merchandise
at the reasonable value of \$982.50 which defendants
agreed to pay, that no part thereof has been paid.

III.—That heretofore and on or about the 9th day of August,
1890, defendants made and executed to said plaintiff their cer-
tain bonds or note in writing whereby they promised to
pay him sixty days after said date at New York City, the sum
of one thousand dollars, and delivered the same to him for
value. That the same was duly presented for payment, which
was refused; they no part thereof has been paid.

IV.—That the defendants above named, have made
a bill of sale of their place of business to one Joseph
Heilas, and have disposed of and sacrificed their property
with intent to defraud their creditors; they deponent
swear that the defendant Heilas source of information has been derived from the following
circumstances. Deponent entered the store when said
Bill of Sale herein before mentioned was made, and he
asked defendant what it meant. Said Deutsch
answered, "I want to protect myself against my friendly
creditors, don't say anything about this, and I will see
that you are paid in full. First I want to get my goods
out of the way, and so I make this sale to save the
creditors." Blister further said, "If the Sheriff comes to
my store, he can do nothing now, but I will see you are
paid. Heilas is an honest man and he will give me every
cent he will take in in the store for this stock."

V.—That the plaintiff is about to commence an action against the defendant for the cause above
stated, by issuing the summons and complaint hereto annexed, and no previous application for an
attachment has been made herein.

Sworn to before me, this 8th
day of November 1890

Manuel L. Manheim

Society of Yorkville
Courts of Justice

**POOR QUALITY
ORIGINAL**

0847

City Bank of New York

Manuel d. Mauhera

356 against

*Adolph Deutrich
and Nathan Becker
successors, complain
Affidavit, undertaking
and warrant of attachment*

*Jacob Horwitz
Plaintiff attorney
21 Park Row
N.Y.*

Yester

**POOR QUALITY
ORIGINAL.**

0848

Notice of Appearance.—570.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York
Manuel L. Manheim

Adolph ^{vs} Deutsch and
Nathan Becker

Notice of Appearance.

SIR:

Please to take Notice, That the defendant s Adolph
Deutsch and Nathan Becker appear in this action, and that I am retained as Attorney for them therein, and demand that a copy of the Complaint and all papers in this action be served on me at my office, number 206 Broadway.

November 10th 1890

Yours, &c.,

Max Grossman

Attorney for Defendants

To. *Jacob Barnett Esq*
Plaintiff's Attorney }
 {

Office and Post Office Address:

206 Broadway
N. Y. City.

**POOR QUALITY
ORIGINAL.**

0849

N. Y. City Court

Manuel L. Manheim

against
Adolph Deutsch and
Nathan Becker

Notice of Appearance.

Wm Grossman
Attorney for Defendants
206 Broadway

Due service of a notice, of which the within is a copy, admitted this day of 18.....

To Jacob Barnett
Plaintiff's Attorney

**POOR QUALITY
ORIGINAL**

0850

Judgment on Failure to Appear or Plead.—397.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

City Court of New York

Manuel L. Manheim
Plaintiff

against

Adolph Deutsch
and Nathan Becker

Code of Civil Procedure, § 1212.

Statement for Judgment.

Amount claimed in Summons
Interest ~~from Oct 3 - 1890~~

Costs by Statute
(2) Defendants served with process, (\$2.00 each)
Affidavits
Transcripts and Docketing
Serving Complaint and Summons
Clerk's Fees entering Judgment
Postage
Sheriff's Fees on Execution
Satisfaction Piece

\$ 1982 50	
14	36
	<hr/>
\$ 1996 86	
100	
42	
35	
	<hr/>
Total	\$ 2018 51

City & County of New York
Jacob Barnett

being duly sworn, says that he is the plaintiff's attorney in the above action; that the disbursements above mentioned have been made in said action or will be necessarily made or incurred therein; that the time for the defendants to appear, answer or demur herein has expired, and that said defendants have not appeared or answered herein except herein, but have not answered or demurred, although their time to do so has fully expired

Sworn to before me, this 18th day
of November 1890

Herman Cook
Clerk of County
New York City

Judgment.

November 18th 1890. The summons and complaint in this action having been personally served on Adolph Deutsch and Nathan Becker

Becker the defendants on the 10th day of November 1890 and the time for said defendants to appear, answer or demur herein having fully expired, and said defendants not having appeared, or answered or demurred herein, except

Now on motion of Jacob Barnett plaintiff's attorney it is hereby adjudged that Manuel L. Manheim

the plaintiff do recover of Adolph Deutsch and Nathan Becker

the defendant the sum of Nineteen hundred and ninety six 86 dollars the amount claimed and interest, with Twenty one 51 dollars costs and disbursements, amounting in the whole to the sum of Two thousand and eighteen 51 dollars, (\$2018 51) and that said plaintiff have execution therefor.

Michael J. Daly Clerk

**POOR QUALITY
ORIGINAL**

0851

City Bank of New York
Maurice Mankin

Ex. No. 43 6/20

against

*Adolph Deutsch
and Nathan Becker*

Judgment Roll.

Jacob Blauft

*Plaintiff's Attorney.
21 Park Row*

Amount and interest, \$ 1996.86
Costs and disbursements, 21.65
\$2018.51

*Filed 10-18-90
10 o'clock M.*

11/36

JF

0852

BOX:

416

FOLDER:

3847

DESCRIPTION:

Devlin, Annie

DATE:

11/17/90



3847

**POOR QUALITY
ORIGINAL**

0853

132 JG
Counsel, *John R. Fellows*,
Filed day of 1890
Pleads, *John R. Fellows*
THE PEOPLE

[Sections 523, 68] [Penal Code]
Grand Larceny, *John R. Fellows*,
Degree.

I have examined the
within case. I respectfully
recommend that a plea
of not guilty be accepted.
Date 3 Dec. 3/90
J. R. Fellows
John R. Fellows
Dist. Atty.

JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. R. Fellows
John R. Fellows
Foreman
Part III December 3/90
Pleads - Peter Kinsley

P. Kinsley
Peter Kinsley

**POOR QUALITY
ORIGINAL**

Witness:

1/27/90
Counsel, /
Filed day of
Pleads, /
1890

THE PEOPLE

vs.
147-1900-1
v. C. J. Chayton
Annie Devlin
Grand Jury
Decree.

I have examined the
written case. I respectfully
recommend that a plea
of guilty be accepted.

1/27/90
John R. Fellows
Dist. Atty.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows
Foreman.

Part II December 3/90
Please - Peter Kerec

Pen found.

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, { ss.

John O'Brien
of No. 921 of Clinton Street, aged 68 years,
occupation ~~Miner~~ being duly sworn
deposes and says, that on the 3d day of November, 1910, in 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 ~~early~~ time, the following property, viz:

Good and lawful money of the
United States consisting of
Bank notes ~~and bills~~ of the
denomination and value of
Forty Seven 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 Samie Devlin (now Lee)
for the reasons following to wit: That
about the hour after noon p.m.,
deponent had passed ~~on~~ ^{right hand} property in the
upper west ^{west} part of the West Bronx
had on ^{and} met said defendant at
the corner of 141st Street and ^{and} Bronx Street
in a saloon, where said defendant asked
deponent to go with her to a ^{house} place of
for the purposes of prostitution and
that she took deponent to a house
154 James Street and when she and
deponent entered in room in said house
she told deponent to undress herself
and deponent took off her coat and dress

Swear before me this day of December 1910

18

Police Justice

in the pocket of a bush was said money
and laid the same on a chair and
defendant went near said chair, while
defendant was still undressing said
plaintiff attempted to leave and get into bed
that she would be able to in a minute
and left said room, and failed to return
and defendant got up and dressed hincself
and found plaintiff property gone and
defendant went to the H.A. Spanish
Police station house and caused her to
be arrested and charged her with the
stealing of the property aforesaid.

I do hereby declare) John O'Brien
on the 4th day of November 19-- }

Oskar Hennig Brd

Patricia Justice

**POOR QUALITY
ORIGINAL**

185

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Annie Devlin 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.

Annie Devlin

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

New York

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

Answer.

143 Cherry Street 6 months

Question. What is your business or profession?

Answer.

Cook

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

Annie Devlin

Taken before me this
day of November 1888.

*J. H. Devlin
Police Justice*

**Police Court... / 1667
District.**

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John C. Green
No. 249-Brown

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

No. 7, by _____

Residence _____

No. 8, by _____

Residence _____

No. 9, by _____

Residence _____

Street.

2 _____

3 _____

4 _____

Dated Nov 2 1890

Magistrate.

Precinct.

Office.



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 Nov 2 1890 *J. Henry Bush* Police Justice.

I have admitted the above-named.

to bail to answer by the undertaking hereto annexed.

Dated 18

Police Justice.

There being no sufficient cause to believe the within named.

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

Dated 18

Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Devlin

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse Annie Devlin

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

The said Annie Devlin,

late of the City of New York, in the County of New York aforesaid, on the third
day of November in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of forty-seven

47.00
dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of

forty-seven
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of forty-seven

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of forty-seven

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of forty-seven

of the goods, chattels and personal property of one

John O'Brien
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.

JOHN R. FELLOWS, *District Attorney.*

0860

BOX:

416

FOLDER:

3847

DESCRIPTION:

Doench, Otto

DATE:

11/26/90



3847

POOR QUALITY
ORIGINAL

202

Witnesses;

Counsel, John R. Fellows
Filed 26 day of November 1890.

Pleads,

Washington County
Commonwealth
vs.
Otto Averch

THE PEOPLE

[Section 523, 53
Grand Larceny
of a ~~and~~ ^{with} degree.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

✓ Part III November 28/90
Pleads guilty. Lodged
Foreman.

*John R. Fellows
vs.
Otto Averch*

**POOR QUALITY
ORIGINAL**

0862

Police Court

3

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 303 East 12th Street, aged 37 years,
occupation Painter being duly sworn
deposes and says, that on the 6th day of November 1890 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:

A gold chain and locket of the value of \$25. —
Four (4) Amber cigar holders — — — 10. —
An overcoat — — — 10. —
A pair of pants — — — 5. —
All of which aggregate value of

Fifty 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 Otto Drentch (now here) for the
reasons following, to wit:

Deponent says, — He missed said
property from a room in said premises,
on or about November 6th, and
caused defendant's arrest on Nov 12th
by Officer Michael Bissert of the
14th Precinct, said officer finding
a number of packages in possession
of defendant, which deponent subse-
quently elicited represented property
as follows, said property being all
covered from pawnbrokers who
had received same as pledges
and which property when presented

Sworn to before me this

18th day

Police Justice.

**POOR QUALITY
ORIGINAL**

0863

To defendant, defendant identified as being
the property he had missed, and as
being his property, identifying said
property, in the presence of said
Michael Bissell.

Wherefore defendant charges
defendant with larceny, stealing and
carrying away property from possession
of defendant.

Searched before me Jean Thillman
this 1st day of Nov 1890

J. E. P. B.
Police Justice

POOR QUALITY
ORIGINAL

0864

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

Sworn to before me, this
of Nov 1, 1882
day)

of No. 14th Precinct Street, aged _____ years,
occupation Officer being duly sworn deposes and says,
that on the 12th day of Nov 1882
at the City of New York, in the County of New York, he arrested
Otto Doreuth (nowhere) on complaint
of one man Hillman for larceny;
deponent finding a number of pawn
receipts in possession of defendant,
which deponent believes represents
the property stolen from said man
Hillman. Wherefore, deponent
prays, that defendant be held to enable
deponent to produce said property
in Court for the purpose of identification.

Michael Bisset

Police Justice:

BOR QUALITY
ORIGINAL

0865

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Otto Doenck

AFFIDAVIT.
Sauer

Dated Nov 13 - 1890

Dubley Magistrate.

Brisart Officer.

Witness,

Disposition,

**POOR QUALITY
ORIGINAL**

0866

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

9

District Police Court.

Otto Doeulch

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. Otto Doeulch

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Germany

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

Answer. 409 6th Street - 2 weeks

Question. What is your business or profession?

Answer. Clerk

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

Answer.

I am guilty.
Otto Doeulch

Taken before me this 1st day of April 1917.

Police Justice

**POOR QUALITY
ORIGINAL**

0 067

Police Court-- 3 + 4^{1/2}
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Juan H. Umar
363 - 28th Street - 12
Otto Denleit

BATED,
No. 1 by _____

Residence _____
Street.

No. 2, by _____
Residence _____
Street.

No. 3, by _____
Residence _____
Street.

No. 4, by _____
Residence _____
Street.

Dated Nov 14 1890

Det. J. H. Murphy Magistrate.

Michael Prentiss Officer.

14th Precinct.

Offence Grand Burglary

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 Nov 14th 1890 *P. Murphy* Police Justice.

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

Dated 18 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 18 Police Justice.



John V. Conroy

gfr

**POOR QUALITY
ORIGINAL**

0868

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Otto Doenck

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

Otto Doenck

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

The said Otto Doenck,

late of the City of New York, in the County of New York aforesaid, on the sixth
day of November in the year of our Lord one thousand eight hundred and ninety,
at the City and County aforesaid, with force and arms,
one chain of the value of fifteen
dollars, one locket of the value
of two dollars, two cigar holders
of the value of five dollars each,
one overcoat of the value of
ten dollars and one pair of trousers
of the value of five dollars

of the goods, chattels and personal property of one

Jean Hillmann

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
ORIGINAL**

0869

SECOND COUNT—

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

— Otto Doenck —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said Otto Doenck,

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,

one chain of the value of fifteen dollars and one locket of the value of ten dollars, two cigar holders of the value of five dollars each one overcoat of the value of ten dollars and one pair of trousers of the value of five dollars of the goods, chattels and personal property of one Jean Hillmann

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

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

— Otto Doenck —

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.

**JOHN R. FELLOWS,
District Attorney.**

0870

BOX:
416
FOLDER:
3847

DESCRIPTION:

Dolan, John

DATE:
11/18/90



3847

**POOR QUALITY
ORIGINAL**

0871

130.

Witnesses:

Frank J.
McLennan

Mr. Liberty

Counsel,
Filed
Pleads,

THE PEOPLE

vs.

Mr. Charles
Spanches
Mr. Bartland Jr.

John Dolan

R

Grand Larceny [Second degree].
[Sections 628, 681, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True BILL.

Foreman.

Henry G. Ziegler
Elmer J. Gaborga

20

**POOR QUALITY
ORIGINAL**

0072

Police Court

District.

Affidavit—Larceny.

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

of No. 22 Irving Place Street, aged 47 years,
occupation Floor Manager being duly sworn
deposes and says, that on the 5th day of November 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One Muccoat and a Dress
Coat of the value of Forty two
dollars (\$42 $\frac{00}{100}$)

the property of The Don Clothing Company
in deponents care and custody.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Nolan (now here)
from the following fact to wit;
that the said property was placed
on a stand or frame, and was
standing on the outside of premises
No 463 Broadway, and of which
premises deponent is the Floor
Manager.

And that deponent is informed
by Officer Charles O. Davis of the
Manhattan Precinct Police, that he found
the said property in the possession
of the defendant on Broadway between
Broome and Grand Street on the aforesaid
date about the hour 4.45 P.M.

**POOR QUALITY
ORIGINAL**

0873

Defendant therefore charges said defendant with having committed a Larceny and asks that he be held and dealt with as the Law may direct.

December 6

Charles S. Pringle

J. McVay

**POOR QUALITY
ORIGINAL**

0874

CITY AND COUNTY } ss.
OF NEW YORK,

aged 36 years, occupation Police Officer of No.
17 Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles J. Tracy

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

Sworn to before me, this

day of

November 6 1898

Charles O. Davis

J. Phinney
Police Justice.

**POOR QUALITY
ORIGINAL**

0875

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

John Dolan

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?

John Dolan

Question. How old are you?

Answer. 22 years.

Question. Where were you born?

New York City

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

Answer. *190 Park Row*

Question. What is your business or profession?

Answer. *Porter*

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

Answer.

I am not guilty - I found the property lying on the sidewalk - about 20 feet from the place where the property was supposed to have been standing

John Dolan

Taken before me this
day of *January* 1888

Police Justice.

POOR QUALITY
ORIGINAL

0876

for and Committed
Liberty or Surety
Mr. Cadil.
Court of Session

Police Court.....
District.....

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Murphy
22 Spring Street

John Deane
Garcery

BAILED,
No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Member 6 18th
No. 2, by _____
Residence _____ Street.
Witnesses _____
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

John Deane Magistrate
Officer _____ Officer.
Precinct _____

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 Member 6 18th 1890 John Deane Police Justice.

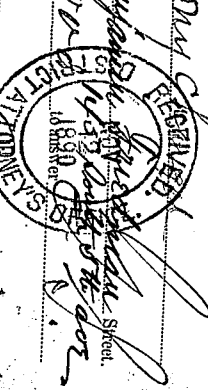
I have admitted the above-named
to bail to answer by the undertaking hereto annexed.

Dated..... 18 Police Justice.

There being no sufficient cause to believe the within named

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

Dated..... 18 Police Justice.



POOR QUALITY
ORIGINAL

0877

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 Dolan

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

John Dolan —
of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows :

The said

John Dolan

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

one overcoat of the value of
twenty-five dollars and one
coat of the value of seventeen
dollars

of the goods, chattels and personal property of ~~one~~ a certain corporation
known as The Don-Clothing Company

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
ORIGINAL**

0878

SECOND COUNT—

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

John Dolan —
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

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,

one coat of the value of twenty-five dollars, and one coat of the value of seventeen dollars

of the goods, chattels and personal property of one a certain corporation known as The Don Clothing Company by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said Corporation

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

John Dolan —
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.

**JOHN R. FELLOWS,
District Attorney.**

0879

BOX:

416

FOLDER:

3847

DESCRIPTION:

Donegan, Thomas

DATE:

11/26/90



3847

**POOR QUALITY
ORIGINAL**

0880

285

Witnesses:

Counsel 26 day of Nov 1890
Filed Pleads, Not guilty (28)

THE PEOPLE v.s. D
VIOLATION OF EXCISE LAW
Thomas Ferguson

JOHN R. FELLOWS,
District Attorney.

*Complaint sent to the Court
of Special Sessions,*

Part III, Nov. 28, 1890.

A True Bill.

John R. Fellows
District Attorney

*Part III, 1890
of Special Sessions
sent to the Court
as Foreman.*

John R. Fellows

**POOR QUALITY
ORIGINAL**

0881

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Donegan

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

accuse Thomas Donegan

of a MISDEMEANOR, committed as follows:

The said Thomas Donegan

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

fourteenth day of November in the year of our Lord
one thousand eight hundred and ninety _____, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one

Lizzie Dyrrell who was then and
there a child actually and apparently under the age of sixteen years, to wit: of the age of
thirteen years, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

JOHN R. FELLOWS,

District Attorney.

0882

BOX:

416

FOLDER:

3847

DESCRIPTION:

Donovan, Cornelius

DATE:

11/26/90



3847

**POOR QUALITY
ORIGINAL.**

0893

Witnesses:

1160
Counsel, 26 day of Aug 1890
Filed
Pleads,

THE PEOPLE

vs.

Conchito J. Donovan
Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True BILL.

Foreman.

John J. Dwyer
John J. Dwyer
Cathole's Foreman

State of New York }
City and County of New York } ss:

John H. Allen.

being duly sworn, says: that he resides at 245 East 19th street, in the Eighteenth Ward, of the City of New York, that Cornelius J. Donovan, at the said Ward in the said City, with intent to injure and defraud, feloniously did falsely make, forge and counterfeit, and cause and procure to be falsely made, forged and counterfeited a certain checks, which said false, forged and counterfeited checks, are, as follows, that is to say:

that on October 5th 1890 the said Cornelius Donovan presented to this deponent a check on the Merchants Exchange Bank for the sum of Ten Dollars purporting to be signed by William J. Gardner and dated October 5th 1890, and that deponent paid to said Donovan the said sum of Ten Dollars.

that on November 8th 1890 the said Cornelius Donovan presented to this deponent a check on the Union Trust Company for the sum of Ten Dollars purporting to be signed by William J. Gardner and dated November 8th 1890.

That deponent has been informed by

POOR QUALITY
ORIGINAL

0885

William J. Lardner, the persons whose
names was signed to said checks, that
the signatures thereto were not his
signatures & that the same are forgeries.

Subscribed & sworn to before me }
this 12th day of November, 1890 } Jno. H. Allen

Deept
Recorded

City and County of New York, so: William J. Gardner
being sworn, says: That he resides at
No 222 E. 19th Street of in the City of New
York, and is an attorney and counsellor
at law, that he has examined the checks
mentioned in the annexed affidavit of
John G. Allen and has said checks in his
possession, and the same are not
by deponent, and the signatures thereto
are forgeries. That the said Cornelius
J. Donovan, who is named in the said
affidavit was formerly in the employ
of this deponent, and was discharged by
deponent on or about August 5th last.

Subscribed and sworn to before me)

this 12th day of November 1890) William J. Gardner

J. Hough Jr.
Recorder rec.

**POOR QUALITY
ORIGINAL**

0887

N.Y. Gen'l Sessions
Affidavit on
Application for a
Borrower's
right
Complaint of Borrower
for forgery

**POOR QUALITY
ORIGINAL**

0888

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:

Information upon oath having been this day laid before me, that the crime
of Dangerous to the second degree has been committed and accusing
Connelius J. Donovan thereof:

You are Therefore Commanded forthwith to arrest the above named Connelius J. Donovan
and bring him before me at said City or in case of my absence or inability to act before the nearest or most accessible Magistrate
in this County.

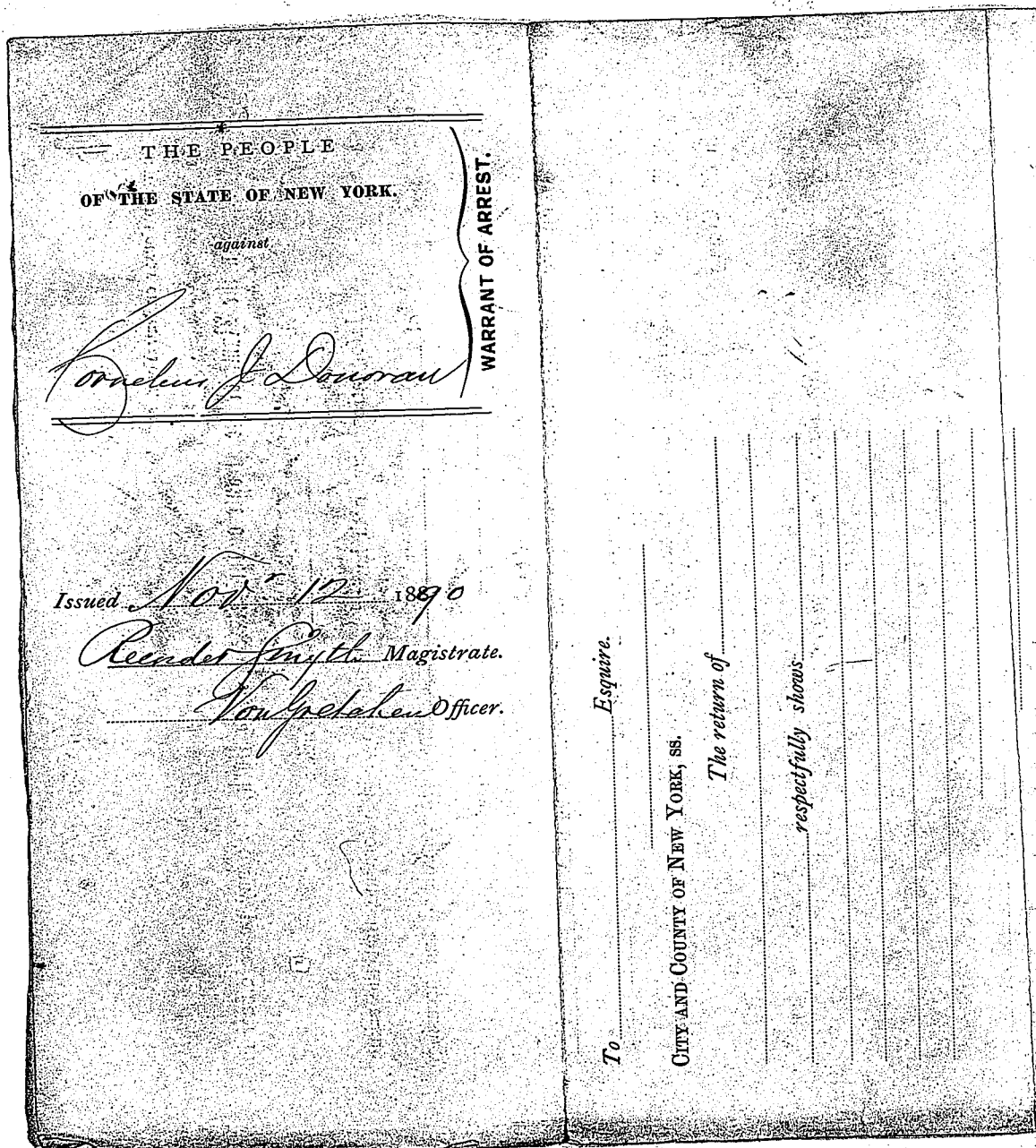
Dated at the City of New York, this 12th day of November, 1890.

R.W. Key Jr.

Borough of New York

**POOR QUALITY
ORIGINAL**

0889



**POOR QUALITY
ORIGINAL**

0890

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:

Information upon oath having been this day laid before me, that the crime
of Burglary in the second degree has been committed and accusing
Conrad J. Donovan thereof:

You are Therefore Commanded forthwith to arrest the above named Conrad J. Donovan
and bring him before me at said City
or in case of my absence or inability to act before the nearest or most accessible Magistrate
in this County.

Dated at the City of New York, this 12th day of April, 1890.

W. H. Kelly
People's City of New York

**POOR QUALITY
ORIGINAL.**

0891

THE PEOPLE
OF THE STATE OF NEW YORK.

against

WARRANT OF ARREST.

Franklin J. Donnan

Issued Nov^r 10 1890

Reeder Smith Magistrate.

Van Gedelen Officer.

To Esquire.

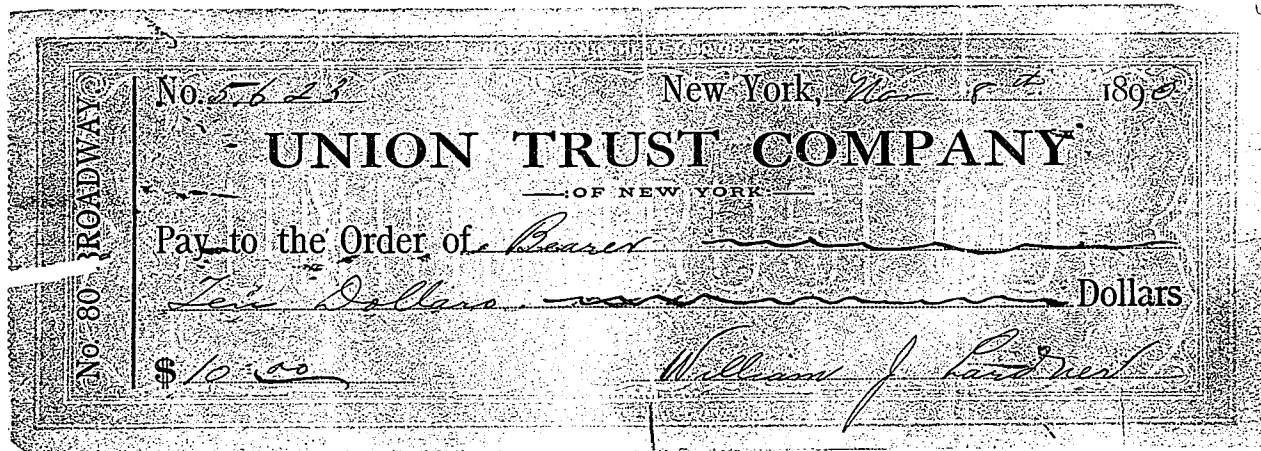
CITY AND COUNTY OF NEW YORK, ss.

The return of.....

respectfully shows.....

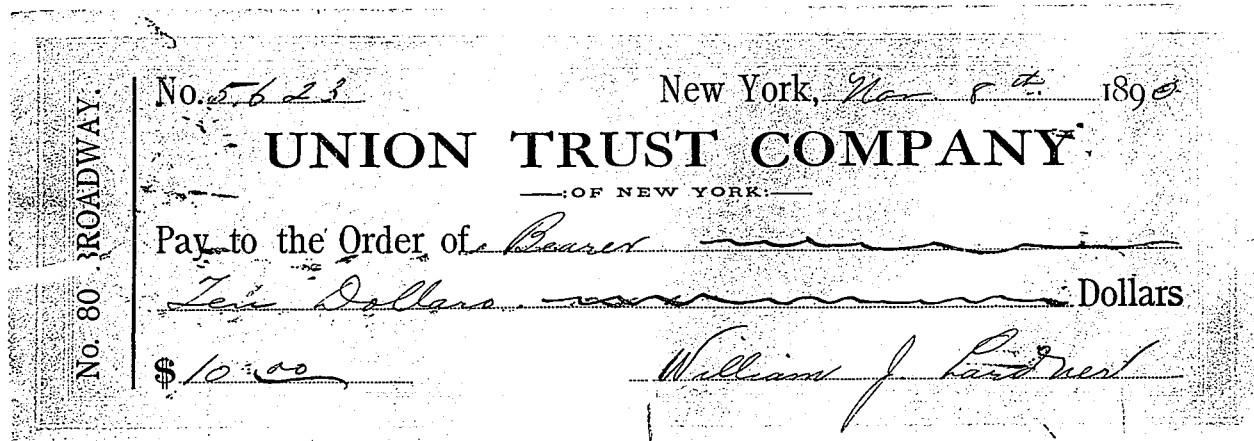
**POOR QUALITY
ORIGINAL**

0892



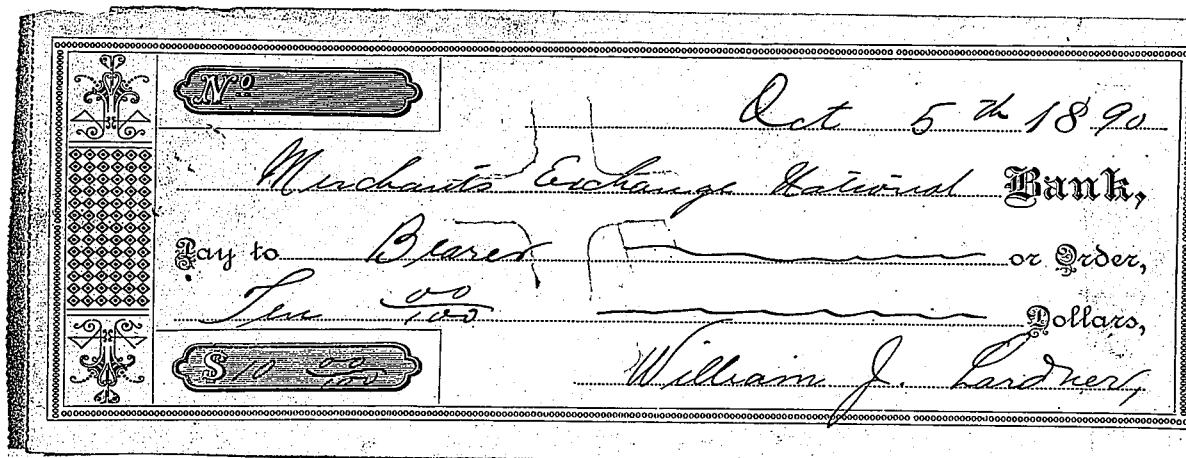
**POOR QUALITY
ORIGINAL**

0893



POOR QUALITY
ORIGINAL

0894



**POOR QUALITY
ORIGINAL**

0895

Mikaela

J

G

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Cornelius J. Donovan 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.

Fifteen Years

Question. Where were you born?

Answer.

New York City -

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

Answer.

No 2 Lafayette place. Three days

Question. What is your business or profession?

Answer.

Typewriter, and Stenographer

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 had no money, no place to go, and wanted clean clothes, I wrote Mr Hardness name to the check. I gave the check to Dr Allen and he gave me ten dollars.

Cornelius Donovan

I hear of today I went to the office of Mr. Cornelius C. Conroy, Lawyer, and he gave me some green back, - I went to Dr. Allen and he gave me

Taken before me this
day of October 1880

J. Murphy

Police Justice

0897

It appearing to me by the written depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the native named defendant Cornelius J. Donovan guilty thereof, I order that he be held to answer the same, and be admitted to bail in the sum of One Thousand and Dollars and be committed to the Warden and Keeper of the City Prison of the city of New York until he give such bail -

Dated November 17, 1890.

F. Murphy
Recorder.

Offender charged
That People &c
accused of
John H. Head
stals
against
Cornelius J. Donovan

Criminal action
for Robbery
dated Nov 17, 1890

Committed by the order
Murphy, Nov 17, 1890
for several years

Henry G. Stockbridge
100 East 23rd Street

**POOR QUALITY
ORIGINAL**

0898

Court of
General Sessions

The People?
vs
Cornelius Donovan

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

100 EAST 23d STREET,

New York, November 22nd 1890.

CASE NO. 53093

OFFICER H. A. Finch

DATE OF ARREST November 17th 1890.

CHARGE

Forgery

AGE OF CHILD 14 years.

RELIGION Catholic

FATHER

Name Cornelius Donovan

MOTHER

Name Kate Donovan

RESIDENCE 178 South Street - New York

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy Cornelius Donovan was never arrested before. - In August 1884 he was committed to the Mission of the Immaculate Virgin at request of his father, but simply as a destitute child. - He remained there up to about 9 months ago when he went to work in this City and boarded at the City Branch of said institution and remained there up to one month ago, when he was taken in charge by his father and lived with him at above address in South Street (a lodging house) until the 15th inst., when he ran away. - Nothing known against boy except that of late he has been a little wild. Father appears to be respectable. The mother has not been heard of in 5 years. - Previous to that the Society knows her to have been a drunkard.

All which is respectfully submitted,

To Dist. Atty

O. L. Lovell Secretary

Supt

**POOR QUALITY
ORIGINAL**

0899

Court of
General Sessions

The People:

v/s

Conchita Roman

68

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.

POOR QUALITY
ORIGINAL.

0900

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Cornelius J. Donovan

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

Cornelius J. Donovan of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Cornelius J. Donovan

late of the City of New York, in the County of New York aforesaid, on the eighth day of November in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit: an order for the payment of money of the kind called bank cheques which said forged bank cheque

is as follows, that is to say:

No. 5623 New York, Nov. 8th 1890

Union Trust Company
of New York

Pay to the Order of Bearer —
Ten Dollars — Dollars
\$10.00 William J. Hardner

with intent to defraud, 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

Cornelius Donovan
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Cornelius Donovan

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, to wit:
an order for the payment of money,
of the kind called Bank Cheques
which said forged Bank Cheque
is as follows, that is to say:

No 5623

New York, Nov 8th, 1890

Union Trust Company
of New York

Pay to the Order of Bearer

Ten Dollars

Dollars

for

William J. Gardner

with intent to defraud

Donovan he the said Cornelius J.
then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0902

BOX:

416

FOLDER:

3847

DESCRIPTION:

Duddy, Arthur

DATE:

11/26/90



3847

**POOR QUALITY
ORIGINAL.**

0903

Counsel,
Filed 26 day of
Plends,

Witnesses;

THE PEOPLE
vs.
Arthur Shady

[Sections 523, 531, Penal Code].

Grand Jury Acquits degree.

JOHN R. FELLOWS,

District Attorney.

A True BILL.

W. H. Griswold
Foreman.

John J. Dwyer
2 yrs. S.P. P.T.

**POOR QUALITY
ORIGINAL**

0904

Police Court

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 269 W 22 Street, aged 40 years,
occupation Boarding House keeper being duly sworn
deposes and says, that on the 19 day of November 1869 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the daytime, the following property, viz:

one silver plated Pitcher and
one silver plated calce bush of the
value of Twenty dollars

the property of Deponent and Husband

and that this deponent
has a probable cause to suspect and does suspect that the said property was feloniously taken, stolen,
and carried away by ~~John~~ Duddy (var here).

From the fact that deponent is informed
by John T. Luce an officer
attached to the 17th Precinct
Police that he found said
property in the possession
of said deponent on Broadway
and Bleeker Street in said City
Elizabeth Burke

Sworn to before me, this 2nd day

of January 1869.
John Morrissey, Police Justice.

**POOR QUALITY
ORIGINAL**

0905

CITY AND COUNTY } ss.
OF NEW YORK,

aged 26 years, occupation

17 Precinct Police Officer of No.

Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Elizabeth Burke

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

Sworn to before me, this

20
1890

John T. Lake

day of May

John Herman
Police Justice.

**POOR QUALITY
ORIGINAL**

0906

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Arthur Buddy

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

England

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

Answer.

280 Barry

1/2 mo

Question. What is your business or profession?

Answer.

Cook

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

Answer.

I am guilty of the charge
Arthur Buddy

Taken before me this

day of

July

1862

John C. Conner
Police Justice.

POOR QUALITY
ORIGINAL

0907

Police Court - 2 District. 1750

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Turner
262-2nd Street
James Duddy

2
3
4
Offence
Murder

BAILED,
No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Sept 2d 1891

J. J. Kornman Magistrate.

J. J. Kornman Officer.

Precinct.

Witnesses, John D. Hall

R. J. H. Present Street.

No. _____ Street.

RECEIVED
NOV 3 1891
J. J. KORNMAN
POLICE JUSTICE

No. _____ Street.
You to answer.

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

exists 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..... 18

John Kornman Police Justice.

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

Dated..... 18 Police Justice.

There being no sufficient cause to believe the within named

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

Dated..... 18 Police Justice.

**POOR QUALITY
ORIGINAL**

0908

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Arthur Duddy

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

Arthur Duddy

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

The said Arthur Duddy

late of the City of New York, in the County of New York aforesaid, on the nineteenth
day of November in the year of our Lord one thousand eight hundred and ninety,

, at the City and County aforesaid, with force and arms,

one pitcher of the value of
fifteen dollars, and one dish
of the value of fifteen dollars

of the goods, chattels and personal property of one Elizabeth Burke

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.

John R. Fellows,
District Attorney.

0909

BOX:

416

FOLDER:

3847

DESCRIPTION:

Duhig, Matthew

DATE:

11/17/90



3847

**POOR QUALITY
ORIGINAL**

09 10

W. Mayo

Counsel,

Filed

17 Nov 1890

Pleads,

THE PEOPLE

vs.

Matthew Doherty

Accused, second degree
Larceny, Grand larceny

JOHN R. FELLOWS,

District Attorney.

Dec 1890

A TRUE BILL.

J. R. Fellows

Foreman.

Dec 3 Dec. 1890
W.M.J.
Part III December 12/90.
Tried and Acquitted.

Witnesses:

Court County off
Keweenaw Co.

Court of Common

Christina Gould and
Arthur Jesser, each a police officer
being each separately & fully sworn, say
and give their said oaths that he knows
James D. Tracy (said to have been injured by
Matthew Duke) at his residence 2381
Hoffman St. hilted ^{on the 23rd of October} confused thereby
by said injuries. So said to each her deponent
& at about 5 o'clock in the afternoon
of Oct 23rd, & as deponent observed ~~that he~~ ^{he was}
then to move in his bed by reason of the
injuries. And second. The said ~~she~~ ^{he} says
that he is the officer who arrested said
Duke for said damages alleged to have
been inflicted by him. On said Tracy & that
in the course of his duty, he saw said
Tracy fall down about 11 o'clock in the
morning & that he undid him to inspect
personal belongings & in his sight on
his back confined to his bed & unable
to move & each deponent says
that he does not think said Tracy
well to appearance be able to
come to Court let alone ~~the 23rd of October~~
and ^{Christian} Goff

Subscribed by each Arthur Jesser
& Separately by each Sworn
before me Oct 26, 1890 John C. Johnson Police Justice

**POOR QUALITY
ORIGINAL**

09 12

City County Hospital, Colorado
Colo 37 Mo Mr. Moore to a date
prior to J. C. Thompson appears to
very soon says that he is a pure
very physician & surgeon in the
of a man & very well known, just
professionally, besides his doctor
most. He has Electricity & Surgery to consider
then unable to leave he left & has
Attended his community twice &
he has continued so unable to leave
has bed down with present plan
was deposed yesterday ~~last~~ another
are true. His deposed, San said
they have been there
in bed unable to leave, & deposed
that he will be able to appear
he could take care of himself now
unless he may not deposed while
see him to day & then can better judge
Subscribed & sworn
before me this 27 October J. C. Thompson
John Cochran, Notary Public

POOR QUALITY
ORIGINAL

0913

New York October 25, 1890

This is to certify that James J. Bray
is confined to his bed and will not be able to
appear ~~in~~ in court before Wednesday
October 29.

J. C. Thompson M. D.
38 Lorillard St.

38 Lorillard Street

near 167 street
New York Oct. 25, 1890

The injuries of Mr. James J. Bray
are such that he is unable to
leave his bed.

J. C. Thompson M. D.

Oct 25 - Mrs Bray at 10th & 20th
also appears in Court & she has
complained against her husband -
James P. Bray - (23 81 Hoffmann
St.) saying, Bray was not confined
to his bed this morning - He jumped
out of it & ran after her husband &
threw the stickly & then - he
died & she was seen -

**POOR QUALITY
ORIGINAL**

09 14

Sec. 198-200.

Olk District Police Court.

CITY AND COUNTY {
OF NEW YORK, ss

Matthew Dabrig 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?

Matthew Dabrig

Question. How old are you?

Twenty-two

Question. Where were you born?

H. England.

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

Williams Bridge 6 weeks.

Question. What is your business or profession?

Teamster

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?

I am not guilty.

Matthew Dabrig

Taken before
the
day of
18

Matthew Dabrig
Officer
Police Justice.

**POOR QUALITY
ORIGINAL**

0916

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 6th DISTRICT.

Arthur Lesser.

of No. 9 Melrose of 34th Precinct ~~street~~, aged years,
occupation being duly sworn deposes and says
that on the 22nd day of October 1890
at the City of New York, in the County of New York, he, as a police
officer heard from informants of a felonious assault
made upon the person of John P. May of 3381
Hoffman Street, of a nature to endanger his life, that defendant
arrived the person Matthew Dukig ^{now here} as
he was before had committed such felonious
assault, and subsequently learned that the said
John P. May is confined to his bed by reason of said
assault, and has received a certificate of a pro-
ficing surgeon to the effect that said May is now un-
able to leave his bed, & therefore defendant asks
that said Dukig be committed to await the result of
said trial and sentence. Arthur Lesser.

Sworn to before me this 25th day of October 1890

Arthur Lesser
Police Justice

POOR QUALITY
ORIGINAL

0917

Police Court - 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Matthew Wahig

AFFIDAVIT.

Dated October 25th, 1890

Cochrane Magistrate.

Jessee Officer.
34th Precinct

Witness,

Oct 26, on affidavit by
Sergeant & affadit of officer
of New York City Police Dept
& subpoena issued to George
Bray - Certified copy filed &
left with up 50c bail not given coroner

Disposition, Oct 25, 1890, left unrecued
in Court file as 11074-90, C. A. M. -
adjourned to Oct 26, until time of appearance
of Bray - Certificate of filing filed -
left with up 50c bail not given coroner

Oct 29, Doyle & wife
come & agree to pay
of 1st Term, Nov 1
1st October - Do add
jocular -

POOR QUALITY
ORIGINAL

09 18

District Attorney's Office
City & County of
New York!

184

Thomas Serraghty.
Matz's Boarding House
Jordan near St. John's College

John Walsh
Sullivan's Boarding House - Jordan
John Bray -
2381 - Hoffmann St.
Jordan.

Mrs. M. C. Guy
opposite Mrs. Bray. —

Chase Red -
W.
Dunkin' -

**POOR QUALITY
ORIGINAL**

0919

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Matthew Duling

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Matthew Duling* —

of the crime of *Assault in the second degree,*

committed as follows:

The said *Matthew Duling*,

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

Xinety ninth day of *October*, in the year of our Lord one thousand
eight hundred and ninety — , at the City and County aforesaid,

in and upon one James P. Gray, feloniously did
intentionally and wrongfully make an assault,
and doin the said James P. Gray, with both
the hands and feet of him the said Matthew

**POOR QUALITY
ORIGINAL**

0920

Dating, in and upon the Head and Body of him

The said James P. Brany then and there feloniously
did wilfully and wrongfully strike, kick, kick,
thrash and wound, and then and there and thereby
feloniously did wilfully and wrongfully inflict
aggravated bodily harm upon the said James.

Brany, 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 T. Tolson,

District Attorney