

0189

BOX:

212

FOLDER:

2102

DESCRIPTION:

Meyer, Jacob

DATE:

03/30/86



2102

0190

Witnesses:

*William J. Insam*

*James H. Koglin*

*Annelia Brand*

*299*

Counsel, *E. W. Kane*

Filed *29* day of *March* 188*6*

Pleads *Not Guilty*

THE PEOPLE

*36.5<sup>th</sup>*  
*40.5<sup>th</sup> Ind. vs.* *B*

*Jacob Meyer*

Unlawfully Practicing Medicine,  
[Sections 356, Penal Code, and Chap. 518,  
Laws of 1880].

RANDOLPH B. MARTINE,

*Dr. Sep 29/12* District Attorney.

*Pleads Guilty*

A True Bill.

*Chas. B. DeLoach*

*At*

Foreman

*Fine \$50.*

The Medical Society of  
the County of New York  
Complainants  
against  
Julius Meyer.  
Defendant

Information for practicing physic  
and surgery contrary to the  
provisions of L 1880 ch 513  
as amended L 1881 ch 186 and  
L 1884 ch 411, and § 356 of  
the Penal code.

The medical Society of the County of New York by  
their Counsel. Submit the following affidavits and complain  
that one Julius Meyer. practiced medicine on the 4<sup>th</sup> day  
of November 1885 before at No 1715 First Avenue upon  
one Maria Brend a minor child and that the  
said Meyer had not then registered in the office of the  
County Clerk his name residence and place of birth together  
with a certificate to practice physic or surgery. and further  
that the said Meyer did not have at that time any lawful  
authority to so practice.

City and County of  
New York

William A. Remington being duly  
sworn says that he is a Counsellor residing in the University-  
Building in Washington Square with an office at 2 Wall  
Street and is the duly retained Counsel of the Medical  
Society of the County of New York and as such officer  
and in their behalf complaining on information and belief  
he says

I that on the 4<sup>th</sup> day of November 1885 at No 1715 First  
Avenue in New York City - one Meyer whose first name

0192

✓ He believes to be Julius practiced physic in said County  
 by Examining into the symptoms of one <sup>Barend</sup>  
 a minor child making diagnosis of the case <sup>and</sup> presenting  
 remedies and treatment for said ~~Person~~ child and  
~~examining the case for~~

✓ That deponent has caused diligent search to be made of  
 the registers of physicians kept by law in the office of the  
 Clerk of this County and finds no registration therein of  
 any authority of said Meyer to practice physic or surgery  
 in the state.

Sworn to before me  
 this 14 day February  
 1886

*W. P. Livingston*

*J. Q. Deffler*  
 Police Justice

City and County  
 of New York

Henry C. Barend being duly sworn  
 says that he resides at No 1715 First Avenue in the City  
 of New York. That on or about the 24th day of November  
 1885 deponent's child Maria Barend being sick he  
 sent for Doctor R. M. Feldmann of No 62 Rivington Street  
 New York City his regular physician to attend said child  
 that the said Feldmann did not come but instead of  
 him one Meyer who first name he believes to be Julius  
 came as a physician and Examined into the symptoms  
 of said child and presented remedies for her treatment.  
 That deponent has heard that said Meyer is not a physician

0193

authorized to practice and as he is informed and believes the prescription given him for said child by said Meyer would have caused if followed serious harm to said child

Sworn to before me  
this 12<sup>th</sup> day of February  
1886

Henry E. Barend

J. Q. Deeff  
Police Justice

City and County of New York ss.

Dillon Brown being duly sworn says that he resides at No 2715 East 10<sup>th</sup> St in New York City, that he has carefully examined the register of physicians in the County clerk office of said County for the name of Julius Meyer but that up to the 10<sup>th</sup> day of July 1886 he has been unable to find the same

Sworn to before me this day of February 1886 } Dillon Brown

0 194

W  
+  
D  
V. Lee Cant

The People  
W.

Julius Meyer.

0195

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

On Complaint of

For

*William A. Livingston*  
*Pro of Sec 356 Penal Code*

*demand*

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

Date *Feb 12* 188*8*

*John Puff*  
*of Jacob Meyer*

Police Justice.

0196

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK

District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

*I am not guilty of the charge*

*Jacob Meyer*

Taken before me this

day of *January* 188*8*

Police Justice.

0197

Sec. 151.

Police Court

3<sup>rd</sup> District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William A. Rinnington of No. 2 Wall street Street, that on the 4<sup>th</sup> day of November 1885 at the City of New York, in the County of New York,

one Julius Meyer practiced physic upon Martha Barend at No. 1715 2nd Avenue New York City street not then being lawfully authorized to practice medicine in this state and not having registered authority so to practice in the Office of the Clerk of this County according to the provisions of Ch. 573 Laws of 1880, Ch. 441 Laws of 1884 and § 356 of the Penal Code

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 3<sup>rd</sup> District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this \_\_\_\_\_ day of \_\_\_\_\_ 1885

J. J. Deffen  
POLICE JUSTICE.

0198

Police Court 3<sup>d</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William A. Cunningham  
vs

Julius Meyer.

62 Remond St.

Warrant-General.

Dated February 12<sup>th</sup> 1886

Duffy Magistrate.

Kearney Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at  
night.

Police Justice.

REMARKS.

Time of Arrest, February 12/86

Native of

Age,

Sex,

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write,

Yes  
406 E 8th St

0199

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 \_\_\_\_\_

*Jacob Meyer*

*four* ~~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 *Feb 12* 188 *W. G. Luff* Police Justice.

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

Dated *February 13* 188 *6* *W. G. Luff* Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_

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

Dated \_\_\_\_\_ 188 *W. G. Luff* Police Justice.

0200

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

*Simon*

*A. H. Feldman*

*67 Broadway*  
*178 Orchard* Street.

Street.

Street.

Street.

*New bail to be given*  
*13<sup>th</sup> inst.*

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*William A. Dunnington*

*vs.*  
*Jacob Meyer*

1

2

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Dated

*February 12* 188

Magistrate

*Duffy*

Officer.

*Kershaw*

Precinct.

Witnesses

*William Irwin*

No.

*415 East 15<sup>th</sup>*

Street.

No.

Street.

No.

Street.

\$

*400*

to answer

*G. S.*

*Bailed*

*Recd Madison*  
*Dec 356. Penal Code*

0201

District Attorney's Office.

PEOPLE

vs.

*Jacob Meyer.*  
*Unlawfully practicing medicine*

*Put this case on  
for trial in Part  
2. on 28<sup>th</sup> inst,  
Notify Counsel,  
Let this case be  
tried on this day,  
Sept 23/86 B.M.*

0202

Office of  
William A. Burrington,  
Counsellor at Law,  
2 Wall Street,  
New York.

People  
vs  
Meyer &  
Pomroy

March 25<sup>th</sup> 1886

My Dear Sir,

I am very sorry that, owing to <sup>her</sup> sickness, I was unable to have the witness before the Grand Jury this morning in the case of Pomroy after Mr Martine had been kind enough to put all the pending cases of the County Society before that body. I cannot understand why the witness Berend was not present in the case of Meyer. He was in my office only the other day to inquire about the delay, as he assumed it to be, in finding an indictment. He is not one of my agents, but as a bona fide patient who is very much exercised in mind because the physician who employed Meyer, a barber, to attend his child has had him censured in a Society, to which they both belong, for lodging the information. I informed him that there had been no unusual or unnecessary delay.

Pomroy is a claimant who prescribes drugs. His Counsel, Judge Morgan, has stated his case very fairly to me and to the Censors of the

0203

Society, but the breach of law is so flagrant that we cannot do otherwise than press the prosecution. Moreover the fact that the claimants have a bill now pending before the legislature to repeal the registration law makes it advisable that a test case should be made in this state to show how far they have misrepresented in their petition the actual state of the law.

I shall be greatly obliged to you therefore if you will kindly put the cases again ~~before~~ on the Grand Jury's Calendar for an early day, if possible this week.

My agent tells me that he can certainly have the witness in Pmroy's case, who is within our control, before the jury tomorrow; and, if you will let him have Subpoenas in the Myers case, he will serve them on Barends, who lives on First ave near 80th St and save your office that trouble.

I am truly Yours

*J. H. Thompson*  
Counsel at Law No 2.4.

To Mr John M Connor  
Chief Clerk.

0204

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

*Jacob Meyer*

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

*Jacob Meyer*

(Sec. 356  
Penal Code)

of a MISDEMEANOR, committed as follows:

The said *Jacob Meyer*,

late of the City of New York, in the County of New York aforesaid, on the *fourth*  
day of *November*, in the year of our Lord one thousand eight hundred and  
eighty-*five*, at the City and County aforesaid, without being authorized by a license  
or diploma from any chartered school, State board of medical examiners, or medical society,  
did unlawfully practice medicine, and did then and there, without being so authorized as  
as aforesaid, unlawfully examine, treat and prescribe for one

*Maria Barand*,

as a physician, 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** (Chap. 513, Laws of 1880, § 1).

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

*Jacob Meyer*

of a Misdemeanor, committed as follows:

The said *Jacob Meyer*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,  
at the City and County aforesaid, did unlawfully practice physic, without being lawfully  
authorized so to do, and without such lawful authority, did then and there unlawfully  
examine, treat and prescribe for one

*Maria Barand*,

as a physician, 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.

0205

THIRD COUNT (Laws of 1880, Chap. 513, § 2).

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

Jacobs Manger  
of a Misdemeanor, committed as follows:

The said Jacobs Manger,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, being then and there a person duly authorized to practice physic, did unlawfully practice physic without having first registered in the Clerks office of the said County, in the manner and form required by law, his name, residence and place of birth, together with his authority to practice physic, and did then and there, without having so registered as aforesaid, unlawfully examine, treat and prescribe for one

Marina Barand,

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

**RANDOLPH B. MARTINE,**

**District Attorney.**

0206

BOX:

212

FOLDER:

2102

DESCRIPTION:

Meyer, John

DATE:

03/29/86



2102

0207

Witnesses:

Isaac Eckert

Counsel,

Filed day of

March 1886

Plead

THE PEOPLE

vs.

John Meyer

W. 348

Grand Larceny 2 degree

[Sections 628, 58 ] Penal Code].

RANDOLPH B. MARTINE,

22 Apr 8/86. District Attorney,  
ind returned

A True Bill.

Charles B. Folsom  
S. C. Folsom years.

Foreman.

off April 1886  
April 8/86 S. C. Folsom

0208

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK,

of No. 353 West 38 Street, 24 years old, Butcher

being duly sworn, deposes and says, that on the 22 day of March 1888

at the \_\_\_\_\_ City of New York,

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

of deponent at the day time

the following property, viz :

One gold watch and chain  
and one silver watch with gold chain  
and locker attached thereto and  
about one dollar and twenty five  
cents lawful money collectively  
of the value of one hundred  
and 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 John Meyer (now

present from the fact that he  
was in deponent's employment  
at said time and had access to  
said property. That between one  
and two o'clock P.M. on the day in  
question during the temporary absence  
of deponent's wife from said premises  
the above described property was stolen and  
carried away by the defendant as he now  
admits in Court and further deponent  
found in his Meyers possession a pawn ticket  
representing a portion of the property as stolen and  
identified it as deponent's property. Isaac, Harker

Sworn before me this

1888

POLICE JUSTICE,

0209

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK.

3rd

District Police Court.

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

Question. What is your name?

Answer. *John Meyer*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *I live in 34th street. I don't know the number.*

Question. What is your business or profession?

Answer. *Butcher*

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 admit having stolen the property.*

*John Meyer*

Taken before me this

23

day of

Police Justice.

0210

Police Court-- District.

THE PEOPLE & c,  
ON THE COMPLAINT OF

*James Becker*  
355 West 38th St.  
vs.  
*John Meyer*

2  
3  
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Dated *March 23* 188  
*Duffy* Magistrate.  
*William Stull* Officer.  
*184* Precinct.

Witnesses

No. Street

No. Street

No. Street

\$ *1000* to answer *G. J. S.*

*Com*

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

Dated *March 23* 188

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

Dated *March 23* 188

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

Dated *March 23* 188

Police Justice.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street

No. 4, by

Residence Street.



0211

State of New York.

Executive Chamber.

ALBANY, *Feb. 17* 188*7*.

SIR :

An application for Executive clemency having been made on behalf of *John Meyer*, who was convicted of *Fraud Larceny, 2nd degree* in the County of *N.Y.*, and sentenced *April 8* 188*6*, to imprisonment in the *Sing Sing Prison* for the term of *11* years and *0* months, and to pay a fine of \$ *0*, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

*William Price*  
Private Secretary.

To Hon.

*C. B. Hartine,*  
*Decl. Attorney of N.Y. Co.,*  
*N. Y. city.*

02 12

Answered  
of  
March 31/84  
R 12 1/2

0213

S. T. Smith, 14 Park Place, N. Y.

## STENOGRAPHERS' MINUTES.

Point of General Sessions.

The People vs.

John Meyer, Larceny.

BEFORE

Hon. Henry A. Gildersleeve  
and a jury

April 8th. 1886

Witnesses:

Isaac Ecker.

Direct.

Cross.

Re-Direct. Re-Cross.

1

02 14

him if he had stolen the jewelry, and he said no. He met the prisoner in a saloon in the Bowery. He, the complainant, called for a policeman. After the defendant was arrested, he said, "If you don't get me locked up, I will tell you where I have got all the goods." In the station house, the policeman found the pawnticket of his, the complainant's watch, and the other goods had been sold in the Bowery. The defendant told him, the complainant, that he had sold them. The defendant was only one week, in his, the complainant's employment.

OFFICER WILLIAM STUTT, being duly sworn, testified that he belonged to the 10th. Precinct. He was on post, at the corner of Bayard and the Bowery about 9.30 o'clock, on the evening of the 22<sup>nd</sup>. day of March, when he heard the complainant calling for a policeman. The defendant was trying to get away. He, the officer, on the way to the station house, asked the defendant if he had stolen the jewelry. At first he said no. After the question had been put to him several times, he admitted that he had stolen it. When he was searched in the station house, a pawnticket was found in his possession. It called for a silver watch. He, the witness, took the complainant to the

02 15

COURT OF GENERAL SESSIONS.

-----  
T H E P E O P L E &c.

against

J O H N M E I E R, *Larceny.*  
-----

)  
)  
)  
) Before Hon. Henry A.

)  
) Gildersleeve, and a

)  
)  
) .Jury.  
)

Tried, April, 8, 1886.

A P P E A R A N C E S:

Assistant District Attorney Bedford, for the People; Jacob  
Berlinger, for the Defense.

-----00-----

ISAAC ECKER, being duly sworn, testified that he  
lived at 355 West 38th. street. He was a butcher by trade.  
On the 22, of March, he missed his wife's gold watch and  
chain, and his own watch and chain, and some money. The  
value of the jewelry was \$150. The defendant was in his em-  
ploy at the time. The jewelry was in a satchel in a closet,  
at his place of business. He, the complainant, was at mar-  
ket on that day, and during his absence the jewelry and some  
money was stolen. He met the prisoner down town and asked

02 16

pawnshop and he identified the watch.

For the Defence, JOHN MEYER, the defendant, testified that he lived in 34th Street. He worked for the defendant ten days. On Sunday, the 21st of March, he had a settlement with the complainant. He, the defendant, wanted the complainant to give him \$2 a week more, but the complainant would not give it. On the following day, he, the defendant, went home to get a clean shirt. On his way he met a man, in 41st Street. They had a drink, and he said, "You want to make more money than \$3 a week, you want to come with me. I know a better place in 46th Street, between 1st and 2nd Avenue." The man said that the butcher there was named Karl. When they got to the corner of 43d Street and 3d Avenue, the man said that he had no more money and wanted to sell his watch and chain. Then he said he wanted to pawn the watch and chain, or sell it in the pawnshop. Then, he, the defendant, as a favor took the watch in and pawned it for \$2, and gave the ticket to the man. Then he said, "I have a watch and chain, and I want you to sell them for me." He, the defendant, sold the watch and chain for \$24 or \$25. He, the defendant, did not know that the property was stolen. He, the defendant, did not steal anything from his employer.

0217

JOSEPH J. FROEHLICH, saloon keeper, of Graham Avenue Brooklyn, testified that the defendant had been in his employ, and that he was a man of good character.

0218

Indictment filed March 29/86.

Court of General Sessions

The People

N -

John Meyer.

STENOGRAPHERS' TRANSCRIPT.

April 8th 1886.

02 19

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 Meyer*

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

*John Meyer* —

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

The said *John Meyer*,

late of the First Ward of the City of New York, in the County of New York aforesaid  
on the ~~twenty second~~ day of *March*, in the year of our Lord  
one thousand eight hundred and eighty-*six* —, at the Ward, City and County  
aforesaid, with force and arms,

*one watch of the value of*  
*seven and five dollars, one*  
*other watch of the value of*  
*twenty five dollars, two chains*  
*of the value of twenty dollars*  
*each, one pocket of the value of*  
*ten dollars, and the sum of one*  
*dollar and twenty five cents in money,*  
*of the value of one dollar and twenty five cents,*  
of the goods, chattels and personal property of one *Isaac Eder,* —

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.

*Randolph B. Smith,*  
*Attorney*

0220

BOX:

212

FOLDER:

2102

DESCRIPTION:

Meyer, William

DATE:

03/11/86



2102

Witnesses:

John Arris

#89

A

Counsel, *W. M. Maffa*  
Filed *11* (day of *March*) 188*6*

Pleads *Guilty* vs.

THE PEOPLE

vs.

*PI*

*William Meyer*

Grand Larceny 2<sup>nd</sup> degree  
[Sections 628, 681, 540, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Chas. B. Folscher*

*12. March 16, 1886*

Foreman.

*Pleads P.L.*

*Pen 6 months*

0221

0222

Police Court—First District.

Affidavit—Larceny.

City and County } ss.  
of New York,

of No. 45 Washington Street, aged 6 years,  
occupation Tailor being duly sworn

John Avril  
deposes and says, that on the 8th day of March 1886 at the City of New York  
State of New Jersey ~~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: and brought into  
the City & County of New York the following property viz:

One Trunk containing a quantity of  
wearing apparel of the value of Thirty  
five 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 William Meyer (now here)  
from the fact that deponent gave the said  
defendant the aforesaid trunk on the corner  
of 2nd & Hudson street Hoboken to carry  
to No 45 Washington Street New York and  
the said defendant ran away with said trunk  
and failed to leave said trunk in Washington  
Street said defendant failed to return said  
trunk to deponent and deponent found the  
said defendant in Greenwich Street having  
in his possession concealed underneath his  
defendant's coat a vest which he defendant  
had taken out of said trunk and defendant  
had a pair of shoes on his feet belonging to  
deponent which he defendant had taken out

0223

of said trunk and deponent identified  
said vest and pair of shoes found in  
defendant's possession as a portion of the property  
taken and carried away as aforesaid

Sworn to before me this

5<sup>th</sup> day of March 1886

John A. Carr

Don B. Smith  
Police Justice

0224

Sec. 198—200.

1st

District Police Court.

CITY AND COUNTY { ss  
OF NEW YORK.

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

Question. What is your name?

Answer.

*William Meyer*

Question. How old are you?

Answer.

*34 years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*No home.*

Question. What is your business or profession?

Answer.

*Sailor*

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—  
William X Meyer  
Meyer*

Taken before me this

1888

John A. Justice.

0225

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

Dated *March 5* 188 *6* *Solm B Smith*  
Police Justice.

I have admitted the above-named \_\_\_\_\_

to bail to answer by the undertaking hereto annexed.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0226

Police Court

303  
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John April*  
*45 Washington St.*  
*William Meyer*

2

3

4

Office

*W. C. C. C.*

BAILED,

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

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

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

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

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

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

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

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

Dated *March 8* 1886

*Smith* Magistrate

*Hayes* Officer.

*27* Precinct.

Witnesses \_\_\_\_\_

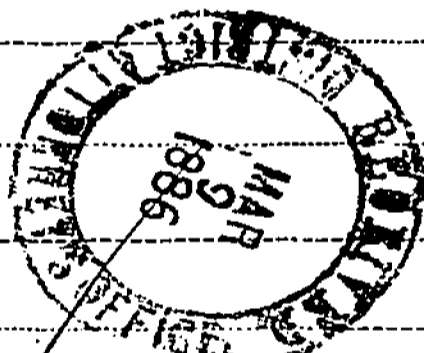
No. \_\_\_\_\_ Street.

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

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

\$ *300* to answer *J. A.*

*bow*



0227

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William Meyer*

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

*— William Meyer —*

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

The said

*William Meyer,*

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

*one trunk of the value of twenty dollars, one vest of the value of five dollars, one pair of shoes of the value of five dollars, and divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty five dollars, —*

of the goods, chattels and personal property of one *John Crowl,* —

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.

*Randolph B. Martine,*  
*District Attorney*

0228

BOX:  
212

FOLDER:  
2102

DESCRIPTION:  
Miller, Christian

DATE:  
03/08/86



2102

0229

# 36

Witnesses:

Off R. J. Miller

Off Sherry

1886

Counsel, *J. Hoffman*  
Filed *21* day of *March* 1886  
Pleads *Not guilty*

THE PEOPLE

vs.

*B*

*Christian Miller*

POOL SELLING.  
[Section 851, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

*Off J. J. Miller*

A True Bill.

*Chas. B. Furbush*

Foreman.

Part III June 21/88  
Confined unto to Special Session

0230

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Christian Miller*

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

*Christian Miller*

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

The said *Christian Miller*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, did unlawfully record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between *William J. Miller, and a certain other person or persons to the Grand Jury aforesaid unknown,* upon the result of a certain trial and contest of speed and power of endurance of and between *several horses called "Stags" and others of the Grand Jury aforesaid unknown* (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *the City of New Orleans*, in the State of *Louisiana*, and commonly called the *Race Track*, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

of the CRIME OF RECORDING AND REGISTERING BETS AND WAGERS, committed as follows :

0231

The said *Christian Miller,*

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

and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests is to the Grand Jury aforesaid unknown), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**Third Count.**—And the Grand Jury aforesaid, by this indictment, further accuse the said *Christian Miller*

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

The said *Christian Miller,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully sell, and cause to be sold, to one *William J. Miller,*

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

0232

and which said trial and contest was had, holden and run on the day and in the year aforesaid at the place and race track aforesaid (a more particular description of which said trial and contest, and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**Fourth Count.**—And the Grand Jury aforesaid, by this indictment, further accuse the said *Christian Miller*

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

The said *Christian Miller*,

late of the Ward, City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully sell and cause to be sold to divers persons to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown), thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *The City of St. Louis* in the *County of New Orleans*, in the State of *Louisiana*, and commonly called the *Race Track*

and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests, and of the pools aforesaid upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**RANDOLPH B. MARTINE,**  
**District Attorney.**

0233

BOX:

212

FOLDER:

2102

DESCRIPTION:

Miller, Nathan

DATE:

03/11/86



2102

0234

BOX:

212

FOLDER:

2102

DESCRIPTION:

Schutz, Leon

DATE:

03/11/86



2102

0235

BOX:

212

FOLDER:

2102

DESCRIPTION:

Gaffney, Cornelius

DATE:

03/11/86



2102

Elizabeth Boyd  
Off McManus

Counsel,  
Filed 11 (day of) March 1886  
Geo. H. H. I lead,  
W. A. H. H. 1/4

20 orchard vs.  
44 Kirtley

Nathan Miller

Leon Schutz 9/10

Conchis Gaffney

Grand Larceny, 2<sup>nd</sup> Degree.  
(From the Person.)  
[Sections 528, 531, — Point (Order).

RANDOLPH B. MARTINE.

P-2 Incl 3/96

Nos 1 & 2 fixed & connected

Each S.P. 3 1/2 yrs. approx.  
**A True Bill.**

Grab, B. B. B. B.

*Hörchen.*

314

No 3  
Pr Mac 12/86.  
Catholic Pro.

22

0236

0237

Police Court—1st District.

Affidavit—Larceny.

City and County }  
of New York, } ss.of No. 110 Essex Street, aged 27 years,  
occupation Salisbury being duly sworndeposes and says, that on the 4th day of March 1886 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession and  
person of deponent, in the day time, the following property viz:

One pocket-book containing  
good and lawful money  
of the United States con-  
sisting of a One Dollar Bill and  
silver coins in all of the value of  
One Dollar and forty-eight Cents  
the property of

Deponent and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by Sam Schütz, Nathan Miller  
and Cornelius Gaffney who were  
acting in concert for the reasons  
following to-wit: On said  
date deponent was on Grand  
Street in a large crowd and  
having missed the said pocket-  
book which had been in the left  
pocket of the dress she then had  
on as a portion of her daily  
clothing ~~and~~ is informed by  
Charles B. McManus of the  
Police Central Office that he  
McManus saw the said defendants  
acting in concert by pushing through

of Deponent to the one me, this

188

Police Justice.

0238

the crown and in the possession  
of said Nathan Miller was found  
the said pocket-book which has  
been seen by deponents and identified  
charges the said defendant with  
taking, stealing, and carrying  
away the aforesaid property  
from her possession and  
person

Sworn to before me  
this 3<sup>rd</sup> day of March 1886 Elizabeth Boyd

Samuel O'Reilly Police Justice

0239

CITY AND COUNTY }  
OF NEW YORK, } ss.

Charles B. McManus  
aged 29 years, occupation Police Officer of No.

Police Central Office Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Elizabeth Boy's

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

Sworn to before me, this 5th  
day of March 1886 } Charles B. McManus

Samuel C. Smith  
Police Justice.

0240

Sec. 198—200.

182 District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

*Cornelius Gaffney* 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 guilty of the charge*  
*Cornelius Gaffney*

Taken before me this 15th

day of March 1888

*Samuel J. Kelly* Police Justice.

0241

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, ss

District Police Court.

*Leon Schutz* 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 *Leon Schutz*

Question How old are you?

Answer *31 years*

Question Where were you born?

Answer *Germany*

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

Answer *44 Orchard 4 months*

Question What is your business or profession?

Answer *Turner*

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

Answer *I am not guilty of the charge*

*Leon Schutz.*

Taken before me this *25th*

day of *March*

188 *6*

*Samuel C. Kelly* Police Justice.

0242

Sec. 198-200.

101. District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

*Nathan Miller.*

Question. How old are you?

Answer.

*30 years.*

Question. Where were you born?

Answer.

*Germany.*

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

Answer.

*44 Orchard Street. 8 days.*

Question. What is your business or profession?

Answer.

*Barber.*

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

Answer.

*I am not guilty.*  
*Nathan Miller*

Taken before me this

day of

*March* 1886

*Edward J. O'Reilly* Police Justice.

0243

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 \_\_\_\_\_

\_\_\_\_\_ *-e pen daut*  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 7/16/88 188 *Samuel J. Smith* Police Justice.

I have admitted the above-named \_\_\_\_\_

to bail to answer by the undertaking hereto annexed.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0244

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Elizabeth Dwyer*  
*110 East*  
*Nathan Miller*  
*John Schütz*  
*Conrad Goff*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

*March 5th* 1886

Magistrate

Officer.

Precinct.

Witnesses

No.

*E. B. Lando*  
*100 East 3rd*

Street.

No.

Street.

No.

Street.

\$

*1000*

to answer

*Committed*

0245

Account of General Services

The People in and  
Liquor of Boys

Arrested Gaffney

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

100 EAST 23<sup>d</sup> STREET.

New York, March 6 1886

CASE NO. 22244

DATE OF ARREST

CHARGE

OFFICER

Chas B McManus  
Central Office

Larceny for 6 years

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

10 years & 11 months

Catholic

Michael

Maggie

71 Mulberry St, neighborhood bar

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy was  
arrested on the 20<sup>th</sup> of February last, charged with  
larceny, & discharged because complainant did  
not appear, he associates with thieves, the  
father of boy attends bar in a disreputable  
saloon on Baxter St, boy attends school.

All which is respectfully submitted,

Miss Terry  
President

G.

0246

Count of General Sessions

He took and  
I of  
Ligia Borge  
girl  
Cornelius Gaffney  
w/plead re

RENTAL 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.

0247

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against,

Seon Schultzy, Nathan  
Miller, Cornelius F. G. G. G.

The Grand Jury of the City and County of New York, by this indictment, accuse  
Seon Schultzy, Nathan Miller, Cornelius F. G. G. G.  
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Seon Schultzy, Nathan Miller  
and Cornelius F. G. G. G., each —  
late of the First Ward of the City of New York, in the County of New York aforesaid, on the  
— 19th day of March, in the year of our Lord one thousand  
eight hundred and eighty-five, in the day time of the said day, at the Ward, City and  
County aforesaid, with force and arms,

one pocket book of the value of  
Twenty five cents, one United States  
Treasury Note of the denomination  
and value of one dollar, one silver  
coin of the kind called a quarter  
dollar, of the value of twenty five  
cents, four silver coins of the kind  
called dimes of the value of ten cents  
each, five nickel coins of the kind  
called five cent pieces of the value  
of five cents each, and eight coins  
of the kind called cents, of the  
value of one cent each, —

of the goods, chattels and personal property of one Elizabeth Bonzi,  
on the person of the said Elizabeth Bonzi, —  
then and there being found, from the person of the said Elizabeth Bonzi, —  
then and there feloniously did steal, take and carry away, against the form of the statute in such case made  
and provided, and against the peace of the People of the State of New York and their dignity.

Randolph Martin,  
District Attorney

0248

BOX:

212

FOLDER:

2102

DESCRIPTION:

Montaque, John H.

DATE:

03/29/86



2102

Witnesses:

Lizzie P. Osgood  
Henry C. Humberg

260

Counsel,  
Filed 29 day of March 1886  
Pleads,

THE PEOPLE

vs.

21

John H. Montague

Burglary in the 3rd Degree.

[Section 497]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Charles B. Fiske

Foreman

Henry J. Day  
S. J. Off  
Three years.

0250

Police Court 2 District.City and County }  
of New York, } ss.:of No. 178 West 12<sup>th</sup> Street, aged 29 years,  
occupation Keep House being duly sworndeposes and says, that the premises No 178 West 12<sup>th</sup> Street,  
in the City and County aforesaid, the said being a three story and basement  
brick house in the 15<sup>th</sup> Ward of said city  
and which was occupied by deponent as a Dwelling  
and in which there was at the time a human being, by name Sarah White  
and deponentwere BURGLARIOUSLY entered by means of forcibly bursting in the  
door leading from the hallway on the 2<sup>d</sup>  
floor of said premises into the apartments  
or flat occupied by deponenton the 23<sup>d</sup> day of March 1886 in the day time, and the  
following property feloniously <sup>attempted to be</sup> taken, stolen, and carried away, viz:Wearing apparel, jewelry, household furniture  
and all of the value of about  
Two thousand Dollars.the property of Deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed, and the aforesaid property taken, stolen, and carried away byJohn H. Montague (now here)for the reasons following, to wit: that on the 20<sup>th</sup> day of March  
1886. deponent locked and securely fastened  
the door leading from the hall bedroom which  
is a portion of deponent's apartments into  
the hallway of the 2<sup>d</sup> floor of said premises  
and at about the hour of 5 o'clock P.M. on the  
23<sup>d</sup> day of March 1886. deponent who was in her  
kitchen heard a noise and on going into the  
hallway she saw the defendant who as soon as

0251

he saw deponent started to go down the stair way deponent followed him and asked him what he was doing there he turned around and said to deponent I will put a bullet through you damn you. he then started and ran out of the front door deponent followed him and when about seventy five feet from deponents front door on 12<sup>th</sup> street. deponent saw Mr Henry C. Surenbery of No 78 West 12<sup>th</sup> Street and called his attention to the defendant Mr Surenbery followed and caused the arrest of the defendant. Wherefore deponent charges the said defendant with burglariously entering said premises and attempting to feloniously take steal and carry away the aforesaid property and prays he may be held and dealt with according to law.

Mrs. Lizzie R. Osgood.

Sworn to before me  
this 24<sup>th</sup> day of March 1886

My Own  
Police Justice

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

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

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

Burglary \_\_\_\_\_ Degree.

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

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

0252

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 33 years, occupation Clerk of No.

78 West 15<sup>th</sup> Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Lizzie R. Osgood

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

Sworn to before me, this

day of

24  
March 1888

Henry C. Eisenberry

ay Ome  
Police Justice.

0253

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

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

Question What is your name?

Answer

*John H. Montague*

Question How old are you?

Answer

*21 years old*

Question Where were you born?

Answer

*New York City*

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

Answer

*216 Mulberry St. one year*

Question What is your business or profession?

Answer

*Printer*

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 breaking  
the Oath of Admon. for charged  
herin*  
*John H. Montague*

Taken before me this

day of *March* 188*8*

Police Justice.

0254

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

Dated March 2 1886 Ag. O'Malley Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0255

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Lezzie R. Osgood*  
*78 West 15th St*  
*John H. Montague*

2

3

4

Officer

*Langley*

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

*March 24* 188

Magistrate

*Wm. G. Lambrecht*

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

*Henry C. Sweeney*

*78 West 12 St*

MAR 25 1885

*1500*

to answer

*Sen Sec*

0256

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 W. Montague*

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

*John W. Montague* —

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

The said *John W. Montague*,

late of the *Fifteenth* Ward of the City of New York, in the County of New York  
aforesaid, on the *Twenty Third* day of *March* —, in the year  
of our Lord one thousand eight hundred and eighty-*six*, with force and arms, about the  
hour of *Five* o'clock in the *day* time of the same day, at the Ward,  
City and County aforesaid, the dwelling house of one

*Siggie R. Orapod* —

there situate, feloniously and burglariously did break into and enter, there being then and there some  
human being, to wit: *The said Siggie R. Orapod* —

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels  
and personal property of the said *Siggie R. Orapod* —

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,  
take and carry away.

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

*Samuel B. Martin*,  
District Attorney.

0257

BOX:

212

FOLDER:

2102

DESCRIPTION:

Montooth, Miller

DATE:

03/11/86



2102

Bail fixed at \$100 12/30

Witnesses:

Thomas C. Du Bois  
St Joseph F. Gould

#1114  
E. S. L. v. P. -  
582 Elmhurst, Ill.  
Sep notice by airtel to  
above for the 20th Apr.

Counsel, *E. S. L.*  
Filed *11* day of *March* 188*6*  
Pleads *Magdalen 12*

THE PEOPLE

vs.

*Miller Montooth*

MISDEMEANOR.

RANDOLPH B. MARTINE,

*Part III* District Attorney.

*Pleads guilty*

A True Bill.

*Chas. B. Folsom*  
*Apr 20/87*  
*Foreman.*

0258

0259

OFFICIAL CHEMIST  
— TO THE —  
N. Y. MERCANTILE EXCHANGE.

Office and Laboratory

JOSEPH F. GEISLER, Ph. C.,

Analytical and Consulting Chemist,

New Series, No. 1168.

N. Y. Mercantile Exchange Building.

New York, Feb. 15<sup>th</sup> 1886

### Certificate of Analysis

of a sealed sample of "BUTTER"

marked #111 Feb. 6<sup>th</sup> 1886, 5.82 11<sup>th</sup> Ave. J. S. Wilson, T. C. DuBois

received for account of Mr. B. F. Van Valkenburgh, Assist. State Dairy Com.

drawn by per Mr. T. C. DuBois Feb. 8<sup>th</sup> 86

#### This Sample contains

Animal and Butter Fat, 84.59%  
Curd, 1.14%  
Salt, [Ash], 4.34%  
Water, at 100° C., 9.93%

#### Analysis of the Fat present in the sample:

Soluble Fatty Acids, [on a dry basis], 20%  
Insoluble " " " 95.63%  
Specific Gravity of the dry Fat, at 100° F., .9056  
Titre, 100.00

the same. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and is made in imitation and semblance of butter produced from unadulterated milk or cream from the same.

Very Respectfully,  
J. F. Geisler

M. B. F. Van Valkenburgh  
Assist. State Dairy Com.

State of New York  
City of New York  
County of New York

On the Sixteenth day of February in the year one thousand eight hundred and eighty six before me personally came Joseph F. Geisler to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and he acknowledged that he executed the same.

E. P. DuBois  
Notary Public  
Ch. 70.

0260

No. 111.  
Feb 15/86

ENTIRE

CHURCH OF JESUS CHRIST

OF THE LATTER DAY SAINTS

BY THE ORDER OF THE BOARD OF CHURCH AFFAIRS

AND THE GENERAL CONFERENCE

OF THE CHURCH

0261

## STATE OF NEW YORK,

County of

New York

ss.:

Thomas C. DuBois

being duly sworn, deposes and says:

That he resides in the 64 East 108th Street in the County of New York and State of New York, and is 28 years of age,

and is an expert appointed by JOSIAH K. BROWN, New York State Dairy Commissioner;

That on the 6th day of February, 1886, in the store occupied by him, No. 582 Eleventh Avenue Street, in the City of New York in the County of New York

and State of New York, one Miller Montroch, against the

form and statutes in such cases made and provided, and in violation thereof, and against the peace of the people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter the product of the Dairy; that the said Miller Montroch

offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, 1 pound

as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes.

~~That the tubs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof, and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.~~

Deponent further says that on said 6th day of February, 1886, he went to the said store of said Montroch

in said City and County, and told said Montroch that he wanted to buy some Butter; that said Montroch

~~showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent; that he so sold to deponent~~ pounds as and for butter

thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 0.35; that, as deponent believes and charges, the said Montroch at the time

of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy; ~~that deponent saw the tubs in which the said Oleomargarine was contained, and no printed label bearing the words "Oleomargarine Butter," was delivered by said~~ Montroch

Montroch to deponent with the Oleomargarine sold to him; that on February 8th, 1886, deponent delivered a sample of such Oleomargarine, so

purchased by him as aforesaid, to Joseph H. Weisler a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said Miller

Montroch and that he may be dealt with as the law directs.

Sworn to before me this 17th day of February, 1886 } Thomas C. DuBois

Justice.

Court of

County of *New York*

THE PEOPLE, &c.,

vs.

*Miller Mountroch*

Affidavit:

*Thomas C. DuBois*

*300 Washington St.*

Witnesses:

*E. A. Wilson*

Residence *300 Washington St.*

*Joseph F. Walker*

Residence *300 Washington St.*

Residence

0263

Sec. 151.

Police Court 4th District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police  
Justices for the City of New York, by Thomas C. Du Bois  
of No. 64 East 108th Street, that on the 6th day of February  
1886 at the City of New York, in the County of New York, 582-11 Ave. 108th

one Miller Montross did offer  
for sale and sell to deponer one  
pound of oleomargarine as and  
for butter made from adulterated  
milk or cream from the  
same

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said  
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him  
forthwith before me, at the 4th DISTRICT POLICE COURT, in the said City, or in case of my absence  
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to  
be dealt with according to law.

Dated at the City of New York, this 17th day of February 1886

Daniel O'Reilly POLICE JUSTICE.

0264

582. 11a

Police Court ..... District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated ..... 188

Magistrate

Foley, Officer.

The Defendant

Miller Montooth

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

age 42 US Res 582-11 ave

Officer.

Dated February 19 188 6

This Warrant may be executed on Sunday or at  
night.

Police Justice.

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

Dated

188

The within named

Police Justice.

0265

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, { ss

District Police Court.

*Miller Montroth* 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

*Miller Montroth*

Question. How old are you?

Answer

*42 years*

Question. Where were you born?

Answer.

*B. S.*

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

Answer.

*582-11 Avenue 6 months*

Question. What is your business or profession?

Answer.

*Grocery Store (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 was an examination  
and I demand a  
trial at the Court of  
General Sessions  
Miller Montroth*

Taken before me this

19

day of

*July*

188

*Samuel P. McNeill*  
Police Justice.

0266

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

Dated Feb 19 1886 *Sam'l O'Reilly* Police Justice.

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

Dated Feb 19 1886 *Sam'l O'Reilly* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0267

BAILED,

No. ~~1~~ by ~~Peter Murphy~~  
Residence ~~586 11th St.~~ Street.

No. ~~2~~ by ~~William H. H. H.~~  
Residence ~~418 1st St.~~ Street.

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

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

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Du Bois

vs.  
Miller Montooth

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

Dated Feb 19 1886

W. O. Kelly Magistrate

Officer.

Precinct.

Witnesses \_\_\_\_\_

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

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

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

\$ 300 to answer

Bailed

0268

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
*against*

*Miller Montooth*

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

*— Miller Montooth —*

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Miller Montooth,*

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, *one pound* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *Thomas C. Dubois,* for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 246, Laws of 1882, § 1.)

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

*— Miller Montooth —*

of a Misdemeanor, committed as follows:

The said *Miller Montooth,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *Thomas C. Dubois,* *one pound* of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *Thomas C. Dubois.*

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0269

THIRD COUNT: (Section 430, Penal Code.)

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

*- Miller Montooth -*

of a Misdemeanor, committed as follows:

The said *Miller Montooth,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

*Thomas C. DuBois*, as an article of food *one pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

*- Miller Montooth -*

of a Misdemeanor, committed as follows:

The said *Miller Montooth,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one *Thomas C. DuBois,*

from a certain *tub or box* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Thomas C. DuBois,* a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0270

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

*— Miller Montooth —*

of a Misdemeanor, committed as follows :

The said *Miller Montooth,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

*Thomas C. Dubois, one pound*

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

*— Miller Montooth —*

of a Misdemeanor, committed as follows :

The said *Miller Montooth,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

*Thomas C. Dubois, one pound*

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ~~thirteenth~~ <sup>30th</sup> day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

**RANDOLPH B. MARTINE,**

**District Attorney.**

0271

BOX:

212

FOLDER:

2102

DESCRIPTION:

Moran, Charles

DATE:

03/29/86



2102

Witnesses:

Elizabeth Archer

Mary Walsh

25644

Counsel,

Filed

29 day of March 1886

Pleas,

Not guilty

THE PEOPLE

vs.

Charles Moran

Robbery, second degree.

[Sections 224 and 225, Penal Code].

RANDOLPH B. MARTINE,

Esq. Ind. 3/8. District Attorney.

Ind. & acquitted.

A True Bill.

Charles B. Roberts

Foreman.

0272

0273

POOR QUALITY  
ORIGINALSTATE OF NEW YORK.  
CITY AND COUNTY OF NEW YORK

Police Court--First District.

*Elizabeth Archer*  
 of No. *15 Montgomery Ave. S. Island* Street, being duly sworn, deposes  
 and says, that on the *22nd* day of *March* 18*96*  
 at the *fourth* Ward of the City of New York, in the  
 County of New York, was feloniously taken, stolen, and carried away, from the person of de-  
 ponent, by force and violence, without his consent and against his will, the following property, viz:

*A pocket-book con-  
 taining a pawn ticket  
 and lawful money  
 of the United States  
 in all of  
 Ten Dollars,  
 the property of  
 Deponent*

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

*Charles  
 Moran (now here) for the  
 reasons following, to wit:  
 at the hour of 5:45 in  
 the evening on said date  
 as deponent and a lady  
 friend <sup>Mary Waple</sup> were walking on  
 Oak Street, the said de-  
 fendant who had been  
 following the said deponent  
 and her companion for some  
 time suddenly struck the*

*Subscribed and sworn to before me, this*

*19*

*Police Justice*

0274

said deponent a blow on  
the face with his open hand  
calling her a "damned  
Whore", he then seized hold  
of deponent's right hand,  
and took therefrom the  
said pocket - book con-  
taining the said property  
and ran away with it.

Wherefore deponent  
charges the said defendants  
with larceny, stealing, and  
carrying away the afore-  
said property by force  
and violence and against her  
will.

Sworn to before me

this 23<sup>rd</sup> day of March

1886

Elizabeth  
Archibald  
Mason

David C. Bell

Police Justice

0275

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 30 years, occupation St Francis Super of No.

126 Cherry Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Elizabeth Archer

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

Sworn to before me, this 23 } Mary J. Waters  
day of March 1886 } mark

Samuel O. Kelly  
Police Justice

0276

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, { ss

District Police Court.

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

Question What is your name?

Answer *Charles Moran*

Question. How old are you?

Answer *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *313 Water St. 18 months*

Question What is your business or profession?

Answer *Boiler Master*

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*  
*C Moran*

Taken before me this

day of

1886

Police Justice.

0277

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

Dated March 23 1886 *Sam'l C. Kelly* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0278

BAILED,

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

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

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

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

Police Court <sup>374</sup> District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Elizabeth Fisher*  
*115 Montgomery Ave.*  
*Staten Island*  
*Charles Morris*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Office *officer*

Dated *March 23* 188 *6*

*P. J. Kelly* Magistrate  
*Paul J. Shalvey* Officer.  
*H. O. Kelly* Precinct.

Witnesses *Mary Walsh*  
No. *126 Cherry* Street.

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

*\$2500 for & Mch 24*

No. *a M* Street,

*\$2500* to answer *GS*

*Com*

0279

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Moran

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

Charles Moran -

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

The said Charles Moran,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty second day of March, in the year of our Lord one thousand eight hundred and eighty-six, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Elizabeth Archer, in the peace of the said People, then and there being, feloniously did make an assault, and

one pocket watch of the value of one dollar, one game ticket of the value of one dollar, five United States Treasury Notes, of the denomination and value of two dollars each, ten United States Treasury Notes of the denomination and value of one dollar each, and silver coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ten dollars, -

of the goods, chattels and personal property of the said Elizabeth Archer, from the person of the said Elizabeth Archer, against the will, and by violence to the person of the said Elizabeth Archer, - then and there violently and feloniously did rob, steal, take and carry away,

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

Randolph B. Martin,  
District Attorney.

0280

BOX:

212

FOLDER:

2102

DESCRIPTION:

Moran, James

DATE:

03/03/86



2102

0281

BOX:

212

FOLDER:

2102

DESCRIPTION:

Sullivan, John

DATE:

03/03/86



2102

WITNESSES:  
Christian Board  
Oy Kalerstein

Pleas, *Arzulla* & *Arz*!

U.S.  
James Moran

John Sullivan

*District Attorney.*

# A True Bill!

Chas. B. Fiske

*Foreman.*

Head Wm Lloyd  
S. P. Davis & Co<sup>y</sup>

0202

0283

CITY AND COUNTY }  
OF NEW YORK, } ss.

Jacob Wallenstein  
aged 27 years, occupation Police Officer of No.  
132 Forsyth St Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Christine Heane  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 18 day of February 1888 } Jacob Wallenstein

W. Omer  
Police Justice.

0284

Police Court— 34 District.

City and County } ss.:  
of New York, }of No. 7 1/2 Alley Christine Heaster Street, aged 25 years,  
occupation Saloon Keeper being duly sworndeposes and says, that the premises No. 106 Bevier Street, 10 Ward  
in the City and County aforesaid the said being a Irish Dwellling  
worth a store on the first floor  
and which was occupied by deponent as a saloon and been Saloon  
and in which there was at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking  
several bolts by which the  
door was fastenedon the 18 day of February 1886 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:K  
Several boxes of cigars  
and a quantity of wine  
and liquors of the value  
of one hundred dollars.the property of deponent  
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen and carried away byJames McConnaughy and John Sullivan  
(both now here)for the reasons following, to wit: That the deponent was  
enforced by Officer Walbeert  
of the 10th Precinct Police that at the  
house of four blocks above the aforesaid  
said day that when he passed said  
store he saw both of the defendants  
behind the bar in said premises  
and the Officer found the side  
door which enters an alley street

0285

brother open as upon said  
and the department further says  
that the search looked and  
sustained, <sup>magistrate</sup> procedures to leaving  
said premises at the house  
of 130 block, missing.

Sworn to before me  
this 28 day of Feb. 1886  
at New York  
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been  
committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated 1886  
Police Justice.

I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1886  
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 1886  
Police Justice.

Police Court, District,

THE PEOPLE, &c.,  
on the complaint of

1.  
2.  
3.  
4.

Office—BURGLARY.

Dated 1886

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0286

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY { ss  
OF NEW YORK,

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

Question. What is your name?

Answer *John Sullivan*

Question. How old are you?

Answer *21 years*

Question. Where were you born?

Answer *New York*

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

Answer *Varick street two weeks*

Question. What is your business or profession?

Answer *Blacksmith*

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.*  
*I found the door open. I did not force the door.*  
*John Sullivan*

Taken before me this

day of *Feb.* 1886*my Office*

Police Justice.

0287

Sec. 198-200.

74

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question What is your name?

Answer

James Moran

Question. How old are you?

Answer

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

334 East 34 street New York

Question What is your business or profession?

Answer

Printer

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 have nothing to say. I met my Co defendant (I was coming from work) outside this place, he asked me if I knew both of the larceny, I knew the name of a place and went with the man to the place.

Taken before me this

day of Sept 1886

W. J. Dineen

Police Justice.

0288

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~~  
~~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.~~ he is hereby discharged

Dated Febr. 28 188 6 W. J. Jones Police Justice.

I have admitted the above-named \_\_\_\_\_

to bail to answer by the undertaking hereto annexed.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0289

Police Court 34 District. 250

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Christian Hagarty*  
*James H. Horgan*  
*John H. Horgan*  
*Offence*  
*Young*

BAILED,

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

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

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

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

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

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

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

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

Dated *February 28* 1886

*P. H. Horgan* Magistrate

*Walter H. Horgan* Officer.

20 Precinct.

Witnesses \_\_\_\_\_

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

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

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

*Committed* to answer *General Session*

*Wm*

0290

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 Sullivan and James Moran*

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

*John Sullivan and James Moran*

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

The said *John Sullivan and James Moran*, each —

late of the *Second* Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty-fifth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *saloon* of one

*Christian Stader.*

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

*Christian Stader.*

in the said *saloon* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

## SECOND COUNT—

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

*James Moran and John Sullivan*  
 of the crime of *attempting to commit*  
 the CRIME OF *Grand LARCENY* in the second degree, committed as follows:

The said *James Moran and John Sullivan*, each —

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

*Five boxes of cigars of the value of*  
*five dollars each box, Twenty*  
*bottles of wine of the value of*  
*three dollars each bottle, and*  
*one hundred bottles of liquor*  
*(of a kind and description to the*  
*Grand Jury aforesaid unknown)*  
*of the value of one dollar each*  
*bottle.*

of the goods, chattels and personal property of one *Christian Stacks*,

in the *saloon* of the said *Christian Stacks*, —

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

*Randolph B. Smith*  
*District Attorney*

0292

BOX:

212

FOLDER:

2102

DESCRIPTION:

Morin, Henri Georges

DATE:

03/09/86



2102

0293

Witnesses:

Alexander Caesar

Mary Caesar

Professor Elmer Hobbs

Columbia College

Counsel,

Filed 9 day of March 1886

Pleads *Indulgent*

THE PEOPLE

[Section 218 - Penal Code]

*Henry Georges Morris*

RANDOLPH B. MARTINE,

*Dr Apr 9/86* District Attorney.

*Indulgent*

A True Bill.

*Charles B. Roberts*

*April 8th*

Foreman

0294

## POLICE COURT SECOND DISTRICT.

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

by Benjamin Salom-Kuper

of

684 Washington

Street, being duly sworn, deposes

and says, that on the

28<sup>th</sup>

day of

February

1886

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

Alfred Salvet Age 47 yrs

Verme George Florin (prisoner), did with intent  
 to injure defendant unlawfully administer to him  
 Corrosive Sublimite, the use of which is dangerous  
 to life, under the following circumstances:  
 Defendant is informed by his wife, Mary Salvet  
 that about the hour of P. 80 A.M. on the above  
 date she prepared and made a cup of chocolate  
 for defendant in the kitchen in the basement of the  
 above mentioned premises and took the said cup  
 of chocolate to the room at the rear of the store  
 in which the defendant was and left the same  
 there for a few moments; that immediately thereafter  
 she took the said cup of chocolate to defendant,  
 who was in bed in front room on the second floor,  
 and <sup>thereupon</sup> ~~he~~ took of the same, whereupon he felt a  
 severe burning sensation in his mouth, throat and  
 stomach, and immediately thereafter vomited  
 violently.

Defendant further says, that he has submitted the  
 chocolate remaining in the cup of which he had  
 possession sparingly to Edward Clinton Bennett  
 of the Board of Health, and that the said Edward  
 Bennett has informed defendant, that he has  
 analyzed the same and found that it contained  
 mercury in such a quantity as to be dangerous  
 to life or health.

Defendant further says, that on or about the 18<sup>th</sup> day  
 of February 1886, the defendant received a letter from

0295

✓ Sent by mail, which referred to a powder which  
 it contained, and which powder deponent saw  
 taken from the above mentioned letter received by  
 ✓ the defendant; and which powder deponent testified  
 and knows to have been Corrosive Sublimates;  
 that deponent directed the defendant to throw  
 away said powder, but afterwards found that  
 the defendant had retained the same in his  
 possession and concealed the same.  
 Wherefore deponent charges the said Henri Georges  
 Alon with unlawfully administering the  
 above described poison to deponent with intent to  
 injure him and prays that he may be committed  
 to answer and dealt with according to law

Sworn to before me this 2<sup>nd</sup> day of March 1886  
 J. J. Deff  
 Justice

Police Court — Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Offence,

Dated,

188

Justice.

Officer.

Witnesses,

Committed in default of \$

surety.

Bailed by

No

Street.

0296

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 51 years, occupation Married of No.

634 Washington Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Alfred Sabret

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

Sworn to before me, this

day of

188

March 5 1888 Alfred Sabret  
her  
mark

[Signature]  
Police Justice.

0297

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 29 years, occupation Chemist of No.

256 West 57th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Alfred Sabat

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

Sworn to before me, this 5 day of March 1888 & Edward H. Martin

[Signature] Police Justice.

0298

Sec. 198—200.

District Police Court.

CITY AND COUNTY  
OF NEW YORK,

Henri Georges Morin 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

Henri Georges Morin

Question. How old are you?

Answer

Sixteen Years

Question. Where were you born?

Answer.

France

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

Answer.

No 634 Washington St. Since Aug 4/1885

Question What is your business or profession?

Answer

Servant

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 went to my brother in Paris for the powder as I wanted to make some experiments in electricity with it; and received the powder from him. I did not attempt to poison the Complainant with it. I threw the powder away when directed to do so by the Complainant

Henri Georges Morin

Taken before me this

5

day of

March 1888

Police Justice.

0299

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 \_\_\_\_\_

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

Dated *March 5* 188*8* \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0300

BAILED,

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

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

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

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

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

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

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

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

Police Court

2

295 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Alfred Sabret*  
*634 Washington*

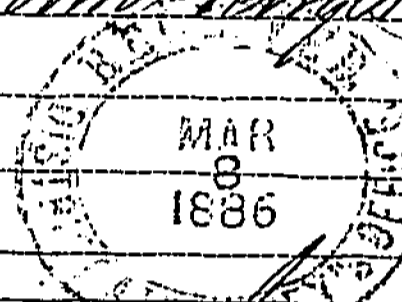
*Wm. George Allen*

1 \_\_\_\_\_

2 \_\_\_\_\_

3 \_\_\_\_\_

4 \_\_\_\_\_



Offence *2nd degree*

Dated *Monday 5* 188*6*

*Wm. George Allen* Magistrate

*Wm. George Allen* Officer.

*Inspector Jones* Precinct.

Witnesses *Samuel S. S. S.*

No. *634 Washington* Street.

*Edward N. Martin*

No. *256 West 57* Street.

*Off. Jacob H. H. H.*

No. *Palmer Street*

\$ *1000 + to support*

*Samuel S. S. S.*

*Prof E. H. H.*

*Columbia College.*

0301

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Henry Fitzgerald Morris*

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

*Henry Fitzgerald Morris*

of the CRIME OF *Assault in the second degree,*

committed as follows:

The said *Henry Fitzgerald Morris,*

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

*with force and arms, in and upon one*  
*Alfred Calvert, then and there being,*  
 *feloniously and unlawfully did make*  
*an assault, and did then and there*  
*feloniously and unlawfully put, mix*  
*and mingle certain deadly poison, to wit:*  
*corrosive sublimate in certain chocolate*  
*which had been then and there prepared*  
*for the use of the said Alfred Calvert,*  
*to be drunk by him the said Alfred*  
*Calvert, the said Henry Fitzgerald Morris*  
*then and there well knowing the said*  
*corrosive sublimate to be a deadly poison;*  
*and the said Henry Fitzgerald Morris, the*  
*said chocolate with which the said deadly*

person was so mixed and mixed as I said,  
 afterwards, to mix on the ground in the  
 year I said, at the Ward, City and  
 County I said, I said, and  
 unlawfully did give and administer, and  
 cause to be given and administered  
 into the said Alfred Colver, with intent  
 that he the said Alfred Colver should  
 take and swallow down the same into  
 his body, and with intent that the  
 said Alfred Colver should die and there and  
 unlawfully and feloniously  
 to injure; against the form of the  
 Statute in such case made and provided,  
 and against the peace of the People  
 of the State of New York, and their  
 dignity.

Randolph B. Martin,

Attorney

0303

BOX:

212

FOLDER:

2102

DESCRIPTION:

Morris, Terrence

DATE:

03/09/86



2102

0304

BOX:

212

FOLDER:

2102

DESCRIPTION:

Foley, Francis

DATE:

03/09/86



2102

0305

Witnesses:

Norman E. [unclear]

William E. [unclear]

W. William O'Meara

Off John [unclear]

Ludwig Mauch

Albert [unclear]

John Joseph Gasbark

Joseph Quigg

Gregory F. [unclear]

Planes for Morris

#23 [unclear]

Counsel T.H. Stinger for Morris

Filed 9 day of March 1886

Ready March 11

THE PEOPLE

vs.

Terrence Morris

and

Francis Foley

RANDOLPH B. MARTINE,

Clay & Co. District Attorney.

(Book)  
Speedily Deposited  
A True Bill.

Chas. B. [unclear]

Foreman

May 20<sup>th</sup>  
May 26<sup>th</sup> 9.5.03.  
J.P.A.

Witnesses:

Thomas Chas. [unclear]  
Francis [unclear]  
Dr. William O'Meara  
Off John [unclear]  
Ludwig Maue  
Albert [unclear]  
John Joseph Garlick  
Joseph Quigg  
Gregory J. [unclear]

Stanes for Morris  
#33 Sub [unclear] 1035  
Counsel J.H. Stiner for Morris  
Filed 9 day of March 1886  
Ready for trial 11

THE PEOPLE  
vs.  
Terrence Morris  
vs.  
Francis Foley

RANDOLPH B. MARTINE,  
Clerk of the District Attorney.  
(Book)  
A True Bill.  
[unclear]

Chas. B. [unclear]

Foreman

May 20th  
May 26th  
9.5.13.

0307

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

POLICE COURT, 22

DISTRICT.

aged 29 years, Barkeeper  
of No. 474 Tenille avenue

Sherman Ehrichsen

says that on the

9th

day of

February

1886

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

at between 10 and 11 o'clock

P.M. of said day in said premises

William Goetze the  
proprietor of said premises which was a Lager Beer  
Saloon, was violently and feloniously assaulted and  
beaten by Terence Morris and  
Francis Foley (both now here) from the following facts

That at about 10 o'clock P.M. said defendants  
came into said premises and engaged in a game  
of Pool while so engaged said defendants  
became engaged in a quarrel over said  
game, while wrangling and quarrelling said  
William Goetze went to stop said defendants  
from fighting and went between them when  
he said Morris turned upon the proprietor (said  
Goetze) and struck him on the face with  
his clenched hand at the same time he  
said Francis Foley had hold of him said  
Goetze and prevented him from defending  
himself. He deponent further says that he was  
the Bar tender in said place and that he  
saw said assault so committed and that it  
was done without any justification on the part  
of said assailants. Deponent further says that  
said Goetze died on the 10th day of February 1886 at  
9.30. o'clock A.M. and that he was informed that  
his death was caused by the assault and violence  
so committed. He then for asks that said defendants be  
held to answer for the said assault and be dealt with  
according to law.

S. Ehrichsen.

Subscribed before me this  
11th day of February 1886  
Police Justice

0308

1  
1  
Herman Chickson age 29  
years and by occupation a  
Bar tender living at 444 tenth

Ques Did you make any  
statements here on the 11<sup>th</sup> of  
Feb 1886?

Ans I think it was on  
that date.

Ques Did you in that  
statement say that Mr  
Goetze struck Morris with a  
Billiard Cue?

Ans I do not know,  
no one asked me, I do not  
recollect that Goetze did.

Ques Did Goetze strike  
Morris with a Billiard Cue?

Ans Yes Sir.

Ques Before Morris touched him?

Ans They were fighting  
together, Yes Sir, Goetze struck  
Morris first.

Ques It is a fact  
that Goetze struck first?

Ans Yes Sir, so far as  
I saw.

Ques Did they strike  
Goetze at all?

Ans I do not know whether  
he did or not.

1

Q

Ques Did he strike him?  
Ans No, I guess not. I

did not see him strike him.

Ques Who did strike Goetze?  
Ans Morris struck him.

Ans So far as you saw, Kelley did not touch the deceased at all?

Ans No, Sir.  
(Direct "Hm")

Ques Did you see Morris there before in Mr Goetze's place?

Ans Yes Sir.  
Objection by Counsellor Stenham,  
the same overruled.

Ques Did you notice Mr Goetze's face  
head?

Ans I did not notice,  
I saw him bleeding at  
the nose.

Motion to Dismiss  
If your Honor please, I move  
for the discharge of Morris,  
and the Defendants; on the  
ground, that there is  
no evidence before your  
Honor, that the deceased

0310

3

died from any violence  
committed by either of these  
Defendants, Second That the  
evidence of the Coroner which  
is before your Honor, That the  
deceased died from apoplexy,  
commonly called Coma, from  
Cerebral Hemorrhage, and the  
Physician stated to your  
Honor that there was no  
evidence on his examination  
made three hours after the  
death of my Mary of  
violence or bruises whatsoever  
ever on the deceased.

Your Honor, Motion is denied, they  
are held to answer each  
in two thousand dollars

Open & before me  
this 23<sup>rd</sup> day of Jan 1886

W<sup>m</sup> H. H. Police Justice

0311

Sec. 198-200.

22

District Police Court.

CITY AND COUNTY  
OF NEW YORK.

*Terrence Morris*

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

Question What is your name?

Answer *Terrence Morris*

Question How old are you?

Answer *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *427 Met 35<sup>th</sup> Street, 5 years.*

Question What is your business or profession?

Answer *Shoemaker*

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*  
*Terrence Morris*

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

*Police Justice.*

0312

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK

2

District Police Court.

*Francis Foley*

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

Question. What is your name?

Answer. *Francis Foley*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *539 Met St - 6 years*

Question. What is your business or profession?

Answer. *Seaman*

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 -*  
*F. Foley*

Taken before me this  
day of *September* 188*8*

Police Justice.

0313

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 Francis Foley 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 \_\_\_\_\_ 188

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

Dated July 23 188 6 Wm. Burke Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0314

Salmony J. P. M.  
4 Brownway Feb. 17. 3 P.M.  
The President magistrate  
here on my behalf  
to produce with this  
determination and  
case in the cabin above  
dated on 10. 10. 10

BAILED, Feb. 15/87  
No. 1, by Am. New Morris  
Residence 429 N. 35 Street.

No. 2, by Am. Division  
Residence 559 N. 36 Street.

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

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

#33 Police Court 2d 138 District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

Herman Christensen  
474 - 10th Ave.  
Terrence Morris  
Francis Foley

Offence Murder

Dated February 11th 1886  
W. P. Rogers Magistrate.  
John Hughes Officer.  
Katharine George Precinct.  
474 - 10th Ave.

Witnesses  
No. Gregory F. Flynn Street.  
John B. Guebert  
575 - 10th St.  
No. Albert M. M. M. Street.  
442 West 36th

No. Andrew M. M. Street.  
474 - 10th Ave.  
to answer Wm. M. M.

Bailed Am. Division  
Feb. 23. 1886  
19. 2 P.M.

0315

## STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, SS.

## AN INQUISITION,

Taken at the *Coroner's Office**No. 15 Chatham**Street, in the Fourth Ward of the City of**New York, in the County of New York, this**16<sup>th</sup> day of February**in the year of our Lord, one thousand eight hundred and**86 before**John R. Nugent ~~FEDERAL NO. 118~~ EDMAN* Coroner,*of the City and County aforesaid, on view of the Body of William Goetze*  
*now lying dead at**Upon the Oaths and Affirmations of*  
*good and lawful men of the State of New York, duly chosen and*  
*sworn, or affirmed and charged, to inquire, on behalf of said people, how and in*  
*what manner the said William Goetze came to his death, do**upon their Oaths and Affirmations, say: That the said*  
*William Goetze came to his death by**Come from Cerebral Dementia brought*  
*on during excitement in his saloon the*  
*evening of the 15<sup>th</sup> of February 1886*  
*about 10 P.M. said excitement*  
*brought on by Orance Morris and*  
*Francis Foley**In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this*  
*Inquisition, set our hands and seals, on the day and place aforesaid.*

## JURORS.

*Henry Wallworth 309 West St James McSorley 327 E. Houston St**James McSorley 300 W. Houston St**John J. Griffin 566 Greenwich St**George Brooks 328 W. Houston St**Lytle Higgins 58 Dorsey St**John Boyle 388 Greenwich St**Thomas H. Farrell 325 W. Houston St**Patrick Curtis 570 Greenwich St*

CORONER, L. S.

0316

## TESTIMONY.

Katherine Goetze being duly sworn deposes and says: William Goetze now lying dead in our home at 474 10th Ave was my husband. He kept a large beer saloon at this above number up to the evening of Feb. 9<sup>th</sup> 1886, when he was assaulted by two men one of whom was named Morris, said to reside at 427 W 35<sup>th</sup> St, I was thrown down by the other who is unknown to me. My husband was not thrown down but struck in the face and pushed violently against the ice box. Then he did not appear to be much hurt and did not complain, but he sent for the police, Reubenma Lynch came shortly after the occurrence, meantime the men, Morris & his companion had gone away, but returned after the officer left, and tried force the door, which was not yet locked; this was about 11 o'clock p.m. My husband at this time began to complain of a dizzy feeling in his head. He seemed to lose all power of his limbs and was carried up stairs to his room by Ludwig Mearns, of 443 W 53<sup>rd</sup> St & the bar-keeper Herman - living with us. They laid him on the bed, on his clothes, and he began to shiver & lie upwards of an hour, and then breathed very heavily. I covered him with bed clothes and lay down beside him. I did not sleep much & heard him breathe, same as usual, during the night. I got up about six am this morning, and thought he was better, I went down stairs, returning about 7 o'clock when I found he was not doing well, breathing very slowly with rattling in his throat. I sent for Dr. De Mond at 42<sup>nd</sup> St, who came in about an hour afterwards, but my husband was then dead 9 am Feb 10<sup>th</sup> 1886. He never spoken from 11 o'clock the night before.

Katherine Goetze

Sworn to before,  
this10<sup>th</sup> day of February 1886

L. E. Hegert CORONER.

0317

## CORONER'S OFFICE.

## TESTIMONY.

Joseph Lutz, being sworn says  
 he resides at 521 West 36th Street  
 and drives for H. G. Nichols (Capt.  
 Mc Brandy). On Dec. 9/10 about  
 10 P.M. he was playing a game  
 of dominoes in Gootz' Saloon  
 and while doing so the two  
 prisoners were fighting and  
 drew my attention, Mr Gootz  
 had left from behind the  
 bar and went to the  
 two of them and got them  
 out to where I was playing  
 and he took the cue from  
 me of them, and struck  
 the one called Morris over  
 the head, they came to the  
 table next to where I was  
 playing and upset it, a  
 short time after they got  
 to the ice box, Morris had  
 said to Mr Gootz you have  
 struck me with the cue  
 he said "Yes, and I'll strike  
 you again if I get the  
 opportunity, as soon as he  
 said that Erickson & Mederson  
 took hold of Morris and

Taken before me  
 this day of

188

CORONER.

0318

CORONER'S OFFICE.

TESTIMONY.

2

Morris called for assistance calling  
 his friend by name, his friend  
 came and pulled Mrs Gutz  
 away and she fell, then  
 Morris got out of the crowd,  
 then Erickson came behind the  
 bar got a pistol and handed  
 it to Mr Gutz, then Morris  
 and his friend went out  
 out of the door and I closed  
 it as Mr Gutz was ready  
 to cock the pistol, the prisoner  
 attempted to strike deceased  
 after Morris had been struck  
 I saw Morris strike Gutz  
 in the nose with his hand  
 & Morris tried to get away  
 from Gutz but could not  
 on account of the wife of  
 Gutz and the barkeeper, Morris  
 did all he could to avoid the  
 quarrel and get away, after  
 Morris and his friend went  
 out Gutz remained with me  
 about 20 minutes I asked  
 him if he was hurt, he said  
 no, he had often got hurt once  
 more than that, Mr Gutz

Taken before me  
 this day of

188

CORONER.

0319

CORONER'S OFFICE.

TESTIMONY.

did not fall while I was  
in the place

Joseph Briggs

11  
 I am. Erickson being recalled and sworn  
 says. I saw Mr Gutz take a  
 billiard cue from one of the  
 prisoners and strike the one  
 named Morris with it, (by  
 interpreter) the two prisoners  
 played a game after two  
 others had been playing the  
 two last had broke the game  
 up after quarreling together I  
 and Mr Gutz went to separate  
 them they would not do so  
 and Gutz struck one of them  
 on the shoulder with the cue  
 then they let each other go  
 Morris took hold of Gutz  
 and then got at the ice box  
 Mrs Gutz came and Foley pushed  
 Gutz over, I went behind  
 the bar and took a census

Taken before me

this 16 day of February 1886

J. R. Bryant CORONER.

0320

CORONER'S OFFICE.

TESTIMONY.

4

and Foley and Morris then  
went out, the first parties  
stopped playing when the  
Dm party Morris and Foley  
came, and commenced fishing  
around the table, after they  
went out about 10 minutes  
Mr Goetz complained of his  
head and I and M. Gung  
took him up stairs, Mr  
Goetz was struck by Morris in  
the face but I cannot say  
whether that was after he  
struck against the ice box  
Mr Goetz had no wounds on the  
back of his head

L. Erickson.

Taken before me

this 16 day of February 1886

J. P. [Signature] CORONER.

0321

## CORONER'S OFFICE.

## TESTIMONY.

Gregory D. Flynn being sworn says  
 that he is 525 West 36th St  
 and is a truck driver but  
 not employed at present.  
 On Feb. 9th B was in Gerty's  
 saloon about 9.45 P.M.  
 Foley & Morris started a  
 game of pool, Gerty was  
 playing dominoes with  
 some friends, he got up  
 to watch the game of pool  
 Morris & Foley got hold of  
 me and other and Morris  
 was thrown to the floor,  
 they got hold again and  
 the two came to where I  
 was sitting and dumped  
 the table and two chairs  
 before they got hold the  
 second time Gerty took a  
 cue and hit Morris with  
 the heavy end of the cue  
 in the head B caught my arm Gerty  
 got the cue, after that  
 Mr Gerty the bartender and  
 Mr Gerty had Morris up  
 against the ice box, then Morris  
 called for assistance and

Taken before me  
 this day of

188

CORONER.

0322

CORONER'S OFFICE.

TESTIMONY.

6

Foley came and caught Mrs. Gentry and she fell alongside of the pool table and Mr. Gentry staggered back but did not fall. Foley and Morris went for the door to get out and got Gentry run behind the car and the bartender handed him a pistol, but by that time Foley & Morris were outside. Morris came back a few minutes after for this hat and while doing so and going out Mrs. Gentry showed two blows at him but I do not know whether they hit him or not. I saw Morris make an attempt to strike Gentry but he did not catch him. Gentry had been the furthest man from the ice box. I remained in the saloon till 1/4 of an hour after the disturbance. Gentry did not say to me he was hurt.

—Gregory H. Flynn

Taken before me

this 16 day of February 1886

J. H. Flynn

CORONER.

0323

CORONER'S OFFICE.

TESTIMONY.

7

John Joseph Garbutt being sworn and  
 subside at 525 West 36th  
 and am a grocer, on Feb 9th  
 about 9:45 AM I was in Galt's  
 saloon playing dominoes  
 Toby and Morris started  
 a game of pool and in  
 the middle of the game  
 started a quarrel, I cannot  
 say whether they were at  
 quarrel or fighting, both  
 got hold of each other  
 Galt was playing dominoes  
 and got up to assist  
 the game of pool, he went  
 to separate them and took  
 a kick from one of them  
 and struck Morris over  
 the head with the butt  
 end of the cue, Mrs Galt  
 was in the store at the time  
 and she interfered and the  
 top of them got up against  
 the vice box, I could not  
 see whether Galt got struck  
 or not, I could see Galt  
 but not Morris afterwards  
 got out of the store the

Taken before me  
 this day of

188

CORONER.

0324

CORONER'S OFFICE.

TESTIMONY.

barkeeper gave Gault a pistol  
 which he made an attempt  
 to use Morris then was  
 going out the door, Morris  
 came in a few minutes  
 afterwards for his hat  
 then Mrs Gault made an  
 attempt to strike Morris  
 I remained in the store  
 for about an hour after  
 and saw Gault drink twice  
 with two lady friends I  
 also saw Gault taken up stairs.

John Joseph Garbutt

Taken before me

this 16 day of February 1886

 CORONER.

0325

CORONER'S OFFICE.

TESTIMONY.

9

Dence Morris being sworn says  
 I reside at 427 West 3<sup>rd</sup> Street  
 and am 16 years old and am  
 a shoemaker. On Sat. 9<sup>th</sup> I  
 was in Gutz's saloon about  
 9.45 P.M. with Mr. Foley  
 and ~~James~~ went into to  
 play pool two other men  
 were playing at the time  
 we stood along side and  
 watched them until they  
 laid their cues down and  
 said they would play no  
 more. Then Foley and I  
 started to play when in  
 the game we had a little  
 quarrel on account of striking  
 a ball we clenched and  
 I fell down. I got up and  
 we got together again, Mr.  
 Gutz came over and got  
 both of us, he pulled the  
 cue out of my hand which  
 I was going to lay down  
 and struck me violently  
 over the head with the butt  
 end of the cue for two or three  
 days after I had a bad

Taken before me  
 this day of

188

CORONER.

0326

CORONER'S OFFICE.

TESTIMONY.

10

falling on the right side of  
 my head) I came near  
 falling and did not know  
 what I was, I got up  
 all right after a while  
 and Jack came running  
 after me, again got hold  
 of me and held me in  
 the corner of the ice box  
 two or three other men and  
 Mrs Gaby were all surrounding  
 me I tried to get away  
 but they held me so tight  
 in the corner that I had  
 to call for assistance when  
 Foley came over and took  
 hold of Mrs Gaby and  
 pulled her away. She  
 stumbled and fell down  
 got up and caught hold  
 of me again along with  
 the other men, I gave Mr  
 Gaby a shove in the face  
 with my hand so he  
 would not get me again  
 then I saw Herman then  
 behind the box I then  
 ran out and I as soon

Taken before me  
 this day of

188

CORONER.

0327

CORONER'S OFFICE.

TESTIMONY.

as I did Mr Gerty ran to  
Herman to get the pistol  
I came back in a few  
minutes after my hat  
I did not say a word  
but looked for the hat  
picked it up and <sup>was going</sup> ~~about~~  
home as I went out  
the door, Mrs Gerty struck  
me twice in the back, the  
following day I heard that  
Gerty was dead and I  
went and gave myself up  
to the Police, I have never been  
arrested in my life before  
this occurrence

Terrence Morris

Francis Foley being sworn says.  
I reside at No. 507 West 36th  
and work at the ice business.  
On Feb. 9th about 9.45 PM I  
was playing a game of pool  
with Morris at Gerty's and we  
got growing about a ball  
Mr Gerty came to where we were  
and got hold of us he took

Taken before me

this 16 day of February 1886

L. P. Nugent  
CORONER.

0328

CORONER'S OFFICE.

TESTIMONY.

He came out of the hand of  
 Morris and hit him over the  
 head with it, Goetz got  
 hold of Morris and let  
 go of Morris, Morris used  
 Goetz got in a scuffle  
 by the ice box at the wall.  
 Mrs Goetz, the bartender, and  
 another man got hold  
 of Morris when called to  
 me to help him, I pulled  
 Mrs Goetz away and she  
 fell on the floor. Then  
 Morris pushed his way  
 out through the crowd  
 I got my hat and ran  
 out, I did not see Goetz  
 come in contact with the ice  
 box at all

44 Today

 Taken before me  
 this 16 day of

 J. P. Fitzgerald  
 CORONER.

0329

## TESTIMONY.

William O. Neagley M. D., being sworn says:  
 I have made an examination of the body of  
 William Goetze 474 10th St. and from such examination  
 and history of the case, as per testimony, I am of opinion the cause  
 of death is  
**Coma from cerebral**  
**Haemorrhage.**

William O. Neagley

M. D.

Albert Moders being duly sworn deposes & says: I was pre-  
 sent in William Goetze's saloon 474 10th St. on the evening of the 9th inst.  
 when two young men began to quarrel in the saloon. Mr. & Mrs. Goetze in-  
 terfered and they were hustled around and Mr. Goetze was pushed vi-  
 olently against the ice box. I would recognize the young men again.  
 Albert Moders 442 W. 13th St.

Louise Mang being duly sworn deposes and  
 says: I was standing on the sidewalk opposite  
 474 10th St. about half past 10 o'clock Tuesday  
 evening Feb 9th 1886. When the proprietor came out  
 with his wife, he appeared to be excited and unable  
 to steady himself, putting his hand to his head  
 saying that he felt as if he was crazy. He was sinking  
 down when the barkeeper and I carried him in  
 and up stairs on a flight to his room; we laid  
 him on the bed and I left. He only spoke once,  
 down stairs, describing his weakness and the  
 bad feeling in his head.

Louise Mang

Hermann Dickson being duly sworn deposes and says: I was  
 barkeeper in William Goetze's saloon on the evening of the 9th inst. when two  
 young men one of whom was Terence Morris, came in & played pool for drinks.  
 They quarrelled and raised a disturbance, apparently for the purpose of not  
 paying the room and when Mr. Goetze tried to quiet them or get them out  
 they hustled him and me around, pushed Mr. Goetze violently against  
 the ice box. They then left.  
 Sworn to before me,  
 this 10 day of February 1886

W. E. Nugent CORONER.

0330

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
39	Years.	Months.	Days.	Germany	474.16 <sup>th</sup> Ave
					Feb. 10 1886.

Men-  
Widow  
Geo. Mears in small  
Tomb St 382-12 9 St. 1100  
St. 1100

AN INQUISITION

On the VIEW of the BODY of

William Smith

whereby it is found that he  
came to his death by

James James  
General Remembrance

Inquest taken on the Body  
of William Smith, before

FERDINAND EIDMAN, CORONER.

468

1 E E 0

AGE.	39 Years.	Months.	Days.
PLACE OF NATIVITY.	Germany	WHERE FOUND.	474.16th Ave
DATE When Reported.	Feb. 10/1886		

MEMORANDA

Men -  
George Mess in middle  
Faint sk 38th R. 9th Flr  
Ave

No. 465  
Quar. 1006

AN INQUISITION

On the VIEW of the BODY of

William Goetze

whereby it is found that he  
came to his death by

Concussion from

Encephal Hemorrhage.

Inquest taken on the Body  
of William 1006, before  
FERDINAND EIDMAN, Coroner.

465

0332

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Terrence Morris  
and Francis Foley

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

Terrence Morris and Francis Foley  
of the CRIME OF *Manslaughter*, -

committed as follows:

The said *Terrence Morris and Francis Foley*, each -

late of the *Twentieth* Ward of the City of New York, in the County of New York afore-  
said, on the *ninth* - day of *February*, in the year of our Lord  
one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid,

*with force and arms, in and upon the*  
*body of one William Fickett, in the*  
*peace of the said People, then and*  
*there being, unlawfully and feloniously*  
*did make an assault, and with the*  
*said William Fickett, with the hands*  
*of them the said Terrence Morris and*  
*Francis Foley, in and upon the head*  
*of him the said William Fickett, then*  
*and there unlawfully and feloniously*  
*did, with great force and violence,*  
*strike, beat, bruise and wound, giving*  
*unto him the said William Fickett,*  
*then and there by the striking, beating*  
*bruising and wounding of him the*

said William Fegate, with the hands  
 of them the said Terrence Morris and  
 Francis Fegate, in manner aforesaid,  
 in and upon the head of him the  
 said William Fegate, one mortal  
 bruise and wound, of the breadth of  
 four inches and of the length of six  
 inches, of which said mortal bruise  
 and wound he the said William  
 Fegate, from the said ninth day of  
 February in the year aforesaid, until  
 the tenth day of February, in the  
 same year aforesaid, at the Ward,  
 City and County aforesaid, did languish,  
 and languishing did live, on which  
 said tenth day of February in the  
 year aforesaid, he the said William  
 Fegate, at the Ward, City and County  
 aforesaid, of the said mortal bruise  
 and wound did die.

And so the Grand Jury aforesaid  
 do say, that the said Terrence Morris  
 and Francis Fegate, him the said  
 William Fegate, on the day and in  
 the year aforesaid, at the Ward, City  
 and County aforesaid, in manner and  
 form aforesaid, and by the means  
 aforesaid, with killing and feloniously  
 did kill and slay, against the form

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

### Second Count:

And the Grand Jury do  
said, by this Indictment, further  
accuse the said Terrence Morris  
and Francis Edery, of the same  
crime of manslaughter, committed  
as follows:

The said Terrence Morris  
and Francis Edery, each late of the  
Ward, City and County of New York,  
afterwards, to wit: on the said ninth  
day of February, in the year of  
our Lord, one thousand eight hun-  
dred and eighty six, at the Ward  
City and County of New York, with force  
and arms, in and upon the body of  
the said William Fegely, in the peace  
of the said People then and there  
being, wilfully and feloniously did  
make another assault, and with the  
said William Fegely, with the hands

of them she said Terence Morris and  
 Francis Edley, in and upon the head  
 of him she said William Fegley,  
 then and there with fully and felon-  
 iously did with great force and  
 violence strike, beat, bruise and  
 wound; by reason and by means  
 of which said striking, beating,  
 bruising and wounding of him she  
 said William Fegley, with the hands  
 of them she said Terence Morris  
 and Francis Edley, in manner  
 aforesaid, the she said William Fegley  
 then and there became and was  
 mortally sick and disordered in  
 his body, of which said mortal  
 sickness and disorder the she said  
 William Fegley, at the Ward, City  
 and County aforesaid, from the said  
 ninth day of February, in the year  
 aforesaid, until the tenth day of  
 February in the same year aforesaid,  
 did languish and languishing  
 did live, on which said tenth day  
 of February, in the year aforesaid,  
 the she said William Fegley, at the  
 Ward, City and County aforesaid,  
 of the said mortal sickness and  
 disorder, so as aforesaid, occasioned,  
 did die.



0337

BOX:

212

FOLDER:

2102

DESCRIPTION:

Morrissey, Margaret

DATE:

03/18/86



2102

Witnesses:

Samuel M. Cary  
Anna Martin

X166

Counsel,

Filed

Pleads,

18 March 1886

THE PEOPLE

vs.

Margaret Morrissey

H.D.

Grand Larceny, Degree.  
(From the Person.)  
[Sections 528, 529, — Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. B. Fiske

March 19/86 Foreman.

Pleads Off

Levi One Year

0339

Police Court—

15<sup>th</sup> District.

Affidavit—Larceny.

City and County } ss.  
of New York,

of No.

occupation

deposes and says, that on the

10<sup>th</sup> day of

March

188

at the City of New

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

person of deponent, in the day time, the following property viz :

Good and lawful money of the United States consisting of one fifty Cents Silver piece

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

Margaret Morrissey now here from the fact that deponent went into the premises no 35 Mulberry Street a stale beer dive and while lying down on a bench deponent fell asleep and when deponent was awakened deponent missed the aforesaid money from the left hand pocket of deponent's vest, and deponent is informed by Ann Morton of no 31 West Street that she saw the said defendant feloniously take and carry away the aforesaid money from the pocket of deponent's vest while he deponent was asleep wherefore deponent charges the said defendant with the Larceny of the same

Dan M. Gerry

Sworn to before me, this

day of

1887

Police Justice.

0340

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 40 years, occupation Miller of No. 31 West

Ann Morton Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Daniel W. Gerry  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this

day of

188

Mar 12 Ann Morton  
Andrew Smith  
Police Justice.

0341

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer.

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 guilty*  
*Margrat Morsey*

Taken before me this

day of *March* 188*8*

Police Justice.

0342

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

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

Dated *March 26* 188 *Andrew Smith* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0343

BAILED,

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

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

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

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

Police Court

11<sup>th</sup> District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*James M. Lee*  
House of Detention

1

2

3

4

Dated

Magistrate

Officer.

Precinct.

Witnesses

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

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

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

\$ \_\_\_\_\_ to answer

0344

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Margaret Morrison*

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

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

The said

*Margaret Morrison*

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

*one silver coin of the United  
States of the kind called  
half-dollars, of the value of  
fifty cents.*

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

*Donald B. Martinie,  
District Attorney*

0345

BOX:

212

FOLDER:

2102

DESCRIPTION:

Moses, Sigmund

DATE:

03/03/86



2102

*Witness*

*Off. Concklin  
of the Sanitary Corps*

*H. H. Roney*

Day of Trial,

Counsel,

Filed

(day)

*March 1886.*

Pleads,

*W. H. Roney (K)*

THE PEOPLE

vs.

*B*

*Sigmund Moses*

*Violation of Sanitary Code.*

*Read to Roney*

*Pr July 13/88 District Attorney.*

*Transferred to City S.S. for  
trial by Council.*

**A TRUE BILL.**

*Charles B. Roney*

*Foreman.*

*Off. Concklin June 87*

*W.H.R.*

0347

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That heretofore—to wit, on the fourth day of June, in the year of our Lord one thousand eight hundred and seventy-three, at the City and County of New York, in the State of New York, the Health Department in the City of New York, which theretofore had been, and then and there was duly constituted, appointed and organized, pursuant to the provisions of an act of the Legislature of the State of New York, entitled “An Act to re-organize the local government of the City of New York,” passed April 30th, in the year one thousand eight hundred and seventy-three, did direct, order, ordain and enact, and did cause to be conformed to the eleventh article of the act aforesaid, pursuant to the eighty-second section of said act, the sanitary ordinances which had been then and lately theretofore adopted and duly published by the previously existing Department of Health, which said Sanitary Ordinances, as adopted and conformed, became and were called “The Sanitary Code,” and wherein were contained, and thereafter, at the time of the commission of the offences and grievances by the person hereinafter named, and as hereinafter charged, formed a portion of such Sanitary Ordinances and Sanitary Code, having the force of the law, the words and language following, to wit: “That no live geese, ducks, or other fowls shall be kept in any yard, area, cellar, coop, building, or other place within the built-up portion of the City of New York, excepting in the public markets, without a permit in writing from this Department,” and at the time hereinafter mentioned the Sanitary Code aforesaid, and the portion thereof hereinafter pleaded, was and is, in conformity to the Statute in such case made and provided in full force and operation.

And the jurors aforesaid, upon their oath aforesaid, do further present:

That afterwards on, the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and *seventy* *three*, and on divers other days from the said *fourteenth* day of *February*, up to the date of the filing of this inquisition, one *Diagnand Moses*, late of the

*Eleventh* Ward of the City of New York, in the County of New York, aforesaid, did wilfully, knowingly and unlawfully keep and have divers live and living *geese* in a certain *place and common highway* *known as* *called* *Albany* street, in said ward, City and County, the same being a built-up portion of the said City of New York, without a permit in writing from the said Health Department in the said City of New York.

*Randolph B. Mathews,*

~~JOHN L. PHILLIPS~~ District Attorney.