

0739

BOX:

280

FOLDER:

2683

DESCRIPTION:

Bode, Frederick

DATE:

10/18/87



2683

0740

BOX:

280

FOLDER:

2683

DESCRIPTION:

Querttender, Jacob

DATE:

10/18/87



2683

0741

Witnesses:

Fritz Meiers
Officer Egan
Charles Pfeiffer

On the withals with
removal of the com-
plaint by the com-
plaintant, the dis-
trict attorney re-
commends the dis-
missal of the within
indictment

Dated June 25, 1886
John R. Fellows
District Attorney
per Edward Grove
dep. Atty.

201. J. B. Wehner
93 Rowland
Counsel,
Filed, day of 1887
Pleads, Guilty

THE PEOPLE
vs.
Jacob Sweetlander
and
Frederick Bode

[Section 168 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

Indictment dismissed
April discharged.

J. Mills
Foreman.

See notes of proceedings
Comm. (p. 19)

0742

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer. *James Grant Thompson*

Question. How old are you?

Answer. *20 Years -*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *171 East 4th Street 14 days -*

Question. What is your business or profession?

Answer. *Baker -*

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 and demand a trial ^{by jury} before Justice, District Court*

Taken before me this

day of

James Grant Thompson
James Grant Thompson

Police Justice.

BOYCOTT.

The undersigned BAKERS' JOURNEYMEN UNION
No. 1 begs the public and all organized labor to buy and
use **only Union Bread.** Boss baker

MAYER, 1710 First Avenue,

Bet. 88th & 89th Sts.

was asked by our committee to employ Union-men only.
The committee and also our controller, were treated in a very
unpleasant manner, and told, that he does not care for organized
labor at all.

**POOR QUALITY
ORIGINAL**

0744

BOYCOTT.

The undersigned BAKERS' JOURNEYMEN UNION
No. 1 begs the public and all organized labor to buy and
use **only Union Bread.** Boss baker

CHAS. PFEIFER, 198 Ave. B

Bet. 12th & 13th Sts.

employs SCABS. He treated our committee which notified him
of our demands—12 hours work on 5 days and 14 hours on
Saturday—very unkindly and compels his men to work from
18 hours a day and 26 hours on Saturday.

We therefore request all our friends to help us in our
by **buying and using only bread out**

**POOR QUALITY
ORIGINAL**

0745

BOYCOTT.

The undersigned BAKERS' JOURNEYMEN UNION
No. 1 begs the public and all organized labor to buy and
use **only Union Bread.** Boss baker

MAYER, 1710 First Avenue,

Bet. 88th & 89th Sts.

was asked by our committee to employ Union-men only.
The committee and also our controller, were treated in a very
ungently manner, and told, that he does not care for organized

**POOR QUALITY
ORIGINAL**

0746

BOYCOTT.

The undersigned BAKERS' JOURNEYMEN UNION No. 1 begs the public and all organized labor to buy and use **only Union Bread.** Boss baker

MAYER, 1710 First Avenue,

Bet. 88th & 89th Sts.

was asked by our committee to employ Union-men only. The committee and also our controller, were treated in a very ungently manner, and told, that he does not care for organized labor at all.

We therefore request all our friends to help us in our just cause by **buying and using only bread out of UNION BAKERIES.**

Very Respectfully,

BAKERS' JOURNEYMEN UNION No. 1.

Boycott.

An das geehrte Publikum und die organisirten Arbeiter von New York stellt die unterzeichnete Bäcker-Arbeiter-Union No. 1 die Bitte, nur Union-Brod zu kaufen. Bäcker-Bosß

Mayer, 1710 1. Ave.,

zwischen 88. & 89. Str.

wurde von unserm Committee ersucht nur Unionleute anzustellen. Das Committee sowie unser Controlleur wurden in gemeiner Weise abgewiesen und ihnen erklärt, daß er Arbeiter anstelle wie er wolle und sich nicht nach organisirten Arbeitern lehre.

Wir bitten daher alle Arbeiter-Freunde, uns in unserer gerechten Sache zu unterstützen und nur Brod aus Union-Bäckereien zu kaufen.

Bäcker-Arbeiter-Union No. 1.

**POOR QUALITY
ORIGINAL**

074

BOYCOTT.

The undersigned BAKERS' JOURNEYMEN UNION No. 1 begs the public and all organized labor to buy and use **only Union Bread.** Boss baker

CHAS. PFEIFER, 198 Ave. B

Bet. 12th & 13th Sts.

employs SCABS. He treated our committee which notified him of our demands—12 hours work on 5 days and 14 hours on Saturday—very unkindly and compels his men to work from 18 hours a day and 26 hours on Saturday.

We therefore request all our friends to help us in our just cause by ~~buying and using~~ **only bread out of UNION BAKERIES.**

Very Respectfully,

BAKERS' JOURNEYMEN UNION No. 1.

Boycott.

An das geehrte Publikum und die organisirten Arbeiter von New York stellt die unterzeichnete Bäcker-Arbeiter-Union No. 1 die Bitte, nur Union-Brod zu kaufen. Bäcker-Boss

Chas. Pfeifer, 198 Av. B

Bw. 12. und 13. Str.,

~~Unschicklich Scabs hat unser Committee welches ihm unsere gewisse geringe Forderung, 12 Stunden Arbeit an 5 Tagen und 14 Stunden am Samstag, vorlegte, kurz abgewiesen, Tagen und 14 Stunden 18 Stunden täglich und 26 Stunden Samstags, arbeiten.~~

Wir bitten daher alle Arbeiter-Freunde, uns in unserer gerechten Sache zu unterstützen und nur Brod aus Union-Bäckereien zu kaufen.

Bäcker-Arbeiter-Union No. 1.

POOR QUALITY ORIGINAL

0748

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Brade - 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. Frederick Brade -

Question. How old are you?

Answer. 27 Years -

Question. Where were you born?

Answer. Germany -

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

Answer. 171 East 44th Street New York -

Question. What is your business or profession?

Answer. Painter -

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

Answer. I am not guilty of the charge - Fred Lode.

I demand a trial by jury

Fred Lode.

Taken before me this 27th day of August 1888
Wm. J. Hall
Police Justice.

POOR QUALITY ORIGINAL

0749

BAILED,
 No. 1, by William J. Madson
 Residence 435 5th St.
 No. 2, by William J. Madson
 Residence 435 5th St.
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court District

401 80 27 1375

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Mciver
John's Court
William J. Madson
 3
 4

Offence Conspiracy

Date August 27 188

John Mciver Magistrate.

Witness James J. Moran

No. 27 Precinct 27
John A. Miller Street

No. 1714 Street 1714

Charles G. Lewis

No. 198 Street 198



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

John's Court & William J. Madson

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

Dated August 27 188 W. J. Madson Police Justice.

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

Dated Aug 28th 188 W. J. Madson Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0750

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 5 DISTRICT.

of No. Fritz Meiss Street, aged 39 years,
occupation Baker being duly sworn deposes and says
that on the 26th day of August 1887.

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

Jacob Suttlinger & Frederick Bode
(both workers) did unlawfully conspire
together to prevent deponent from exercising
a lawful trade or calling to wit
Bakery business - from the fact that
on or about the 12th day of June 1887 three
persons came to deponent and represented
themselves as a Committee from the Bakers
Union and requested deponent to discharge
some non-union men employed by deponent
which deponent refused. The said persons -

Sworn to before me, this
of _____
188
day
Police Justice.

POOR QUALITY ORIGINAL

0751

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

After left depment. after informing depment that they would ruin depments business and would place a Boycott thereon. That on the 26th day of August 1887. The said Board and Court through did distribute a number of Boycott bills around depments premises and to persons passing along with the intent to injure depment in the lawful business of said Barker Business. Depment therefore prays that the said defendants be held to death with as the statute in such case provide.

AFFIDAVIT.

Subscribed and sworn to before me
this 27th day of August 1887
Wm. A. [Signature]

Dated

Fritz Meier

Police Justice

Disposition

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Jacob Luerthender &
Frederick Rode

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendants are men of family who are in indigent circumstances, even when they have steady employment, but who would very likely be thrown into misery, if the defendants should be convicted and punished by imprisonment. I think that they were more the tools of other parties when they committed the acts alleged in the indictment herein, and that they sincerely regret the said acts.

Fritz Meier

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 Querttlander
and Frederick Bode.

The Grand Jury of the City and County of New York, by this indictment, accuse Jacob Querttlander and Frederick Bode, of the Crime of Conspiracy, committed as follows:
The said Jacob Querttlander and Frederick Bode, both late of the City of New York, in the County of New York, aforesaid, being persons of evil minds and dispositions, together with divers other evil disposed persons, whose names are to the Grand Jury aforesaid, as yet unknown, on the twenty-sixth day of August in the year of our Lord, one thousand, eight hundred and eighty seven, at the City and County aforesaid, unlawfully, wickedly and maliciously did conspire, combine, confederate and agree together, betwixt and amongst themselves, by force, threats and intimidation, to prevent and hinder one, Fritz Mees,

them and there using and exercising and carrying on the lawful trade and calling of a baker, in a certain house and shop there situate, from using and exercising his said lawful trade and calling.

And the said Jacob Quertlender and Frederick Bode, together with the said other evil-disposed persons in pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves as aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully, wickedly and maliciously threaten him, the said Fritz Meier, that they, the said Jacob Quertlender and Frederick Bode, and the said other evil-disposed persons, would ruin the business of the said Fritz Meier, and as much as in them lay, would induce and persuade persons, who were then used and accustomed to patronize the shop of the said Fritz Meier, and to purchase thereat, from so purchasing, and from patronizing his said shop.

And the said Jacob Quertlender and Frederick Bode, together with the said other evil-disposed persons, in the further pursu-

and further cause and according to the said conspiracy, combination, confederacy and agreement between and amongst themselves as aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully, maliciously and wickedly distribute, and cause and procure to distribute to large numbers of persons passing in, by, through and along the public streets and common highways, of said City, near to and in the neighborhood of the said bake shop of him, the said Fritz Meier, divers, to wit: ten thousand printed circulars and handbills, each being printed partly in the English and partly in the German language, and being each in the words and figures, following, to wit:

Boycott

The undersigned Bakers' Journeymen Union, No. 1 begs the public and all organized labor, to buy and use only Union Bread. Boss Baker Mayer, 1710 First Avenue, Bet 88th & 89th Sts. was asked by our committee to employ Union men only. The committee and also our controller, were treated in a very ungentle manner, and told

that he does not care for organized labor at all.

We therefore request all our friends to help us in our just cause by buying and using only bread out of Union Bakeries.

Very Respectfully,
Bakers' Journeymen Union No. 1.

Boycott.

An das geehrte Publikum und die organisierten Arbeiter von New York stellt die unterzeichnete Bäcker-Arbeiter-Union No. 1 die Bitte, nur Union-Brod zu kaufen. Bäcker-Boss Mayer, 1710 1. Ave, zwischen 88 & 89. Str. wurde von unserem Committee ersucht nur Unionleute angustellen. Das Committee sowie unser Controller wurden in gemeiner Weise abgewiesen und ihnen erklärt, dass er Arbeiter anstelle wie er wolle und sich nicht nach organisierten Arbeitern kehre.

Wir bitten daher alle Arbeiter-Freunde, uns in unserer gerechten Sache zu unterstützen und nur Brod aus Union Bäckereien zu kaufen.

Bäcker-Arbeiter-Union No. 1.

which said part of said printed circulars and handbills as above set forth so printed in the German language, being translated out of the German language into the English language imports and signifies the same in substance and effect, as the part thereof so printed in the English language; they, the said Jacob Quertlender and Frederick Bode, then and there intending and devising by said distribution of the said printed circulars and handbills to prevent and hinder, and to persuade, induce and deter, all persons to whom the same should be distributed from patronizing the said bake shop of the said Fritz Meier, and from buying and purchasing thereat.

And the said Jacob Quertlender and Frederick Bode, together with the said other evil disposed persons, in the further pursuance and furtherance of and according to the said conspiracy, combination, confederacy and agreement, between and amongst themselves as aforesaid, afterwards, to wit: on the day and in the year aforesaid at the City and County aforesaid, did unlawfully, wickedly and maliciously, by divers threatening notices, by divers unlawful, subtle and indirect means, and by divers stratagems and devices, harass, impede, embarrass and ob-

**POOR QUALITY
ORIGINAL**

0758

struct the said Fritz Meier in the use
and exercise of his said lawful trade and
calling, to wit: for the better carrying on the
said conspiracy, combination, confederacy
and agreement into effect and execution,
to the great damage, oppression and griev-
ance of the said Fritz Meier, 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. Friedman

District Attorney.

0759

BOX:

280

FOLDER:

2683

DESCRIPTION:

Quinn, Peter

DATE:

10/11/87



2683

POOR QUALITY ORIGINAL

0760

Counsel, *[Signature]*
Filed, *11* day of *Oct* 188*7*
Pleads, *Charges*

THE PEOPLE
vs.
18 *19* *20*
19 *20* *21*
19 *20* *21*
19 *20* *21*
Grand Larceny, *1st* degree
[Sections 528, 58 (From THE PERSON) Penal Code]

Peter Linn
Defendant
[Signature]

RANDOLPH B. MARTINE,
District Attorney.

Oct 13 1887
S. I. from years.
A True Bill.

[Signature]
Foreman.

1919
1919

Witnesses:
Sarah Williams
Bro N 53
Officer Putnam

POOR QUALITY ORIGINAL

0761

Police Court—2^d District.

Affidavit—Larceny.

City and County }
of New York. } ss.

Sarah Williams

of No. 320 West 53rd Street, aged 25 years,

occupation Music-Teacher being duly sworn

deposes and says, that on the 1st day of October 1887 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and from the person of deponent, in the night time, the following property viz:

One Leather Pocket Book containing good and lawful money of the United States consisting of one Bank note of the denomination of One Dollar and Four Cents all of the value of One ⁰⁴/₁₀₀ Dollars (\$1.04)

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 Peter Quinn (nowhere) with

the intent to deprive the true owner of said property from the following facts, to wit: that while deponent was standing on Ninth Avenue in said City, deponent ~~had~~ held said property in her deponent's hand and some person seized and snatched said property from deponent's possession and ~~person~~ and then carried away the same, and deponent is informed by Officer Nathan N. Putnam of the 19th Precinct Police, that he Putnam found and discovered the said property in

Sworn to before me this 1st day of October 1887
Police Justice

POOR QUALITY
ORIGINAL

0762

said Peter Quinn's possession
and deponent identifies the said
property as discovered in said
Quinn's ^{possession} as being the same that
was ~~so~~ taken, stolen and carried
away from the possession and
from the person of deponent,
in the manner aforesaid.

Deponent therefore charges
the said Peter Quinn with having
committed the said larceny and
asks that he may be dealt
with as the law may direct
Sworn to before me this
3rd day of October 1887

Police Justice
J. P. C. C. C.
Barak Williams

POOR QUALITY ORIGINAL

0763

CITY AND COUNTY }
OF NEW YORK, } ss.

Nathan W. Putnam

aged _____ years, occupation *Police Officer* of ~~No.~~

the 19th Precinct *Police* ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Sarah Williams*

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

Sworn to before me, this *3^d*
day of *October*, 188

Nathan W. Putnam

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0764

Sec. 198-200.

2^d District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Peter Quinn

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. *Peter Quinn*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *N^o 17 Laight Street & about 1 month*

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*

Peter Quinn

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0765

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

#105
 1523
 Police Court 2 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Sarah Williams
320 West 53rd St
Peter Williams

1 _____
 2 _____
 3 _____
 4 _____
 Offence Larceny
Felony

Dated Oct 3 1887

P. S. Keefe Magistrate.
P. Williams Officer.

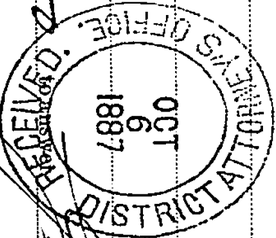
19 Precinct.

Witnesses Matthew M. Putnam

No. 19 Precinct Peter Williams

No. _____ Street _____

No. _____ Street _____



Wood _____
Williams _____

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 Oct 3 1887 P. S. Keefe Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0766

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Peter Quinn

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

Peter Quinn

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

The said *Peter Quinn*

late of the City of New York, in the County of New York aforesaid, on the
first day of *October*, in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, in the
night time of the same day, with force and arms,

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

four coins of the United States of America, of the kind known as cents, of the value of one cent each, and one pocket book of the value of ten cents,

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

Richard W. Beattie

District Attorney.

0767

BOX:

280

FOLDER:

2683

DESCRIPTION:

Quintero, Jose M.

DATE:

10/31/87



2683

0768

4397

Counsel, *EB*
Filed *31* day of *Oct* 188*7*
Pleads

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

THE PEOPLE

vs.

21
Benito
Jose M. Lintero

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

L. Lucas
Foreman.
Oct 31/87
W. Henry Guilty
State Referee *W. H. [unclear]*

Edward O. Hayburn
Arthur G. Dumbau
John Van Gutch

0769

439

Counsel, *[Signature]*
Filed *31* day of *Oct* 188*7*
Pleads

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

THE PEOPLE

vs.

RI
21.
[Signature]
Jose M. Lintero

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature] Foreman.
[Signature]
[Signature] Guilty
State Referral *[Signature]*

Witnesses:

Edwards O. Hayekline
Antonio Y. Quintana
Thomas Van Gulcher

POOR QUALITY ORIGINAL

0770

No. 2074

New York Oct. 21th 1887

National Bank of Commerce
IN NEW YORK.

Pay to the order of *E. P. Szguelles.*

Three thousand Dollars

\$ 3000⁰⁰

Fernandez & Co.
per A. J. Quintana

129 Front Street, N. Y.

**POOR QUALITY
ORIGINAL**

0771

Recd. by
C. A. Arguillas

1881

**POOR QUALITY
ORIGINAL**

0772

Police Court, 1st- District.

City and County } ss.
of New York,

of Nos 29th 31 Nassau
occupation Receiving Teller

Edward B Hazeltine

Street, aged 32 years,

being duly sworn, deposes and says,
that on the 21 day of October 1887, at the City of New
York, in the County of New York,

Joseph Quintero (now here) came to the National Bank of Commerce of the City of New York of which deponent is Receiving Teller and presented the annexed check on said Bank dated New York October 21, 1887. payable to the order of E R. Arquellis for the sum of Three thousand dollars and purported to be signed by Fernandez + Bros. & Co. N. Y. Quintero and deponent then and there thereafter paid to said Quintero the sum of Three thousand dollars as aforesaid. The property of said Bank. Deponent further says that he is informed by A. T. Quintero that his signature attached to said check is a forgery, also that the signature of Fernandez + Bros is false and fraudulent and that said Quintero had no authority to sign said names.

Wherefore deponent charges said Quintero with intent to injure and defraud feloniously did falsely make forge counterfeit and utter said check and did forge and utter said check as aforesaid.

Edw B Hazeltine

Sworn to before me

This 24 day of October 1887

Sam'l O'Neil, Police Justice

POOR QUALITY ORIGINAL

0773

CITY AND COUNTY }
OF NEW YORK, } ss.

Antonio Y. Quintero

aged *46* years, occupation *Manager* of No.

122 Frank Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Edward 73 Hazeltine*

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

Sworn to before me, this *24* day of *Oct* 188*7* } *Antonio Y. Quintero*

Samuel C. Bull
Police Justice.

POOR QUALITY
ORIGINAL

0774

City & County of
New York To
Jacob Van Gerichten aged 48 years
occupation Detective Sergl being
duly sworn says that he arrested
Joseph Quintero the within named
defendant and he said defendant
acknowledged and confessed in
the ~~present~~ presence and hearing
of Edward B Hazeltine that he
forged the within check (now here
shown and received said money
from said Complainant and said
defendant took deponent to where
he concealed said money -

Sworn to before me
This 24 day of Oct 1887
Jacob van Gerichten
James C. Kelly Police Justice

POOR QUALITY ORIGINAL

0775

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Joseph Quintero

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Cuba

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

Answer.

1228 Bedford Ave Bklyn 6 mos

Question. What is your business or profession?

Answer.

Clark

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 have nothing to say
Jose Maria Quintero

Taken before me this

day of

Oct 24
1887

Samuel J. Williams
Police Justice.

POOR QUALITY ORIGINAL

0776

#395
1946
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edmund B. Bagatone
29 31 40th Street
Joseph Dumitro

1
2
3
4
Offence. Forgery

Dated Oct 24 1887

A. O. Reilly Magistrate.

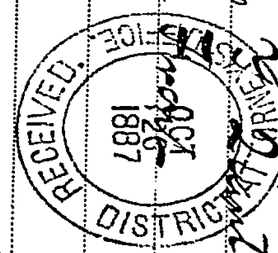
Van Burchlin. Mayor & Alderman.

Witnesses
Jacob Van Burchlin
Deleclere Sengle

Antonia R. Tane
No. 122 Street.

No. Street.
\$3000 to answer
E. B.

Samuel Tice



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

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

Dated Oct 24 1887 Samuel Tice Police Justice.

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

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

POOR QUALITY ORIGINAL

0777

National Bank of Commerce in New York.

October 27 1887

Now R B Martine Dist Atty

Dear Sir

Our paying teller is out of town & the acting teller Mr Nazettine has to appear before the Grand Jury tomorrow morning at 10³⁰ in a Quintore for forgery - As it is extremely inconvenient for us to spare him for any length of time, can we arrange to have a messenger there who will call Mr Nazettine when wanted on twenty minutes notice?

If you can arrange this you will greatly oblige

Very truly yours

C. W. Sherman Cash

Have agreed in this case to call this witness at 11.30 a.m. - Will you ~~see~~ that it is done
J. M. Parker

R.B.M.

People
Quintore
J. M. Parker

POOR QUALITY ORIGINAL

0778

City and County of New York, ss:

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

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

Proof by affidavit having been this day made before me, by *Anthony Bernuto et Joseph A. Ritter et*
George E. Oram, of *150 Nassau* Street, New York
City, that there is probable cause for believing that *J. Archie and John Doe* whose
real names are unknown but who can be identified

have in *their* possession, at, in and upon certain premises occupied by *them* and situated and known number
4 1/2 Barclay street in said City of *New York* certain and divers
obscene, lewd, lascivious, filthy, disgusting and indecent pictures
device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings,
papers, prints, books, drawings
papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and
other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-
boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day
time to make immediate search on the person of the said *J. Archie and John Doe*

and in the building situate and known as number *4 1/2 Barclay street* aforesaid,
for the following property, to wit: *all obscene, lewd, lascivious, filthy, disgusting*
and indecent books, prints, pictures, papers, photographs
Paro layouts, Roulette Wheels and layouts,
Rouge et Noir, or Red and Black layouts, gaming tables, chips, papers,
drawings, and all publications of an obscene
of cards, dice, deal boxes, lottery policies
lewd, lascivious and indecent characters
lottery tickets, circulars, writings, papers,
documents in the nature of bets and wagers, or insurance upon the drawing, or drawn numbers of a lottery, books
documents for the purpose of enabling others to gamble or sell lottery policies, black-
boards, slips or drawn numbers of a lottery, money to gamble with, and all device,
establishment, apparatus and articles suitable for gambling purposes.

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

Dated at the City of New York, the
27th day of *Sept.* 188*7*

[Signature]

POLICE JUSTICE.



POOR QUALITY ORIGINAL

0779

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

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

94 obscene books, 398 pictures (including 1 package said to contain 12 pictures) officers Robert Walsh.

City of New York and County of New York ss:

I, Robert Walsh the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 27th day of Sept 1887 } Robert Walsh Police Officer

J. M. Wilbreth Police Justice.

District.

Police Court---

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Amato vs. J. Archie and John Adal

Search Warrant.

Dated

Sept 24 - 1887

Justice.

Wilbreth

Officer.

Walsh

**POOR QUALITY
ORIGINAL**

0780

COURT OF GENERAL SESSIONS
in and for the city and county of New York

-----X
THE PEOPLE &c

vs.

JOSE MATEO QUINTERO
-----X

State of New York, City and County of New York, ss;

I, ENRIQUE V. AGRAMONTE, M.D., a resident of the city and county of New York, in the State aforesaid, being a graduate of Bellevue Hospital Medical College, and having practiced as a physician for fifteen years last past, hereby Certify, under oath, that on the twenty ninth day of October 1887, and also on the third day of November 1887, I personally examined Jose Mateo Quintero, a native of Sagua, Cuba, a male person twenty one years of age, unmarried and by occupation a clerk, who was then imprisoned in the Tombs Prison at the City of New York under indictment for Forgery, and that the physical and mental condition of the said Jose Mateo Quintero have been ascertained by me by reason of such examinations to be as follows, to wit;

Physically- Said Jose Mateo Quintero was found by me to be of small stature (about 5 feet, 2½ inches), Slender Build Complexion pale, and constitution physically weak. He bears a scar on Cranium, evidently made with some sharp instrument, which he states to be the result of a wound inflicted by his brother with an agricultural implement several years ago. His condition physically is such as would suggest masturbation habit to an excessive extent, which self abuse he admitted to me had been practised by him.

I have also ascertained that he was attacked with Typhus fever in the year 1882. Was sunstruck in the year 1877, or thereabout, since which time he has been frequently suffering from excessive headache, the symptoms affecting the upper part of the Cranium chiefly, giving the impression or sensation of great weight or pressure applied thereto- The Scalp becoming sensitive to such an extent (hypersthesia), as to prevent him at such times from bearing the pressure of a comb in arranging his toilet.

Also that he has suffered from Cerebral fever, rendering him delirious, at which time he had to be put under restraint. That he has for several years last past been afflicted with Insomnia- the supply of blood being deficient to keep the various organs of the body in a healthful condition, while the supply of blood to the brain appears to be much in excess of normal requirement, whereby the brain is given an unnatural and unhealthful activity beyond normal conditions. In addition to the foregoing I found the vessels of the Optic Nerve, and the Retina in each eye distended, the Optic Nerve of the left eye, being especially noticeable in that respect; the Optic Nerves being of a more reddish tint or color than his general anemic condition would warrant, his blood being poor in quality and very deficient in quantity. In manner he appears excitable and nervous to an extent conforming to his diseased condition of bodily health.

In my opinion, based on the said examinations by me made of the said person, I find that said Jose Mateo Quintero was, and for a long time past has been, unsound physically, and that by reason of the diseased condition of his

**POOR QUALITY
ORIGINAL**

0782

body, a tendency to Brain Disorder has developed, and is apparent, and that a person, in the physical condition of the said Jose Mateo Quintero, would be subject to fits of aberration of mind of a longer or shorter duration during which he would be morally irresponsible for his acts.

And I further declare that my qualifications as a Medical Examiner in Lunacy, have been duly attested and certified by Hon. C. Goepf, one of the justices of the then Marine Court of the City of New York, on July 12th 1876.

Subscribed and sworn to
before me this 9th day of November 1887.

E. V. Agrimonte,
M.D.

James Duclair
Notary Public
N. Y. Co.

POOR QUALITY ORIGINAL

0783

COURT OF GENERAL SESSIONS
in and for the city and county of New York

-----X
 :
 THE PEOPLE &c. :
 :
 vs. :
 :
 Jose Mateo Quintero, :
 :
 -----X

City and County of New York ss;
 Manuel de Arrastia being duly sworn says-
 That he resides at No. 550 Lafayette Avenue, Brooklyn N.Y. and has been intimately acquainted with the defendant above named since the first arrival of said defendant in this country about six months ago- That deponent has had very frequent conversations with said defendant prior to the commission of the act for which said defendant is now held in custody, and that deponent has observed during such conversations various eccentricities of conduct on the part of said defendant, as follows,- Said defendant on frequent occasions would in the midst of conversation with deponent and others, take his hat and without giving any reason, or explanation whatsoever, leave the house and company, and fail to return, or give explanation for so doing- said defendant also would almost invariably in the course of such conversations abruptly change the subject thereof, without any apparent cause or reason, and said defendant has frequently, prior to the commission of said act, stated to deponent that he, defendant, was possessed of a strong impulse or inclination to destroy his own life, but when requested by deponent to state why he desired so to do, replied that he knew of no reason whatsoever for so doing.
 That as deponent verily believes said defendant was and is a victim of hereditary insanity and at the time of the commission of the said act was incapable of reasoning between right and wrong, the character and reputation of said defendant for honesty, honor and truthfulness having been at all times above reproach, to the knowledge of deponent

*Sworn to before me
 this 9th day of November 1887*
Manuel de Arrastia
R. H. Stanton
Com. of Deeds
City & County of New York

POOR QUALITY ORIGINAL

0784

Court of General Sessions
in and for the city and county of New York

-----X
The People of the State of New York

vs.

Jose Mateo Quintero
-----X

Kings County, City of Brooklyn ss;

~~XXXXXXXXXX~~ Concepcion Arnao being duly sworn says that she is the aunt of the defendant above named, and resides at number 591 Myrtle Avenue, in the city of Brooklyn, N.Y.

That she has read the annexed affidavit of Concepcion Rodriguez, and knows the contents thereof, and that the several statements contained therein are in all respects true to the knowledge of deponent.

Sworn to before me this *Concepcion Arnao*
8th day of November 1887.

Henry Majors
Notary Public
Kings Co. City of Brooklyn
N.Y.

POOR QUALITY ORIGINAL

0785

COURT OF GENERAL SESSIONS

in and for the city and county of New York

-----x
 :
 The People of the State of New York :
 :
 vs. :
 :
 JOSE MATEO QUINTERO :
 :
 -----x

King
~~City and County of New York~~ ss;

CONCEPCION RODRIGUEZ being duly sworn says that shw is grandmother of Jose Mateo Quintero defendant herein, and resides at number 591 Myrtle Avenue, Brooklyn, N.Y.

That said defendant first arrived in this country about six months ago, since which time said defendant has resided at number 1228 Bedford Avenue, in said city of Brooklyn, defendant's home and all expenses being furnished and paid for by an uncle of said defendant at whose residence said defendant resided as aforesaid.

That since the arrival of the defendant in this country as aforesaid, he, said defendant, visited deponent at the home of deponent, almost daily, and there remained the greater part of his leisure time.

That during said visits of defendant deponent has observed frequent eccentricities of conduct on the part of said defendant, to wit: - Said defendant frequently stated to deponent that he, defendant, had been studying a treatise on Insanity, and that he defendant believed that he was about to become insane, inasmuch as he heard voices constantly from invisible sources, impelling him to conversation, and during said visits said defendant would frequently indulge in laughter, and at other times he would be attacked with a paroxysm of sobbing, but although requested by deponent to explain the reason for such exhibition of mirth or grief, said defendant acknowledged that he knew of no reason except impulse, for so doing.

That said defendant has always been of unblemished moral character, never having been charged with crime - was a Roman Catholic in religion, and very devout, and was not a believer in Spiritualism.

That Insanity has been hereditary in the family of said defendant, said defendant's father, Federico Quintero, was at the time of his death (in 1879) and for two years prior thereto hopelessly insane, being afflicted with softening of the brain, from which disease he died - The aunt of the father of defendant (Juana Quintero, now deceased), was also afflicted with insanity - Also that Thereaa Quintero, a sister of the father of defendant, was for several months, confined in a Lunatic Asylum, at Mazorra, Cuba, by reason of her insanity, she believing that she was at all times followed by a cloud, from which she made constant efforts to escape, on one occasion, leaping overboard from

POOR QUALITY
ORIGINAL

0786

IN AND FOR THE CITY AND COUNTY OF NEW YORK
COURT OF GENERAL SESSIONS

a vessel en route from Sagua to Havana, by reason thereof.

Also Isabel Quintero, a sister of said defendant's father died by reason of injuries, self inflicted, she having saturated her clothing with Alcohol, and set fire thereto. That as deponent verily believes said defendant was temporarily insane by reason of hereditary taint, and incapable of distinguishing between right and wrong at the time of the commission of the act for which he is now imprisoned, and that it is the intention of deponent, if sentence be suspended in respect to the said offence to cause the said defendant to be returned to his home and relative in Cuba, where full protection will be afforded against repetition of offences.

Sworn to before me this
8th day of November 1887,

*the said affidavit being
been first interpreted to said
deponent in the Spanish
language by Concepcion
Armas - - - - -*

Concepcion Rodriguez

*Henry Major
Notary Public*

King's Co. Sheriff's Office N.Y.C.

POOR QUALITY
ORIGINAL

0787

N. Y. Court of General Sessions

The People vs.

vs.

Jose Mateo Quintero

Medical Certificate, and
affidavits respecting defendant

JOSE G. MORALES,

Attorney for defendant

137 BROADWAY,
NEW YORK CITY.

POOR QUALITY ORIGINAL

0788

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jose M. Diuntero

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

Jose M. Diuntero

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

The said *Jose M. Diuntero*,

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *October*, — in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an order for the payment of money of the said company called Trade Discount,* which said forged *Trade-Discount* — is as follows, that is to say:

No. 207 New York Oct 21 " 1887
National Bank of Commerce
in New York.
Pay to the order of E. A. Anjelles
Three Thousand — Dollars
\$3000#
Remitted to
J. M. Diuntero

with intent to defraud, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0789

SECOND COUNT:

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

Jose M. Dintero -

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

The said *Jose M. Dintero,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing,

to wit: an order for the payment of money of the kind commonly called bank checks, - which said forged bank check -

is as follows, that is to say:

*No. 207 # New York Oct 21st 1887
National Bank of Commerce
In New York.
Pay to the order of E. P. Anjelles -
Three Thousand Dollars
\$3000 #
Remanded to Pro
v. v. a. by Dintero*

with force and arms, and with intent to defraud, the said forged *bank check* then and there did feloniously utter, dispose of and put off as true, *the* the said *Jose M. Dintero*, then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.