

0036

BOX:

292

FOLDER:

2785

DESCRIPTION:

Maheer, Thomas

DATE:

01/11/88



2785

Witnesses:

J. A. Anderson
Wm. A. Anderson

* 117-

W. A. Anderson

Counsel,

Filed 11

day of Jan'y 1888

Pleads

Guilty (12)

THE PEOPLE

*17 Gros.
31 City
includin' not*

Thomas Maher

JOHN R. FELLOWS,

~~RANDOLPH B. MARINE,~~

District Attorney.

12 May 17, 1888

pleads Guilty 3d

A True Bill. S. P. 3 yrs.

Edmond C. Burr

Foreman

Burglary in the Third Degree.
Sections 498, 506, 528, 531, 550

0037

POOR QUALITY
ORIGINAL

0030

Police Court—

3 District,

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

of No. 12 Bazar Street, aged 26 years,
occupation Jeweller being duly sworn

deposes and says, that the premises No. 12 Bazar Street, 10 Ward
in the City and County aforesaid the said being a two story brick
dwelling

and which was occupied by deponent as a store on part of the ground floor
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking the
locks of the hall door leading to
the street

on the 30 day of December 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

twelve silver
watches of the value of forty eight
dollar, two gold watches of the
value of twenty dollar
and other property of the
value in all of two hundred and
thirty two dollar

the property of deponent and deponent's customers
and 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 by

Thomas Maher

for the reasons following, to wit:

✓ Deponent seemingly locked
and closed the said place at 6
p.m. on said date, the said property
being part of deponent's stock contained
in said store. About 7.30 p.m.
deponent found the premises broken
open and the said property was
missing. Deponent is informed by
Policeman Cornelius J. Sheehan. 7th

POOR QUALITY
ORIGINAL

0039

I do declare, now here, that at
about 1.45 A.M. on this day he
arrested the Defendant at the
Lodging House No 9 Bowery, and
that at that time the Defendant
had a portion of said property in
his possession consisting of three
of the said silver watches and
one of the gold watches and
other parts of the said stolen property
whereupon defendant charges Defendant
with committing the said burglary.

Sworn to before me this
31st day of December
1887
Solomon B. Smith J. S. Timstien
- J. O. Fisher

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 1887
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.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
1	2
3	4
Dated 1887	
Magistrate.	
Officer.	
Clerk.	
Witnesses,	Street,
No.	Street,
No.	Street,
No.	to answer General Sessions.

POOR QUALITY
ORIGINAL

0040

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius J. Sheehan
aged _____ years, occupation *Fireman* of No. _____

110th Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Joseph J. Weinstein*

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

Sworn to before me, this

31

day of

December 188*7*

Cornelius J. Sheehan

Solomon B. Smith

Police Justice.

POOR QUALITY
ORIGINAL

0041

Sec. 198-200.

9

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer.

Thomas Maher

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Lemmersee

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

Answer.

9 Bowery - since July

Question. What is your business or profession?

Answer.

Machinist

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 know nothing of the
burglary. The property
said to be stolen was
given to me to keep
by two strangers

Thos Maher,

Taken before me this

9/11/18

John D. Smith
Judge Justice

POOR QUALITY
ORIGINAL

0042

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph J. Puntieri
Herman Leaker

1
2
3
4

Offence *Burglary*

Dated *Dec 21* 188*7*

Smith
Magistrate.

Meeker
Officer.

11
Precinct.

Witnesses

Call an Officer Freeman
Street.

David W. Smith 11 Precinct
Street.

James Wilson
Street.

James Wilson
Street.

James Wilson
Street.

James Wilson
Street.

James Wilson
Street.

James Wilson
Street.

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

Herman Leaker

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* 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 *Dec 21* 188

John 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.

Court of General Sessions

The People etc.
against
Thomas Maher

Burglary, 3^d degree
G. L. & Rec. st. g.
McPheters,
Deft. Atty.

Depositions:

Cornelius J. Peckham,

Patrolman, 41th precinct.

On the 31st of December, 1887, in the morning at about 3.45 I arrested the defendant at No. 9 Bowery, in the barroom. Officer Bath informed me that the clerk of the lodging house at said place had told him, that a man wanted to dispose of a watch there. Information had been lodged in our station house on the previous evening that a burglary and theft had been committed in a jewelry store at No. 12 Bayard Street. I went with officer Bath to said barroom and picked out the defendant, because he was the only man among the four present, who had any jewelry about himself. The hotel clerk had said that

that the man was in the barroom. Bath searched the defendant, while I was standing over him. We found five watches, a pair of bracelets, two rings, and a pin and a chain on him. The defendant claimed that the chain belonged to him, while the other goods had been given to him by two men, unknown to him, to mind the stuff until the next morning. He had known the two men for two nights. On the chain was one of the five watches. The complainant identified the goods taken from the defendant as his property, the chain excepted. He did so at the station house and at the Police Court. A man in the Bowery has informed me that the defendant has served in the Penitentiary and was only three months ago discharged therefrom.

David W. Bath, officer, for conversation

Joseph P. Pinstein,

the complainant,

I reside at No. 34 Canal Street, N.Y.,
Am a jeweler. My place of business is
at No. 12 Bayard St. On the 30th of

December, 1887, I left my store at six o'clock in the evening and left the store in charge of my two boys Josi Witelbsky and Simon Witelbsky. They had their bed in the store. Between seven and eight o'clock on the same evening, one of said boys came to my house and informed me that my store had been broken open, while he and the other boy had been out to supper. On my return to the store I found that the door of the store leading to the street had been broken up. The door had two locks, a patent and an ordinary lock. The first one was torn off. There was a crowd of people in the store. The whole showcase had been robbed of its contents. I missed ^{about} ~~two~~ ^{ten} gold watches, worth ^{ten} dollars a piece, ~~two~~ ^{four} gold plated watches, ~~about~~ ^{about} ~~thirteen~~ ^{thirteen} silver watches, worth ^{about} ~~about~~ ^{four} dollars a piece, six gold rings worth ^{together} about eighteen dollars, ~~one~~ ^{one} diamond ring, worth about five dollars, six pairs of plated bracelets, worth about one dollar each, one music box, worth about fifteen dollars, one Odd Fellows pin, worth about fifty cents and several other articles, which I do not

remember, as the thieves stole also my stock book. I made complaint at the station house, and in the morning at about four o'clock I received notice through one of my boys, that the thief had been caught. At about eight o'clock, of the same morning I identified the property taken from the prisoner at the station house and afterwards at the Police Court. The stolen articles were all second hand goods and of different kinds. I could therefore identify them most positively. The said chain does not belong to me. About one week before the robbery the defendant came to my store with another young fellow and asked me to fix a watch for him. I am not mistaken about the identity of the prisoner. He attracted my attention, because he looked suspiciously at the lock of the store.

Isidor Witelosky

12 Bayard St.

I am in the employ of the Com.

plaintant herein and sleep at his store, N. 12 Bayard St. On the 31st of December, 1884, the complainant left his store at about five P.M. Myself and my brother Simon were in charge of the store. We dressed ourselves and at seven P.M. we went to a restaurant in Essex Street, for supper. Before leaving, I safely locked the door. I tried both locks thereof repeatedly, and found them secure. One of the locks was a patent lock which I had affixed myself, the other was an ordinary lock. When we left the goods mentioned by the complainant were in the show case that was on the window sill, except the music box that was in a case in the store. Half an hour later I and my brother returned and found a crowd of people in front of the store. A neighbor of ours, whose name I do not know, had put another lock on the door. I found the

patent lock gone. It could
nowhere be found. The other
lock was intact. On entering
the store I found all the ^{contents} ~~contents~~ ^{and the merchandise}
of the store ~~gone~~ ^{gone}, and the floor
of the store strewn with the
contents of a trunk, that had
been broken open. The owner
in front of the store informed
me that the store had been broken
open. I left my brother in
charge of the store and hurried
to the complainant at his re-
sidence to inform him of
what had happened. At four
o'clock the next morning
the officer woke me up. He
had a man arrested. We
went together to the station
house, and there I identified
the property in the hands of
the officer as part of the goods
stolen from the complainant's
store. The chair which the thief
had, did not belong to com-
plainant.

Prison Witelosky could cor-

corroborate the story of Isidor W., but he speaks so poorly German and English, that he might do more harm than good to the prosecution.

John E. Oakes

Glenham Hotel, Catham Pk.

On the 31st of December, 1884, I was clerk in the lodging house, No. 9 Burney, Late in the night I saw the defendant display several gold watches in the reading room. He offered me one for sale. Afterwards I overheard a conversation between the defendant and two other men to the effect that they had robbed a place in Bayard St., but could not catch the number of the place. They spoke of having knocked ^{down} a couple of men. I then informed the officer on the beat of what I had seen and heard.

The two men that were

knocked down by the defend-
ant, on said to be
Barrett, Witasky &
Barrett Leskin,
of 14 Bayard St.

They have been subpoenaed,
but not yet examined.

Edward Grosse
Dep. Sec.

Barnet Leckner,
14 Bayard Pl.

On the evening of the 30th of December 1887, at about half past eight o'clock, my wife, who had been in the street, informed me that there were several men at the door of Campbell's jewelry store and seemed intent upon robbing the same, because one of them said to the other to see "whether that lady was still at the stairs". About ten minutes later I went into the street and found one man in front of the jewelry store, and two ^{men} inside of the same. I went to the door to hold it and give an alarm, but the man outside the store gave a signal to the men inside and they came out, one of them had a suit of clothes on his arm, and the other carried a box. I took hold of the man with

the spit and was thrown
on the pavement. ~~the~~ two
of the men attacking me.
While I was lying there, Barnett
Wittasky came out of the
house, and the third man
ran away. The two other had
disappeared before. Wittasky
and myself chased the one
man to Chrystie Street, where
he disappeared in a hall way.

Barnett Wittasky

14 Bayard Street,

On the 30th of December, 1887,
between seven and eight
in the evening I went down
stairs, because I heard
an alarm raised by
Larkin. I found him lying
on the pavement a side I
walk and saw a man
running away. Larkin
and myself chased said
man to Chrystie Street,
where he disappeared. I
delivered in No. 4.

Edward Grasse
Larkin

POOR QUALITY
ORIGINAL

0053

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Thomas Maher

BRIEF OF FACTS.

For the District Attorney.

Dated January 16, 1888.

Edward Grace

Deputy Assistant.

POOR QUALITY
ORIGINAL

0054

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Maher

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

Thomas Maher

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

The said

Thomas Maher

late of the *South* Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Joseph S. Pinstone,

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

Joseph S. Pinstone

in the said *Store* 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

— Thomas Maher —

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

The said *Thomas Maher*.

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,

*Kindred matches of the value of
four dollars each, and two
other matches of the value of
ten dollars each,*

of the goods, chattels and personal property of one

Joseph S. Pinstein.

in the *Store* of the said

Joseph S. Pinstein.

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

POOR QUALITY
ORIGINAL

0056

THIRD COUNT—

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

Thomas Maher

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

The said *Thomas Maher*

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

*three watches of the value of
four dollars each, and one
other watch of the value of ten
dollars.*

of the goods, chattels and personal property of one *Joseph S. Prinstein*

by ~~a~~ certain ~~person~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Joseph S. Prinstein*

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

Thomas Maher

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

JOHN R. FELLOWS.

~~RANDOLPH D. MARTINE~~

District Attorney.

0857

BOX:

292

FOLDER:

2785

DESCRIPTION:

Marini, Eliseo

DATE:

01/09/88



2785

0058

Army Service

at 5000 ft 10/27

deposited to Black.
with City Chamberlain
Jan 20 1872
(172) Spring St

3/21
858,

Filed, day of January 1888

Pleads, *Chas. Bradley* (4)

U.S.

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Cliseo Marina

Wegscheider's

004005

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District Attorney.

A True Bill.

Commanded For.

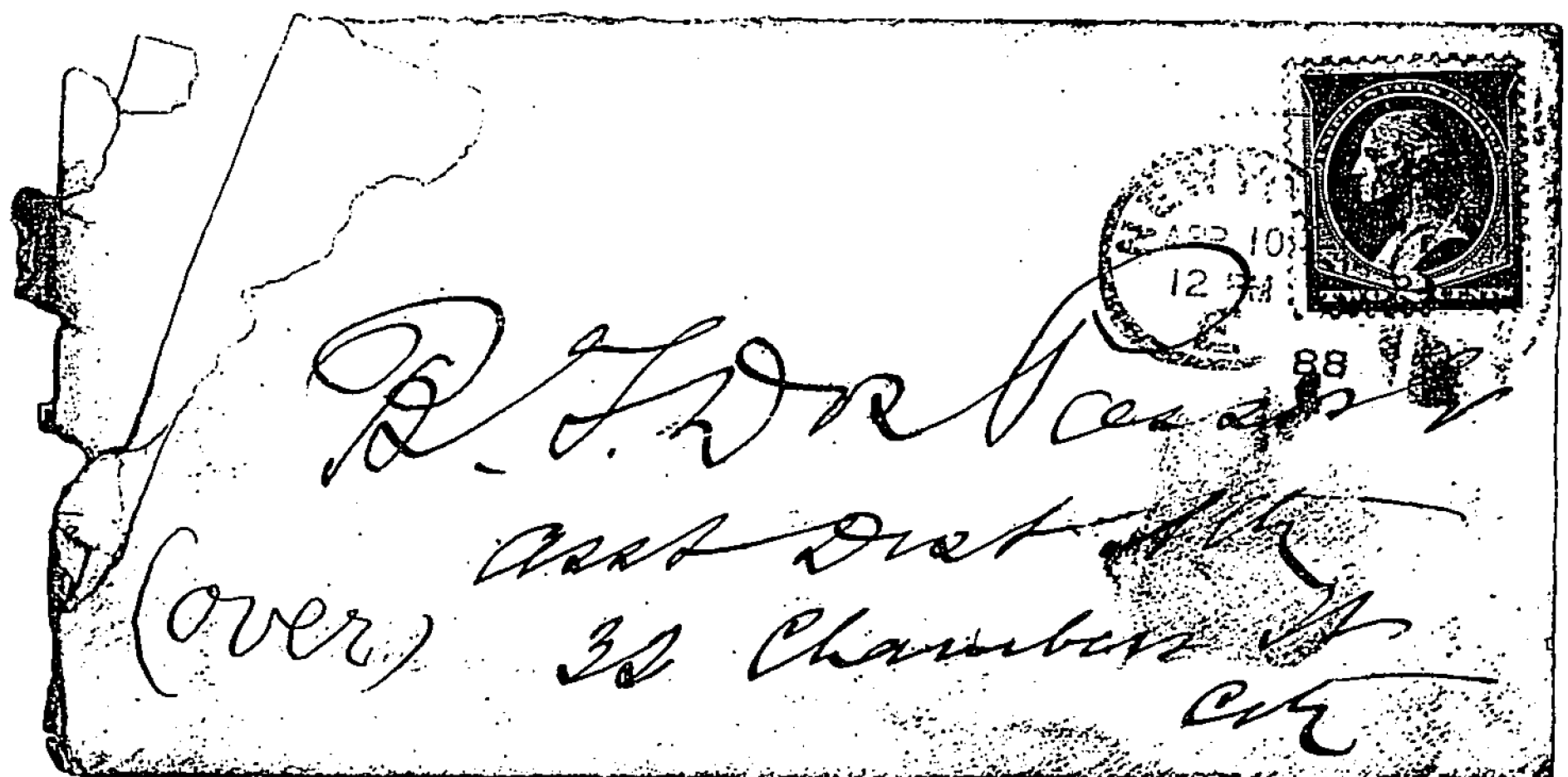
Foreman.

Mrs. J. W. C. C. C.

Expende \$50 - April 17/1847

POOR QUALITY
ORIGINAL

0059



POOR QUALITY
ORIGINAL

0060

WILLIAMSON & CHANNON,
ATTORNEYS AT LAW,
107 Wall Street,
New York City.

Police Court: } New York County.
First District: }

The People, on the complaint
of the Medical Society of the
County of New York.

against

Elesco Marini

Illegal practice
of Medicine.

Ch. 513. Lb. 1880. Ch. 411.

Lb. 1884. Penal Code

§ 356.

The Medical Society of the County of New York
complain that Elesco Marini —
is practicing medicine and surgery in the County
of New York, contrary to the provisions of the
statute in that said Marini —

practices medicine and surgery without the
authority required by law and that having such
authority ~~has not registered the same in~~
~~the office of the Clerk of this County.~~

In support of this their complaint the said
Society submit the following affidavits

W. A. Burnington

Council of the Medical Society of the County
of New York.

City and County }
of New York } ss

Charles Ingersoll being
duly sworn says that he resides at 26
East 11th Street in said City: That on or
about the 2^d day of December 1886 he visited
the office of Elesco Marini at No. 172

Spring Street in said City - That he then and
then consulted Dr. Reid Mearns as a
Physician who thereupon as a physician
made a medical Examination of defendant
and prescribed treatment and remedies
for the disease from which defendant
was suffering. And defendant further says
that Dr. Reid Mearns demanded and
received Compensation for such medical
services.

Sworn to before me *Charles Brown*
this ¹⁷~~15~~ day of
March 1894
John B. Smith

Please further

POOR QUALITY
ORIGINAL

0862

Peoples

is

Marine

City and County of New York } ss

Louis Canale being duly sworn says that he resides in the City of New York at 84 Centre Street. That he is personally acquainted with Flavio Elises Marini and has seen the certificate or paper purporting to be a certificate from the University of Naples which the said Marini claims to be his diploma or license to practice physic and surgery. Deponent also says that he is familiar with the diplomas and licenses granted by said University, and that the said paper of Marini is not such a license or diploma as entitles him to practice medicine in Italy. Deponent further says that said Marini having formerly had an office in the shop of deponent who is a pharmacist upon the representation that he was a graduate of the said University, was frequently requested to produce his diploma from said University, and that having frequently promised so to do he never complied with his said promises, although informed by deponent that he could not retain his office in said pharmacy unless he produced such a diploma in evidence of his qualifications as a physician, and deponent further says

that in account of the repeated failures of said
Marini to keep her said promises and
produce said diploma dependent—
Compelled her the said Marini
to give up her office in said pharmacy
as a person not qualified by law
to practice medicine either in the
State of New York or the Kingdom of
Italy.

Sworn to before me }
this 8th day of }
November 1886 }

Joseph J. J. J.

Ralph O. Ives

Notary Public

New York Co

Sworn to before me this
17th day of March 1887

Solon B. Smith

Police Justice

City and County of New York } ss

Raphael Asella
being duly sworn says that he resides at
No. 111 West 10th St. in said City - That he
has seen Copies of the papers of Eleseo Marini
endorsed by Doctor Austin Flint which said
Marini declares to be his license from the
University of Naples to practice medicine
in the Kingdom of Italy. That deponent is
himself a graduate licensed practitioner of
medicine in said Kingdom of Italy and
familiar with the legal qualifications of such
practitioners and himself a graduate of said
University of Naples and deponent says that the
said papers of said Marini are not a diploma
of said University of Naples nor do they
constitute said Marini, to deponent's best
knowledge and belief a legally qualified
practitioner of medicine in the Kingdom
of Italy.

Given to testify me } Raphael Asella M.D.
this 18th day of }
March 1894

Edw. B. Smith
Police District

POOR QUALITY
ORIGINAL

0055

Police Court
The People
vs
Charles Martin

POOR QUALITY
ORIGINAL

0057

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY {
OF NEW YORK, { ss.

Pleses Marini 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.

Pleses Marini

Question. How old are you?

Answer.

35 years.

Question. Where were you born?

Answer.

Italy.

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

Answer.

142 Spring Street. 8 months

Question. What is your business or profession?

Answer.

Physician

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 demand
a trial at the Court of General
Sessions*

Taken before me this

21st

1887

Police Justice

POOR QUALITY
ORIGINAL

0050

Sec. 151.

Police Court First 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 The Medical Society of the County of New York by W. H. Cunningham
of No. 63 Wall Street, that on the 2nd day of December
1887 at the City of New York, in the County of New York,

Eleser Marini practiced medicine in said County without
lawful authority, or due registration of lawful authority
in the office of the clerk of said County Contrary to
the provisions of Chap. 513 Laws 1880, Chap. 411. Laws 1882
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 First District Police Court, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 17 day of March 1887

Solomon Smith
POLICE JUSTICE.

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

The Medical Society of the County
of New York by W. H. Cunningham
Complainant - 08

Eleser Marini

Warrant General.

172 Spring St

Dated March 17 1887

Smith Magistrate.

Marshall Officer.

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

Marshall Officer.

Dated March 18 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, March 18-87

Eleser Marini

172 Spring St

Native of

Italy

Age,

35

Sex,

Male

Complexion,

Fair

Color,

W

Profession,

Physician

Married,

Single,

S

Read,

Write,

1880

POOR QUALITY
ORIGINAL

0069

Sec. 192.

15th District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Solon B. Smith Esq a Police Justice
of the City of New York, charging Gleese Marini Defendant with
the offence of Illegal Practice of Physic

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, Gleese Marini Defendant of No. _____
72 Spring St Street; by occupation Physician
and Andrea Lertora of No. 7 Wooster
Street, by occupation Confectioner Surety, hereby jointly and severally undertake that
the above named Gleese Marini Defendant
shall personally appear before the said Justice at the 1st District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of Three
Hundred Dollars.

Taken and Acknowledged before me, this 15th

day of March 1888

Solon B. Smith
POLICE JUSTICE,

Andrea Lertora

POOR QUALITY
ORIGINAL

0070

CITY AND COUNTY
OF NEW YORK, ss,

Police Justice.

Sworn to before me this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Five Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of Stock in hand and

Machinery Engine & Steam Boiler situated
at no 7 Abbot Street in said city
valued at Five Thousand Dollars
Clear

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the _____ day of _____ 188

Justice,

Andrea Lertora

POOR QUALITY
ORIGINAL

0071

121
DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Wm A. Huntington
agst.

Edw. M. Munnie

Examination had *March 22* 1887
Before *Sam. Andrew White* Police Justice.

Lawrence J. Feltman Stenographer of the District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Edw. M. Munnie*
as taken by me on the above examination before said Justice.

Dated *March 27* 1887

A. J. White
Police Justice.

Lawrence J. Feltman
Stenographer.

First District

Peace Court

The People vs
William A. Purnington

vs

Elias Morini

Charged with
Illegal practice
of medicine.

Before Hon
Solon O. Smith

Peace Justice

March 33^d / 1884

Appearances

William H. Purnington On the part of People
Adolph L. Sanger for the defendant.

Austin Flint called on
the part of the people. being duly sworn
deposes & says.

By the Court

Q Where do you reside?

A 14 West 33^d Street

Q What is your age?

A 50 years.

Q What is your business?

A Physician.

Direct Examination

Q Doct^r you are the dean and secretary
of Bellevue Hospital medical college?
A Yes Sir

Q Do you recognize that paper? (showing
witness a paper)?

A Yes I recognize that instrument
Paper offer for Identification and
morred Peoples Exhibit A

Q Is that your writing?

A Yes Sir and that is the seal of the
college.

Q Will you read what that is (referring
to paper offered for identification)
A Examined and endorsed by the
Bellevue Hospital medical college
of the city of New York in accordance
with section 4 Chapter 573 of the
of the laws of 1880.

Austin Flint Jr
Secretary of Bellevue
Hospital medical college
New York City
September 5th 1882

Q Do you remember the circumstances

under which you made that endorsement?

Defendants Counsel

Objected to as incompetent, immaterial and irrelevant
Peoples Counsel

Question withdrawn
Q Doctor did you endorse that paper because you were satisfied that it came within the provisions of the law?

Defendants Counsel

Objected to as being immaterial irrelevant and incompetent, the endorsement is there and speaks for itself?

By the Court

Question answered
Counsel Exception
A Did

Q What were the circumstances under which you endorsed it?

Defendants Counsel

Objected to as incompetent

test immaterial & irrelevant
Peoples Journal

Question withdrawn
Are you an expert in Italian diplomas
Doctor?

A I have a recollection of having previously
examined two Italian diplomas
before I endorsed this one.

Q Did you endorse this diploma to ^{be used}
upon its face you considered it
to be a genuine diploma?

A I considered it genuine otherwise
I should not have endorsed it.

Q Why did you consider it a genuine
diploma?

Defendants Journal

Objected to as being imma-
terial and incompetent.

By the Court

Objection Overruled.

Question Renewed

Defendants Journal

Exception

Q Were you familiar with the

Italian diplomas?

At that time?

If yes?

A. Yes - not

Q. Who brought you the diploma for endorsement?

A. Doctor Moravia the person mentioned in the diploma brought it to me

Q. What did you pay to him when he brought the diploma to you for endorsement?

A. I required of him papers or certificate regarding his identity ^{and} certifying to the genuineness of the document as I was not familiar with a diploma of that kind from Naples.

Q. Then what took place?

A. He afterwards brought me a letter from Doctor Antonio.

Q. To what effect?

A. What the contents of that letter were I can only state in a very general way, because the letter was not filed, as is generally the custom

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If I can go and state it, I will do so
If you may do so?

At my general recollection of the letter
is that he certified that he knew Doctor
Morrison and that he knew him to be
a graduate of the University of Naples
and that his documents were genuine
My recollection also is that Doctor
Morrison asked to be allowed to return
this letter which I did allow him
to do and I have records in the College
that I examined the letter from
Doctor Antonio.

If you kept the records yourself?
Yes Sir

If those you the record are?

And I have an exact copy of the
record which is a copy of the
original.

1882 September 5th

Elmer Morrison, New York City
20. University of Naples 78
examined letter from Doctor Morrison
of papers offered in evidence and the

being no objection was admitted
and entered by the Court as
Peoples Exhibit A.

What was your intention in putting
letter examined store of Boston An-
thony?

Defendants Counsel

Objected to

Peoples Counsel

Question withdrawn

What is your general practice in
making a record, how do you make
it?

A The record of which this is a copy
has headings over it as follows.

one is the date, the other the name
and description of the diploma,
fully residence and the other date
of graduation, which would read
as follows,

Date: September 5th 1882.

Name: Elise Morris.

Residence New York City

Date of graduation 1878 University of Texas

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Filed, \$20.00 dollar.

Q Now in keeping that record, do you keep it under the form prescribed by law or devised by yourself?

A By myself.

Q Are you required by the college to keep the record?

A I am not. I keep it for my own information, ^{and} -

Q Will you explain why you made that entry, examined letter of Doctor Antons?

A I generally file letters showing the identity of the individual and his standing, ^{and} under these circumstances I put down examined the letter from Doctor Morrison, which means that I examined the letter from Doctor Antons, because after examining it I allowed it to go out of my possession ^{and} didn't file it, letting it go out of my possession as I presumed the letter from Doctor Antons was police property.

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Q If you say that you were unfamiliar with the diploma ^{and} therefore required a letter to be brought.

A I was unfamiliar, with it, but I didn't say that I required a letter to be brought. but I do in all instances.

Q Why do you require a letter to be brought.
A I require it to be brought in all cases. as a matter of identity of the individual ^{and} justification of the diploma.

Q Why do you need a justification before endorsing the diploma?

A Persons come to me with documents which I know to be genuine but do not know that they are held by the person whose name is mentioned in them, I do not know the person or his standing in the profession, and the general resolution of the faculty under which I generally endorse the diplomas requires me to file a

document from some physician in
good standing whom we know certifying
to the character of the person ^{and}
his standing in the profession,
and I do it simply to obey orders.

Q Doctor I understand that the faculty
requires precautions to be taken
in endorsing diplomas because
it is possible that the person who
may present the diploma may
not be the person named in it?

A That is one of the conditions.

Q Do you consider yourself an expert
in diplomas generally?

A I do. I have seen a great many

Q And you have endorsed since the
law of 1880 how many?

A I think the exact number is 380
it is between 380 ^{and} 400.

Q Now I ask you as an expert in diplomas
whether it is not possible for
a person to be imposed on by a paper
on whose face purports to be
a diploma?

Dependants Formell

objected to

By the Court

Question allowed

Formell Exception

Q Is it possible doctor for a person to
be imposed upon with a paper whose
face purports to be a diploma
A Oh certainly

Q In endorsing this diploma or this
paper what were the reasons
doctor why you decided upon
endorsing it as a diploma for
doctor Formella?

Dependants Formell

Objected to as incompetent,
immature and irrelevant?

By the Court

Objection Overruled

Formell Exception?

A On the certificate from Doctor
Antonia which I examined I
decided to endorse the diploma
having previously declined to do so

Q What knowledge have you of Doctor
Antonis?

A I know him as a regular physician
in good standing in the city of New
York.

Q An Italian physician?

A Yes sir.

Q And you trusted to his assurances to
you?

A Yes sir.

Q And you endorsed the paper of course
in good faith?

A Yes sir.

Q Since you have endorsed that diploma
have you been called upon on various
occasions in respect to it?

A I have been in court once or twice,
I think twice. We have been called
upon on other occasions.

Peoples Journal

I now offer the letter
in evidence.

Defendants Journal

objected to

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By the Court

Question Sustained

Q Doctor do all colleges of the state
endorse diplomas?

Dependants Counsel

Objected to

Peoples Counsel

Question withdrawn

Q are you familiar with the Russian
script?

Objected to

Question withdrawn

Q If a physician had come to you at
the same time that Mr Morrison
did, with a diploma in Russian
which had been certified to
by a physician in good standing
as was the case with the dependant
and as to the identity of the
person mentioned in the diploma
would you have felt yourself
authorized to endorse that; the

A The paper being in all appearances
an official document.

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question - If it had been brought to you would you have endorsed it?

A I don't quite catch your meaning.

Q If a paper, apparently an official paper was brought to Doctor Hiltz accompanied by a letter with from a physician representing that that was the deponent ^{of} that the person bearing it was the person mentioned it would you have felt yourself authorized in endorsing the diploma?

A If the document appeared genuine and the person certifying to the genuineness of the document and the identity of the individual would ^{not} have been known to me I would not endorse the paper?

Q Look you as a person who has endorsed diplomas whether you consider at this time that a person coming with a diploma couched in a language which you were not personally familiar with

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would be be entitled to that endorse-
ment as a matter of form by
your college if he was sent up to
by a person of good standing
as being the person mentioned
in that diploma.

A I would consider it my duty
under the circumstances, and
under instructions I would con-
sider it my duty to endorse the
diploma under those circumstances.

Q Doctor did you consider yourself at
that time authorized to endorse a
paper represented as a diploma upon
the representations of a medical man
in good standing that it was a di-
ploma ^{and} that the person bearing
it was the same person?

A I did

Q and although you were not sure
yourself, from the face of it that it
was actually a diploma not being
familiar with the language in
which it was written would you

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have accepted a translation, if a person
had come to you with a document
of that kind and you had accepted
the statement, from a reputable
person that the meaning of that
document was a diploma, and
that it conferred a degree on the
person therein mentioned, and upon
the assurance of that person
that the person mentioned in
that diploma was the person upon
whom it was conferred, would
that entitle you to endorse it?
Dequandants Counsel

objected to
Pease Counsel

Question withdrawn
of Doctor if a reputable citizen a phy-
sician in good standing, pre-
sented to you that a piece of paper
was such an instrument a
medical diploma, and that the
person presenting it was the person
referred to in it would you have

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felt yourself entitled to endorse that diploma although you yourself were not acquainted with the language in which it was written?

A I would unless I had reasons to suppose the document was not a diploma and was not a genuine document. In certain instances I have received letters certifying that such ^{and} such a person held a diploma ^{and} in that way I have satisfied ^{myself} that that person was certifying to the true facts ^{and} I endorse his diploma,
Case Examined.

Q Before this certificate or diploma which you did endorse was presented to you by Doctor Morrison had you seen Italian diplomas certificates authorizing persons to practice medicine?

A In the book appendices of diplomas endorsed there is a

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record of one diploma^s of the
University of Naples.

Of the same year?
Answer

Of ^{any} you had seen that one?
A I had seen and endorsed that one.
Which you now speak of?
Answer

And you were satisfied at the time
you did endorse that certificate
that it was a proper certificate to be
endorsed by you under the law.
I supposed it to be a proper certificate
If you would not have endorsed it
unless you thought it was proper
to do it?

Answer

And what steps did you take at
that time to find out that that
certificate was proper?

A I am sorry that I cannot answer
that question I am giving you my
recollection

I presume that you did take steps

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My impression is that I had it
recognized by the Italian Council and
got a letter from a reputable physician
that is my recollection?

Now at the time that doctor Morrison
brought you the certificate which
was endorsed by you on the 5th
of September 1883. was the trans-
lation in English which is attached
to it now attached to it then?

I cannot answer that question
I cannot remember.

Is not the form of the diploma which
I presented to you to day, the precise
form in which it was handed to
you at the time you endorsed it?

That principally hangs upon the question
as to whether the translation was on
it or not? I have no recollection?

If you want to refresh your memory
look at the manner in which it
is dated again ^Q in the manner
which the translation is attached to
it ^Q state whether it is not the

same paper that you endorsed at that
time?

A I cannot state one way or the other?
Q Did you mean the contents of the paper
when you endorsed it?

A I said in a general way but whether
it was from the working out of the
Italian which I carried over and
with some little trouble, now
whether that was read to me or
whether this translation was there
I don't know

Q You were satisfied from the letter
which doctor Antonio had sent you
that that was a paper to be endorsed
by you?

A I was satisfied that it was a proper
paper to be endorsed by me.

Q Doctor Antonio is a native of Italy?
A I had no knowledge of it I know
him personally he is a gentleman
known as an Italian physician

Q And you went to him because of his
being an Italian physician?

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A I cannot go to him, this letter was brought to me.

Q And at the time it was brought to you, you knew him to be an Italian physician in good standing?

A That was his reputation, his general reputation.

Q Now you don't know anything to the contrary to day do you about his general reputation?

A I cannot say that I know anything to the contrary but I can say that I would not accept his certificate to day.

Q Why not?

A He is dead some 20 or 25 years ago of what is true that you know about his character that would not induce you to accept his certificate to day?

A Nothing that I know against his character except that I have been advised in one or two of his certificates that he gave me which I ascertained not to be reliable.

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If you considered it?

Super sui

If you don't know it?

A No Sir at the time I don't know. There is nothing that I know as to his character or reputation.

If you decide that now that he would give such certificates, and that being is founded upon an impression which you have made in the present case?

A That is one opinion?

If and a doctor Cassell in any way comes into with the case that you mention?

A I have an impression that a druggist came with Mr. Morrison. I don't recall the name.

If all the records which are kept by you correct?

A The records are substantially correct. The reason I say substantially is I remember on one occasion of making a mistake in the date of the month, putting in the

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30th in place of the 21st with the
exception of that, they are correct
and are reliable?

Answer: They are verified every year.

Q Now doctor Council has asked you
here as to what you would have
done, or what you would do in case
somebody ~~convinced~~ brought you a
certificate ~~convinced~~ in the Russian
language, if such a certificate
should be brought to you, would you
endorse it, without being satisfied
that it was proper to be endorsed?

A I think I would endorse it.

Q And you would endorse any Russian
or German or Italian certificate
in a foreign language without
being satisfied that it was a proper
thing for you to do?

A I should not.

Q So that at the time you endorsed
this certificate for Doctor Masine
you were perfectly satisfied that
it was a proper thing for you to do?

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Adams satisfied that it was a document
which would permit him to practice
medicine in his own country ^{where}
which the law contemplated should
be enforced for the purpose of
enabling him to practice. Q.?

Q. Have you any reason to believe
to the contrary to day?

A. I have.

Q. Any reason founded upon evidence
or an opinion?

A. Upon documents which I have examined
and from the same university
where this purports to come from.

Q. Then what is your opinion based upon
A. My opinion with regard to the
authenticity of this document is based
upon the examination of which I
believe to be a genuine document
of the University of Naples which
I have made sure.

Q. Do you know how many forms of
certificates or diplomas are issued
by the University of Naples?

Adams.

If and without knowing how many forms of certificates authorizing physicians to practice are issued from the University of Naples, are you prepared to state under the law oath that merely from the examination of some kind of document that came into your possession, that you would not endorse that certificate if he presented it to you today? without knowing how many forms of certificates or documents, issued by the University of Naples authorizing a person to practice medicine, not knowing how many forms were issued, and relying simply upon an examination of some document which you claimed you examined you examined recently, are you prepared to state that this is not a proper diploma?

I am not prepared to state that but I am prepared to say that I would

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not endorse it now.

Q And the reason that you say you
would not endorse it is based
upon complaints that were made
to you against Doctor Morris?

A No sir. From the nature of the docu-
ment. And upon investigation that I
made prior; from the nature
of the document which I have
examined. And investigated.

Q And have you made investigation
as to all the documents that were
issued by the University of Naples
that were issued authorizing persons
to practice medicine.

A Well —

Q Will you state that that document
is not a proper document and
authorized by the University, authorizing
persons to practice medicine?

A I don't know whether it is or not.

Q And will you state that at
the time this document was
endorsed by you, it was not

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a document properly issued by the
University of Naples and authorizing
Doctor Morrice to purchase medicine
I don't know

Q Will you say it is not?

A I don't know anything about it.

Q And not knowing anything about
it are you or the other, you would
refuse to endorse that, because
from an examination of other
certificates issued by the University
of Naples? ^{and}

A I refused to endorse it because
I don't believe it's a genuine paper
I am not prepared to state it not.

Q What is there in that document
which creates such a belief
in your mind that it was not
genuine, in the document I mean

A It is not in the form of documents
from the University of Naples

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which I have endorsed and which I have ascertained to be genuine by writing to the Rector of the University and receiving a reply.

Q How of issue of 1882?
A I don't know.

Q Is it not a fact that the certificates that you examined of the University of Naples are certificates issued after the document you examined?
A Yes Sir.

Q Can you state what date it was?

A I cannot state from recollection I am quite sure that one or two of them had been noted in 1882.

Q How many different forms of certificates have you seen?

A I only remember seeing one form which I have satisfied myself was the genuine certificate by writing to the Rector of the University of Naples.

Q What knowledge have you that the Rector of the University of Naples

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answered your letter.

As this letter is on file

if you addressed a letter to the Rector of
the University and received a reply?
Answer in

Q. And you don't know whether the reply
was sent personally by the Rector
or not?

A. I do not.

Q. And are you willing to risk your repu-
tation if your professional opinion
connected with medicine based
upon the opinion or writing of a
person whose signature you
don't know to be genuine?

A. Repeat your question again?

Q. Are you willing to risk your professional
reputation upon an opinion con-
nected with medicine based upon
a letter purporting to come from
some person the authenticity
of which you have not ascertained
Council for the People

Objected to

By the Court. Objections Sustained

Council Exception

Q are you an expert in diplomas?

A I consider that I am a judge of diplomas

Q were you in September 1889?

A with a certain class of diplomas I was very familiar

Q would you have endorsed any diploma of any kind in any language without being satisfied that it was a proper diploma?

Answer

Q Do you read articles in the University of Naples licenses persons to practice medicine?

A I do not

Q Is it not a fact that the paper which you examined as purporting to be issued by the University of Naples was a paper which conferred the degree of doctor of medicine upon the person whose name was therein described?

A The paper I examined since, I think

POOR QUALITY
ORIGINAL

0902

68
2.6/68
Dr. Eliseo Marini.

MEDICO CHIRURGO ITALIANO.

172 SPRING STREET,

Bet. South 5th Ave. & Thompson St.
NEW YORK.

OFFICE HOURS.
FROM 7 TO 9 A. M.
" 2 " 3 P. M.
" 7 " 8 P. M.

POOR QUALITY
ORIGINAL

0903

Dr. E. Marini, C.
172 SPRING STREET,
Bot. South 5th Ave. & Thompson St., NEW YORK 16/88

R. Ext. of Gentianae ZII
Aubryni ZII
Sedat. Jalapinat ZII
Tinct. Colchici ZII
Tinct. Kali iodidi ZII
Tinct. Opus Comp. ZII
Ex. f. comp. ZII
Op. Anisi ZII
S. Atoll. par. ZII
Comp. of Comp. ZII

**POOR QUALITY
ORIGINAL**

0904

GRANDÉ FARMACIA ITALIANA,
al No. 144 **SPRING STREET,**
Sul Canto di Wooster Street,
Del Sig. C. N. SYMS. NEW YORK.

Court of General Sessions.

The People,

vs.

Eliseo Marini.

City and County of New York, s.s.

Henry Leveen being duly sworn says that on the 4th day of January 1888 Eliseo Marini practiced medicine at No. 172 Spring Street in said City and treated medically as a physician the deponent by questioning him as to a malady from which deponent was suffering and prescribing remedy therefor. Deponent further says that said Marini gave to deponent a printed card bearing the following inscription: "Dr. Eliseo Marini, medico chirurgo Italiano, 172 Spring Street, Bet. South 5th Ave. & Thompson St., New York. Office hours, From 7 to 9 A. M., 2 to 3, P. M., 7 to 8, P.M."

Deponent further says that the prescription of said Marini was written upon a blank form of prescription such as physicians use with the name "Dr. E. Marini, 172 Spring Street" printed thereon.

Sworn to before me this

5th day of January 1888,

W. A. Livingston

Notary Public,

N. Y. Co., No. 52.

Henry Leveen

POOR QUALITY
ORIGINAL

0906

#27 Bill ordered

Court of General Sessions.

The People,

vs.

Eliseo Marini.

Affidavit of Henry Leveen.

183 Rutledge St., Brooklyn, E.D.

an agent of the Medical Society

of the County of New York,

Address care of Counsel 63 Wall

Street, New York City.

31

It was a diploma.

Q It was a regular diploma?

A Yes sir.

Q Was issued to the person mentioned therein a regular degree of doctor of medicine?

A Yes I think the doctor of medicine.

Q And you would allow persons are authorized to practice medicine under the laws of Italy without having such a diploma?

A I do not.

Q Had you satisfied yourself before endorsing this certificate that it was a proper certificate to be endorsed by you under the laws of the State of New York?

A I considered it a proper certificate to be endorsed before I put the endorsement upon it.

Re-direct Examination

Q Doctor West Panged has made some distinction between evidence and opinion? in endorsing a

33

diploma, have you any better way
in forming an opinion than the
examinations of documents proper
thing to come from the same
source except an investigation

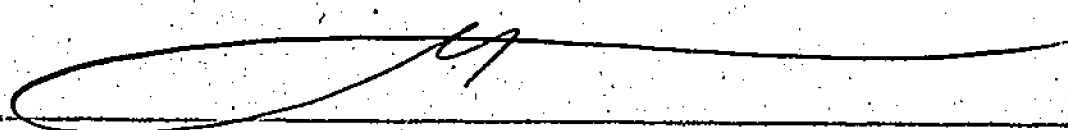
Q That I consider the best way of
ascertaining the authenticity of
a document is by the examination
and comparing it

I would you have endorsed that di-
ploma from the University of Naples
if you had the evidence at the
time you endorsed it that you
have today?

Answer:

Re-examination

Q If you don't say that this document was
not issued by the University of Naples
A I don't say that it was



33

Charles Darwin called by the people
being duly sworn deposes & says?

By the Court

Where do you reside?

At No. East 11th Street

What is your business?

A I represent a house in Dublin Ireland
that are in the general export business
Direct Examination.

Do you know Doctor Morrison?

A Yes Sir I know him I saw him
once.

How did you come to see him?

A On or about the 3d of last September
I went to the premises 17 1/2 Spring
Street. And rang the bell and the door
was answered by a servant. And
I asked for the doctor. We were told
he was not in but to come back
in half an hour. And I came back
and rang the bell and asked if the
doctor was in. And I was told he was
and to step in the room. And I
saw him and asked him if

34

He was doctor Morrison and he said
yes. I told him I was not well
that I was suffering from slight
nervous depression and indigestion
and occasional palpitation of the
heart. And he examined me and felt
my pulse and asked me questions relating
to my constitution. And he asked me if
I had aches & Etc. And he then prescribed
for me he wrote a prescription and
charged me fifty cents or 75 cents
it was either 50 or 75 cents. And he asked
me to take it to any store in the
neighborhood that he told me the
name. I went there and got the
prescription and took it home.

Case Examined

Q Did you read the prescription that
was handed to you?

A I glanced over it.

Q Did you read it, did you understand
it?

A No Sir

Q You don't know any thing as to its

POOR QUALITY
ORIGINAL

0911

35

Contents :

Annals

The further hearing was adjourned
to Monday 28th 10 am.

C. H.

March 30th 1887.

All parties being present the
examination proceeded.

By Counsel
for Sanger

It is conceded that the trans-
lation attached to the paper identified
by Doctor Thuit ^{was} one which doctor
Thuit testified to at the last hearing
is a correct version of the original
^{and} desire to place it in evidence.

Paper offered in evidence ^{and} marked
Dependants Exhibit 1.

Mr Sanger

Repts Fournell

I move to dismiss the
complaint, upon the ground that
there is no substantial proof of the
allegation set forth in the affidavit
on which the complaint in this
matter is based.

Respectfully

That there is no evidence
of the doctors in having in any
way acted as a physician

Third

Q Now that there is no evidence of
any paper or prescription having been
signed by him as a physician or
that he practiced as a physician?
By the Court

Motion Denied
General Exception

Oliver Morris, the defendant
being duly sworn deposes and says

Q By the Court

Where do you reside?

A 142 Spring Street

Q What is your age?

A 35 years

Q What is your business?

A Physician

Direct Examination

Q From what college are you a graduate?

A From Naples

Q University of Naples?

A Yes sir

Q And when you enter there?

3

1

10th July 1878

When did you enter the, not when
you graduated?

In 1872 I entered as a student at the
University of Turin.

I remained there until 1877.

From there you went to the University
of Naples. I remained there until
1877.

Answer.

When did you leave the University of
Naples?

10th of July 1878

Did you pass your examination before
you left the University of Naples?

Answer.

Were you examined by the Faculty of
the University of Naples?

Answer.

After your examination did you receive
any certificate?

Answer.

Will you look at the documents

Exhibit one of March 30th of '94 state
in letter that is the certificate received
by you from the faculty of the
University of Naples?

Answer

Q Is that it, was it?

Answer

Q Did you in the year 1882 receive any
other certificate?

A I received a certificate from the
mayor of my town?

Q Where were you living?

A Where I was born and lived

Q Where was that?

A Torreglia

Q Were you a medical attendant in
that town?

Answer

Q From what time were you practicing
medicine in Torreglia?

Peoples Farnell

Subject to it, until the
authority to practice is shown?

Deendants Farnell

Alfgo

I now offer Exh 1 in evidence
Lecture Counsel

I object to it, there is
no evidence to show what that
certificate is ^{and} also that it is
not an evidence of the authority of the
person to practice medicine.

I object further, that it purports to
be a certificate of the University of
Naples ^{and} there is no proof that
the University of Naples has any
authority to confer a degree of
medicine ^{and} there is no proof
that the person who signed that
paper was authorized to certify
of the University of Naples.

By the Court

Objection Sustained
Counsel Exception

Defendants Counsel

I offer the paper in evidence
on the further ground that it is
a paper already in evidence and
a part of the records of this court.

6

Peoples Council

By the Court objected to

Peoples Council objection Sustained

Peoples Council

I offer in evidence in
this case as being part of the records
of the proceedings in this Court
Peoples Council

By the Court objected to

Peoples Council objection Sustained

Defendants Council waives further
Examination

Case Closed

POOR QUALITY
ORIGINAL

0918

within

Witness

18 County

St. Louis

14 West 33

St. Louis

St. Louis

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court / District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William A. ...

Charles ...

Offence

188

Magistrate.

Officer.

Precedent.

Witnesses

No. 1

No. 2

No. 3

No. 4

No. 5

No. 6

No. 7

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 March 30 188 7 Solomon B. ... Police Justice.

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

Dated March 30 188 7 Solomon B. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

-----X
The People &c.

vs.

Marini
-----X

Louis Canale's Statement.

I have known Marini since he was a boy in Italy, in a small town called Toriglia. I came to this country in 1874. ^{What was he doing then?} ~~I left him in Italy. I taught him Latin when he was a young fellow. Since 1874 I know nothing of him until 1879, he then wrote me a letter in which he said that he was going to be graduated in the University of Naples in a short time as a doctor. He came to this country on the 16th of January, 1880. He arrived in the evening and went into my drug store the next morning to practice medicine. I accepted him in my place as a doctor. On that day he said he had a diploma with him. I did not ask to see it. I first became suspicious when I introduced him to Dr. Nagle of the Board of Health. ^{Jan 17/80} Dr. Nagle objected that the paper shown him was not a diploma. I told Dr. Nagle that the certificate was all right, and on my testimony Dr. Nagle put his endorsement to the paper. Marini told me all the time that it was a good certificate. ~~In Naples he had the genuine diplomas in my hand and examined them. I do not know the signatures of the faculty of Naples.~~ In 1880 I said to him if you want to stay in my pharmacy you will have to produce your diploma. He said he would from time~~

to time, but never produced it. He showed me a certificate, I told him that certificate was not enough. He said he had a diploma, but he left it in his house in Italy.

I had several conversations with him in regard to the diploma, but he was always silent. He remained with me about ten months. I discharged him because he did not produce his diploma within the required time- six months.

~~The interview between Dr. Nagle, Marini and myself took place the 17th of January, 1880. This was had for the purpose of registration with the Bureau of Vital Statistics.~~

I informed Nagle that Marini said to me that he had his diploma in Naples and that he brought the certificate instead of his diploma, and that in a certain time he would send for that diploma. Dr. Nagle said that

the certificate was no good, afterwards he went to
fluit & had it endorsed - Sept 5 1882
His sons Flavio, Theodore, and his wife Rose will

corroborate him..

Det
Show
Marini's
license
I saw it and
know it
State No
contains in
Index

Statement of Raphael Asselta.

I reside at 41 Marion Street.

I have known Marini about four years.. I first met Marini in a drug store in Mulberry Street. He was then known as Dr. Marini and had an office in South Fifth Avenue. I came to this country in 1884, and shortly afterwards met Marini. I saw a certificate on the 18 of March 1887, at the Tombs, belonging to Marini, on the occasion of his being tried before Judge Solon B. Smith. ^(Show him Marini's certificate) I am a graduate of the University of Naples. I graduated in 1884 - both as a physician and as a surgeon. I have seen the diplomas which are issued by the University of Naples, and I received one myself when I graduated.

The Secretary of the University of Naples in 1878 was Volcicelli. I saw his signature several times. In 1879, when I entered the college he signed his name to my papers. Volcicelli left the university in 1881 or 1882.

Q How many kinds of diplomas does the University of Naples issue? A. Two kinds - license and a diploma. This certificate of Marini's is not a diploma. I have seen several hundred and saw the signatures upon them.

The University also issues a certificate. The only important paper is the diploma. ^{Acquainted with Volcicelli's handwriting} I state that the signature of Volcicelli on Marini's certificate is a forgery.

~~I am acquainted with his handwriting.~~

~~In 1879 the Director of the University was Prof. Pizzullo.~~

The diplomas of the University of Naples are signed by the Director, by the Rector of the University and by the President of the Faculty. I have examined Marini's certificate and I state that it is not written upon the official paper of the University. I further state that the stamp of the University upon it, is bogus, and also; that about the year 1878 or 1879, a great many fraudulent certificates were in circulation in Naples purporting to come from the University of Naples, and the Secretary was discharged on that account. In 1878, A. Deluca was Professor of Chemistry, and was still such at the time I graduated in 1884. ^{In 1879 Prof. Padrucci was Director of University} The general Professor of Pathology was Prof. De Martino., and that of Materia Medica was Prof. Semmola, and that of Botany, prof. Cehasidi, and that of Geology, prof. Costa; that of Anatomy, prof. Antonalli and Favoloro. Before entering the University of Naples you have got to understand Latin, Greek, History, Geography literary, philosophy &c.

We commence our studies with chemistry, botany, zoology, physics, and comparative anatomy. The next two years human anatomy, general pathology, physiology, materia medica, pathological anatomy. The next two years special medical pathological, special surgical, medical clinic and surgical clinic. &c. medical jurisprudence, obsterics venereal and syphilitic diseases..

(Offer in Diploma in evidence)
Dr. Camillo Volini will corroborate the testimony of Dr. Asselto as to the diploma, and will produce his own diploma.

(Offer in evidence)
Antonio Vallardi corroborates Dr. Asselto

Show that Prof. Padrucci was called the Cyclops because blind in 1879. Who was President of Pathology and Anatomy? Do you remember the gift to the College by Prof. Padrucci?

POOR QUALITY
ORIGINAL

0923

93

Carmine Bemonti will testify that he graduated from the University of Naples as a chemist - four years course of study., and will testify that the signature of Volcepelli upon Merini's certificate is a forgery, and will compare the signatures of Volcipelli upon his own diploma with that given upon the certificate of Merini.

~~Eugenio Villari will corroborate Dr. Asselta.~~

(after his diploma)

Copy

At a Court of Special Sessions of the Peace,

Held in and for the City and County of New York,
at the Halls of Justice of the said City, on Tues day,
the 27 day of October in the year of
our Lord one thousand eight hundred and eighty-Two

Present,

The Honorables Bankson J Morgan
J Henry Ford
and Butler H Bixby } Justices
of the
said Court.
Police Justices of the City of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

vs.

J. Eliseo Marini

On conviction, by the oath of a credible witness,
of the MISDEMEANOR, of unlawfully
practicing physic or surgery
without being registered in
violation of Chapter 513 Law of 1880
on or about
committed in said City, 16 July 1881

after having duly elected to be tried by said Court, and after having been duly
arraigned and duly charged upon the said Misdemeanor, and having duly
answered the same.

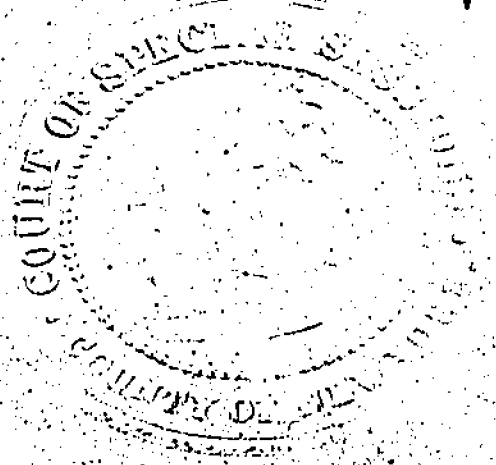
Whereupon it is ORDERED and ADJUDGED by the Court, That the said

J. Eliseo Marini

For the MISDEMEANOR aforesaid, whereof he is convicted, pay a
fine of Fifty Dollars. And it is further ordered
that he stand committed to the custody of the Keeper of the City Prison
of the City of New York, until the said fine be paid, but not exceeding
Fifty days Fine Paid

A TRUE EXTRACT FROM THE MINUTES

Ernest Wood
Charles Blackie Clerk.



POOR QUALITY
ORIGINAL

0925

Copy

New York Special Sessions of the Peace.

THE PEOPLE OF THE STATE OF
NEW YORK,

Copy of Sentence.

Eliseo Marin

27 October 1882

CITY PRISON.

FINED \$ 50

Imprisonment not to exceed 50 days.

Fine Paid

English Translation

Conceding the final result of the examination
for medical license
conceding the results of the examination for
'Laurea'

It is certified that the above named
Don Giovanni from in Romagna (Genova)
has been graduated (Laureate) as a Doctor
of Medicine being on the tenth day of
the month.

This certificate has been issued upon
application of said Don Giovanni in order
that he may use it as he finds it necessary.

From the Royal University of Studies in Naples
this day 14th of July 1878.

Di Segretario Capo della Facoltà Medica
(The Chief Clerk of the Medical Faculty)
V. Piccirilli

L.S.

I certify hereby that this is a true &
perfect translation of the annexed original
document in Italian language.

New York January 23^d 1883

Louis V. Fitzgerald

Notary Public N.Y. (31)

(25)

550
L
D

Regia Università degli Studi
di Napoli
Visto l'esito degli esami di laurea
Medica.

Visto il risultato dell'esame di Laurea
Si certifica che il Signor Marini Elier
di Giovanni nativo di Tringhia (Genova) è
stato Laureato in Medicina e Chirurgia il
giorno 10 del corrente mese.

Ad istanza del suddetto Sig. Marini si
rilascia il presente certificato onde possa
avvalersene all'uso che creda
meglio.

Dalla Regia Università degli Studi di
Napoli

il 14 luglio 1878

Il Segretario Capo della facoltà
Medica Chi ca

Volpicella

Visto il
Il Rettore

Rettore della
degli studi

Regia
di Napoli

Examined and endorsed by the Bellarmine
Hospital Medical College of the City of New York
in accordance with Section four chapter five
hundred and thirteen of the laws of the City of New York
hundred and eighty

(18)

Austin Flint

Secretary of the Bellarmine Hospital
Medical College

New York City
Sept 5. 1882

People,

vs.

Marini.

Direct Examination.

Charles Irwin,

Do you know the defendant, Dr. Marini ?

State whether you saw him on the 2nd of December 1886 at
172 Spring Street in this City, and if so, what took place
there ?

Cross examination,

F. E. Marini,

In what year were you at the University of Naples ?

Who composed the medical faculty at that time ?

Who was your instructor in Materia Medica ?

In Pathology ?

In Chemistry ?

What was the course of study for the degree of doctor
of medicine ?

POOR QUALITY
ORIGINAL

0929

2

Did you follow this course ?

From whom did you receive the papers offered by you in evidence ?

How long were you at the University of Naples ?

Who was the Rector of the University ?

Will you describe his personal appearance ?

Have you ever been convicted in this City of practicing medicine without a license ?

Do you know Luigi Canale ?

Were you ever employed at his Pharmacy ?

Did you ever say to him that you had no authority to practice medicine ?

*Asks to attempt to graduate
from Long Island College
Selecta College*

Direct Examination,

Dr. Austin Flint,

You are the Secretary of Bellevue College ?

✓ Do you know the defendant Marini ?

State to the Court what relations, if any, you have had with him in connection with his license to practice as a physician ?

Are you an expert in diplomas ?

Is the paper offered by Marini in the best of your judgment a genuine diploma or license such as is granted by the University of Naples?

Have many papers purporting to be diplomas of that University been offered to you for endorsement ?

Do the papers presented here by Marini correspond with other papers known by you to be genuine diplomas of that University ?

When you indorsed Marini's papers were you familiar with the diplomas of Naples ?

Upon what facts did you form your opinion that the papers you then endorsed for Marini was a genuine diploma or

license ?

Did you examine Marini as to his educational attainments prior to endorsing his papers ?

You have written upon these papers simply the word "Endorsed" &c. What are we to understand such an endorsement to mean, that the College considered the bearer a competent physician, or simply as an expression of your individual opinion that the papers were genuine documents from the University of Naples, constituting a license or diploma ?

You consider yourself more of an expert in diplomas today that you were when you endorsed Marini's papers, do you not ?

Would you endorse the same papers to day if presented to you for the first time ?

How many diplomas of Naples had you seen before you endorsed Marini's papers ?

How many have you seen since ?

Direct examination

of

Raffael Asselta and Vincenzo Ansanelli.

You are a graduate of the University of Naples are you not in the Medical Department ?

Do you hold the degree of Doctor of Medicine from that University ?

When did you receive your diploma ?

How long were you at the University ?

What was the course of study required of candidates for the degree of M. D. ?

Does the University of Naples confer any license to practice medicine except the degree of doctor ?

Can any person except a doctor of medicine lawfully practice physic in Italy ?

Are you familiar with the diplomas of the University of Naples ?

Are you familiar with the signature of Volpicelli formerly Rector of the University, and with the University's seal ?

Look at these papers of Dr. Marini and state whether they
inform or substance constitute a diploma or license to
practice medicine from the University of Naples ?

Is the seal of the University or what purports to be
its seal genuine ?

Is the signature of Volpicelli genuine ?

Is the paper upon which the subject matter is written
the official paper of the University ?

Who was professor of chemistry in the year 1878 ?

Who was professor of *Ag*ethology at that time ?

Who was professor of Materia Medici ?

*(I think we did not affix his coat of arms
ploma in the time.)*

Direct examination,

Luigi Canale,

You are a Pharmacist are you not ?

You know the defendant Marini ?

Was he ever employed by you ?

Did he ever say anything to you concerning his right to practice medicine in this county, if so state what he said ?

Are you familiar with the circumstances under which Dr. Flint endorsed Marini's papers ?

State what you know about the way in which that endorsement was procured ?

You are intelligent, are you not, and familiar with Italian physicians in this City and elsewhere ?

Are you familiar with their diplomas ?

Are you familiar with the diplomas of the University of Naples ?

**POOR QUALITY
ORIGINAL**

0935

Look at these papers and tell me what you consider
them to be ?

Have you ever seen papers like these before ?

Where and when ?

Did you know Dr. Antonio of whom Dr. Flint has spoken ?

Was he an honest man ?

Do you know of any relation existing between him and
the defendant Marini ?

POOR QUALITY
ORIGINAL

0936

P e o p l e ,

vs.

M a r i n i .

Examination of Witnesses.

POOR QUALITY
ORIGINAL

0937

1882, Sept. 5, Elvino Marini - New York
City - "Univ. of Naples", 1876.
Examined letter from
Dr. Antonini -
Oct. 1882. Dr. G. Vespignani
states that Dr. Marini's
diploma is fraudulent.
Oct. 27, 1882. Dr. Marini
was convicted of illegal
practice.

POOR QUALITY
ORIGINAL

0938

W. H. Burrington,

R. C. Shannon,

Offices of
Burrington & Shannon,
Counselors at Law,
63 Wall Street,
New York, Nov. 15th 1887.

People,
vs.
Marini.

Randolph B. Martine, Esq.,

District Attorney.

My Dear Sir: -

In my letter of yesterday, calling at-
tention to indictments pending in your office for violation
of the medical law, I omitted to mention the case of M. E.
Marini. This man is a notorious violator of the law. He
was convicted in Special Sessions four years ago. He has a
diploma purporting to come from the University of Naples.
The University authorities declare that no such diploma was
ever granted to him. Dr. Austin Flint, Secretary of Belle-
vue Medical Hospital, ^{Medical} College, who endorsed this alleged
diploma, testified, in the preliminary hearing before the
magistrate, that he did so under false pretences on the part
of the holder. The case was reached on the calendar of the
^{General} ~~Special~~ Sessions and opportunity was given to the defendant

POOR QUALITY
ORIGINAL

0939

to issue a commission to take testimony in Naples. Much
more than sufficient time in which to have that commission
returned has elapsed, but so far as I know it has never
been issued. I have received more complaints and inqui-
ries concerning this man than concerning any other with
whom I have had to deal. The principle witness against him

on the point of practice is Charles Irwin, a brother of the

Society's late agent, and the case will be ready if called.

There will be many witnesses, however, and I should like

timely notice of trial. I am, Sir, Very Truly Yours,

W. J. Sullivan, Esq., Counsel at Law, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

The University of the City of New York, New York.

District Attorney's Office.

PEOPLE

vs.

M. E. Marini

Unlawfully practicing medicine.

*Let this case be
tried in Part 3
on 22^d inst,*

*Not to be adjourned
except on my order,
Nov 15/87 P.B.M.,
To Mr. Parker*

POOR QUALITY
ORIGINAL

0941

ASSOCIATION OF THE BAR
7 WEST 29TH STREET.

My dear Sir: I have learned
that one Giuseppe Lapenta
of Bologna who has a drug
shop on Mott Street is
trying to work up evidence
for Marini, & I am told
that Marini has a chattel
mortgage on Lapenta's shop.
Can any one in yr office
ascertain this. I am trying
to find some other witnesses.

Please send Domenico
Calabresi of 131 Mott St.

POOR QUALITY
ORIGINAL

0942

check a diploma does
Fecuna to bring his
diploma in pharmacy
from Naples - It is
signed by Volpicelli

I have been looking
over the cases + will
make up a new brief
of the law of proof of
diplomas tomorrow.

I do not see how

we can fail to win
on the threshold if the
cases are followed. If
you desire to do so +
will come to my office
tomorrow afternoon you
can use my typewriter
for making up the
new brief, if your
schedule be engaged.

Very Yours

W. D. P. Dwyer

3420 Passaic

POOR QUALITY
ORIGINAL

0943

W. A. Burrington

R. C. Shannon

*Offices of
Burrington & Shannon,
Counsellors at Law,
63 Wall Street.*

People
vs.
Marini.

Dictated.

New York, April 11th 1888

B. F. Dos Passos, Esq.,

Assistant District Attorney.

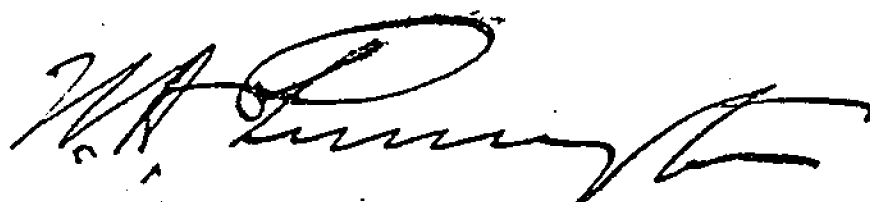
Dear Sir:-

The bearer will show you the papers upon which Marini was convicted in 1882, embracing an affidavit from the University of Naples to the effect that the defendant was never graduated there.

The bearer, Mr. Loraing, who is an agent of the County Society has promised to return these papers to the Special Sessions to-day. But if you care to retain them, and will give him a note to that effect to carry to the Clerk of Special Sessions I presume that will be satisfactory.

I find that Dr. Calabrese whose diploma was compared with Marini's on that trial has left the country.

Very truly yours,



Counsel Med. Soc. Co. N. Y.

POOR QUALITY
ORIGINAL

0944

W. A. Burrington

R. C. Shannon

*Officers of
Burrington & Shannon,
Counsellors at Law,*

Dictated,

63 Wall Street,

New York, Dec. 20th 1887.

R. B. Martine, Esq.,

District Attorney.

My dear Sir:-

The case of the people vs. Marini which was set down in the Records part for January Term has been transferred, as I am notified, to part 3 for trial on the 22nd.

This case is technical and will take one or two days to try perhaps; and I think that it would be better if we could try the ~~the~~ cases of the People vs. Schwab on that date instead of Marini's; the latter involves the point raised on demurrer not yet decided in the case of the People vs. Wolcott, and, although defendant's counsel has not raised it, it might make error in the trial, and justify an appeal, or might cause the direction of a verdict at trial for the defendant. Schwab's case however is perfectly clear and will take only fifteen minutes or a half an hour to try

I should be glad if it could be substituted for Marini's.
Very truly yours,

W. A. Burrington

POOR QUALITY
ORIGINAL

0945

*In this case without fail
often kept in the calendar
of the District
of New York City*

W. H. Burrington

R. C. Shannon

Offices of
Burrington & Shannon,
Counsellors at Law,
63 Wall Street.

People,
vs.
Marini.

Dictated.

New York, April 3rd 1888.

Col. John R. Fellows,

District Attorney.

Dear Sir:-

May I ask that, if it is consistent with the convenience of your office, this case may be put on the calendar for trial peremptorily before the fifteenth of the present month. It has already been on a number of times, and always

adjourned for the convenience of defendant's counsel or on account of the pressure on the calendar.

The ~~man~~^{defendant} has been once convicted, and it is alleged that the papers under which he is practicing are forgeries or fraudulent. The witnesses of the People are numerous and have been subjected to much inconvenience by reason of the adjournments. I wish especially for the sake of Dr. Austin Flint who has attended twice to no purpose that when the case is put upon the calendar it may be tried without fail. The defendant's counsel, Mr. Adolph Sanger, agreed at the last adjournment that the case might be put down peremptorily for a day certain ^{which} ~~if~~ he and I would arrange with you.

but I have been unable to arrange a day with him yet upon which to call upon you, although our agreement was made some two months and more ago. I am willing to take almost ~~any day~~ day that will suit his convenience.

You will excuse my pressing the case upon your attention, but it is an important one in the view of the society and of many persons who believe that this man, the defendant is practically escaping the law by reason of delays in bringing his case to trial, and he is continuing to practice. I appreciate the crowded condition of your calendar and am sure that you are willing to duly advance the society's cases, and therefore only call your attention to the fact that it is about a year now that this case has been pending and some four years that the defendant has been persistently violating the law for breach of which he has been once convicted and thrice arrested.

I will call your attention also to the fact that there are two indictments pending against the defendant, one of them found since the passage of the law of 1887 and based upon a case of practice on one Henry Leveen. The former indictment ^{based} placed upon practice upon Charles Irwin would be

open probably to demurrer. *The case also involves every point of law that can be raised in cases of this class & will need careful study.*

I am, Very truly yours,

W. A. Burroughs

**POOR QUALITY
ORIGINAL**

0947

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

New York, April 4, 1888.

James McCabe Esq.,

Put this case on the calendar before Judge Cowing for
Thursday the 12th inst. Notify Mr. Adolph Sanger who is counsel
for defendant and also inform Mr. Purrington. Then give the case
to Mr. DosPassas for examination. Mr. Purrington will assist him.

Yours Truly,

J. R. Fellows,

District Attorney.

POOR QUALITY
ORIGINAL

0948

W. A. Burrington

R. C. Shannon

Dictated.

*Offices of
Burrington & Shannon,
Counsellors at Law,
63 Wall Street,*

People,
vs.
Marini.

New York, Jan. 5th 1888.

My dear Mr. Lindsay:-

I send herewith an agent of the County Society, Henry Leveen, and an affidavit made by him supplying evidence that the above named defendant practiced medicine on the 4th day of this month. You will remember that Marini is already under indictment and that this new evidence is intended to avoid the question that might be raised in the pending action as to the effect of the law of 1887 in repealing the law of 1880. With this exception all the questions of law and fact under the new indictment which is to be substituted by direction of the District Attorney for the one now pending will be the same as they would have been under the latter, and have been thoroughly sifted before the Police Justice and in Special Sessions wherein Marini was previously convicted: they fully appear in the papers already on file.

Very sincerely yours,

John D. Lindsay, Esq.,
Assistant District Attorney.

W. A. Burrington

W. A. Burrington

R. C. Shannon

Offices of
Burrington & Shannon,
Counsellors at Law,
63 Wall Street,

New York, April 10 1888

My dear Sir: The date of Martin's
conclusion was Oct 23 / 1882 in
special sessions - I too unfor-
tunately have limited means for
expense, & never for stenographic
fees - but we won't need
the minutes - I will learn what
I want without

Very yours

W. A. Burrington

I will not want to trouble to

call on you - The enclosed
has just come from Anglin W. A.

**POOR QUALITY
ORIGINAL**

0950

B. F. Das Passos, Esq.,
Assistant District Attorney,
32 Chambers St.,
N. Y. City.

**POOR QUALITY
ORIGINAL**

0951

PURRINGTON & SHANNON,
COUNSELLORS at LAW,
No. 63 Wall Street,
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0952

W. A. Burrington

W. L. Grant, Jr.

R. C. Shannon

Offices of
Burrington, Grant & Shannon,
Counsellors at Law,
63 Wall Street,

New York, April 13, 1882

Information

Gen. D. Carlos Imperatore and he could
give me no information regards Dr. Lapender & Dr. Marini.
He says he does not know - and all he knows about
them is what he hears out of the papers

J. Loring

POOR QUALITY
ORIGINAL

0953

April 16

Sent Louis's
information to

J D Passer in

Guatemala (Surrender)

WHP

POOR QUALITY
ORIGINAL

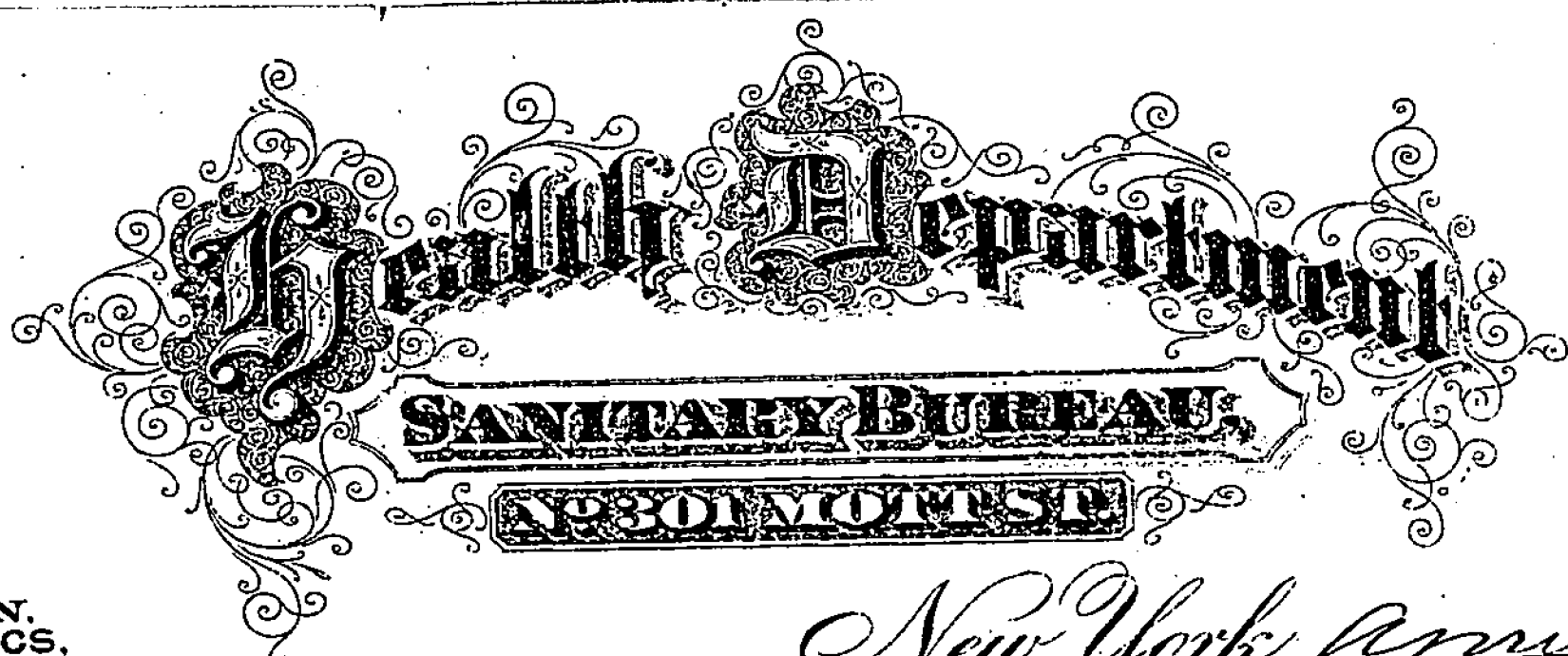
0954

x From the Royal University of the
Studies at Naples

14 of July 1888

The secretary, Chief of
the Medical, surgical
Faculty

Volpicella



7TH DIVISION,
VITAL STATISTICS,
ROOM NO 51.

New York April 10 1888

M^r R. Purinton Esq

Cornwall and Co. N.Y.

My dear Sir;

I think it is likely that I objected to receive the certificate of F. E. Marini, unless he had his certificate endorsed by a medical college of this State.

The record of his registration in this office is as follows: Eliseo Marini, M.D., University of Naples (Regd), July 14th, 1878, residence 41 Baxter St. (Pharmacy). The following endorsement appeared on the certificate: "Examined & endorsed by the Bellevue Hospital Medical College of the City of New York, Sept 5 1882, Weston Flint, Jr. Secy Bellevue Hospital Med. College." I regret that I cannot give you any further information about the circumstances you inquire for.

POOR QUALITY
ORIGINAL

0956

W. A. Burrington

R. C. Shannon

*Offices of
Burrington & Shannon,
Counsellors at Law,
63 Wall Street*

People,
vs.
Marini.

Dictated.

New York, April 10th 1888.

B. J. Dos Passos, Esq.,

Assistant District Attorney, City

Dear Sir:-

This defendant was convicted in Special Sessions upon the same papers which he now will present on October 23rd, 1882. The counsel of the Medical Society at that time was E. C. Ripley, whose office is or was in the Morse building, 140 Nassau Street. If the stenographic note of that trial can be obtained by your office from the Special Sessions, they might be of service. They would at all events give the names of the witnesses, and I am informed that one of those witnesses was a doctor who had a diploma from the University of Naples.

I shall send by the messenger who brings this to Dr. Nagle for the information you wished.

Truly yours,

W. A. Burrington
Counsel Med. Soc. Co. N. Y.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Eliseo Maini

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

Eliseo Maini of a *Misdemeanor*, —

~~of the Crime of~~

committed as follows:

The said *Eliseo Maini*, —

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on

the — *Fourth* — day of *January*, in the year of our Lord one

thousand eight hundred and eighty-*eight*, at the Ward, City and County aforesaid,

not being and not having been on the first
day of October in the year of our Lord
one thousand eight hundred and eighty
seven, lawfully authorized to practice
physic in this State, and registered
according to law, did thereafter, to wit:
on the day and in the year first aforesaid
at the City and County aforesaid,
unlawfully practice physic, without
the license and registration provided
for in the act of the Legislature of this
State, entitled "An act to regulate the
licensing and registration of
physicians and surgeons and to regulate
the medical laws of the State of New
York" in full force, operation and effect
as the title of the commission of the
misdemeanor herein alleged; And the
said *Eliseo Maini*, without such
license and registration as aforesaid,
did and there, to wit: on the said *fourth*
day of *January* in the year of

on Lord, one thousand eight hundred
and eighty eight, at the Court of
and County of Dorchester, did voluntarily
examine, read and presented for one
Henry Green, as a Juror,
against the Town of the State
in such case made and provided,
and against the peace of the
People of the State of New
York, and their dignity.

John A. Green,
District Attorney