

0421

BOX:

136

FOLDER:

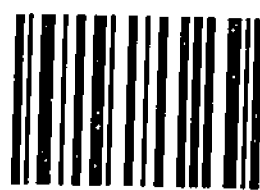
1408

DESCRIPTION:

McEntee, Joseph

DATE:

04/17/84



1408

POOR QUALITY
ORIGINAL

0422

Witnesses:

John W. Schreiner

28 9. 27

Robert Ramsey

28 Oct

Counsel,

Filed 17 day of April 1884

Pleeds

THE PEOPLE

vs.

Joseph McIntee

Grand Larceny 2nd degree
[Sections 528, 53, 54, Penal Code.]

PETER B. OLNEY,

District Attorney.

A True Bill.

John M. O'Leary Foreman.

[Handwritten signature]
Specimen of Grand Larceny 2nd degree
April 30, 1884

0423

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph McEntee

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

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

The said *Joseph McEntee*

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

one horse of the value of
two hundred and fifty
dollars

of the goods, chattels and personal property of one *John M. Schmeier*

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

0424

SECOND COUNT—

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

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

The said Joseph McEntee

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

one horse of the value
of ten and fifty
dollars

of the goods, chattels and personal property of John H. Schraier

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

Schraier

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

Joseph McEntee

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

PETER B. OLNEY,

District Attorney.

0425

Testimony in the
case of
Joseph M. Carter

filed
April
1882.

The People } Court of General Sessions. Part I.
 vs Joseph McEntee } Before Judge Cowing. April 30. 1884.
 Indictment for grand larceny in the second
 degree. John H. Schriever sworn. I am
 a grocer and live at 238 West Twenty-Seventh
 St. A horse was taken from me on the
 12th of this month. Saturday two weeks ago. I
 left him in the stable. I next saw him
 in a stable up town, I think Sixty-fourth St.
 The officer had charge of him. I did not miss
 him until the officer came and told me
 he got it up town in the market; the horse
 was worth \$250. I put the horse in the stable
 myself. Cross Examined. The horse cost me
 \$250. I had it since the 3^d of February.
 What stable did you put him in? No 257 West
 Twenty Eighth St. Is it your stable? No sir.
 I hire it. I put him in the stable myself.
 Was he taken out of there without your leave,
 did you give permission to anybody to
 take him out? No sir; he was taken out
 by somebody, but I did not see him
 taken out. No one had a right to take him
 out without your permission? No sir. I found
 him up town. I know the defendant by
 sight, but I never spoke to him; he was
 never in my employ. What was taken
 beside the horse? Nothing but the halter
 by which he was tied. What was the man's

0427

name who had charge of the stable? Bishop
 Patrick O'Day sworn. I live 219 West Twenty
 Seventh St. I was in the stable on the 12th
 day of April; it is where Mr. Schriever
 stables, 253 I guess West Twenty Eighth St.
 Mr. Schriever's horse was in that stable.
 That horse was taken from the stable
 that afternoon about four o'clock by Joseph
 McIntee, the prisoner. How did he hap-
 pen to take him from the stable? He
 told me Mr. Schriever's horse had a
 belly ache and he wanted to walk him
 around. Did you let him take the horse
 out? Yes, I did not think anything at the
 same time. Did the man get on the
 horse and go away. Did he come back?
 No sir, I knew nothing further about
 him. He took no bridle but a headstall.
 I helped him on the horse. I do not
 work for Mr. Schriever but for my sister-
 in-law. I keep my sister-in-law's horse.
 Mr. Schriever did not tell me to let any-
 body have it. I know the prisoner.
 Robert Ramsay sworn. I am an officer
 of the 28th Precinct and arrested the pris-
 oner; he was trying to sell the horse
 for twenty five dollars in Seventy Fourth
 St. between Ave. A. and the East River

0428

I don't know to whom he was trying to sell the horse. I arrested him on suspicion. Did you take that horse to John W. Schriever the witness who was on the stand? No sir, I took him to the station house and from there to the stable. Was that the horse that Schriever came up and recognized as his own? Yes sir. What did the prisoner say at the time you arrested him? He said it was his own horse. I asked him what he used him for? He said he used him in a peddling wagon. I took him down to the station house. There was some man in the station house, he was sending him to tell his father to come and claim the horse and satisfy him that the horse was his. The man went out of the station house. As soon as the man went out the prisoner says, "It is no use, I stole the horse!" He told me where he stole the horse from and I went and told the

owner.

Joseph H. McEntee, sworn and examined in his own behalf testified. I am a horse shaver by trade. I have been in that business since 1876. I worked for different bosses. I have heard the evidence that has been given against me. What Mr. Day said was right. I went in

0429

I unloosed the horse and took him out of the stable. Did you have permission of the owner to do it? No sir. Did you tell him you wanted to take him out because he had a belly ache? That is what I told him. That was not true. I took him up town. I did not try to sell him for twenty five dollars. I did not tell the officer that the horse was mine. As soon as I got on the horse I went up town to see a boss that I had worked for, and when I got up there a lot of young fellows got around me offering me five, ten, twenty dollars for the horse. I refused it, and during the confusion the officer came up and asked me where I got the horse. ~~if it~~ was mine? I told him, "no, it belonged to Mr. Schriever. He took me to the station house and took the horse away. I was a little under the influence of liquor, just enough to make me mischievous. I have never been arrested for anything like this before. I did not intend to steal the horse, I intended to take him back. Nothing like that went through my head at all. I worked as a horseshoer for J. R. Hathaway 131 West Thirty first St. I lived with him three years and a half. he can give me a reference. The jury rendered a verdict of guilty of grand larceny in the second degree."

Dated _____ 188 _____ *Police Justice.*

0431

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

J M Enter

Taken before me this

day of

188

Police Justice.

0432

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Robert Ramsey
Police Officer of No. 28

Primer Street, being duly sworn deposes and

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

knowledge.

Sworn to before me, this 13
day of Apr 1888

Robert Ramsey

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0433

4th
District Police Court Affidavit—Larceny.
CITY AND COUNTY OF NEW YORK, ss.

of No. 238 W. 2nd Street, apt 32, Harry Busch

being duly sworn, deposes and says, that on the 12 day of April 1884

at the in the daytime at City of New York,

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

the following property, viz :

One dark Brown Horse
of the Value of Two
Hundred and fifty dollars

the property of

deponent

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken,
stolen, and carried away by Joseph M. Carter

knowing that the intent to
deprive the true owner of said
property from the fact that
previous to said larceny the
said horse was in deponent's
stable in West 28 Street and
this deponent has been
informed by officer Robert Ramsey
that he arrested the said

Sworn before me this

day of

Notary Public,
1884

POOR QUALITY
ORIGINAL

0434

McEntee at the Horse Market
Came at the time he was offering
the said horse for sale for twenty
five dollars
Sworn before me *John H. Appier*
this 13 day of April 1884

Wm. J. Murphy Police Justice

District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0435

BOX:

136

FOLDER:

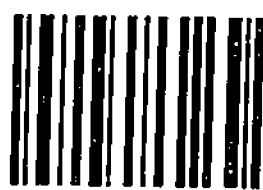
1408

DESCRIPTION:

McGowan, Robert

DATE:

04/22/84



1408

161

Sullivan

Day of Trial,

Counsel,

Filed *22* day of *April* 188*4*

Reads *proposedly (23)*

THE PEOPLE

19
4/3/16.

vs.

Att.

Robert Mc Gowan

BURGLARY—Third Degree, and
Receiving Stolen Goods.

PETER B. OLNEY,
JOHN McKEON,

22 May 684 District Attorney.
pleaded Guilty.

A True Bill.

5 P. 2 1/2 years.

John Nobleby Foreman.

Michael Dolan

659 11th Ave.

John Lussner

Officer 6th Prec.

0436

0437

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert - [unclear]

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

Robert - [unclear]

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *Robert - [unclear]*

late of the *16th* Ward of the City of New York, in the County of New York, aforesaid, on the *15th* day of *April* in the year of our Lord one thousand eight hundred and eighty *seven* with force and arms, at the Ward, City and County aforesaid, the *store* of *Monroe*

H. Thumder there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Monroe H. Thumder then and there being, then and there feloniously and burglariously to steal, take and carry away, and

one
box - value of 17 - value of
thirty five dollars, and
one horse-blanket of
the value of six dollars,

of the goods, chattels and personal property of the said *Monroe*

H. Thumder

so kept as aforesaid in the said *store*, then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0438

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

Robert - McGowan

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

The said Robert - McGowan

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

one day - to wit: the
value of thirty thousand
dollars, and one
horse - and - carriage of the
value of five dollars

of the goods, chattels and personal property of Marcellus
Shuman

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Marcellus Shuman

unlawfully and unjustly, did feloniously receive and have (the said Robert

McGowan

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

PETER B. OLNEY,
JOHN McKEON,

District Attorney.

0439

16/ ✓

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Adams
659 75.

Robert M. Brown

Offence - Burglary

1
2
3
4

Dated 11 April 1884

Magistrate.
Precinct.

Witnesses
Officer

No. _____ Street.
No. _____ Street.
No. _____ Street.
No. 4, by _____ Street.
Residence _____ Street.

No. _____ Street,
to answer

16/

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 Robert M. Brown

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

Dated 16 April 188 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0440

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

18 District Police Court.

Robert M. Gowan 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.

Robert M. Gowan

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.

413 West 16 St. about 8 months

Question. What is your business or profession?

Answer.

Plate maker

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
Robert M. Gowan*

Taken before me this


day of

16

Police Justice

0441

THURBER
ND & CO.
IMPORTERS
MANUFACTURERS
EXPORTERS



House in Europe,
9 RUE FOY, BORDEAUX.
Office in Rio de Janeiro, Brazil,
27 RUA DA ALFANDEGA.
Office in Philadelphia,
45 SOUTH FRONT STREET
Canned Goods Factory,
MOORESTOWN, NEW JERSEY.

Bonded Warehouse,
22 WORTH STREET, NEW YORK.
Spice Mills and Roasting Establishment,
18 & 20 WORTH STREET, NEW YORK.
Produce Commission Department,
DUANE & HUDSON STREETS, NEW YORK
Honey Department,
30 WEST BROADWAY, NEW YORK.

WEST BROADWAY, READE & HUDSON STS.
NEW YORK.

P.O. Box, 3895. MAY 19, 1894. 187

CLERK GENERAL SESSIONS,

DEAR SIR:

ON OR ABOUT APRIL 15TH ONE ROBERT
MC GOWN STOLE FROM THIS CO. A ROBE AND BLANKET. COMPLAINT WAS MADE
BY OUR MAN MICHAEL DOLAN AND MC GOWN WAS CONVICTED. WE WOULD NOW LIKE
TO HAVE THE ROBE AND BLANKET AND THEREFORE WILL YOU PLEASE GIVE US AN
ORDER TO GET SAME.

YOURS TRULY,

H. K. THURBER,

PRESIDENT ELECTRIC CANDLE CO.

G

0442

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation John Leisner
6th Precinct Police of No. Street being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Michael Solan
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 16
day of April 1887, John Leisner

[Signature]
Police Justice.

0443

Police Court—18th District.City and County }
of New York, } ss.:of No. 659-11 Avenueoccupation CoachmanMichael Dolanbeing, aged 21 years,deposes and says, that the premises No Second door East side of 13th Avenue ^{being duly sworn} North of 14th Street,
in the City and County aforesaid, the said being a Wooden buildingand which was occupied by deponents Employers as a stable.and in which there was at the time no human being ~~by name~~were **BURGLARIOUSLY** entered by means of forcibly breaking off
the latch of the door leading from the rear of
said premises and entering thereinon the 15th day of April 1884 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:One Bear Skin Lap Robe and
one Horse Blanket, in all of the
value of forty one dollarsthe property of a company known as and doing business under the name of
H. R. Mumber & Company and in care and charge of complainant
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
Robert M^c Gowan (now here)for the reasons following, to wit: that deponent missed the aforesaid
and subsequently deponent was informed by
Officer John Reissner that he arrested said
defendant with the aforesaid property in
his said defendant's possession. Deponent has
since seen said property and fully identifies
the same as deponent's employers property stolen
as aforesaidWherefore deponent charges said

0444

defendant with burglariously entering the aforesaid premises and taking stealing and carrying away the aforesaid property.

Deponent prays that said defendant may be held and dealt with according to law.

Subscribed before me this 16 day of April 1884

Michael Dolan

Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

1884

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0445

BOX:

136

FOLDER:

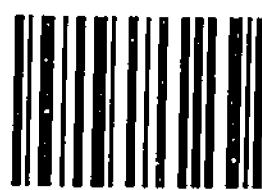
1408

DESCRIPTION:

McGuire, James

DATE:

04/18/84



1408

0446

Nicholas Eisenhauer
306 Delancy St
John King
Officer 13th Prec.

13th
Day of Trial,
Counsel,
Filed *of* day of *April* 188*4*
Pleads

BURGLARY—Third Degree, and
Receiving Stolen Goods.

THE PEOPLE
vs.
P
James McGwire
11/10/84

PETER B. OLNEY,
JOHN MCKEON,
District Attorney.

April 21/84
A True Bill.
Heads of Jury
John N. O'Leary
Foreman.

S.P. 2 1/2 years

0447

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James McQuire

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

James McQuire

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said

James McQuire

late of the *13th* Ward of the City of New York, in the County of New York, aforesaid, on the *16th* day of *April* in the year of our Lord one thousand eight hundred and eighty *four* with force and arms, at the Ward, City and County aforesaid, the *cellar* of *Nicholas*

Eisenbauer

there situate, feloniously and

burglariously, did break into and enter, the same being a *part* of a building *and* in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Nicholas Eisenbauer

then and there being, then and there feloniously and burglariously to steal, take and carry away, and *two*

kegs of beer of the two
dozens each, and two kegs
of the kind commonly called
quarter-kegs of the value
of one dozen each

of the goods, chattels and personal property of the said *Nicholas*

Eisenbauer

so kept as aforesaid in the said *cellar* then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0448

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

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

The said James McGuire

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

two bags of linen of
the value of two dollars
each, and a bag
of the kind commonly
called quarter bag of
the value of one dollar
each

of the goods, chattels and personal property of Nicholas Eisenhauer

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Nicholas Eisenhauer

unlawfully and unjustly, did feloniously receive and have (the said James McGuire)

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

PETER B. OLNEY,

~~JOHN McKEON,~~

District Attorney.

0449

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

137
Police Court District. 1267

THE PEOPLE, &c.,

ON THE COMPLAINT OF

3067 Malancy St.

James McGuire

2 _____

3 _____

4 _____

Offence

Dated April 16 188

Magistrate.

Officer.

173 Precinct.

Witnesses

No. 1 _____

No. 2 _____

No. 3 _____

No. 4 _____

\$ _____ to answer

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

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

Dated April 16 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0450

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

James McGuire

Taken before me this

day of

1888

Police Justice.

0451

CITY AND COUNTY } ss.
OF NEW YORK,

aged 47 years, occupation Police Officer of No.

13th Precinct Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Nicholas Eisenhauer
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 16
day of April 1888

John King

M. A. Hall

Police Justice.

0452

Police Court—3 District.City and County } ss.:
of New York, }

Nicholas Eisenhauer
of No. 306 Delancey Street, aged 49 years,
occupation Saloon Keeper being duly sworn
deposes and says, that the premises No. 306 Delancey Street,
in the City and County aforesaid, the said being a Frame Building
and the Basement or Cellar
of which was occupied by deponent as a Store Room

and in which there was at the time a human being, by name
and in the 13th Ward of said City
were BURGLARIOUSLY entered by means of forcibly breaking
open the Cellar door leading from
the sidewalk to said premises
between the hours of One and Two O'clock
in the Morning
on the 16th day of April 1884 in the Fifth time, and the
following property feloniously taken, stolen, and carried away, viz:

Two 1/4 Kegs Containing Lager
Beer. Together of the Value of Four
Dollars.

the property of deponent.

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

for the reasons following, to wit:

James McGuire (now fugitive)
that at or about the hour
of 12 O'clock Midnight on the 15th day
of April 1884 deponent securely fastened
and left said premises and returned
about one or about the hour of
Two O'clock A.M. on the 16th day of April
1884 deponent was informed by Officer
Henry that he discovered that the
Cellar had been forcibly entered

0454

BOX:

136

FOLDER:

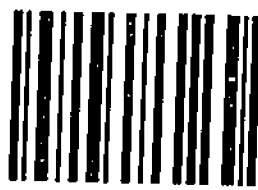
1408

DESCRIPTION:

McKenna, Walter

DATE:

04/18/84



1408

Witnesses:

William J. Green

147 W. Harrison St.

✓
Counsel, *Wm. J. Green*
Filed *18* day of *April* 1884
Pleads *Not guilty*

THE PEOPLE

vs.

P

Walter McNamee

Grand Larceny
(From the person)
[Sections 528, 53 Penal Code]

PETER B. OLNEY,

District Attorney.

A True Bill.

John H. O'Leary Foreman.

May 6/84
Speed & Acquitted

0455

0456

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Walter Mc Kenna

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

Walter Mc Kenna
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Walter Mc Kenna

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fifteenth day of April, in the year of our Lord one thousand
eight hundred and eighty-four, in the night time of the said day, at the Ward, City and
County aforesaid, with force and arms, one promissory note
for the payment of money of the
kind commonly called Bank notes
the same being then and there
due and unsatisfied, for the
payment of and to the value of
five dollars, and one other
promissory note for the payment
of money of the kind known as
United States Treasury notes,
the same being then and there
due and unsatisfied, for the pay-
ment of and of the value of five dollars,
of the goods, chattels and personal property of one William Breen
on the person of the said William Breen
then and there being found, from the person of the said William Breen
then and there feloniously did steal, take and carry away, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

Peter B. Olney
District Attorney

0457

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

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Brown
H. W. Anderson
Walter W. Keuma

Office of the person

Dated April 13 188

James Brown Magistrate.

James Brown Officer.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ _____ to answer _____ Sessions.

Chief

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 Walter W. Keuma

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

Dated April 13 188 W. W. Keuma Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0458

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Walter M. Kemna

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

Renwick Street two rights

Question. What is your business or profession?

Answer.

Brick layer

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**Walter M. Kemna*

Taken before me this

day of

188

Walter M. Kemna

Police Justice

0459

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

Longharrow

of No. 147 West Houston Street,

William Green 34 yrs

being duly sworn, deposes and says, that on the 13th day of April 1884

at the City of New York,

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

to deprive the owner thereof of deponent. And from deponent's person with the intent to

the following property, viz:

Good and lawful money of the united
states consisting of one five dollar
note or bill

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

Walter M. Kenna (now here)
from the fact that while deponent was
walking through Canal Street at about
the hour of three o'clock and thirty
minutes on the morning of the above date
the said defendant came from behind deponent
and put his hand into deponent's right hand
vest pocket worn by deponent as part of
deponent's bodily clothing and abstracted
the aforesaid five dollar bill and ran away

0460

And defendant cried out watch and police
and followed defendant and caused the
arrest of the said defendant and fully
identified said defendant as the person
that did take steal and carry away the
aforesaid money from possession and person
of defendant

Sworn to before me }
this 13th day of April 1884 } William X Green
H. M. Patterson } Clerk
Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0461

BOX:

136

FOLDER:

1408

DESCRIPTION:

McMullen, James

DATE:

04/24/84



1408

Wm
Chas. J. Tucker
176 Park Ave. Brooklyn

69/ A. v. H. X
Filed 24 day of April 1884
Pleads Voluntary (25)

THE PEOPLE
vs.
P
James F. McMillen
Assault in the First Degree.
(Firearms.)

19
P. B. Olney
PETER B. OLNEY,
JOHN MCKEON
District Attorney.

A TRUE BILL.

Johnnie Foreman.
Wm. Hays 2/24.
Charles H. Hays 2/24.
Wm. Hays 2/24.

0462

0463

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James E. McMillen

The Grand Jury of the City and County of New York, by this indictment, accuse *James E. McMillen*

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

The said *James E. McMillen*

late of the City of New York, in the County of New York aforesaid, on the *Seventh* day of *April* in the year of our Lord one thousand eight hundred and eighty *four* with force and arms, at the City and County aforesaid, in and upon the body of *Charles J. Sinden* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Charles J. Sinden* a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which the said *James E. McMillen* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *to kill* the said *Charles J. Sinden* thereby then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided. and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *James E. McMillen*

of the Crime of assault in the second degree, committed as follows:

The said *James E. McMillen* of *the City and County of New York* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Charles J. Sinden* then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *him* the said *Charles J. Sinden* a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *James E. McMillen* in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there shoot off and discharge

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

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.

0464

109

Police Court - 112 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Miller
176 West 11th Street
James J. Muller

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Witnesses: Charles J. Miller
No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Magistrate.
J. N. Keegan
Precinct.

Dated April 17 1884
APR 19 1884
RECEIVED
DISTRICT ATTORNEY'S OFFICE

Offence: Felony
assault or Battery

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 April 17 1884 _____ Police Justice.

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

Dated _____ 1884 _____ Police Justice.

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

Dated _____ 1884 _____ Police Justice.

0465

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *James M. Muller*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *21 Spring St (resided there 3 yrs)*

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*
James M. Muller

Taken before me this

day of *April* 188*8*

[Signature]
Police Justice.

0466

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

aged 33. of No. 176 Park Avenue, Brooklyn, Kings Co. N.Y.

being duly sworn, deposes and says, that
on Monday the 7 day of April.

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James

McMullen (present)
who aimed, pointed, and
discharged a revolving
pistol, loaded with
powder and ball at
deponent; the ball
from said revolver entered
the back of deponent struck
the right shoulder blade &
glanced upward.

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this

day

of

188

Chas. J. Tinker

POLICE JUSTICE.

0467

Daniel G. F. Class,

BOOK AND WOOD CUT PRINTER,

17 & 19 ROSE STREET,

New York, May 9 1884
Mr Peter B Olney

Dear Sir. in the case of
the (People versus James Mc Mullen) I
would respectfully ask you to subpoena
the following witnesses.

Charles S. Collyer. 17 Rose st

Robert Carter. 17 Rose st

George White. 17 Rose st

Richard Jenkins. 17 Rose st

in addition to these I hold a
letter written by the Prisoner
which I wish to put in evidence

0468

these witnesses that I wish called all
knew about the case right after the affair,
but now disclaim all knowledge &
say they know nothing about it
the witness Chas S. Gollger can prove
that the prisoner premeditated the act
& fully prepared himself for it.
by issuing these subpoenas you will
confer a favor upon

your obedient servant

Chas J. Jinker
17 Rose st
city

0469

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

POLICE COURT, 1st DISTRICT.

Patrick H. Creedon

of No. the 21st Precinct Police Street, being duly sworn, deposes and says,

that on the 7 day of April 1888

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

(now here), was identified by Charles Tinker in presence of deponent, as the person who pointed, aimed and discharged a revolving pistol, loaded with powder and leaden ball at the person of said Charles Tinker. One ball of which struck said Tinker on the back inflicting a serious wound. He is now confined to his bed, and unable to appear in Court to make a complaint. Deponent therefore prays that said McMillan be held to await the result of injuries to said Tinker.

Patrick H. Creedon

Sworn to before me, this

of

188

day

Police Justice

0470

POLICE COURT—1st DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick H. Creedon

vs.

James McMillan

AFFIDAVIT.

Committed to
await the result
of inquest to
Charles Finkler
my copy

Dated April 8th 188 4

H. J. Power Magistrate.

Creedon Officer.

Witness,

.....

.....

.....

.....

Disposition

.....

.....

0471

No 83; Putnam Avenue
Brooklyn
18th April 1884

This is to certify that I have been attending Mrs C. J. Linder, residing at No 116 Park Avenue, since the 7th of the present month, for a bullet wound, situated over the right shoulder blade.

L. R. Fickling, Inc.

0472

Daniel G. F. Class,

BOOK AND WOOD CUT PRINTER,

17 & 19 ROSE STREET,

New York, _____ 18

The witness Chas Colyer can prove
that James Mc Mullen told
him that he was going to lay
me out. This was told to Colyer
by Mc Mullen the same day that
he shot me.

Yours &c

Chas J Tinker

but Colyer does not want to
say anything about it

POOR QUALITY
ORIGINAL

0473

New York
April 11 1844
Dear Mr. Oakes
I have just received your
letter of the 10th inst. and
am glad to hear that you
are well. I have been
very sick & am now
recovering. I am
a great deal better
than I was. I assure you
that I did not mean to
suffer. I am very
sorry that I cannot
I would sooner die than
be a slave. I am
very truly
yours
Wm. Lloyd Garrison
P.S. My mother & father
are well & hope you will be

POOR QUALITY
ORIGINAL

0474

all your power to put
the heart for their is
no one to look after
her but father is not
in New York this day
while back if you don't
I am sick you can sign
George over if you
have any feeling for a poor
unfortunate fellow you
will not deny the charge
against me for I swear
Dan I had no intention
of anything like that if
I did was I not close
enough to be looking in
to it your self & take it
into consideration if you
that are favor I will do
all I can to repay you
& for Tucker I will raise
all the money I can

to pay his Doctor's
Bill, it looks very
suspicious on ~~the~~
account of his getting
discharged but I
swear I did not mean
to hurt him in any
way Dan I will get
punished whether you
appear against me or not
I hear by a fine of
two hundred dollars in
for carrying a pistol
I know its hard for me
to expect mercy from
Dan but I swear I a
great deal since I am
confined in Prison
I have not at all 25¢ to
worth of good since
I've been here I worry
a great deal about it

0475

Yours truly
Humble Servant

Please write back to Helen
 & let her know what you
 will do with the write up
 way if you please &

P. S. George as Prisoner
think you will read this letter
plea - let me know how Tucker is

0476

BOX:

136

FOLDER:

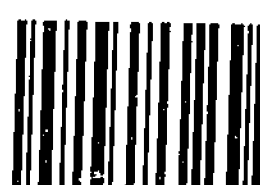
1408

DESCRIPTION:

McNulty, John

DATE:

04/28/84



1408

0477

79 Av. A.

17

0478

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John McCarthy

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

John McCarthy

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

The said *John McCarthy*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twenty third day of *April* in the year of our Lord one thousand
eight hundred and eighty-*four*, in the day time of the said day, at the Ward, City and
County aforesaid, with force and arms, *one pocket book* of
the value of one dollar, *two*
silver coins of the United States
of the kind known as dollars
of the value of one dollar each,
one other silver coin of the United
States of the kind known as half
dollars, of the value of fifty cents,
four other silver coins of the United
States of the kind known as quarter
dollars of the value of twenty five
cents each, and other articles
of the United States of the value, kind
and denomination to the Grand
Jury also second mentioned, of the
value of fifty cents
of the goods, chattels and personal property of one *Barbara Goetz*
on the person of *the said Barbara Goetz*
then and there being found, from the person of the said *Barbara Goetz*
then and there feloniously did steal, take and carry away, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

Peter B. Olney,

District Attorney

0479

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

J. McVally

OFFENCE

PETER B. OLNEY,
District Attorney.

Affidavit of Geo. S. Banger

GLUED PAGE

0480

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Barbara Goetz

of No. 106 - 7th

Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 29th day of May instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

J. Mc Murty
in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of May in the year of our Lord 1884

JOHN McKEON, District Attorney.

sworn, deposes and says: I reside at No. 557 C. 22^d

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 1st 7th + 27th day of May 1884, I called at No. 106 Seventh Street

the alleged residence of Barbara Goetz

the complainant herein, to serve her with removal subpoena, and was informed by her sister in law Mrs Klapp that the said Barbara Goetz had gone to Broton Landing N. Y. on or about April 25. 1884 to reside with her uncle Joseph Klimm, and that she did not know when the said Barbara Goetz would return to the city.

That she the said Mrs Klapp had written to and informed the said Barbara Goetz that she was wanted as a witness and that she had received an answer from Joseph Klimm her uncle with whom the said Barbara Goetz is stopping, that she had no money to come to New York and that he, the said uncle was not disposed to pay her fare & expense.

Sworn to before me, this 28th day

of May, 1884

Rudolph L. Schauf
Comr of Depts N.Y. City & Co.

George E. Barron
Subpoena Server.

0481

Court of General Sessions.

THE PEOPLE

vs.

J. McMulty

City and County of New York, ss.:

George G. Banger

being duly

sworn, deposes and says: I reside at No. 339 E. 22^dStreet, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 1st 7th + 27th day of May 1884, I called at No. 106 Seventh Street

the alleged residence of Barbara Goetz

the complainant herein, to serve her with the ~~subpoena~~ subpoena, and was informed by her sister

in law Mrs Klapp that the said Barbara Goetz had gone to Groton Landing N. Y. on or about April 25. 1884 to reside with her uncle Joseph Klimm, and that she did not know when the said Barbara Goetz would return to the city.

That she the said Mrs Klapp had written to and informed the said Barbara Goetz that she was wanted as a witness and that she had received an answer from Joseph Klimm her uncle with whom the said Barbara Goetz is stopping, that she had no money to come to New York and that he, the said uncle was not disposed to pay her fare + expense.

Sworn to before me, this 28th day of May, 1884Rudolph L. Schuyf
Comr of Deeds N.Y. City & Co.George G. Banger
Subpoena Server.

0482

DISTRICT ATTORNEY'S OFFICE,

New York, May 7th 1884

I went to No. 106 Seventh Street to serve Barbara Goetz the complainant in the case of the People vs. J. McMulty and was informed by Mrs Klapp with whom the said Barbara Goetz had been stopping that she had gone to live with her brother in law Mr Joseph Klimm in Croton N.Y. and that the said Barbara Goetz had no money to pay her fare to New York & return to Croton. Mrs Klapp informed me that if she the said Barbara Goetz came to the City she could stop with her for a few days.

George S. Banger

Subpoena served

by R. L. Scharp

Paid 7

Wm. H. Scharp

0483

People vs
J. McMulty

POOR QUALITY
ORIGINAL

0484

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____

1284
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Goetz
106 7th St.
2nd or 3rd fl.

John McNeely

Offence *Receiving from person*

Dated *April 23* 188 *8*

Boyle Magistrate.

William H. Hume Officer.

my Precinct.

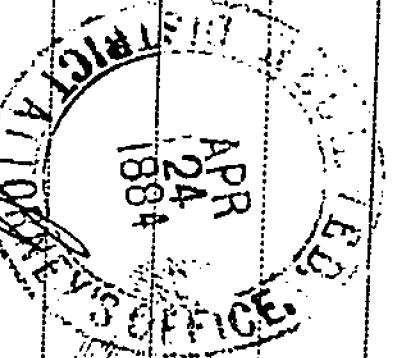
Witnesses *Victor Richard*

No. *79* St. St. Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *General Sessions.*



AM

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 McNeely*

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 *April 23* 188 *8* *[Signature]* Police Justice.
I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0485

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK,

First District Police Court.

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

Question What is your name?

Answer

John McVally

Question. How old are you?

Answer

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

Greenpoint, and near 8 months

Question What is your business or profession?

Answer

Pedler

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

John McVally

Taken before me this

day of

1884

Police Justice.

0486

CITY AND COUNTY }
OF NEW YORK, } ss.

Victor Achard

aged 42 years, occupation Paper Carrier of No.

79 Avenue A Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Barbara Goetz

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

Sworn to before me, this 23
day of April 1887

Victor Achard

[Signature]
Police Justice.

0487

Police Court—*West* District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. *106 Seventh* Street, aged *26* years,
occupation *Domestic* being duly sworndeposes and says, that on the *23* day of *April* 188*8* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the *day* time, the following property viz:*One pocket book containing
good and lawful money of the
United States consisting of two silver
dollars, one half silver dollar, four
silver quarter dollars, and fifty cents
in other silver coin and pennies; in all
amounting to and of the value of
four dollars*

the property of

*Deponent*and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by *John McNeely (now here)**from the fact that deponent is informed
by Victor Echard of No 79 Avenue
St. that about the hour of 11 o'clock
am on the above date, he saw the
said McNeely approach deponent, and
put his hand into the right hand pocket
of deponent's coat, which was then
worn on the person of deponent and
take therefrom the aforesaid property.**Barbara Goetz*Sworn to before me, this *23* day of *April* 188*8*
Police Justice.

0488

BOX:

136

FOLDER:

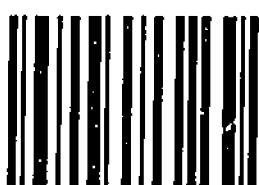
1408

DESCRIPTION:

Merriett, Louis H.

DATE:

04/18/84



1408

POOR QUALITY
ORIGINAL

0489

11th / *Olney*

Counsel,

Filed

day of

1884

Pleads

Not guilty

THE PEOPLE

vs.

CONCEALED WEAPON.
(Section 410.)

PETER B. OLNEY,
JOHN McKENON,

District Attorney.

A True Bill

May 16/84

Fred. J. Hequett

John J. O'Leary Foreman.

W. C. & J. M. O'Leary

Thursday 24th May 1884

Wm. J. O'Leary
May 6th 1884

Thomas Maloney

20th March

0490

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Louis A. Meriweather

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

Louis A. Meriweather

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said

Louis A. Meriweather

late of the First Ward of the City of New York in the County of New York aforesaid, on the *fourth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight* at the Ward, City and County aforesaid, with force and arms, feloniously did knowingly and secretly conceal upon his person a certain instrument and weapon of the kind known as a *dagger*, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Louis A. Meriweather

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said

Louis A. Meriweather

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, feloniously did wilfully and furtively possess a certain instrument and weapon of the kind known as a *dagger*, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0491

District

20
 20.

Donna Meritt

Offence *Carrying
Concealed Weapon*

Dated April 18th 1884

Littman Magistrate.

Walden
Officer.

Precinct.

Witnesses

No. _____

Street.

..... Street,

APR 19 1964

Street. 14 1884

11/11/11
 to answer *2/2/11*
 Sessions.
 ATTORNEY
2/2/11

2211

Louis Meriott

Dated April 13th 1888 of J M Patterson Police Justice.

Dated 188..... *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

0492

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Meriott 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.

Louis Meriott

Question. How old are you?

Answer.

21 years of age

Question. Where were you born?

Answer.

Maryland

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

Answer.

692 - 8th Avenue, New York

Question. What is your business or profession?

Answer.

I work in a Club Room in N.Y.

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 found the dagger.
That is all I have to say.
Louis Meriott*

Taken before me this

day of

April

188

James P. Sullivan Police Justice.

0493

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

POLICE COURT—

DISTRICT.

Thomas Maloney
 of No. 20th Precinct Police, being duly sworn, deposes and
 says that on the 13th day of April 1884
 at the City of New York, in the County of New York, at about the

hour of 5¹² o'clock A.M. deponent
 saw Louis Meriott, now
 here, in 8th Avenue near 54th
 Street, in the act of going
 from one store door to another
 and trying to open the
 doors.

That when deponent
 approached him he put
 his hand in his right side
 over coat pocket and
 attempted to draw some-
 thing therefrom.

That deponent thereupon
 apprehended him, and then
 and there found concealed
 in said pocket the dagger
 now here shown.

That deponent
 charges and alleges that said
 defendant did knowingly and
 feloniously carry concealed
 on his person the said
 dagger with intent to use
 the same against another
 in violation of Section 410
 of the Penal Code of the
 State of New York.

Thomas Maloney

Marion D. Levee one sworn
 13th day of April 1884
 Attest
 Police Justice

0494

BOX:

136

FOLDER:

1408

DESCRIPTION:

Meyer, George

DATE:

04/30/84



1408

POOR QUALITY
ORIGINAL

0495

Day of Trial,

Counsel,

Filed, 30 day of Feb 1884

Pleads

Indemnity (alleged)

THE PEOPLE

vs.

T

George Meyer

46. 1/2 m. mch.

11/11/11 m. mch.

PETER B. OLNEY,

JOHN MCKEON

District Attorney.

22 May 1884

Pleaded Assault 2d

A TRUE BILL.

585 year,

John M. O'Leary Foreman.

Assault in the First Degree.

(See 2nd and 3rd)

Richard Somerville
Officer 1st Precinct

0496

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

George Meyer

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

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

The said *George Meyer* ————

late of the City of New York, in the County of New York, aforesaid, on the *twenty-third* day of *April* in the year of our Lord one thousand eight hundred and eighty *zero*, with force of arms, at the City and County aforesaid, in and upon the body of *Richard Sommerin* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Richard Sommerin* with a certain *knife* which the said *George Meyer* ————

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *to kill* the said *Richard Sommerin* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

George Meyer ————

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *George Meyer*, late of the City and County of New York, aforesaid, ————

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Richard Sommerin* then and there being, feloniously did, willfully and wrongfully, make an assault and *in* the said *Richard Sommerin* with a certain *knife* which the said *George Meyer* ————

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

0497

Third COUNT.

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

George Meyer
of the CRIME OF Assault in the first degree,
committed as follows:

The said George Meyer

late of the City of New York, in the County of New York aforesaid, on the
Twenty-fourth day of April in the year of our Lord
one thousand eight hundred and eighty four with force and arms, at the City and
County aforesaid, in and upon the body of Richard Somerindyne
in the peace of the said People then and there being, feloniously did make an assault,
and to, at and against him the said Richard Somerindyne
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said George Meyer
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with
intent to kill the said Richard Somerindyne
thereby then and there feloniously and wilfully to kill, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and
their dignity.

COUNT.

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

George Meyer
of the Crime of assault in the second degree, committed as follows:
The said George Meyer, late of the City and
County aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said Richard Somerindyne
Somerindyne then and there being, feloniously did, wilfully and wrongfully,
make an assault, and to, at and against him the said Richard
Somerindyne a certain pistol then and there loaded and
charged with gunpowder and one lead bullet, which he the said
George Meyer
in his right hand, then and there had and held, the same being an instrument
likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and
there shoot off and discharge

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

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0498

1293
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard J. Sweeney
1st Precinct

George Meyer

No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Offence *Felony*
Arrest

Dated *April 26* 188*4*

Magistrate

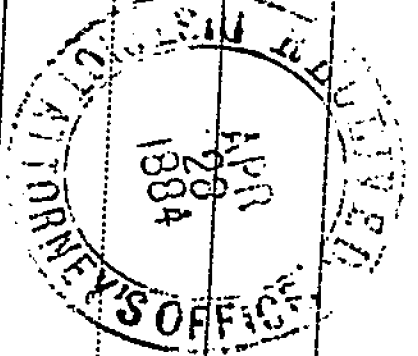
Richard Sweeney Officer

1st Precinct

Witnesses

No. Street

No. Street



No. Street
to answer Sessions

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 *George Meyer*

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

Dated *April 26* 188*4* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0499

Sec. 198—200.

First District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question What is your name?

Answer George Meyer

Question How old are you?

Answer 26 years

Question Where were you born?

Answer Germany

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

Answer Greenwich Street. one day

Question What is your business or profession?

Answer Farmer

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 do not know anything about
the charge. I was too drunk

George Meyer

Taken before me this 26
day of March 1884
[Signature]
Police Justice.

0500

Police Court—First District.

CITY AND COUNTY
OF NEW YORK,

of No.

age 24 years, officer of First Precinct Police.
The First Precinct Police

Street,

being duly sworn, deposes and says, that
on *Friday* the *25* day of *April*

in the year 188*8* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

George Meyer
(now here) who did wilfully and
feloniously cut deponent on the Coat
with the blade of a knife which he
the said Meyer held in his hand.
The said Meyer afterwards pointed
and aimed a revolving pistol, loaded
with powder and leaden ball at
the person of deponent, while
deponent was in the discharge of
his duties as an officer of the Municipal
Police of the City and County of New York.
That said Meyer feloniously assaulted
him as aforesaid.

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this

26

day

of

April

188*8*

Richard Sommerdyke

POLICE JUSTICE.

0501

BOX:

136

FOLDER:

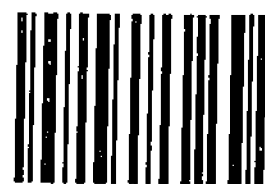
1408

DESCRIPTION:

Miller, Jane C.

DATE:

04/28/84



1408

0502

BOX:

136

FOLDER:

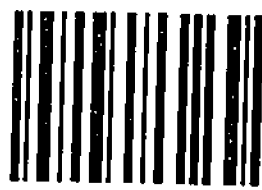
1408

DESCRIPTION:

Hill, George

DATE:

04/28/84



1408

POOR QUALITY
ORIGINAL

0503

1874 Apr 10 1874

(II) 1308

Day of Trial,
Counsel,

Filed ¹⁰ day of *April* 1882

Pleads *Indigently; Innocent*

Keeping a Bawdy House.

THE PEOPLE

vs. *B*

John O. Miller

and *NA*

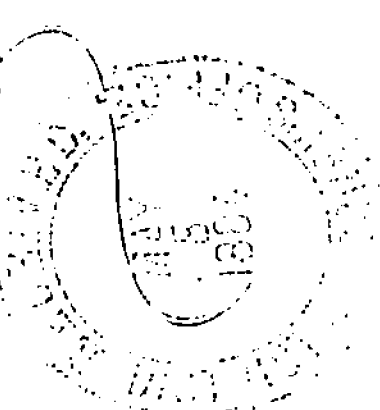
By my counsel

PETER J. O'NEILL
JOHN McKEON

District Attorney.

A True Bill.

John W. O'Leary Foreman.



Witnesses:

Alex. S. Williams

Capt 29 Pres

Michael O Malley

145 N 27th St

Not. Bailed by

Henry Rabe 119 W. 10th St.

POOR QUALITY
ORIGINAL

0504

10th Apr 25/1884

(II) 1308

Day of Trial,

Counsel,

Filed 28 day of April 1884

Pleads

Properly: June 4/84

THE PEOPLE

vs.

B

Jane C. Miller

and

N A

George Will

Keeping a Bawdy House.

See 322.01 346

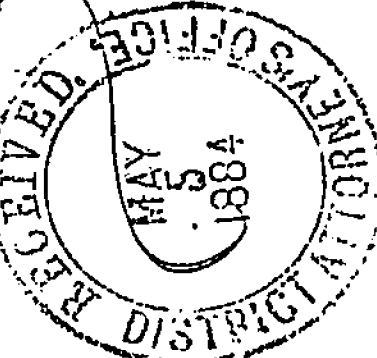
PETER B. OLNEY,

JOHN McKEON

District Attorney.

A True Bill.

John McKeon Foreman.



108

Witness

Alfred S. Williams

Capt 29 Pres

Michael O. Malley

1745 N 27 St

Not Bailed by

Henry Balle 119 W 10 St

0505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jane C. Miller, whose
name is written
and
George Miller

The Grand Jury of the City and County of New York, by this indictment, accuse Jane C. Miller, whose name is written and George Miller of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said Jane C. Miller and George Miller

late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the 1st day of April in the year of our Lord one thousand eight hundred and eighty-two, and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Jane C. Miller and George Miller on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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 Jane C. Miller and George Miller

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said Jane C. Miller and George Miller

late of the 20th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the 1st day of April in the year of our Lord one thousand eight hundred and eighty-two and on divers other days and times between the said

0506

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in ~~the~~ said house, for ~~their~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said Jane C. Miller and George Miller

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said Jane C. Miller and George Miller

late of the 20th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the 1st day of April in the year of our Lord one thousand eight hundred and eighty-9 and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~their~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in the said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,
JOHN McKEON
District Attorney.

0507

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Louis Bernstein

Bench Warrant for Misdemeanor.

Issued April 28th 1884

☐ The defendant is to be admitted to be bail
in the sum of dollars.

May 10th 1884

The within named
defendant was arrested
May 9th and brought
to the District attorney's
Office and bail in
\$1000.

Arrested by Det. Sergt.
Von Gerichten & Reilly

0508

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 28 day of April
1884, in the Court of General Sessions of the Peace, of the County of
New York, charging Louis Bernstein
with the crime of Keeping a Bawdy House

You are therefore Commanded forthwith to arrest the above named Louis Bernstein
_____ and _____ bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the 28 day of April 1884

By order of the Court,

 Clerk.

0509

BOX:

136

FOLDER:

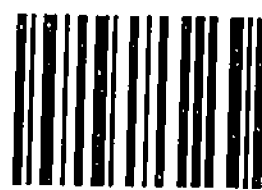
1408

DESCRIPTION:

Morgan, Frank

DATE:

04/15/84



1408

W. J. H. H.
Grace Grail
677 2nd Ave
James O. Tucker
Officer 21st Precinct

78 ✓
Day of Trial,
Counsel, *Lebeck*
Filed *15* day of *April* 188*4*
Pleads *Not Guilty*

THE PEOPLE

vs.

P

Frank Morgan

BURGLARY—Third Degree,
(54195)
NOTHING STOLEN.

PETER B. OLNEY,
JOHN McKEON,

District Attorneys.

A True Bill.

John W. Lee Foreman.

May 1st

Prayed & requested.

05 10

05 11

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Morgan

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

Frank Morgan

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

The said *Frank Morgan*

late of the *Twenty First* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *April* in the year of our Lord one thousand eight hundred and eight, *from* with force and arms, at the Ward, City and County aforesaid, the *store* of *Isaac Weiss*

there situate, feloniously and burglariously did break into and enter, the said *store* being then and there *a part of* a building, in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of *the said Isaac Weiss*

with intent the said goods, merchandise and valuable things 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.

PETER B. OLNEY,
~~JOHN McKEON~~, District Attorney.

05 12

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac West

674. 2nd Ave.

1. Thomas Morgan

2. _____

3. _____

4. _____

Offence

Burglar

Dated Apr 13 188

Alfred Morgan

for 2nd offence.

21 Precinct.

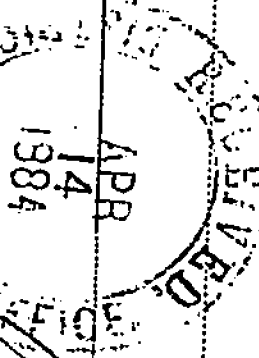
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

Sessions.



Isaac West

Sessions.

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 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 Apr 13 188 Police Justice.

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

Dated _____ 188 Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 Police Justice.

POOR QUALITY
ORIGINAL

05 13

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Francis Morgan

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York

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

Answer.

337 E. 33 4 Months

Question. What is your business or profession?

Answer.

Grocery Business

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

Frank Morgan

Taken before me this *13*
day of *April* 188*8*
[Signature]
Police Justice.

0514

Police Court—4 District.

City and County } ss.:
of New York,

of No. 677-2 Allen Street, aged 40 years,

occupation Boot & Shoe Business being duly sworn

deposes and says, that the premises No 677-2 Allen Street,

in the City and County aforesaid, the said being a Three Story

Building

and which was occupied by deponent as a place for the sale of shoes

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly forcing

off the latch that secured the

door leading into the cellar

on the 12 day of April 1884 in the night, and the

following property feloniously taken, stolen, and carried away, viz:

A quantity of Boots

and shoes of the value

of about four thousand

dollars

the property of deponent

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

Francis Morgan (nowhere)

for the reasons following, to wit: that previous to

said Burglary the said door

leading into deponent's cellar was

securely fastened and about the

hour of nine o'clock deponent

heard a noise in his cellar

and on going down found the

defendant in there

Deaue Weil

Shown before me this 13 day of April 1884
James A. J. J. J.

05 16

BOX:

136

FOLDER:

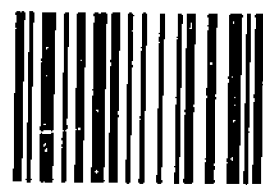
1409

DESCRIPTION:

Morse, Carrie R

DATE:

04/21/84



1409

POOR QUALITY
ORIGINAL

05 17

1133 read offed X

Counsel,

Filed

day of

1884

Pleads

Magistry (m)

THE PEOPLE

vs.

P

Carrie Morse

alias nimie West
Daisy Marion E.
Mrs. Powell, alias
Marion Warren

[Sealed]

PETER B. OLNEY,

District Attorney.

A True Bill.

John M. O'Leary Foreman.

May 24 1884

Witnesses:

Mary J. Delbert

334 N 20

05 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Carrie R. Morse

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

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

The said *Carrie R. Morse*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *28th* day of *October* in the year of our Lord one thousand eight hundred and eighty *three* at the Ward, City and County aforesaid, with force and arms, *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: *thirty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: *fifty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: *sixty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: *eighty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: *ninety* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: *one hundred* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: *one hundred and twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: *fifteen* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: *thirty* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: *bank bills* of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. *Two* gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: *three* gold coins (of the kind usually known as eagles), of the value of ten dollars each: *six* gold coins (of the kind usually known as half eagles), of the value of five dollars each: *fifteen* gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: *ten* gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: *thirty* gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: *gold coin* of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. *Sixty* silver coins (of the kind usually known as dollars), of the value of one dollar each: *sixty* silver coins (of the kind usually known as half dollars), of the value of fifty cents each: *one hundred and fifty* silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: *three hundred* silver coins (of the kind usually called dimes), of the value of ten cents each: *six hundred* silver coins (of the kind usually known as half dimes), of the value of five cents each: *one thousand* silver coins (of the kind known as three cent pieces), of the value of three cents each: *silver coin* of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. *Three thousand* coins (of the kind known as cents), of the value of one cent each: *five hundred* coins (of the kind known as two cents), of the value of two cents each.

and one written instrument and evidence of debt, to wit: an order for the payment of money of the kind commonly called bank checks, the same being then and there due and unsatisfied for the payment of the value of two hundred and fifty dollars, of the goods, chattels, and personal property of one

Mary J. De Witt then and there being found, feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

PETER B. OLNEY,
JOHN MCKEON, District Attorney

Court of General Sessions.

THE PEOPLE, on the Complaint of

Mary J. de Witt

vs.

Carrie P. Morse

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

John W. Kelly,
Subpoena Officer.

Failure to Find Witness.

05 19

GLUED PAGE

POOR QUALITY
ORIGINAL

0520

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Mary J. De Witt*

of No. *334 West 20* Street,

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *18* day of *January* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Carrie R. Morse

in a case of Felony, whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *January* in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

GREETING

Ask to see Mr. *Leanne*
at *11* o'clock *A.M.*
Not known there
P. Kelly

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the *17th* day of *January* 188*8*,

I called at *334 West 20th St*

the alleged *residence* of *Mary J. De Witt*
the complainant herein, to serve her with the annexed subpoena, and was informed by

the lady of the house, that
Mary J. De Witt does not reside there
and she does not know her.

Sworn to before me, this

19th day
January 188*8*

John H. Kelly
Notary Public (47)
N.Y. Co.

Subpoena Server.

GLUED PAGE

POOR QUALITY
ORIGINAL

0521

called on for trial, and no reason
inquire in the District Attorney's
may save time.
him, and you prefer another day,
District Attorney, in the court.
so send timely word to the District
e testimony than was produced
if a fact which you think mate-
light out, please state the same to
one of his assistants.

ss.
York,

es and says he

within is a copy, upon

day of
on the

al Sessions.

vs.
Carrie R. Horse.

City and County of New York, ss.

sworn, deposes and says: I reside at No.

John H. Reilly
3 Bank St.

being duly

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the 17th day of January 1888,

I called at 334 West 20th St

the alleged residence of Mary J. De Witt
the complainant herein, to serve her with the annexed subpoena, and was informed by

the lady of the house, that
Mary J. De Witt does not reside there
and she does not know her.

Sworn to before me, this

day

19th
of January 1888

John H. Reilly
Subpoena Server.

Notary Public (47)
N.Y. Co.

POOR QUALITY
ORIGINAL

0522

Sec. 151.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by

of No. 34 West 25th Mary J De Witt Street, that on the 1st day of October

1884 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money to the amount
and

of the value of six hundred Dollars,

the property of complainant

was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by M E McSorell alias Muna West

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 every of you, to apprehend the body of the said Defendant and forthwith bring her before me, at the 1st 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 13th day of February 1884

my own POLICE JUSTICE.

POLICE COURT 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary J De Witt

vs.

M E McSorell

alias Muna West

Dated Feb-13 1884

my own Magistrate

John E. Connelley Officer

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

Bertram H. Reilly Officer

Dated Feb 11 1884

De Witt
This Warrant may be executed on Sunday or at night.

my own Police Justice.

Warrant-Larceny.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0523

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 34 West 25th Street, New York City
being duly sworn, deposes and says, that on the 1st day of October 1883
at the _____ City of New York,

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

the following property, viz:

Six hundred dollars in gold &
bank money of the United States
consisting of three hundred & fifty
dollars in bank bills and a
check for two hundred & fifty dollars
from deponent by Kreg & Company

Sworn before me this

day of

the property of deponent who is a widow

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 M E McDowell alias

Mina West. from the following
fact to wit, that said defendant.
rented apartments from deponent
at said number & street. that on
or about said day and thereafter
said defendant represented to deponent
that she would invest the sum above
named for deponent's use & benefit
& that she would make large

POLICE JUSTICE,

188

0524

Sum of money for defendant. Defendant
 bearing said statement to be found
 gave her said amount of money
 Defendant further says that said
 defendant ^{admitted that she} turned property to the
 amount of \$2200 together with
 mortgages and other property that
 relying on these statements defendant
 gave defendant the money described
 aforesaid which she feloniously ap-
 propriated to her own use, Defendant
~~the statements~~ further says that the
 statements so made by said defendant
 were false & untrue she defendant
 therefore charges said defendant
 with feloniously taking & stealing
 by trick & artifice the amount of
 money described aforesaid she
 therefore asks that a warrant
 be issued for the arrest of said
 defendant & that she be dealt
 with according to law.

Subscribed and sworn to before me
 this 8th day of May 1884
 City of New York

May James D. D. H.

Justice

Alfred District Police Court.

AFFIDAVIT—Larceny.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF
May James D. D. H.
 vs.
M. E. McDonald
 alias Maria Webb

Dated *Feb 8* 188*4*
May James D. D. H. Magistrate.

Witnesses:

Disposition *S*

0525

Mary I Dewitt first became acquainted with
 M^{rs}. M. E. McDowell alias
 Mena Webb in July 1883. & states
 that at that time I was proprie-
 -tor of a shoe store at 274 West
 125th Street in the City of New York
 & occupied the dwelling house no
 328 West 125th St in said City -
 M^{rs} McDowell called & rented
 my parlor floor, representing that
 she was the Capitalist & principal
 of a publishing Company at 261
 Broadway New York and that she
 owned a house on Columbus Avenue
 Boston worth \$22000 any day if
 put on the market & that she
 (McDowell) also held mortgages
 on other property. Showing me at
 the same time a photograph of one
 of the places one piece of property
 was mortgaged to her (she stated)
 for \$4000. M^{rs} McDowell offer-
 -red on the 1st Sept 1883 to rent
 my entire dwelling house at a rental
 of \$100 per month furnished. She (McD)
 enquired as to my business & the money
 I had on hand on receiving the
 information that I had \$600 she

0526

represented to me that she would invest it for my interest & the profits realized were to be large & were to be applied to liquidating the indebtedness of my business relying on her representation as to her property & her financial responsibility & her statement that she would be personally responsible for any loss I might sustain I gave Mr. Dowse \$600 - \$250 of which was a check & the balance in cash. Instead of investing this money for my account she falsely & fraudulently converted & appropriated it to her own use & paid the check away as I afterwards learned to Mr. Hamburg of the firm of Smith & Co 40 Broadway in settlement of a business transaction of her own.

After this transaction ~~she~~ still relying on the truth of the ~~statements~~ ^{statements made to me by Mr. Dowse} made to me by Mr. Dowse, in which she said that if I would sell my business even at a sacrifice she would personally guarantee me against all loss or costs I did sell my business

0527

at a great personal sacrifice for
 \$2000. McDowell was so anxious
 to have my money before the 20th
 of Oct 1883 that I parted with my
 store on the 15th. She procured
 me \$250 in addition to the sum of
 \$2000. which I received for the
 store. She took the money so
 received & appropriated ^{it} to her own
 use, paying about \$1000 of the
 indebtedness, in this way & through
 the falsehood & fraud of said M
 & McDowell I have lost my
 business, my money & every thing
 of value I possess in the world.
 I have since learned that the
 so-called Mrs McDowell is an
 unprincipled adventurer. at times
 known as Anna Wash, as Carrie
 L. Moore, as Mrs Warren & other
 names, & I am credibly informed that
 for like transactions Mrs McDowell
 has been imprisoned in Philadelphia
 that in addition a Mr Andrews, Mr
 Lacke & Mrs Wain have also been
 victimized, as I have been.

POOR QUALITY
ORIGINAL

0528

Sec. 192.

First District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick G. Ruffey a Police Justice
of the City of New York, charging Carrie R. Morse Defendant with
the offence of Grand Larceny

and She 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, Carrie R. Morse Defendant of No. 34
West 30th Street; by occupation a Speculator
and Carl H. Altgelt of No. 104 Walker
Street, by occupation a Bookkeeper Surety, hereby jointly and severally undertake that
the above named Carrie R. Morse Defendant
shall personally appear before the said Justice, at the First 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 Eight
Hundred Dollars,

Taken and acknowledged before me, this 31

1884

Carrie R. Morse

Carl Herman Altgelt

POOR QUALITY
ORIGINAL

0529

CITY AND COUNTY
OF NEW YORK, } ss.

Sworn to before me, this
day of March 1888
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and free
holder within the said County and State, and is worth Twenty 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 House and lot

Situated at 193 Adams street, Brooklyn
Said property being worth seven
thousand dollars over all encumbrances.

Carl Herman Argelt

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Carrie R. Morgan

Undertaking to appear
during the Examination.

Taken the 31 day of March 1888

Justice.

W. J. J.

Identified by
Samuel Abrahamson
31, Chatham St.

POOR QUALITY
ORIGINAL

0530

BAILED,

No. 1, by Charles J. Kelly
Residence 1288 Thompson St.
Street

No. 2, by _____
Residence _____
Street

No. 3, by _____
Residence _____
Street

No. 4, by _____
Residence _____
Street

Witnesses _____
Street

Dated March 31 188 4

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry A. Witt
334 West 20th St.
Des Moines, Iowa

Offence Grand Larceny

Magistrate Paul J. Brocklester
Precinct 20

No. April 17, 1884
Street

No. 100 to answer General Sessions
Street

4-1884. 7. 2 pm

RECEIVED
APR 15 1884
CLERK OF DISTRICT COURT

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 Carrie R Morse

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

Dated 15 April 188 4

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

POOR QUALITY
ORIGINAL

0531

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Carrie R Morse*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Rum in British Province*

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

Answer. *34 West 30 Street (boarded there for
a short time)*

Question. What is your business or profession?

Answer. *Speculator*

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*

Carrie R Morse

Taken before me this *31*
day of *March* 1908
John J. Murphy
Police Justice.

Witnessed
Mary A. Brink
110 E. 244.

Filed
21
day of April
1884
Pleads
Not guilty

THE PEOPLE
vs.
Carrie R. Morse,
alias Minnie West,
alias Marion E.
McDonnell, alias
Marion Warren
Beaver
PETER B. CLINEY,
JOHN MCKEON,
District Attorney.

A True Bill.

John M. O'Leary
Foreman.

POOR QUALITY
ORIGINAL

0532

0533

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Carrie B. Morse

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

Carrie B. Morse

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said Carrie B. Morse

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the Eighteenth day of September in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Mary A. Brandt

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to the said Mary A. Brandt,

That the said Carrie B. Morse was then
a person of large means and fortune, and was then
the owner of valuable real estate consisting of one
house situated in the City of Boston in the State of
Massachusetts, another house situated in the City of
Philadelphia in the State of Pennsylvania, and another
house situated in the City and County of New York: that
she was then the manager of a certain Bureau called
the Ladies Investment Bureau, being a business concern
engaged in business and doing business as brokers
in the buying and selling of stocks and public securities;
that as such manager of said Bureau, she then received
an salary of \$1000 per annum; that she was
then and there a responsible and reliable person, and
was then good and able to pay for the said Mary
A. Brandt any amount of money in which she then
paid Carrie B. Morse a right or should become in-
debted to the said Mary A. Brandt

0534

And the said Mary O. Brando

then and their believing the said false pretences and representations
so made as aforesaid by the said Carrie B. Morse

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Carrie B. Morse, a large sum of money, to wit: the sum of five hundred dollars in money, lawful money of the United States and of the value of five hundred dollars;

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Mary O. Brando and the said Carrie B. Morse did then and there designedly receive and obtain the said

Mary O. Brando

of the said Mary O. Brando

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Mary O. Brando

by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Mary O. Brando

of the same. And Whereas, in truth and in fact, the said Carrie B. Morse was not then a person of large means and fortune, and was not then the owner of real estate consisting of one house situated in the City of Boston aforesaid, another house situated in the City of Philadelphia aforesaid and another house situated in the City and County of New York, but in truth and in fact did not then own any real estate whatever: And whereas in truth and in fact the said Carrie B. Morse was then the manager of a Bureau called the "Ladies"

0535

Investment Bureau, and there was no person engaged in and doing business as brokers, under that name and title, in the buying and selling of stocks and public securities, and the said Carrie R. Morse did not then receive as manager of the said falsely pretended Ladies Investment Bureau, a yearly salary of two thousand dollars, or any salary whatever. And whereas in truth and in fact, the said Carrie R.

Morse was ~~then and there~~ a responsible and reliable person and was not then ^{any} obliged or able to pay for the said many A. Brant any amount of money, in whole or in part, or should become indebted to the said many A. Brant, but in truth and in fact was then and there not being indebted and irresponsible, and any of her ~~debt~~ ^{debt} ~~to pay or discharge~~

And whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Carrie R. Morse to the said many A. Brant, was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And whereas, in fact and in truth the said Carrie R. Morse well knew the said pretences and representations so by ~~her~~ made as aforesaid to the said many A. Brant to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said Carrie R. Morse by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said many A. Brant, the said sum of money, to wit: the sum of five hundred dollars in money, lawful money of the United States of America, and of the value of five hundred dollars, of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said many A. Brant with intent feloniously to cheat and defraud ~~her~~ of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

0536

POOR QUALITY
ORIGINAL

Applicant
Alexander

People

Baron R. Morris

1707 P. M.

0537

About the middle of July, 1883, I advertised furnished rooms in my house 328 West 125th Street, for rent. Mrs. McDowell called in answer to said advertisement and engaged two parlors--one to be occupied by herself and the other by Royal La Touche one of her partners in the McDowell publishing Company, at 261 Broadway in which concern she represented herself the capitalist and special partner--she also stated she owned a house in Boston worth twenty-two thousand dollars and valuable mortgages on houses elsewhere, she showed me photographs of the houses.

She occupied my rooms as a lodger until September 1st, when I advertised my entire house for rent and she applied as tenant therefore reiterating her statements of owning valuable real estate, fine furniture, plate, diamonds, rare furs, pianos, &c.

On the strength of these representations and believing her to be a responsible and reputable person, I agreed to accept her as a tenant, receiving from her one month's rent in advance in the form of a draft upon J. Edward Ackley, a lawyer of Philadelphia who had visited her at my house upon several occasions, remaining

0538

all night once and whom she represented as a silent partner in her Publishing Company, in addition to being her lawyer and friend of years standing; all of which circumstances tended to increase my confidence in Mrs. McDowell.

When I gave up my furnished house to Mrs. McDowell, I placed four of my children at boarding school, intending to take my baby and occupy a portion of my shoe store, as a dwelling, thereby reducing my expenses and devoting all my time to my business, but Mrs. McDowell pleaded with and implored me to remain in the house, saying she felt lonely and did not need half the rooms for herself and expected visitors, and would esteem it a personal favor if I would consent to remain as her guest. I made strenuous efforts to leave fearing the obligation would render me uncomfortable but finally yielded to her persuasions and remained, with the distinct understanding I was not to incur any expense by doing so.

From this time forward began a systematic effort on the part of Mrs. McDowell to get possession of everything I owned, she informed me she speculated in stocks and had made immense profits for herself and friends, and showed me books containing long lists of names of persons for whom she had made investments in Philadelphia; at the same time she solicited me to advance her one thousand dollars to be invested for my benefit, offering to guarantee me fifty dollars a week during the time it remained in her hands.

0539

3

Having no knowledge of stocks or stock dealings, I hesitated some time but was at last persuaded to place in her hands five hundred and fifty dollars, composed of cash two hundred dollars, one month's rent then due one hundred dollars, and a check for two hundred and fifty dollars; on the evening of the day she received above money, she told me she had made fifty dollars for me and added that to the original amount making it six hundred dollars, but did not give me a receipt until October 15th, 1883 previous to which date she urged, persuaded and induced me by promises of large profits to dispose of my business and place the proceeds of the sale in her hands to invest for my benefit, she insisted that I sell at any sacrifice before October 20th, to enable her to take advantage of an expected boom in the market.

Relying upon and believing her representations that she was responsible and would return my capital at the time agreed upon, I sold out my shoe business at a great loss on the 15th, of October, 1883, placing the proceeds two thousand dollars in her hands and receiving her receipt therefor and a guarantee in addition that she would pay an indebtedness of about fourteen hundred dollars due on my business, if I would allow the money to remain in her hands for the period of thirty days.

November 15th, I demanded a settlement, and under great stress obtained from her in various amounts between November 15th,

POOR QUALITY
ORIGINAL

0540

4

1883, and February 6th, 1884, the sum of One thousand and forty-five dollars and forty-five cents.

I now claim she owes me two thousand dollars for cash advanced, protested checks and rent.

I hold her notes for the same.

Aditt

0541

112 1265
Police Court-1 District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Mary W. Davis
110 East 24 St.
Carrie R. Morse
2
3
4
Dated 4 April 1888
Magistrate
Rexley S. Smith
P.O.
Precinct.
Witness
No. Street.
No. Street.
No. Street.
No. Street.
No. 3, by
Residence
No. 2, by
Residence
No. 1, by
Residence
Bailed,
Carrie R. Morse
Offence Hand Lane
Central Sessions
\$ 1000 to answer
C. W.

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

Carrie R. Morse

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

Dated April 7 1888 J. P. Duffy Police Justice.

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

Dated 1888 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1888 Police Justice.

0542

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Carrie R Morse*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Burn Bullock Providence*

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

Answer. *34 West 30 Street (boarded there for a short time.)*

Question. What is your business or profession?

Answer. *Speculation*

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*
Carrie R Morse

Taken before me this *31*
day of *March* 188*8*
John J. Duffy
Police Justice.

0543

NY / District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF
Maryd. Brown
vs.
Carrie R. Moore
alias West

Dated March 4 1884

Duffy Magistrate.

Witnesses:

Disposition

Lined area for text entry.

0544

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Mary A. Brook

agw & of No. 110 East 24 Street,

being duly sworn, deposes and says, that on the 18 day of September 1882.

at the day time at no 47 West 34 Street City of New York,

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

the following property, viz :

five hundred dollars in bills of various denominations good and lawful money of the United States

Sworn before me this

the property of

Complainant

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 Carrie R. Morse, (now present) alias West

from the fact that deponent gave to said Carrie the money as above described to buy for deponent stocks. Said Carrie instead of buying the stocks for deponent bought the stocks in her own name, and converted the money as above described to her own use and never has not accounted to deponent for said money

Mary A. Brook

Police Justice,

188

0545

Dear Sir
New York
Apr 18th
Mr Allen

When I
seth out with the
Quaker & Quaker in
the house some and
they were very
grateful they failed to
appear and may offer
about and think very
that it would be of
service to me I sent
for it and they declined
giving it to me.

Even I not entitled
to it and if so then

0546

must Dr. Jones said
to get it. They also
kept a little book
entitled To The Ladies
which was very
nice.

Yours
M. H. Branch

The affection was
shown to my wife
M. H. B.

POOR QUALITY
ORIGINAL

0547

Sec. 151.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned one of the Police Justices in and for the said City, by Mary A. Bronx

of No. 110 East 47 Street, that on the 18 day of September 1882 at the City of New York, in the County of New York, the following article to wit: in the

day time
five hundred dollars in bills
of various denominations Gold and
silver money of the United States
all of the value of five hundred Dollars,
the property of Complainant

w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Carrie R. Morse alias West

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 every of you, to apprehend the body of the said Defendant and forthwith bring her before me, at the 1 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 4 day of March 1888
Robert Duffey POLICE JUSTICE.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated

188

Robert Duffey
Police Justice

The Defendant

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

William Van Buren
Officer

Dated

188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0548

Sec. 192.

First

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before *Patrick G. Ruffy* a Police Justice
of the City of New York, charging *Carrie R. Morse* Defendant with
the offence of *Grand Larceny*

and *she* 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, *Carrie R. Morse* Defendant of No. *34*
West 30th Street; by occupation a *Speculator*
and *Edward J. Shelley* of No. *1288* *Kington Avenue*
Street, by occupation a *Deputy Sheriff* Surety, hereby jointly and severally undertake that
the above named *Carrie R. Morse* Defendant
shall personally appear before the said Justice, at the *First* 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 *Eight*
Hundred Dollars.

Taken and acknowledged before me, this *31*

day of *March*

188*4*

Patrick G. Ruffy
POLICE JUSTICE.

0549

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me this

4th day of March 1884

Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and house holder within the said County and State, and is worth Sixteen 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

Household furniture, paintings and cash in bank, and furniture and paintings in premises 1288 Lexington Avenue and Cash in bank being worth Five thousand dollars over all incumbrance

Edw. J. Shelley

Justice

Edw. J. Shelley

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Carrie Richmond

Taken the 31 day of March 1884

Undertaking to appear during the Examination.

Count of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Carrie R. Morse

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

Jacob Deebert
Subpoena Server.

Failure to Find Witness.

May A. Brock.

0550

0551

Court of General Sessions.

THE PEOPLE

Carrie R. Morse
vs.
Mary A. Bronk.

City and County of New York, ss.:

Jacob Deubert being duly
 sworn, deposes and says: I reside at No. *161 Essex Street*
 Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the
 City and County of New York. On the *17th* day of *January* 188*8*,
 I called at *No 110 East 24th Street in New York City*

the alleged residence of *Mary A. Bronk*
 the complainant herein, to serve her with the annexed subpoena, and was informed by
the woman who answered the bell that
no such person as Mary A. Bronk
resided there. I asked her if she had resided
there and she said not to her knowledge.

Sworn to before me, this *20th* day
 of *January*, 188*8*.
Wm. Travers Jerome
Notary Public
N.Y.C.

Jacob Deubert
 Subpoena Server.

0552

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this subpoena is disobeyed an attachment will immediately issue.
Bring this subpoena with you, and give it to the officer at the Court Room door, and he will take you to the Court Room.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Mary A Brook*
of No. *110 E 24* Street,

Ask to see Mr. *James*
at *11* o'clock A.M.

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *18* day of *January* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Carrie R Morse
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *January* in the year of our Lord 1888.

JOHN R. FELLOWS, *District Attorney.*

POOR QUALITY
ORIGINAL

0553

1726 Grand Jury
31st March

Counsel,
Filed 1st April 1884
City of

Placed in
31st March

THE PEOPLE
vs.
Carrie R. Morse
alias Minnie West
alias Manant, ne Dowell
alias Marion Warren
INDICTMENT.
Grand Jurors of Money, &c.

[Sealed]
PETER B. OLNEY,
JOHN MCKEON,
District Attorney.

June 11-1884
Filed & Granted
A True Bill. Per J. W. G. G. G.
June 20/84

John W. G. G. G.
Foreman.

Part 2. May 16, 1884
Tried and jury disagree
8 for conv.
4 " acqu.

May 16. 1884. City of New York.

W. H. W. W.
Henry Wilson
31 Columbia St.
Newark N. J.

0554

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

THE PEOPLE OF THE STATE OF NEW YORK
against

*Carrie R. Morse, otherwise
called Minnie West, otherwise
called Marian E. Mc Donnell,*

The Grand Jury of the City and County of New York, by this indictment accuse
Carrie R. Morse, otherwise called Minnie West, otherwise called Marian E. Mc Donnell
of the crime of GRAND LARCENY, committed as follows :

The said *Carrie R. Morse, otherwise called Minnie West, otherwise called Marian E. Mc Donnell*

late of the First Ward of the City of New York,
in the County of New York, aforesaid, on the *fourth* day of *October* in the year
of our Lord one thousand eight hundred and eighty*two*, at the Ward, City and County aforesaid, with force
and arms, *three* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of
one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the
payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes)
of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the de-
nomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars:
one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money, (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for
the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of ten dollars each : ten promissory notes for the payment of money, (and of the kind known as bank notes), being
then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each :
fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied of the value of one dollar each : bank bills of banks
to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one
thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each :
three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually
known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of
the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the
value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar
each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot
be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of
one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one
one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each :
three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each ; six hundred silver coins
(of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known
as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown and a more
particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known
as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

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

PETER B. BOLNEY, District Attorney.

0555

Goodman
Goodman
DEPARTMENT OF
Public Charities and Correction,

Penitentiary, B. H.

JOHN M. FOX,
Warden.

New York,

March 1886

William H. Penney
Secretary.

Quarrier Carré R. Morse

will be discharged on
February 25, 1887.

She was not received at
the Penitentiary until
June 26, 1885.

Yours Truly,
John M. Fox
Warden

0556

Answered
March 29/86
R. B. Sw.

0557

State of New York.

Executive Chamber.

ALBANY, Feb. 8 1886

SIR:

An application for Executive clemency having been made on behalf of Warrie G. Moore, who was convicted of larceny in the County of West, and sentenced June 30 1884, to imprisonment in the McKeesbury for the term of 2 years and 0 months, and to pay a fine of \$ 0, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

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

I am,

Very respectfully yours,

William Grace
Private Secretary.

To Hon. J. B. McArthur

N. Y.

POOR QUALITY
ORIGINAL

0558

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

Police Court

District

1265

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Wilford
Agent of
Carrie R Moore

15 April
1888

Offence

Grand Larceny

Dated *15 April* 188 *8*

Magistrate.

Precinct.

Witnesses

Harrison M. Hadden

No. _____

Street,

No. _____

Street,

\$ *1000* to answer in _____ Sessions.

Cur

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 *Carrie R Moore*

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

Dated *15 April* 188 *8*

Police Justice.

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

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

Police Justice.

0559

Sec. 151.

18

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ssIn the name of the People of the State of New York; To the Sheriff of the County
of New York, or any Marshal or Policeman of the City of New York:Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Helene Wilsonof No. 31 Columbia Street, that on the 12 day of October
1884 at the City of New York, in the County of New York, the following article to wit:Good and lawful moneyof the value of Six hundred Dollars,
the property of Complainant
w not taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Carrie Morse alias Minnie WestWherefore, 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 every of you, to apprehend the bod. 4 of the said Defendant and forthwith
bring her before me, at the 18 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 13 day of Febry 1884W. J. Conroy POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

The Defendant _____

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

Officer _____

Magistrate _____

Dated _____

188

Officer _____

Dated _____

188

This Warrant may be executed on Sunday or at
night.

Police Justice.

0560

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Carrie R. Morse.*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *In British Honduras*

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

Answer. *34 West 30 Street (wounded them)*

Question. What is your business or profession?

Answer. *Speculator*

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*
Carrie R. Morse

Taken before me this

day of

Police Justice.

0561

182 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.Pressmaker Helen Wilson 31 years
of No. 31 Columbia Street, Newark New Jerseybeing duly sworn, deposes and says, that on the 12 day of October 1882
at the Day time at the City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true owner of the
use and benefit thereof
the following property, viz:Good and lawful money of the
United States to the amount and
Value of six hundred dollars

Sworn before me this

day of

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 Carrie Morse alias MinnieNest. from the fact that said defendant
represented to deponent that she wanted
an assistant ^{to attend and make calls} and defendant represented to
deponent that she would like to have
Hattie McHarder to fill the situation but
Miss Hattie McHarder would have to give
surety to the above amount of money
for the faithful performance of her duties
deponent relying on the representation

POLICE JUSTICE,

188

0562

I said defendant deponent gave said
defendant the aforesaid amount of money
Subsequently deponent was informed by
said Mattie McHender that she never filled
the aforesaid situation

Wherefore deponent charges said
defendant with taking stealing and carrying
away the aforesaid property by trick
and device as aforesaid

Sworn to before me this
13 day of February 1884

W. J. Gray

Helen Wilson
Police Justice

Warrant

1st District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Helen Wilson

vs.

Carrie Morse

AFFIDAVIT—Larceny.

Dated

13 February 1884

W. J. Gray
Magistrate.

Officer.

WITNESSES:

DISPOSITION

0563

31 Columbia St.
Newark N.J.
April 15th

Mr Allen

84

Dear Sir

If it is necessary
to have witnesses
at the Moore trial
will you please
inform me so I
can get the addresses
of several from
Mrs Linton.

I oblige

Yrs Resp^t

Helen Wilson

In the Matter
of
Carrie E. Morse.

Witnesses:—

Helen Wilson,
31 Columbia St.,

Newark, N.J.

Hattie M. Hender,

Passaic, N.J.

0564

0565

City and County of New-York, SS.:

Helen Wilson, of No. 31 Columbia street, Newark, N. J., being duly sworn, deposes and says: That early in August, 1882, there appeared in the New-York Herald an advertisement to the effect that one Mrs. Morse, of No. 66 West 47th street, New-York, wanted a lady to take a permanent position, and to work from 10 to 3 o'clock, and that she must have five hundred dollars security; that Miss Hattie M. Herder, of Passaic, N. J., answered said advertisement and made application for the said position; that when the said Hattie M. Herder called upon the said Mrs. Morse, she, Mrs. Morse, said she would require six hundred dollars security; that Miss Herder did not have the money but talked the matter over with deponent, who went to see the said Mrs. Morse; that Mrs. Morse represented to deponent that she dealt in stocks, and that Miss Herder would have to attend the indicator from 10 to 3 o'clock; that deponent asked the said Mrs. Morse why security was required for such services, and Mrs. Morse replied that Miss Herder would have to handle thousands of dollars a day as she, Mrs. Morse, did a very large business; that she had been president of a bureau of thirty ladies for the past four years, at a salary of two thousand dollars a year, and had very recently been elected their secretary, and that in addition to this she did a brokerage business for ladies; and she gave to deponent the names of a number of prominent ladies, but which names deponent does not now remember; that Mrs. Morse told deponent that her husband had taught her the stock broking business, and also told deponent of some transactions she had recently made, and that she had made nine hundred dollars one morning for a lady; that deponent, believing the statements of the said Mrs. Morse, agreed to call on her again on the 12th of October, 1882, and give the six hundred dollars ^{as security} for the position for Miss Herder, which she did, and entered into the following agreement:

New-York, Oct. 12th, 1882.

Miss Helen Wilson has this day deposited in my hands six hundred dollars (\$600.) as security for the faithful performance of the duties of Miss Hattie M. Herder, who it is agreed shall enter my employ Monday, Oct. 23rd., 1882, and will continue to work for me every day except Sundays from 10 A. M. till 3 P. M., at the salary of 12 dollars per week, for the term of six months. It is further agreed that if either Miss Hattie M. Herder or myself wish to terminate this contract either party must give 30 days' notice, in which event this six hundred dollars will be returned to Miss Helen Wilson, and all salary due Miss H. M. Herder paid to said Miss H. M. Herder up to date of her leaving my employ. I also agree to pay six per cent. interest on this six hundred dollars (\$600.) during the time it remains in my hands, payable to Miss Helen Wilson.

Signed

Mrs. C. R. Morse.

Helen Wilson.

That deponent at this time gave Mrs. Morse the six hundred dollars and Miss Herder was to call and enter upon her duties on the 23rd. of October, 1882; that Miss Herder received a letter a day or two after asking her to defer coming for a week or two longer, which she did; that when Miss Herder called at the house of Mrs. Morse, at the last appointed time she had gone away and Miss Herder could not find out where she had gone. That deponent then put her case in the hands of Mr. Gillespie to get back her six hundred

0566

dollars, and he got her to accept a confession of judgment on a Philadelphia claim for half the amount and to agree that she would not sue Mrs. Morse civilly; that Gillespie claims that there is now such a judgment on file against this claim.

Sworn to before me, this :

day of Oct., 1883. :

Notary Public, N. Y. Co.

POOR QUALITY
ORIGINAL

0567

In the Matter
of
Geo. B. Gillespie.

Witnesses:-

Annie J. Linton,

124 E. 23rd St.

Emma J. Beaumont,

346
263 W. 2nd St.

Geo

N.

Wm. Wade

POOR QUALITY
ORIGINAL

0568

July 13', 1883.

Annie L. Linton, of No. 124 East 23rd. street, Makes the following statement:

POOR SPECULATION

This arrest of Mrs. Morse took place on the ~~14~~th day of October, 1882. By the advice and over-persuasion of Mr. Gillespie, the lawyer, and Sheriff Mc'Gonigle I made the following settlement with her: She was to pay four hundred dollars down and a weekly stipend until the whole amount was paid. Then a question of bonds came up and Mr. Gillespie proposed to furnish the bonds himself, saying that he preferred to do so, and gave as bondsmen Deputy Sheriff Cooper, of No. 64 Grove street, and a Mr. Porter, of No. 163 East 103rd. street, assuring me at the same time that the bonds were perfectly correct and if Mrs. Morse failed in her agreement I could have the usual recourse against her bondsmen. I hesitated for a long time before allowing the bonds to be given ^{at all, or} in that way and was over-persuaded by Gillespie and the Deputy Sheriff, and the latter said I would never get any more and I had better take just what I could get then. He advised this strenuously. Mr. Gillespie also told me that the nature of these bonds was such that I could send to any part of the world where the United States had a treaty for this woman if she should go away, showing me how much stronger the bonds were than any she could procure. Then he claimed that I ought to pay Mc'Gonigle \$36.75 for his fees in the matter of the arrest. Mrs. Morse paid the \$400 on the ~~14~~th of October, 1882, and was released on those bonds; then she left the City and Mr. Gillespie affected to be in communication with her counsel, Ackerly. Mrs. Beaumont, Mrs. Brunk and myself

0569

July 13', 1883.

Annie L. Linton, of No. 124 East 23rd. street, Makes the following statement:

COOR SPECULATION

This arrest of Mrs. Morse took place on the th~~14~~ day of October, 1882. By the advice and over-persuasion of Mr. Gillespie, the lawyer, and Sheriff Mc'Gonigle I made the following settlement with her: She was to pay four hundred dollars down and a weekly stipend until the whole amount was paid. Then a question of bonds came up and Mr. Gillespie proposed to furnish the bonds himself, saying that he preferred to do so, and gave as bondsmen Deputy Sheriff Cooper, of No. 64 Grove street, and a Mr. Porter, of No. 163 East 103rd. street, assuring me at the same time that the bonds were perfectly correct and if Mrs. Morse failed in her agreement I could have the usual recourse against her bondsmen. I hesitated for a long time before allowing the bonds to be ^{at all, or} given in that way and was over-persuaded by Gillespie and the Deputy Sheriff, and the latter said I would never get any more and I had better take just what I could get then. He advised this strenuously. Mr. Gillespie also told me that the nature of these bonds was such that I could send to any part of the world where the United States had a treaty for this woman if she should go away, showing me how much stronger the bonds were than any she could procure. Then he claimed that I ought to pay Mc'Gonigle \$36.75 for his fees in the matter of the arrest. Mrs. Morse paid the \$400 on the ~~14~~ of October, 1882, and was released on those bonds; then she left the City and Mr. Gillespie affected to be in communication with her counsel, Ackerly. Mrs. Beaumont, Mrs. Brunk and myself

0570

met Gillespie at his office and we agreed to pay him \$50 each for his services in this matter, that is, my matter and theirs. I know the other two ladies paid the \$50 each, and I think also an additional \$16 each, and I paid him \$47.66 in all. Very soon after Gillespie's introduction to the lawyer on the other side he tried to get us ladies to sign a document releasing this woman and accept a promise on a suit which she has brought in Philadelphia against Karr and Girlash, bankers. In my case Gillespie has failed to enter up judgment against Mrs. Morse and refuses to do so until I pay him twenty per cent. on the \$400 which she paid me on the 17th of October, 1882. I have refused to enter into any kind of a compact not to sue her until a certain time, or to make any settlement with her whatever except a full payment of what she owes me, believing that it would be compounding a felony to do so. Gillespie has persecuted me to enter into such an agreement, and has come up to my house urging me to do so, and in one of his appeals to me to sign this agreement he said that he would get his fees out of the opposite side. But finally, when he found that I would not do anything of the kind, he admitted that it would not be right for me to do so. He also told me that he could settle with some of these parties for fifty cents on the dollar and with others for twenty five cents on the dollar, and that Ackerly and he would have the balance; that Mrs. Morse was to confess for the whole amount.

I complain now that Gillespie has got these ladies, Mrs. Beaumont and Mrs. Wilson, to go to his office, under promise of secrecy that I must not know it, and sign a release.

All I ask of Gillespie is to proceed properly with my case or give up my papers. I met Mrs. Beaumont in the cars last December and she told me that she had been down to Gillespie's office and had signed a paper compromising with Mrs. Morse for twenty five cents on the dollar; that she had done so on Gillespie's telling her that I had done the same, which was utterly untrue.

Gillespie represented to me that he was associated in some way with W. & S. Fullerton, Silas M. Stilwell, C. E. Rushmore and J. R. Dunn; and he wrote letters to me on paper with these gentlemen's names on it. He also told me that he usually consulted Judge Fullerton in his matters and had done so in this particular case; but I find that he is in very bad odor with nearly all of these parties, and especially with Judge Fullerton.

Gillespie has assured all of us ladies that if we proceeded against Mrs. Morse criminally we could not do so civilly.

0571

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Per
Carin Morse
Stewart
Morse

POOR QUALITY
ORIGINAL

0572

Miss

Hellen Wilson

31 Columbia St Newark N.J.

Miss

Hattie M Herder

Passaic N.J.

Mrs Mary J De Witt

46 West 24th St.

Miss Mary A Brown

110 East 24th St.

Mrs M Andrews

231 West 132nd St.

Mrs A. L. Linton

124 East 23rd St.

Miss C. E. Holt

34 West 30th St.

Madam Da Beaumont

345 West 21st St.

POOR QUALITY
ORIGINAL

0573

People

N

marion & Dow

also to

men: of

Gaelic case

POOR QUALITY
ORIGINAL

0574

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

Prosser v. DeLoach & Kane

Emma Ferguson on the 24th of
November 1927, deposited with the defendant
DeLoach \$300.- money to be used in loans
and not as her own - she to have it back
on demand. never got it back except 115.⁰⁰/₁₀₀

no papers in this case

POOR QUALITY
ORIGINAL

0575

BARLOW & ROCKWELL,
ATTORNEYS AND COUNSELLORS AT LAW,
TEMPLE COURT,
7 BECKMAN STREET.
GEORGE F. BARLOW,
EDWARDS H. ROCKWELL.

New York, May 13th 1884

Dear Sir:

I met & fit
an interview with you
yesterday, explaining my
inability to meet your
per agreement, and my
frequent attempts since.

I then the court for-
saw that the clerk should
serve the subpoenas for
the defense, but miss
William being in New Jersey
the clerk's jump it could
proper to reach him. Now

POOR QUALITY
ORIGINAL

0576

a very ~~important~~ ~~very~~ ~~important~~
defense is a written agree-
ment on the part of Mrs
Nurse, of about Oct. 10-
12 - signed by Mrs. Nurse
& Miss Lee as witnesses.
This is now in Mrs. Nelson's
possession, and I ask you
as attorney for the prose-
cution, in the interest of
justice to see that that
agreement is produced on
Thursday in the Nelson case.
I have written Miss Nelson
to produce it. This is all
that I am able to do.

Respectfully

as. det. atty.
Parrish
W.L.

Geo. F. Baker

POOR QUALITY
ORIGINAL

0577

People
v.
Larriek
Morse

POOR QUALITY
ORIGINAL

0578

4.1-22
115

6th L 10/82

New York October 12. 1882.

Miss Helen Wilson
has this day deposited in my hands
Six hundred Dollars, \$600. as security
for the faithful performance of the
duties of Miss Hattie M Herder, who
it is agreed shall enter my employ
on Monday October 23rd 1882 and
will continue to work for me every
day except Sundays from 10 A.M. till
3 O'clock P.M. at the salary of Twelve
Dollars per week \$12. payable weekly
for the term of six months or longer
if mutually agreeable. It is further
agreed that if either Miss Hattie M
Herder or myself wish to terminate
this contract either party must give
30 days notice in which case this
Six hundred Dollars will be returned
to Miss Helen Wilson, and all salary

POOR QUALITY
ORIGINAL

0579

due Miss H M Herder, paid to
said Miss H M Herder, up to date
of her leaving my employ, I also
agree to pay 6 per cent interest on
this Six hundred Dollars \$600 during
the time it remains in my hands
payable to Miss Helen Wilson.

Signed.
Mrs C R Morse
Helen Wilson

0580

PURCHASE MEMORANDUM.

From MRS. C. R. MORSE,
47 West 37th Street,
New York.

To *Miss M. A. Brink*

I have this day charged for your account and risk

100 Shares *Wentworth at 102 1/2*

Margin, \$ *1000* Protected to *92 3/4*

New York, *Sept-27* 188*2*

Respectfully,

C. R. Morse
MRS. C. R. MORSE.

POOR QUALITY
ORIGINAL

0581



\$500.00

Sept 26 1882

New York, Sept-26 1882

Received of Miss M A Brink the sum
of five hundred Dollars, which amount is to remain
in my hands for the period of _____ to be used as margin
in buying and selling _____ Stock, according to my
best judgment, and then to be returned together with seventy-five per
cent of the net profits.

Carrie R. Morse

W. R. JENKINS, PRINTER, 850 SIXTH AVENUE, N. Y.

0582

E. B. Vrankuren

Branch office Gold & Stock Tel Co
946 Broadway (in room)

Mrs Annie L. Linton

124 East 23^d St

Miss C. C. Holt.

34 West 30th St

Mrs Herman Kuler

109 West 40th St

Mrs Briggs

66 West 47th St.

Mrs O'Brien

6 West 128th St

Mrs Locke

6 West 128th St

Mrs Bostwick

322 West 32^d St.

Mrs Snyder

at Mrs Foster's 118 West 42^d St

or at 322 West 32^d St

0503

Mrs M Andrews

Lives with Mrs Paddock (who
owns the house) north side of
West 132^d St I think between 8th & 9th Ave
There is but few houses on
this street so this can be found.

0584

First District Police Court.

The People &c on the
complaint of Mary A.
Bronk

vs
Carrie R. Morse

Before Hon. P. G. Duffy, Police Justice.

Monday April 7th 1884. 11 A.M.

Mary A. Bronk the complainant states as follows:

After my suspicions being aroused as to Mrs. Morse's doing business in an irregular way I went to Henry Clews' & Co's office and asked Mr. Clews if he would take my account, and he told me they would take my account if Mrs. Morse's account would warrant it, and after that I went to Mrs. Morse and told her I wished to take my account away from her.

Cross examined by Mr. Anderson:

2 Was this after the 26th of September.

A. Yes sir; It was on the 4th of October I went to Clews & Co. I told Mrs. Morse I wished to transfer my account to Mr. Clews

0585

and she told me she was perfectly² willing to give up my account—
My the Court.

2 Do you hold she never bought this stock.
How much money did you give her all
told.

A. \$1,000⁰⁰.

My Mr Anderson.

2 Didn't you agree to give her this money
to buy Michigan Central stock.

A. I asked her for a transfer of my
stock and she asked me to whom &
I said to Clews & Co, she said she was
perfectly willing to transfer it but could not
do so without selling out the stock which
I ordered her not to do until I had consulted
some other parties in regard to the
matter. I asked Mr Clews if it was necessary
for me to sell my stock in order to make
a transfer and he said No and I told Mrs
Morse what Mr Clews said, she told me
then she had already sold the stock
without saying a word to me about it.

2 Had your margin been exhausted.

A. It had not; 94³/₄ Oct 2nd was
the lowest point the stock had reached.
She promised to settle with me after that
on October 12th and settled on October 28th.

0586

as the day for settlement, she told me³ she would surely settle with me on that day, but have never been able to get a settlement with her.

2 How much do you claim she owes you.

A. \$348²³.

2 That is the balance of your margin.

A. That is the balance of my margin.

2 You claim that after you told her not to sell, that your margin had not been exhausted.

A. No sir it had not, she made a false statement to me.

2 What false statement did she make to you.

A. She told me that she owned 3 houses one in Boston, one in Philadelphia & one in New York; she also said she was Manager of the Ladies Investment Bureau and that said Bureau paid her \$2000⁰⁰ a year and that she was obliged to give bonds in \$10,000⁰⁰ and to do so had to mortgage her New York house.

2 Was it on the strength of these representations that you let her have the money.

A. It was; she also said she had to be very just in her business & dealings and had to be very particular because the

members of the bureau made frequent⁴ inspections of her bank account, and in addition to her salary the bureau allowed her \$15⁰⁰ a week for clerk hire. She represented to me that the duties of the bureau were so great together with other operations that it kept her so busy she was obliged to work on Sunday.

2 How were your suspicions aroused.

A. My suspicions were aroused by my hearing that she was the person calling herself Marion Warren a member of the firm of McIntyre & Co, Union Square.

2 You never got your money back.

A. I did not.

2 How much did you loose all told.

A. \$34823.

Mr Anderson moves to strike out all the witness says as to representations and statements made outside of what one charged in the complaint.

2 You say that you directed this lady to buy Michigan Central Stock. Is that true.

A. Yes.

2 You bought on a margin of 10%

A. Yes, on a margin of 10%.

0588

- 2 Had you the means to buy stock out & out-
A. I had not.
- 2 You didn't have money enough to buy stock out & out.
A. I had to buy on a margin.
- 2 Had you bought stock before this transaction.
A. I had.
- 2 How many stock transactions had you had during that year.
A. None.
- 2 How you went in to purchase Michigan Central stock expecting that Michigan Central stock would go up.
A. I went in there at my own risk, & take the consequences, I employed her simply to act as Broker for me.
- 2 When you bought at that time it was 102 1/2 wasn't it.
A. It was.
- 2 And on October 4th it was down to 96 was it.
A. Yes.
- 2 Did it go down the next day.
A. It did not.
- 2 Did it go down to 92 3/4.
A. It did not.

0589

2 If you have a margin of 10% & it goes down to 7% has the Broker a right to sell.

A. He has not, not that I know of.

2 After this stock was bought with this \$1,000⁰⁰ you saw the receipt of Henry Gleason & didn't you.

A. Yes sir; in her office but not until I had made repeated efforts to get a settlement did she show me any receipt at all.

2 Now at that time did you make any objections to the fact that the stock was bought in her name & not in your name.

A. Yes I did.

2 What did you say to her.

A. I told her I didn't understand that was the usual way to buy stock & that I had been told by other people that her way of doing business was irregular.

2 Did you at any time until the stock went down make any objection to this stock being purchased in her name instead of in yours.

A. Yes I did.

2 At what time.

A. When I found I couldn't get a settlement.

2 Isn't it true that that was the first time you ever spoke to this lady; that you objected

0590

to her having purchased stock in her name instead of in yours.

A. Yes after I found I could get no settlement.

2 When you gave the \$500.00 to this lady you gave it to her after a consultation with her on stocks didn't you.

A. Yes.

2 You went there to consult about stocks.

A. Yes sir.

2 Was it on that day that you gave her this \$500.00.

A. I gave her the first \$500.00 on the 18th of September. My first visit to her was on either the 13th or 14th of September.

2 You saw this receipt.

A. I did.

2 That was the first receipt you got when you gave her the \$500.00.

A. Yes.

2 Was that receipt given to you on the 18th of September.

A. Yes.

Receipt offered in evidence & marked Exhibit "Bj"

2 Did you have a conversation with her as to whether Rochester & Pitts stock could be got at 26th and then after that interview you

found it was better to buy some other stock.

A. We had a conversation and she advised me to buy Rochester and Pitts and after that I received a note saying she had not been able to get Rochester + Pitts stock at the price she wanted it and advised me to buy some other stock.

2 And you invested \$500.00 more

A. Yes.

2 Is that the receipt - (handing witness a receipt of Sept 26th for \$500.00.

A. Yes.

Receipt offered in evidence + marked Exhibit "A"

2 Did you give her that money for the purposes of the receipt or not.

A. I did.

2 Is that receipt true or false.

A. It is false.

2 Tell me what is false in that receipt.

A. That she was to act according to my orders + was to invest the money for my benefit.

2 Was that the contract you entered into when you parted with the \$500.00; wasn't she to use her own judgment about buying stock when you parted with that \$500.00; wasn't you to rely on her judgment instead of

your own.

9

A. I was not.

2 Will you tell me what time and what day you had any conversation with this lady with regard to her having any property or any money.

A. On my first visit to her.

2 When was that.

A. That was either the 12th, 13th or 14th of September, then she told me the story about her reliability & afterwards found out it was not true.

2 Who did you find it out from.

A. From Madame de Baumont & Mr. Ben Kewen, he told me she was the woman who had been doing business in Union Square & had to run away on account of detectives coming from Boston after her.

2 Didn't Mrs. Linton tell you every thing you know.

A. She did not tell me at that time.

2 The gentleman that was so desirous to prompt you as to some answer you were giving; that gentleman lives with Mrs. Linton doesn't he.

A. He does not.

2 What is his business.

A. He is in some Electric Light Company.

0593

- 2 What is his name. 10
A. Frank Hall.
- 2 At your first interview with this lady
you went to her place of business.
A. Yes.
- 2 You went there for the purpose of finding
out about stock transactions.
A. I did.
- 2 And your interview was in relation to
stock transactions.
A. It was.
- 2 After you found this lady how long
did you converse with her.
A. Possibly $\frac{1}{2}$ hour to $\frac{3}{4}$ of an hour.
- 2 And when did you subsequently go to
see her.
A. I think I went again on the 18th of
September.
- 2 And you voluntarily gave her this
money on the 18th of September, or did
you enter into a partnership with her.
A. No I did not; I did not enter into
a partnership with her.
- 2 Did you agree to share the profits with
her.
A. No sir.
- 2 Was she to receive nothing.
A. Yes; $\frac{1}{8}$ of 1%. We would have been paid 1

0594

2 In no purchase of stock was she to receive ¹¹ no more than $\frac{1}{8}$ of 1%.

A. That is all; $\frac{1}{8}$ of 1%.

2 When this second money was paid by you the second \$500⁰⁰ on the 26th of September; when did you after that see her.

A. I sought her every day went there and watched the indicator.

2 Did you go and sit in this lady's office and examine the indicator.

A. I did.

2 You examined the indicator and found out the prices of stocks as they went up and down & you found Michigan Central was going down.

A. Well it went up first.

2 What did you buy it at.

A. \$102 $\frac{1}{2}$.

2 And you continued every day to go there & watch the indicator.

A. Yes.

2 And when it indicated that Michigan Central was going down, then you commenced to be very critical about your money.

A. I was very critical about the money, but I was more critical about the woman I was dealing with.

2 Did you see Mr. Clews receipt

A. I did not.

0595

2 Didn't you see Clews' notification on the ¹² following day to Mrs Morse that so many shares had been bought.

A: I did not.

2 Didn't you see it on her desk.

A: I did not.

2 You did, however, finally see it.

A: yes.

2 Did she tell you Clews had sold out all her stocks.

A: She did not.

2 In regard to this agreement made with her between the 11th & 18th of September when you had parted with your money was anything further said about this property business.

A: I heard her speak of her property repeatedly.

2 How many days were you at her office.

A: From September 26th until about Octo 19th. I continued to go to her home, but not every day.

2 Didn't you know about the rise & fall of these stocks.

A: I understood all about them.

2 Didn't you exercise your own judgment.

A: To a certain extent I did.

2 Wasn't it on account of her acquaintance with stocks that you parted with your money.

A: I gave her an order to buy for me because she claimed she did understand about stocks.

0596

2 When you parted with your money you did ¹³
nothing else except to give her your money
on that day.

A. There was nothing else for me to do except
to give her the order.

2 When stocks went down to 96 didn't you
direct this lady to sell.

A. I did not.

2 Did you not ask if it would sell short.

A. I did not.

2 You made no directions

A. Not at all.

Sworn to before me this 14th
day of April 1884

P. G. Duffy
Police Justice.

W. A. Bensch.

The Court held the defendant on this
charge in the sum of \$1000.00 + in the
other two cases against the same defendant.
The Court held said defendant in the sum
of \$1200.00 in each case.

Adjourned to Monday April 14th 1884
at 2 O'clock P. M.

POOR QUALITY
ORIGINAL

0597

✓
A
Sept 18 1882

New York
Sept 18th 1882
Received of Miss M. A. Brunk
85.00 to buy 100 shares of
Rockwell & Pitts at \$26. per share
a little in margin
Carrie R. Morse
47 West-37

0598

Crop Lammials
Mary A Brunk.

April 5 1887

Q On the 18 day of ~~September~~ 1882
did you a receipt from
Carrie R Morse

A Yes. Receipt shown.

Q Did you have any conversation
with my Carrie R Morse
as to the value of stock
A I did

Q How long had you known
her prior to 18 September
1882

A I met her either on the 12
13 or 14 September 1882
dont recollect the date
I first heard of her
on the 11 of September 1882
by reading an article in
the NY Times.

Q Did you call upon her
to my stock

A Yes.

Q And afterward did you
give the money to her

A Yes.

Q Did you go there again
A Yes on the 18 September 1882

0599

Q Did you see her subsequent
to that
A No

Q Did you know what
stock she had bought
A She did not buy any
stock at that time after
ward talked the stock
question over again Mrs
Morse advised me to
buy Rochester & Pitts stock
provided I could get
it at 25 1/2 and I deposited
with her \$500 - She could
not get the stock at
that price then I called
upon her again on the
25 of September and the
matter was talked over
again She said she
could not get the
Rochester & Pitts at that
price She advised my
taking some other stock
on a 10 per cent margin the
next day I called upon
her Sept 26. And deposited
another \$500, with her
She advised me to buy

0600

3

Michigan Central stock
I gave her an order
to buy the stock on
10 percent margin

Q Did you know what
Bryker's office was dealing
with

A Henry Clews & Co

Q If this stock went down
below the margin I suppose
you expected to lose

Q Did you ever go to
Henry Clews & Co

A I did

W. A. Brewster

Q Did you see the receipt
of Mrs. Moore from
Henry Clews & Co
where she had purchased
Michigan Central Rail
Road Stock and it
was given subsequent
to the date of your
paying the last \$5000

A Yes

Q Is there any difference
in your statements

This is a copy of the original
document
W. A. Brewster
Michigan Central
Stock

#

of the whole amount of
\$1,000

a No

Q Did you receive any
money from Mr. Moore

a She gave me \$50 and

agreed to pay me

the full amount in

consideration of my

giving her some time

Q What time was this

agreement between you

and Mr. Moore when

you received the \$50

a October 12, 1882

Q You say you saw the

receipt of Henry Clem

to for the purchase of

the stock

a For W. A. Brock.

Q What price did she pay

the Michigan Central at

~~102~~

a bought it at 102 1/2 and

sold it at 96 without

saying anything to me

about it-

Q What difference did it

James & John
H. Swanwick
of 1882
J. A. Brock
of 1882
J. A. Brock
of 1882

make in the amount of money
 the margin of \$1,000. By which
 the stock was bought
 a made her the loss of
~~\$67~~ \$1675. on that amount
 of stock Mrs. Morse
 over me \$348²⁸ on
 which she has paid
 my \$50-

Q When was it you first
 learned when did you
 learn that this Michigan
 Central stock was bought
 in defendant's name instead
 of your name

A Several days after it was
 bought

Q ~~Did not~~ Did you
 make any objection to
 having the stock bought
 in Mrs. Morse's name

A No: I did not under-
 stand the question

Q On the day you got
 a receipt for the
 stock was it this
 day that you ascertained
 that it was bought in
 Mrs. Morse's name

0603

Q Now this stock bought by
a telephone

A I cannot say

Q Were you there when the
telephone was used to
buy stock from Henry Clem

A I don't remember

Q Did you have an account
with Henry Clem & Co
Bankers.

A I did not

Q This stock that was
to be bought from Henry
Clem & Co did it not
have to be bought in the
name of a person who
had an account with
them

A I don't know

Q Did you say that any
stock with any Broker
or Banker with whom
you have had no
account or a margin

A I went to Mrs. Moore
to buy stock as she
claimed to be a Broker

0604

A No

Q Did you see Henry
Claus receipt

A I did. in or about
the 10 October I saw
the receipt

Q Will you tell me
the first time that
you made objection
to the stock being
bought in the name
of Mrs More instead
of the others name

A About the 12th October
when I found that
the stock had gone
down from 10 1/2 to 9 1/2

Q Have you got the
receipt for that particular
stock

A I have (receipt produced
from Mr & R More showing
what the stock was sold
for) this was the receipt
given me the day Mrs
More claims to have
purchased it. or the day
after the stock was
purchased