

0580

BOX:

77

FOLDER:

860

DESCRIPTION:

Mine, Patrick

DATE:

09/26/82



860

0581

Witnesses:

2
J. A. [unclear]
[unclear]

Day of Trial,

Counsel, [unclear]

Filed 26 day of Sept 1882

Pleads [unclear] (ex)

THE PEOPLE

vs.

B.

Patrick [unclear]
F. D. [unclear]

[unclear]
DANIEL G. ROLLINS,

District Attorney.

A True Bill.

John [unclear] Foreman.

17
Feb 21 1882

Selling Lottery Policies.

0582

49
50
43
9.47.17
Exp. A.

0583

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Patrick Mann 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.

Patrick Mann

Question. How old are you?

Answer.

73 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

33 Suffolk 29 years

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 know nothing about it I did not sell the any police, I have no interest in the establishment where I was arrested D. Mine

Taken before me, this

day of

March 1887

Mervin O. Starnes Police Justice.

0584

BAILED,
No. 1, by John Sawyer
Residence 294 Grand Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Police Court District.

Sec. 208, 209, 210 & 212.

2-19

2-24

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Sawyer

John Sawyer

John Sawyer

John Sawyer

John Sawyer

John Sawyer

Dated March 8 188 2

Offence, John Sawyer

John Sawyer

John Sawyer

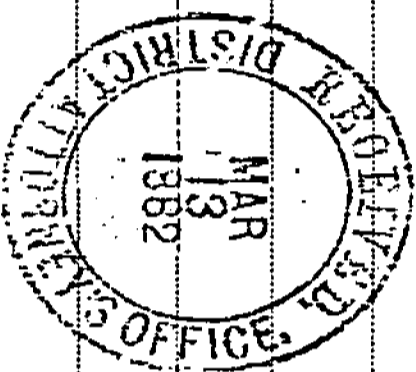
John Sawyer

Witnesses _____

No. _____ Street,

No. _____ Street,

No. _____ Street,



John Sawyer

John Sawyer

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 Sawyer

guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 8 188 2

Police Justice.

I have admitted the above named John Sawyer

to bail to answer by the undertaking hereto annexed.

Dated March 8 188 2

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.

0585

Dated 1887 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 March 8 1887 Police Justice

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

Dated March 8 1887 Police Justice

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

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

219
Sec. 208, 210, 211 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Gilman
for Conspiracy
Patrol M
1
2
3
4
Offence, Violating Law

Dated March 8 1887

Magistrate
Clerk.
2

Witnesses
No. Street,
No. Street,
No. Street.



March 4
Bailed

BAILED,
No. 1, by John Sawyer.
Residence 294 Grand Street,
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
Street,

0586

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

POLICE COURT, 3rd DISTRICT.

John Gilmore
of the 1st Inspector Division, being duly sworn, deposes and

says that on the 8th day of March 1882,

at the City of New York, in the County of New York, Patrick Magin (now known)

did unlawfully receive from deponent the sum of ten cents good and lawful money, which money was ~~received~~ paid to him by deponent in the nature of a bet or wager, or insurance on the drawing or drawn numbers of a certain lottery, unauthorized by the laws of this State, and the said defendant did thereupon sell and hand to deponent for said money a lottery ticket denominated 9.47 17. — in the Kentucky Lottery, said Patrick did then and there give deponent a piece of

Subscribed before me, this

188

John Magin

0587

paper here to annexed and is (marked Exhibit A)
and requested deponent to write said number
on said paper

Sworn to before me this
9th day of March 1882 } John Gilmore
M. Green ~~Attest~~ Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0588

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Mune

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

Patrick Mune

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Patrick Mune

late of the *first* Ward, in the City and County aforesaid,
on the *eightth* day of *March* in the year of our
Lord one thousand eight hundred and eighty *two* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one *John Gilmore*

and did procure and cause to be procured for the said

John Gilmore

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

49
50
43

9-4-7-17

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

0589

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Patrick Mune
of the CRIME OF "Vending and Selling to another what are commonly known as and called
Lottery Policies," committed as follows:

The said

Patrick Mune
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, and on divers other days and times between that day, and the day of the taking of
this inquisition, was and yet is a common gambler; and that he the said

Patrick Mune
on the day and in the year aforesaid, and on said other days and times between that day and
the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force
and arms, at and in a certain room in a certain building, known as number

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell
barter, furnish and supply to divers persons (whose names are to the jurors aforesaid
unknown and cannot now be given), and did procure, and caused to be procured, for the said
divers persons (whose names are to the jurors aforesaid unknown), certain instruments and
writings, commonly known as and called lottery policies (a more particular description of which
is to the Grand Jury aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Patrick Mune
of the CRIME OF "Vending and Selling to another what are commonly known as and called
Lottery Policies," committed as follows:

The said

Patrick Mune
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on
divers other days, was and yet is a common gambler:

And that he the said

Patrick Mune
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid,
with force and arms, at and in a certain room in a certain building, known as number

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,
barter, furnish and supply to one

John Gilmore
and did procure and cause to be procured for the said *John Gilmore*

a certain instrument and writing, commonly known as and called a lottery policy, which said
instrument and writing commonly called a lottery policy, is as follows, that is to say:

149
50
43
9:47:17

(a more particular description of which said instrument and writing so commonly called a
lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

0590

FOURTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Patrick Mune
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Patrick Mune
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

FIFTH COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said
Patrick Mune
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Patrick Mune
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

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

Daniel G. Rollins
~~DANIEL G. ROLLINS,~~

District Attorney.

0591

BOX:

77

FOLDER:

860

DESCRIPTION:

Morgan, Albert

DATE:

09/19/82



860

0592

~~Howe~~ *Sept 27*
Filed 19 day of *Sept* 1882

Pleas *Propriety*

THE PEOPLE

94.
105 *Propriety* vs. *P*

Albert Morgan

Obtaining Goods by False Pretences.

JOHN McKEON,

District Attorney.

22 Sept 27. 1882

pleads guilty
A True Bill.

City Prison 15 days.

Foreman.

John McKee

H.P.

0593

Form 99.

First

Sixth District Police Court.

STATE OF NEW YORK.
City and County of New York, } ss.Edward L. Carey
of No. 48 Dike
Street,

being duly Sworn, deposes and says, that

On or about the 31st day of August last past Albert Morgan now here did by means of false pretense and representations obtain of deponent lawful money to the amount of six dollars in the following manner viz: That the defendant stated to deponent that he was Captain of a barge lying at Pier 13 East River & wanted four tons of coal sent on board the barge. When deponent should receive instructions from him Morgan so to do & tendered in payment of the coal ^{agreed} false token for thirty dollars. Deponent believing his statement to be true gave to Morgan six dollars the difference between the price of the coal & said false token.

That deponent has since discovered that he was not the Captain of any barge & that no barge was at the time lying at Pier 13 River as stated by the defendant that the check or token was false and worthless & that the representations made by the defendant were so made with the intent & purpose to cheat & defraud deponent.

Edward L. Carey

Sworn to before me, this

of

1897

day

Solomon D. Smith

Police Justice.

0594

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Albert Morgan

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.

Albert Morgan

Question. How old are you?

Answer.

74 Years

Question. Where were you born?

Answer.

Scotland

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

Answer.

I have no home at present

Question. What is your business or profession?

Answer.

Sea faring man

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 came by the check honestly but I was wrong of me to say that I was Captain of a barge and that I wanted coal sent to Pier 15 East River

Albert Morgan

Taken before me this

19

by
J. J. J. J. J.
Police Justice.

0595

BAILED,

No. 1 by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Murphy & Co.
vs. Albert Morgan
Offence Falsely Pretend

Dated Sept 13 1882

Michael McGough Magistrate,
Officer.

Witnesses,
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

No. _____ Street, _____
to answer 1382

Com

RECEIVED
SEP 14
CLERK'S OFFICE

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

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

Dated Sept 13 1882 Salmon B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9650

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.

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

Dated 188 Police Justice.

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

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward J. Connelley
vs
Albert Morgan

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

188

Sept 13

Magistrate.

Michl. MacLoughlin

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

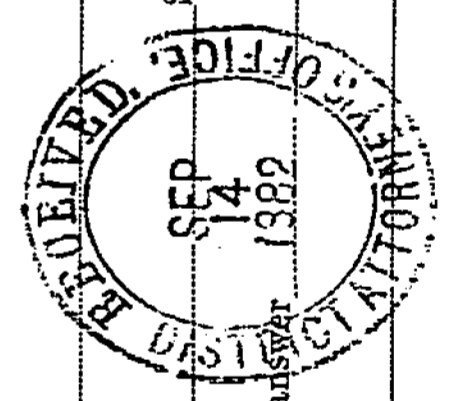
No.

Street,

\$

to answer

1382

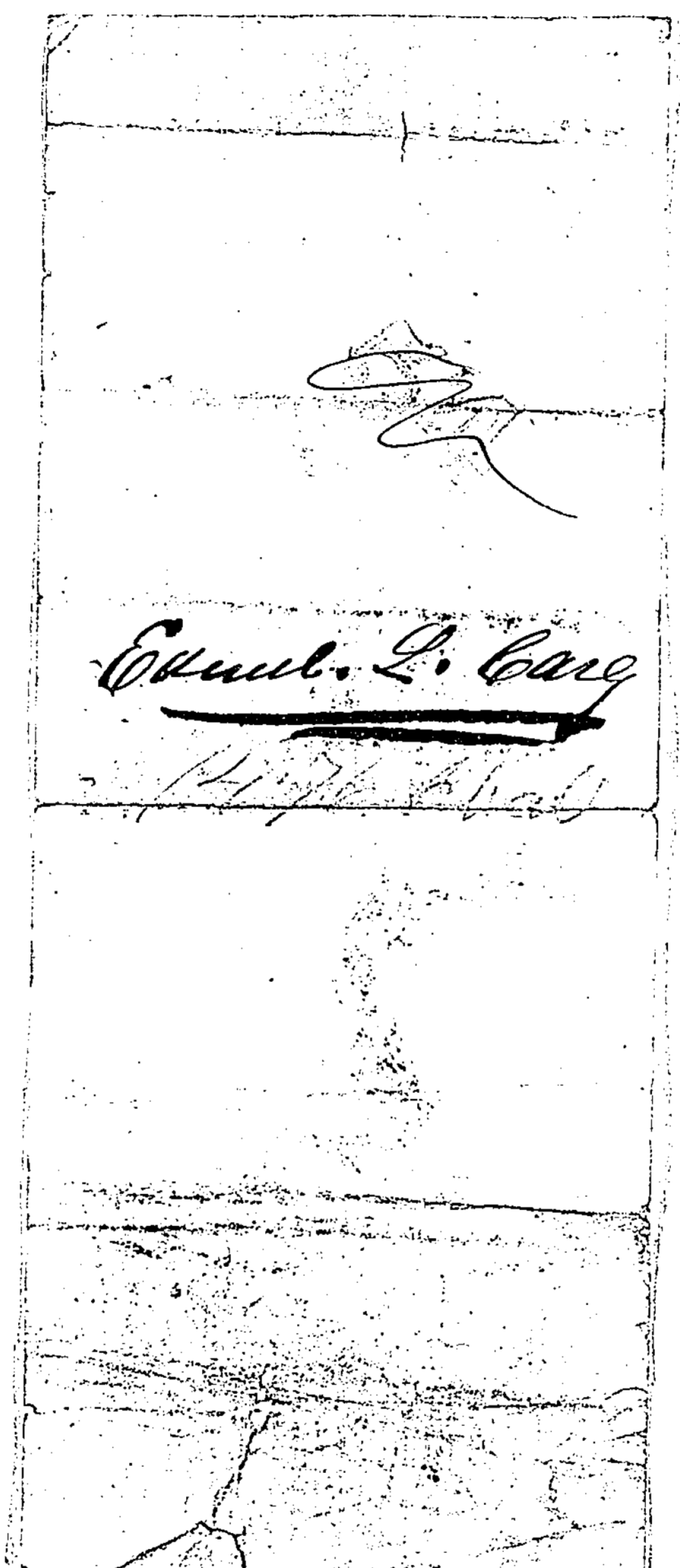


Conn

0597

No. 100 NEW YORK Aug 30th 1882
GALLATIN NATIONAL BANK
Pay to the order of Beaver
Thirty DOLLARS
\$ 30⁰⁰/₁₀₀
David Frynally

0598



0599

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Albert Morgan

The Grand Jury of the City and County of New York by this indictment accuse
Albert Morgan
of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Albert Morgan

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

Edward L. Carey

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Edward L. Carey

That *he*, said *Albert Morgan* was the captain
of a barque then and there lying at Pier 15 East
River in the City of New York, and then and
there desired to purchase of the said *Edward*
L. Carey, four tons of coal of the value of
~~six dollars and fifty cents~~ *six* each ton, and
desired such coal sent to such barque at such
Pier 15 East River aforesaid upon his order, and
that a certain instrument which he then and
there exhibited to and delivered to the said *Ed-*
ward L. Carey, in the words and figures follow-
ing, that is to say:

No.

New York Aug 30th 1882

The Gallatin National Bank
Pay to Bearer

— Thirty — Dollars

\$30.00

David Funnely Jr.

was a good and valid bank check and was
worth the sum of Thirty Dollars in money.

0600

And the said

Edward L. Carey

then and their believing the said false pretences and representations so made as aforesaid by the said

Albert Morgan

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

Albert Morgan, the sum of six dollars in money, lawful money of the United States of the value of six dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Edward L. Carey

and the said Albert Morgan

did then

and there designedly receive and obtain the said sum of money

of the said

Edward L. Carey

of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said Edward L. Carey

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Edward L. Carey

of the same. And Whereas, in truth and in fact, the said Albert Morgan

was not the captain of a barque, lying then and there at Pier 15 in said City, and there was ^{not} then and there, any barque lying at said Pier in said City, and said Albert Morgan at said time did not desire to purchase of the said Edward L. Carey, any coal whatever and did not desire such coal to be sent to such Pier and to such barque, and such instrument which he then and there exhibited to and delivered to the said Edward L. Carey in the words and figures aforesaid, was not a good and valid bank check and was not worth the sum of thirty dollars, or any sum whatever but was entirely invalid and worthless,

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Albert Morgan* to the said *Edward L. Carey* 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 *Albert Morgan* well knew the said pretences and representations so by *him* made as aforesaid to the said *Edward L. Carey* to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said *Albert Morgan* 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 *Edward L. Carey*, the sum of six dollars in money, lawful money of the United States and of the value of six dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Edward L. Carey* with intent feloniously to cheat and defraud *him* 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.

JOHN McKEON, District Attorney.

0602

BOX:

77

FOLDER:

860

DESCRIPTION:

Morris, Frederick

DATE:

09/08/82



860

Oct 19th/82.

In within case it does not appear that any felonious intent existed. The offense was disorderly conduct if anything. After an examination of the case by Mr. McKeon he concluded that the charge should stand, not be maintained & the system was to go about his business. His Council Mr. Price, relying on this advice his client that he could safely remove from the City which he has done. I therefore recommend that the bail be discharged & the indictment filed away.

J. P. McKeon
District Atty.

Filed *J* day of *Sept* 188*2*
Pleads

THE PEOPLE

vs.
Frederick Morris

B.

Frederick Morris

Assault and Battery—Felonious.
Piracy.

JOHN McKEON,

District Attorney.

A True Bill.

John McKeon Foreman.
on 19th of Aug
1882
and on his own
Recog. and Bail
discharged F.S.
22 Oct 19/82

0603

C1

Ebenezer W. Rogers Jr. the Com-
plainant being sworn testified as fol-
lows:

Cross Examination by Mr. McClelland.

- Q You are the complainant?
- A Yes sir.
- Q What time in the night was it that this occurrence took place?
- A Between a quarter past ten and eleven o'clock.
- Q When was your attention first attracted to the defendant?
- A When he was in the bar-room.
- Q How long did he remain there?
- A He ~~was~~ in there from two to three hours.
- Q Where did you see him after he left the bar-room?
- A On 7th Avenue.
- Q Were you on 7th Avenue any time?
- A Yes, when I saw him there a short time.
- Q Where did you see him after that?
- A At the Station House.
- Q What took place immediately pre-
ceding the shooting?

(2)

A. I put him out.

Q. Where was he when you put him out?

A. On 4th Avenue.

Q. When you first started to put him out of the hotel where was he?

A. In the bar room, standing at the bar.

Q. Was he not sitting on a settee?

A. No sir.

Q. When he was in the bar-room what was his condition as to sobriety?

A. He had some drunk; he was somewhat under the influence of liquor.

Q. Where did you first see the pistol?

A. In his hand.

Q. How far away from him were you when you first saw the pistol?

A. 5 or 6 feet.

Q. Were there any words passed between you?

A. I said nothing.

Q. Did he say anything?

A. He made some remark, I couldn't say what it was.

Q. Do you know where he took this pistol?

from?

A. First, the first thing I knew he had the pistol in his hand. and the next thing he did was to discharge it.

Q. He fired it over your head?

A. Along side of my head.

Q. He appeared to fire it more as a matter of bravado than with any intention to do bodily harm?

A. He had no animosity on his part nor I on mine.

Q. And both these shots were fired one after another?

A. Within half a minute - after he fired the first shot I struck him and then he fired the second shot.

Q. Did the second shot go by you?

A. It went over my head.

Q. Can you say that at either time it was aimed at your person - or wasn't it fired in such a manner as to miss you - with not a fancy that the aim was of such a nature of such a character that the effect must be to miss you?

A. (to answer)

(H)

By the Court

Q. You could judge whether it was pointed at you or pointed in the air or towards the sidewalk?

A. Whether it was or not, I think that this man fired the shots without any intention to injure me he had nothing against me at all when he pointed it at me. It was a dark night I couldn't see - I only heard the shots fired.

By Mr. [unclear] Holland

Q. As far as you are able to judge can you state whether this defendant intended to fire at your person to do you bodily harm or in a spirit of bravado?

A. I couldn't say

By the Court

Q. The first shot was fired on your Avenue?

A. Yes sir.

Q. You say you were about 50 or 60 feet away from him?

By the Court:-

5

- A. Yes sir.
- Q. Were there any lights there?
- A. Yes sir.
- Q. You could ~~not~~ see him perfectly at the time?
- A. Yes sir.
- Q. Can you say whether the pistol was pointed directly at you?
- A. I couldn't say.
- Q. Did you see any traces of the ball after it was fired?
- A. No sir, the ball struck an iron post.
- Q. Did you look on the post to see if it had made any indentation?
- A. No sir.
- Q. Where did the second shot strike?
- A. In an awning. - that was over my head.
- Q. Do you know this man - the defendant?
- A. No sir. I never saw him before to my knowledge.
- Q. Did any one look at the post to see where the ball struck?
- A. Not to my knowledge.
- Q. Was it your impression at the time he fired, that he fired directly at you?
- A. ~~No sir~~ I didn't think over it at all.

~~I didn't form any~~
 I didn't form any opinion at all,
 I went to the office and went to
 work as usual.

Q Was he arrested immediately after
 the shooting?

A. Yes sir, after as I was informed
 he was arrested after going out,
 of some place near by.

Q Did you go for an officer to have
 him arrested?

A. Yes sir, nor I didn't send for one.

Q And it was not on your com-
 plaint he was arrested?

A. Yes sir; the officer came to the
 hotel and said "I will arrest that man
 if I see him". He then went out.

Q You didn't consider it important
 enough to have him arrested?

A. Yes sir, I said the hotel had notoriety
 enough.

In answer to a question asked de-
 pendent by Officer Keylan of the 29th Precinct
 who made the arrest of this defendant, the
 witness testified that follows:

"The spot where the first ball struck
 " was near my head on a level

06 10

7
" with my head & I gave the officer
" a description of the prisoner and
" told him if he arrested the pris-
" oner I would appear against
" him. I made a statement to
" the officer, he arrested the man
" and I went to the Station House
" and made the charge."

Sworn before me this }
20th day of August 1888 } E. H. Rogers J.
J. Henry Ford }
Police Justice

Arthur Ferrel a witness for the pro-
secution testified as follows having been
duly sworn.

By the Court

- Q. What is your business?
A. I am a watchman at the
Rosemore Hotel.
Q. How old are you? About 35 years-
A. Were you present on the evening
of this occurrence?
A. Yes sir, I saw part of it, not
the whole of it.
Q. State what you saw?

- 8
- Q. I came down and saw Mr. Rogers trying to get a man out and I went and gave him a hand - he was pretty rough - ten minutes after that I saw him fire one shot right at Mr. Rogers and I as we were going in the door on the 7th Avenue, I saw him pull the pistol, fire the first shot and then the second.
- Q. The first shot he fired was the pistol pointed directly at Mr. Rogers?
- A. Yes sir; at the both of us as we were going in the door on the 7th Avenue side.
- Q. You assisted Mr. Rogers in putting him out?
- A. Yes sir.
- Q. Did you see where the balls from the pistol struck?
- A. No sir.
- Q. Did you ~~look~~ since we see?
- A. No sir.
- Q. You say the pistol was pointed directly at Mr. Rogers?
- A. It was pointed at both of us, on a line with Mr. Rogers and me.
- (over)

Cross Examination by Mr. Ed. McLeod (9)

- Q. How far was this prisoner away from you?
- A. About ten (10) feet.
- Q. He held the pistol out?
- A. Yes sir.
- Q. What part of the game did you go in - when did you leave?
- A. When I saw him pull the revolver.
- Q. When he did, you left?
- A. Yes sir.
- Q. You got in when the shot was fired?
- A. No sir I was on the stoop.
- Q. You were getting away as quickly as you could?
- A. Yes sir, the moment I saw him pull the pistol I started to go in, he was just cocking it, the next thing I heard was the shot.
- Q. You heard the shot?
- A. Yes and I saw him fire - the moment he pulled the pistol he fired at one of us, I don't know which one.
- Q. What sort of a door is this?
- A. A double door - two half doors.

Q Were those doors open on that night?

A Yes sir.

Q When you got in that doorway you went further back and met another doorway?

A Yes sir.

Q What kind of a door is it - is it a saloon door?

A It is a hotel door.

Q Is it a vestibule door?

A Two half doors, it is a vestibule.

Q How far were you from the inside door before the shot was fired?

A We were right on the edge of the outside door.

Q How far is that?

A About eight (8) feet.

Q Is this entrance to the door on a level with the street?

A It is three steps up, it is a platform step, a platform & steps.

Q You were up them on the third step?

A Yes sir, we called that the second step.

Q How far apart is each step?

A About $1\frac{1}{2}$ feet.

Q You were on the sill of the outside door when the shot was fired?

A Yes sir, about two feet above the sidewalk.

Q And the pistol was fired on the sidewalk?

A Yes sir.

Q Don't you know if he intended to shoot Mr. Rogers with that pistol he could have done so & could have put a bullet in his body & that he was near enough as a matter of judgment don't you know he could?

A I don't know. + Arthur Farrell
Sworn before me this }
30 day of August 1887 }

J. Henry Ford
Police Justice.

John Noylan an officer attached to
the 29th Precinct Police Station being
sworn testified as follows:

"I made this arrest on information
given me by Mr. Rogers. I saw
some excitement and I went in &
Mr. Rogers was standing with
Mr. Leeman and some other gentlemen

06 15

12

" I asked him what was the matter
" he told me. I asked him if he
" had called for the police and if there
" was an arrest he said "no". I
" took a description of the man
" and went out to look for him.
" I went in all the lager-beer
" Saloons Enquiring for him. I
" met the Deputy Sheriff at the
" "Metropolitan Alcazar" and he told
" me there was such a man there;
" he said he came in and asked
" some parties to drink. I found
" the man and made the arrest,
" he was coming out of the "St Cloud
" "Hotel" with the hall boys running
" before him and him after them.
" I found a pistol on him."

Sworn before me this }
3rd Day of August 1885

J. Henry Bond
Police Justice.

Frederick Morris, the Defendant being
duly sworn testified as follows:

Q What is your occupation?

A I am at present a bar-keeper.

Q Where do you reside?

A At Hartford, Connecticut.

Q Where are you employed?

A I am bartender on the Steamboat "City of Hartford."

Q Did you ever have any previous acquaintance with Mr. Rogers, the complainant?

A No sir, I never saw him before that night.

Q Did you ever have any words with him before that?

A No sir.

Q You remember the occasion when this pistol was fired?

A Yes sir.

Q State briefly what you know of this occurrence?

A I had been drinking all day and I happened to stroll into the Rossmore Hotel with no intention of doing any harm, feeling well and willing to treat everybody. I drank in there and spent my money. I did not try to get in any row that I know of.

I was put out. I didn't fire at anybody with the intention to hurt them. ~~I didn't~~ I did it for bluster. I didn't aim at anybody. That is the sum and substance of the affair. I never had any animosity towards Mr. Rogers. Mr. Rogers drank with me a couple of times on that evening. I didn't draw a pistol in the hotel, it was on the sidewalk. I wouldn't shoot anybody; this was all bluster.

Q. You have a pistol for what purpose?

A. My Employers authorize me to have a pistol as there are a great many hard cases on the boats. I was told to keep it behind the bar so as to have it near at hand.

Q. How long have you been Engaged on that line?

A. A little over three (3) months.

Q. Before that where were you Employed?

A. In Hartford and Buffalo. I never was in jail before in my life. I am the only support of an aged mother.

06 18

2 This is your first experience of ¹⁵
any thing of this kind?
Yes sir.

Sworn to before me this }
30 day of August 1882 }

J. Henry Bond
Police Justice

06 19

Police Court— 2^d District.

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

Ebenezer H. Rogers Jr., 38 years old
hotel clerk, of No. 1461 Broadway New York City ~~Street~~

being duly sworn, deposes and says, that
on Sunday the 27th day of August

in the year 1882, at the City of New York, in the County of New York, at the Russmore

Hotel, 1461 Broadway he was violently and feloniously ASSAULTED and BEATEN by Frederick Morris,
now here who fired at the person
of deponent two shots from a
revolving pistol then and there
held in the hand of said Frederick
Morris

with the felonious intent to take the life of deponent, ^{or} to do him bodily harm; and with out 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 28th day
of August 1882

J. Henry Ford POLICE JUSTICE.

Ebenezer H. Rogers Jr.

0620

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.2^d DISTRICT POLICE COURT.*Fredrick Morris*

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.

Fredrick Morris

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Hartford, Connecticut

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

Answer.

Hartford; 25 years

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I was under the influence of liquor. I intended no harm to anyone.

Taken before me, this *28th*

day of *August* 188*4*

*F. Morris**J. Henry Bond*

Police Justice.

4/3
Police Court - 2^d District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sherron M. Davis
1461 B St
Fredrick Morris
1 _____
2 _____
3 _____
4 _____
Offence *Felony Assault*

Dated *August 29th* 188*2*
Hed Magistrate.
H to Officer.
W Clerk.

Witnesses, *John Paul*
Rosanna Miller Street,
E. S. Miller Street,
Rosanna Miller Street,

No. _____ Street,
\$ *Paid* to answer *A. J.*
Witherell
Car

RECEIVED
CLERK'S OFFICE
AUG 29 1882

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 Frederick Annis

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

Dated August 28 1882 J. Henry Ford 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.*

The Magistrate herein
 would be directed to give
 the defendant an ex-
 amination on the same
 pleads him at the same
 out concerns ~~himself~~
 my, any 29-1882

BAILED,
 No. 1 by
 J. J. Carter

Residence
~~Received. 2nd of 1882~~
 No. 2 by August 30 1882
 St. City 20, 3 P. M.
~~Residence~~
 No. 3 by August 30 1882, in
 Evidence Compliance with the
 above order, and the
 defendant again held
 to answer the within
 Grand Complaint without
 bail. J. J. Carter
 August 30 1882 Police Justice

\$1000
 Bail
 Patrick Farrell
 157 E 32

Police Court 2^d District.
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Frederick Morris

Dated August 28th 1882
 Magistrate.
 Officer.
 29th Clerk.
 Witnesses, Arthur Farrel
 Rosamond
 RECEIVED
 1882
 No. 1 to answer
 Without Bail

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
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1882
 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 1882
 Police Justice.

0622

0623

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Morris

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

Frederick Morris

of the CRIME OF "Shooting at another with intent to kill," committed as follows:

The said

Frederick Morris

late of the City of New York, in the County of New York, aforesaid, on the
twenty seventh day of *August* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Ebenezer H. Rogers Junior*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *Frederick Morris*
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 *him* the said

Ebenezer H. Rogers Junior

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

Frederick Morris

of the Crime of Shooting and Discharging off a *pistol* at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Frederick Morris

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 *Ebenezer*

H. Rogers then and there being, wilfully and feloniously did make an
assault and to, at and against *him* the said *Ebenezer*
H. Rogers a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *he* the said

Frederick Morris
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby *him* the said

Ebenezer H. Rogers

wilfully and feloniously, then and there to injure, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York
and their dignity.

JOHN McKEON, District Attorney,

0624

BOX:

77

FOLDER:

860

DESCRIPTION:

Morrissey, Edward

DATE:

09/26/82



860

0625

1256 Billington

CLD

Day of Trial,

Counsel,

Filed 26 day of Sept 1882

Pleads Guiltily (2)

THE PEOPLE

vs.

B

Edward S. Morrissey
Breeding Rotter
Breast

JOHN McKEON,

District Attorney.

A True Bill.

Det 5/2

Guilty

Sentence Suspended.

W.H.G.

Foreman

Please give
Mr. Cornwell
order to clearing
the bottles in this
case. Mr. Cornwell
Sept 11/82
Det. 5/52

THE INCHICORE BAZAAR GRAND DRAWING OF PRIZES

ON THE ART-UNION PLAN,
WILL BE HELD IN THE

Rotundo, Dublin, on Saturday, 2nd September, 1882,

IN AID OF THE

INCHICORE MISSION CHURCH AND SCHOOLS.

Twenty-five years ago a Community of the Oblate Fathers settled at Inchicore, near Dublin. They came to minister to the spiritual wants of the District population, and also to pursue their special Mission work—indicated by the Divine Words of their chosen motto: "He sent me to evangelize the poor." The first and most urgent need was a Church. In a few hours, a wooden structure was erected by the willing hands of the Inchicore artisans and laborers. Schools were required—a stable and out-offices were speedily transformed; an old and crumbling house gave shelter to the Missionaries. In these circumstances, God's work was done for many a year. The Fathers were engaged incessantly in the fruitful and consoling duty of giving Missions and Retreats to our dear people, throughout Ireland, and had hardly time to think of lessening the serious inconveniences and discomforts of the home establishment. At length, the falling roof and tottering walls and decaying timber clamored even more imperiously than the people and the little children for the Mason and the Architect. New Schools were erected; a House of Retreat for the laity was built, and accommodation provided in it for the Missionaries. On a day of joy the foundations were laid of a New Church, designed to be a memorial of Erin's devotion to the Blessed Virgin, and a thank-offering to God for the priceless blessing of Faith still continued to the Irish people. Two years ago the work of building had to be interrupted. The burden of debt had reached its limit, and resources failed—but only when distress had overspread the land, and a generous people could no longer give. The Oblate Fathers would be content to bear the burden of debt and await patiently the return of more prosperous times, but the condition of the Church is such that unless closed in before winter, a violent storm may lay the edifice in ruins, and destroy in an hour the labor of years. At such a time as this, the Missionary laboring in Ireland should think rather of comforting and sustaining an afflicted people, than of asking them for alms, and therefore, the Oblates turn their eyes towards their countrymen in America to make *this their first appeal* to them for help to save and complete the Church of Mary Immaculate. One thousand Oblates, engaged as missionaries in North and South America—in India, Africa, and the cities of Europe—unite each day in the prayer, "Vouchsafe, O Lord, for thy name's sake, to render eternal life to all those who do us good." May that prayer be heard, and may it bring a special blessing to those who labor for the success of the Inchicore Bazaar.

FIRST PRIZE, or its Value.

£200

FIRST PRIZE—A SOLID SILVER

TEA and COFFEE SERVICE, with Silver Candelabra.

Manufactured by ELKINGTON & CO. LONDON, or its Value.

FIRST PRIZE, or its Value.

£200

2nd Prize—A MAGNIFICENT BOUDOIR CLOCK, Pink Enamel and Gilt, Striking Hours and Half-hours, and going the Fortnight, with Pair of Vases, to complete the Set. On view at Bennett's Cheapside, London, Value

£25

3rd Prize—A SILVER-FITTED DRESSING CASE, in Picked Walnut, Lined with rich Silk Velvet, with Reversible Glass, Spring Jewel Drawer, fitted with Twelve Cut Glass Bottles and Jars, with Solid Silver Tops, Brushes, Cutlery, &c. On view at Parkins & Gotto's, Oxford Street, London, Value

£10

4th Prize—AN EXQUISITE OIL PAINTING, by the Marquise de Salvo. Presented for the Inchicore Bazaar by Lady Georgiana Fullerton, Value

£20

5th Prize—THE DORE GALLERY, Containing 250 of the Finest Drawings by Gustave Dore. 2 Vols. Elegantly Bound in Full Morocco, with Silver Mountings, Value,

£15

6th Prize—GOLD SKELETON HUNTING LEVER WATCH, Gold Dial, Fully Jewelled, with all latest improvements. Manufactured and on View at Donegan's, Dame Street, Dublin, Value,

£24

7th Prize—A "VICTORIA" AMERICAN ORGAN, in Case of Solid Black Walnut. This Organ has FOUR SETS OF REEDS, TEN STOPS—Diapason, Melodia, Cor Anglais, Vox Angelet, Viola, Viola Dulce, Hautboy, Gamba, Vox Celeste, Forte. With Knee Swell and Grand Organ Knee Lever. Manufactured by Clough & Warren, Organ Builders, Detroit, Michigan, U.S.A. Value

£30

8. A Small Chest of Best Black Tea
9. A Valuable Gold Brooch
10. A Gentleman's Gold Albert Chain
11. A Morocco Travelling Case
12. An Illuminated Album
13. A Bright Steel Fender and Fire Irons
14. A Tea Service in China, pretty pattern
15. A Pair of Ornamental Candlesticks
16. An elaborately framed Oil Painting
17. A Pretty Card Table
18. A Silver Watch and Chain
19. A Pair of Cut Glass Decanters
20. A Lady's Work Box
21. A Silver Plated Cruet Stand
22. A Toilet Glass
23. A Pair of Large Size Blankets
24. A Fancy Scrap Book
25. A Limerick Ham
26. An Umbrella Stand
27. A Bog Oak Jewel Case
28. A Gold Brooch
29. A Lady's Fashionable Hand Bag
30. A Bronzed Metal Umbrella Stand
31. A Gold Ring, Set with Precious Stones
32. A Silver Pencil Case
33. A Drawing-Room Hearth Rug
34. A Pair of China Jardiniers
35. A Large Framed Engraving
36. An Electro-plated Cake Basket
37. A Piece of Irish Linen
38. A Framed Engraving

39. A Pair of Gold Ear-rings
40. A Beautiful Embroidered Cushion
41. An Inlaid Writing Desk
42. A Gentleman's Diamond Ring
43. A Pretty Fancy Work Basket
44. A Solid Silver Necklet
45. A Landscape Oil Painting, Framed
46. One Dozen Damask Dinner Napkins
47. A Large Size Dalmaniana Shawl
48. An Exquisite Cameo, Set in Gold
49. A Paraffin Oil Lamp, with Duplex Burner
50. A Drawing-Room Time-Piece
51. A Japanned Coal Vase
52. A Damask Table Cloth
53. A Kidderminster Hearth Rug
54. A Boudoir Work Table
55. A Pair of Richly Gilt Lustres
56. A French Accordion
57. A Papier-Mache Crumb Tray and Brush
58. A Wedding Cake
59. A Gent's Gold Guard Chain
60. A Pair of Hand Painted Japanned Trays
61. A Large Size Highland Scarf
62. A Gilt Chimney Glass
63. A Gold Bracelet, Antique Pattern
64. An Electro-plated Preserve Stand
65. A Set of Dining-Room Trays
66. A Beautiful Winter McKenzie Shawl
67. A Silver-plated Claret Jug
68. A Pair of Acme Skates
69. A Dressing-Room Looking Glass, Large Size

70. A Box of Choice Havana Cigars
71. A Silver-plated Butter Cooler
72. A Fancy Tea Caddy, filled with Best Tea
73. A Large Loaf of Best Sugar
74. A Large Woollen Railway Rug
75. A Pair of Gold Ear-rings
76. "La Sainte Vierge," par Maynard, 200 Illustrns
77. "Notre Seigneur," par Louis Veuillot, 200 do.
78. A Very Pretty Japanese Table
79. A Set of Superb Vases
80. A Scotch Cairngorm Brooch
81. A Box of Lady's Cambric Handkerchiefs
82. A Copy of Moore's Melodies, with Music
83. An Excellent Concertina
84. A Set of Best Steel Fire Irons
85. An Elaborately Ornamented Cushion
86. A Writing Desk, Fully Furnished
87. A Lady's Hand Bag
88. A Cabinet Eight-Day Clock
89. A Solid Silver Snuff-Box
90. A Large Size Woollen Shawl
91. A Military Hair Brush Case. De la Rue's
92. One Dozen Nickel Silver Table Spoons
93. A Framed Oleograph
94. A Pair of Japanned Bread and Crumb Trays
95. A Drawing-Room Ornamental Coal Vase
96. A Richly Embroidered Sachet
97. A Pair of Hand-worked Macassars

Also Several Hundred other Valuable Prizes.

TICKETS, ONE SHILLING (25 Cents) Each.

Those kind friends in America who purchase or dispose of £1 (\$5) worth of Tickets will be Presented with a Ticket for a Separate

"ALL-PRIZE" DRAWING!

FIRST PRIZE, or its Value—

£100

FIRST PRIZE,

A DRAWING-ROOM SUITE OF INLAID FURNITURE!

MADE AT ARNOTT'S DUBLIN, or its Value—

FIRST PRIZE, or its Value—

£100

- 2nd Prize—A CASE OF BELFAST LINENS, 30 Articles, Value £20
- 3rd Prize—A PIECE OF BEST IRISH TWEED, by Mahony Bros., Cork, Value £16
- 4th Prize—A CABINET-SIZE BUST OF THE SAVIOUR (Michael Angelo), in Pure Carrara Marble, Value £30
- 5th Prize—A DINNER SERVICE OF BELLEEK CHINA, Value £12
- 6th Prize—The "ARGYLE SCARF," in Rich Velvet, Value £10
- 7th Prize—A "MARY STUART" FINE GOLD NECKLET, Value £50

- 8th Prize—DORE'S FAMOUS PICTURES, "Christ Leaving the Praetorium," and "The Dream of Pilate's Wife," Value £10
- 9th Prize—AN ORIENTAL SCARF, of Exquisite Workmanship, Value £20
- 10th Prize—A BEAUTIFUL PAINTING OF THE MADONNA AND CHILD, in Richly-Chased Gilt Frame, Value £25
- 11th Prize—AN ESCRITOIRE, Inlaid and Silver-Mounted, Value £15
- 12th Prize—"THE DEFENCE OF RORKE'S DRIFT," Value £20

ALSO, 3,000 VALUABLE PRIZES, GIFTS OF THE NOBILITY, GENTRY AND MERCHANTS.

EACH TICKET FOR "ALL-PRIZE DRAWING" SURE TO WIN A PRIZE.

The Drawing will be under the supervision of GENERAL SIR ARTHUR PHAYRE, C.B.; SIR JOHN TALBOT POWER, Bart.; The Honorable JUDGE LITTLE; SURGEON-MAJOR REYNOLDS, V.C. Winning Numbers will be published in the "Freeman's Journal," Dublin, on 7th September; "Boston Pilot," 7th October, and "New York Sunday Star," 8th October, 1882.

N. B.—The OBLATE FATHERS have much pleasure in stating that Mr. EDWARD F. MORRISSEY, SECRETARY to the CARMEL ORPHANAGE, STRADBALLY, QUEEN'S COUNTY, IRELAND, has kindly undertaken, and has received full authority to act as their Agent in America for the INCHICORE BAZAAR. Applications for Tickets and all enquiries may be addressed to him at SWEENEY'S HOTEL, New York, or to REV. WILLIAM RING, O.M.J., 54 DAWSON STREET, DUBLIN, IRELAND.

J. WELDRICK, Printer, East Broadway, New York.

0627

THE INCHICORE BAZAAR AND GRAND DRAWING OF PRIZES, On the Union Plan, will be held in the ROTUNDO, DUBLIN. 2d Sept., 1882. IN AID OF THE INCHICORE MISSION CHURCH AND SCHOOLS.

48393

1st Prize—A SOLID SILVER TEA and COFFEE SERVICE, with SILVER CANDELABRA.

2nd Prize—A Magnificent Boudoir Clock, value £25

3rd Prize—A Silver-Atted Dressing Case, value £10

4th Prize—An Exquisite Oil Painting, by the Marquise de Salvo, value £20

Also several hundred other valuable Prizes.—See Prize List.

Those who purchase or dispose of £1 (\$5) worth of Tickets will be presented with a Ticket for Separate ALL-PRIZE DRAWING.

1st PRIZE—A DRAWING-ROOM SUITE OF INLAID FURNITURE.

2nd Prize—A Case of Belfast Linens, value £20

3rd Prize—A Piece of Irish Tweed, by Mahony Bros., Cork, value £16

4th Prize—A Bust of the Saviour (Michael Angelo), in Marble, value £30

Also 3,000 ADDITIONAL PRIZES.—See Prize List.

The Drawing will be under the supervision of General Sir Arthur Phayre, Sir John Talbot Power, the Hon. Judge Little, and Surgeon-Major Reynolds. Winning Numbers will be published in the "Freeman's Journal," Dublin, on 7th September, "Boston Pilot," 7th October, and "New York Sunday Star," 8th October, 1882.

(D. C.)

Manufactured by ELKINGTON, LONDON.

OR ITS VALUE

£200

See Prize List.

5th Prize—A Dinner Service, value £15

6th Prize—A Gold Layer Hunting Watch, value £2

7th Prize—An American Organ, by Clough & Warren, value £3

8th Prize—A "Mary Stuart" Fint Gold Necklet, value £1

9th Prize—A "The Argyle Scarf," value £1

10th Prize—A "The Argyle Scarf," value £1

11th Prize—A "The Argyle Scarf," value £1

12th Prize—A "The Argyle Scarf," value £1

13th Prize—A "The Argyle Scarf," value £1

14th Prize—A "The Argyle Scarf," value £1

15th Prize—A "The Argyle Scarf," value £1

16th Prize—A "The Argyle Scarf," value £1

17th Prize—A "The Argyle Scarf," value £1

18th Prize—A "The Argyle Scarf," value £1

19th Prize—A "The Argyle Scarf," value £1

20th Prize—A "The Argyle Scarf," value £1

21st Prize—A "The Argyle Scarf," value £1

22nd Prize—A "The Argyle Scarf," value £1

23rd Prize—A "The Argyle Scarf," value £1

24th Prize—A "The Argyle Scarf," value £1

25th Prize—A "The Argyle Scarf," value £1

26th Prize—A "The Argyle Scarf," value £1

27th Prize—A "The Argyle Scarf," value £1

28th Prize—A "The Argyle Scarf," value £1

29th Prize—A "The Argyle Scarf," value £1

30th Prize—A "The Argyle Scarf," value £1

31st Prize—A "The Argyle Scarf," value £1

32nd Prize—A "The Argyle Scarf," value £1

33rd Prize—A "The Argyle Scarf," value £1

34th Prize—A "The Argyle Scarf," value £1

35th Prize—A "The Argyle Scarf," value £1

36th Prize—A "The Argyle Scarf," value £1

37th Prize—A "The Argyle Scarf," value £1

38th Prize—A "The Argyle Scarf," value £1

39th Prize—A "The Argyle Scarf," value £1

40th Prize—A "The Argyle Scarf," value £1

41st Prize—A "The Argyle Scarf," value £1

42nd Prize—A "The Argyle Scarf," value £1

43rd Prize—A "The Argyle Scarf," value £1

44th Prize—A "The Argyle Scarf," value £1

45th Prize—A "The Argyle Scarf," value £1

46th Prize—A "The Argyle Scarf," value £1

47th Prize—A "The Argyle Scarf," value £1

48th Prize—A "The Argyle Scarf," value £1

49th Prize—A "The Argyle Scarf," value £1

50th Prize—A "The Argyle Scarf," value £1

51st Prize—A "The Argyle Scarf," value £1

52nd Prize—A "The Argyle Scarf," value £1

53rd Prize—A "The Argyle Scarf," value £1

54th Prize—A "The Argyle Scarf," value £1

55th Prize—A "The Argyle Scarf," value £1

56th Prize—A "The Argyle Scarf," value £1

57th Prize—A "The Argyle Scarf," value £1

58th Prize—A "The Argyle Scarf," value £1

59th Prize—A "The Argyle Scarf," value £1

60th Prize—A "The Argyle Scarf," value £1

61st Prize—A "The Argyle Scarf," value £1

62nd Prize—A "The Argyle Scarf," value £1

63rd Prize—A "The Argyle Scarf," value £1

64th Prize—A "The Argyle Scarf," value £1

65th Prize—A "The Argyle Scarf," value £1

66th Prize—A "The Argyle Scarf," value £1

67th Prize—A "The Argyle Scarf," value £1

68th Prize—A "The Argyle Scarf," value £1

69th Prize—A "The Argyle Scarf," value £1

70th Prize—A "The Argyle Scarf," value £1

April 11/82
of E. F. Moring
(AG)

0629

CITY OF *New York* COUNTY OF *New York* } ss.
AND STATE OF NEW YORK.

54
30
ACH.
rawing.

\$12
\$10
\$50

Anthony Bourstock of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that

Edward F. Morrissey here present did, on or about the *18th* day of *August*, 1882, at *number* *Sweeney's* *Hotel* street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery ticket and further that the said,

Edward F. Morrissey

had in his possession, within and upon certain premises, occupied by him and situated and known as *number* *Sweeney's Hotel* *in Chatham* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or

are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided *with intent to use the same as a means to commit a public offence to promote, maintain, & carry on a common & public nuisance -*

Subscribed and sworn to before me, this *18th* day of *August*, 1882

Anthony Bourstock

Police Justice.

CITY OF *New York* COUNTY OF *New York* } ss.

Anthony Bourstock

being duly sworn further deposes and says, that on the *18th* day of *August*, 1882, aforesaid, he called at the place of business of the said *Edward F. Morrissey* aforesaid, at the said premises *in Chatham street* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery ticket as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *Edward F. Morrissey* and had conversation with him in substance as follows.

Deponent said, *I would like some more tickets, enough to make up a pounds worth, so as to get an all prize ticket.*

The said Morrissey said you had two dollars worth and now you want three dollars worth more. I see, so as to make up the prize ticket. The said Morrissey took a package of tickets and took off twelve, among which was the one annexed above and then took a book and entered up the all prize ticket and handed deponent the same in a large envelope and deponent handed the said Morrissey a five dollar bill in payment for the same and the said Morrissey gave deponent back two one dollar

FIRE

2nd Pr
3rd Pr

4th Pr

5th Pr

6th Pr

7th Pr

ALSO

JUDGE

on 7th St

STRADEAT

BAZAAR

54 DAWSON

0630

bills, keeping three dollars, or twenty-five cents each for the tickets offered. The said Morrissey stated that this lottery had been going about two months, that there were about four hundred prizes to be distributed, besides the all prize tickets, and that the value of the prizes would be from 3500 to four thousand pounds, or about \$200,000.00 - That the drawing would take place September 2nd 1882 in Dublin, that he would close up here about August 26th as to get to Dublin in time for the drawings - Defendant further charges the said Edward F. Morrissey, with ^{the crime of} carrying on, maintaining and setting on foot a lottery game and device of chance, for the purpose of exposing, setting to sale and disposing of certain goods and things in action, and that on the day and date first above mentioned that in and for promoting said lottery he the said Morrissey did sell and furnish certain tickets in the same in violation of the laws of the State of New York in such case made and provided -

Subscribed and sworn to before me
this 18th day of August 1882
J. M. Patterson
Police Justice

Anthony Bonswell

POLICE COURT — DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Vs.

LOTTERY AND POLICY.

Dated 1882

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer

Sessions.

By

Street.

0631

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Edward F. Morrissey 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. Edward F. Morrissey

Question. How old are you?

Answer. Twenty eight years of age

Question. Where were you born?

Answer. Ireland

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

Answer. Greeny Hotel, Chatham St. H. Martis

Question. What is your business or profession?

Answer. I have none

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 and I am not
all explanation here.
Edward F. Morrissey

Taken before me this

day of

1884

William J. Sullivan

Police Justice.

0632

Minister
Hobbes
Morgan

BAILED,
No. 1 by David Henry
Residence 23 Avenue
Street,
No. 2, by
Street,
No. 3, by
Street,
Residence
Street,
No. 4, by
Street,
Residence
Street.

Police Court
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Conatich
102 Nassau St.
Edward J. Morrissey
Offence, Violation
Lottery Law?

Dated August 19 188 2

Paterson Magistrate.

Huey H Officer.

McK Clerk.

Witnesses,

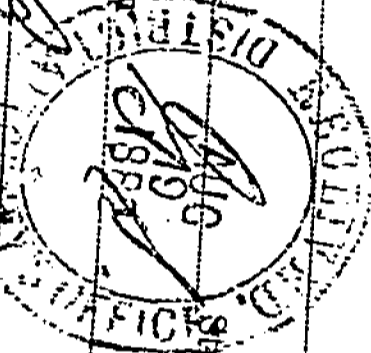
No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two 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 August 18 188 2 J. M. Paterson Police Justice.

I have admitted the above named Edward J. Morrissey to bail to answer by the undertaking hereto annexed.

Dated August 18 188 J. M. Paterson 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.

0635

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

0636

BOX:

77

FOLDER:

860

DESCRIPTION:

Morrissey, John

DATE:

09/25/82



860

0637

III

Bail fees at \$1000

WITNESSES.

I G. J. G. J.

J. M. K. K. K.

-421 E. 19. J.

John M. K.

Day of Trial,

Counsel,

Filed 25 day of Sept 1882

Pleads

THE PEOPLE

vs.

B

John Morrissey

Felony Assault and Battery.

JOHN McKEON,

District Attorney.

A True Bill.

John McKeon Foreman.

Recd Feb 11 1887

0638

Police Court— 2d District.

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

of No. 76 South 5th Avenue Lizzie Bassie Street

being duly sworn, deposes and says, that
on the 18 day of September
in the year 1882 at the City of New York, in the County of New York, Ah Chew

~~was~~ was violently and feloniously ASSAULTED and BEATEN by John Morrissey (now here)
That deponent saw said Morrissey
willfully and maliciously cut and
stab Ah Chew in the left side
of his body with a knife. Then
and there held in the hand of
said Morrissey

with the felonious intent to take the life of Ah Chew deponent, or to do him bodily harm; and with out 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 19th day
of Sept 1882

B. J. Murphy POLICE JUSTICE.

Lizzie Bassie

0639

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

John Morrissey 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 Morrissey

Question. How old are you?

Answer. 23

Question. Where were you born?

Answer. Jersey City

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

Answer. 34 Eagle Ave Jersey City about 4 years

Question. What is your business or profession?

Answer. License vender

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 cut the chinaman in self defence as he was coming towards me with a stool after he struck my friend with it

John Morrissey

Taken before me this

day of

Sept

1887

Police Justice.

0640

BAILED,
No. 1 by Frederick Hagermayer
Residence 421 E. 19 Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Agnes Basile
M. David S. S. S.
John Morrissey
1
2
3
4
Offence, Filencing Assault
and Battery on Ah Chew

Dated Sep 19 1882

7304 Barclay Magistrate,
Peter Henry 15th Officer.

Clerk.

Witnesses, Sam King

No. 180 Greene Street,

Mr. Johns

No. 180 Greene Street,

No. _____ Street,
\$ Comm to answer
RECEIVED
SEP 20 1882
DISTRICT ATTORNEY'S OFFICE.

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

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 Sep 19 1882 B. V. Brichy 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.

1490

BAILED,

No. 1 by Fredrick Hagermeyer
Residence 421 E. 19 Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lizzie Bassie
76 South St. N.Y.
John McConnoy
1 _____
2 _____
3 _____
4 _____
Offence, Attacking a Female
and Battering a Child

Dated Sept 19 1882
324 Buxby Magistrate.
Peter Kenny 15th Officer.
Clerk.

Witnesses, Sam Ling
No. 180 Greene Street,
Arnold
No. 180 Greene Street,

No. _____ Street,
§ Green to answer
RECEIVED
DISTRICT ATTORNEY'S OFFICE
SEP 20 1882

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 McConnoy

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 Sept 19 1882 Buxby Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0642

✓
Court of General Sessions, Part *Two*

THE PEOPLE

INDICTMENT

For

John Morrissey

To

Mr. Frederick Wagemeyer

No. *421* East *19* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *hearing* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Friday* the *6th* day of *Oct* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN McKEON,

District Attorney.

0643

1st Monday
of November
O/B

Michael J. Joyet

Frederick Hagermeyer
421 East 19th.

0644

Court of General Sessions, Part *No.*

THE PEOPLE

vs.

For

INDICTMENT

John Morrissey

To

M.

No.

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *hearing* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Wednesday* the *27* day of *Sept* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

~~DANIEL G. ROLLINS~~

District Attorney.

John M. Keane

0645

Fred K. Hagerman
#21 East 19

0646

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 Morrissey

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

John Morrissey

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

John Morrissey

late 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 with force and arms, at the City and County aforesaid, in and upon the body of Abraham Chew in the peace of the said people then and there being, feloniously did make an assault and him the said Abraham Chew with a certain knife which the said

John Morrissey

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 him the said Abraham Chew 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

John Morrissey

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

John Morrissey

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 Abraham Chew then and there being, wilfully and feloniously did make an assault and him the said Abraham Chew with a certain knife which the said

John Morrissey

in his right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto him the said Abraham Chew 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.

0647

BOX:

77

FOLDER:

860

DESCRIPTION:

Mullery, Thomas

DATE:

09/29/82



860

385 Billboard

12th

Counsel

Filed 29 day of Sep^r 1882

Pleaded Guilty (Oct 2)

THE PEOPLE

vs.

T

Thomas M. Kelly

BURGLARY—First Degree, and
Grand Larceny

Doth

JOHN McKEON,

District Attorney.

A True Bill.

Friday —

John M. Kelly Foreman.

Oct 20th

Verdict of Guilty should specify of which count.

Reads Jury Verdict.
S. J. M. appears.

0649

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

Thomas Flynn
 of No. 13 Hamilton Street, aged 33 years,
 occupation Seaman's boarder being duly sworn
 deposes and says, that the premises No. 13 Hamilton
 Street, 7th Ward, in the City and County aforesaid, the said being a

brick building
 and which was occupied by deponent as a boarding house and
dwelling were BURGLARIOUSLY
 entered by means of breaking the catch or latch
on a front window of said premises and
entering said premises through said
window
 on the night of the 24th day of September 1882
attempted to be
 and the following property feloniously taken, stolen, and carried away, viz:

a quantity of clothing and jewelry
of the value of three hundred
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

Thomas Muller
 for the reasons following, to wit; Deponent was lying asleep
in a room in said premises when
he awoke and found said Muller
in his room. Deponent chased said
Muller who jumped out through a
window of said room into the street
where deponent caught him and
held him till he was taken into
custody by Officer Savage of the 7th
Precinct Police J. Flynn

Sworn to before me this 25th of Sept. 1882.
 J. Flynn
 Police Justice

0650

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas Mullery 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.

Thomas Mullery

Question. How old are you?

Answer.

Twenty eight years

Question. Where were you born?

Answer.

U.S.

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

Answer.

Brooklyn. Three years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty. I was not in the house at all. When I was arrested I was lying down drunk

Thomas ^{his} Mullery
marks

Taken before me this

25

day of

1887

John B. Smith
Police Justice.

0651

Let 28/8a
Hall ordered
from
no.

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

383
Police Court 36 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Thomas
James Mullery

2 _____
3 _____
4 _____

Offence, Burglary

Dated Sept 25 1882

Smith Magistrate.

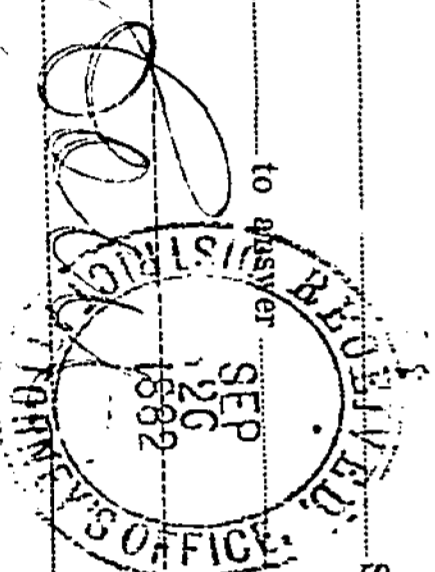
Savage Officer.

Witnesses
J. H. Savage

James Thomas

No. 1384 Mullery Street,

No. _____ Street,
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 Thomas

Mullery
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
gives such bail. ~~be legally discharged~~

Dated Sept 25 1882 Solon B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

2590

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 1888 Police Justice.

Handed down, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and be admitted to bail in the sum of

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Flynn
23 Handlet
Thomas Mullery

2
3
4

Dated Sept 25 1887

Magistrate.

Savage

Officer.

Witnesses

William Savage

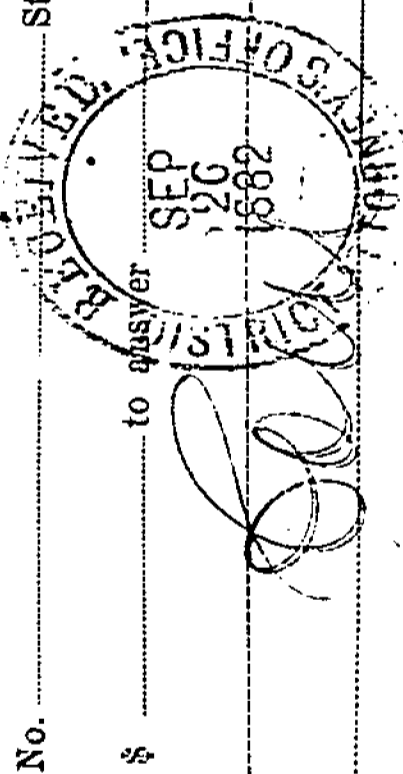
7th Street

Thomas Flynn

No. 13 Handlet

No. Street,

to answer



BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Let 28/9
the order
be made
and
the
fine
paid

0653

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Mullery

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

Thomas Mullery

of the CRIME OF BURGLARY in the *First* Degree, committed as follows:

The said

Thomas Mullery

late of the *Seventh* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty sixth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *eleven* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Thomas Flynn

there situate, feloniously and burglariously did break into and enter, by means of

forcibly breaking open an outer window thereof

whilst there was then and there some human being, to wit, one

Flynn

within the said dwelling-house, the said

Thomas Mullery

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

Thomas Flynn

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

John McKeon

District Attorney

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

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

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, about the hour of o'clock in the time of said day,

of the goods, chattels, and personal property of

in the said dwelling house of one

then and there being found

in the dwelling house aforesaid, then and there feloniously did steal, take and carry away against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0654

BOX:

77

FOLDER:

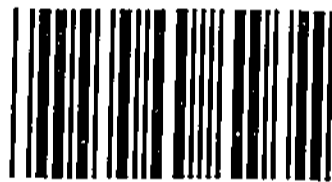
860

DESCRIPTION:

Mulrooney, Edward

DATE:

09/15/82



860

0655

Filed 10 day of Sept 1882
Placed Chargely

~~THE~~ PEOPLE

Assault and Battery.—Felonious.
Firearms.

9

Edward S. Moore

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.

John H. O'Leary

Edw. B. 1872

Discharged by Court

The Complaint ~~is~~ ^{is} at the Bar of the Court, that there was no protest made. Deft is a legal Notary and called some boys away and sent the whole Street if they did not go. I thought I received the charge of the Man on his own Recognition

J. W. Wynn
 W. W. Wynn
 Oct 1888

0656

Police Court—Fourth District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,I, *George Brown*, aged 19 years
of No. *965 Fulton Street*, *Brooklyn*on *Monday* the *11th* day of *September*
in the year 18*82* at the City of New York, in the County of New York,
being duly sworn, deposes and says, that*and feloniously*
he was violently ASSAULTED and ~~BEATEN~~ by*Edward Mulrooney* (now here)
who did wilfully and feloniously
aim and point the certain pistol
or fire arm (here shown) at deponent,
the said pistol being then and
there loaded with powder and
leadens Slugs - and at the time
the said Mulrooney did so aim and
point the said pistol at deponent he
said to deponent, "I will put daylight
through you," meaning deponent
and deponent has reason to believe that said
Edward did so point said pistol at
deponentwith the felonious intent to take the life of deponent, or to do him 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, &c., and be dealt with according to law.

Sworn before me, this

11th day
of *September* 18*82**J. Kilbuck*
Police Justice.*George Brown*

0657

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

I, Edward Mulrooney 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. Edward Mulrooney

Question. How old are you?

Answer. 46 years

Question. Where were you born?

Answer. Ireland

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

Answer. 769 9th Avenue. 18 years

Question. What is your business or profession?

Answer. Labourer

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

Answer. I am not guilty of the charge of felonious assault. I pulled the pistol from my pocket and showed it to him, for the purpose of frightening him and to prevent the Complainant from striking defendant - I did not aim or point the pistol at the Complainant -

Edward Mulrooney
mark

Taken before me this

day of September 1882

Police Justice.

0658

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

James Brown
965 Fulton St
Edward Mulhoney

Offence, Felonious Assault

Dated September 11th 1882

John W. Black Magistrate.
Marion Tracey Officer.

Clerk.

Witnesses: James J. Schumack

No. 18th Street, corner - Street,

John Mulhoney

No. 118 Street, corner - Street,

James Tracey Officer.

No. 10th Street, corner - Street,

James Tracey Officer.

SEP 11 1882 to clerk

ATTORNEYS OFFICE

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

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 Sept 10th 1882 J. W. Black Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0659

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Brown

965 Fulton St. Brooklyn

Edward Mulvaney

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *September 11th* 188*2*

J. J. Kilbride Magistrate.

Maurice Tracey Officer.

22 Clerk.

Witnesses *George J. Schurrock*

No. *184* Street, *Amman - Brooklyn*

John McCarthy

No. *118* Street, *bt. v. "Madison"*

officer Tracey 20th Prec

No. *1072* Street, *to answer*

Ague



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 *Edward Mulvaney*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100*

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 *Sept 11th* 188*2* 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.

0660

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Mulrooney

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

“^{attempting to} Edward Mulrooney
of the CRIME OF * Shooting at another with intent to kill,” committed as follows:

The said

Edward Mulrooney

late of the City of New York, in the County of New York, aforesaid, on the
^{eleventh} day of ^{September} in the year of our Lord
one thousand eight hundred and eighty ^{two} with force and arms, at the City and
County aforesaid, in and upon the body of ^{George Brown}
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against ^{him} the said ^{George Brown}
a certain ^{pistol} then and there loaded and charged with gunpowder and one
lead bullet, which the said ^{Edward Mulrooney}
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 ^{attempt to} shoot off and discharge,
with intent ^{him} the said

^{George Brown}

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

^{attempting to} Edward Mulrooney
of the Crime of Shooting and Discharging off a ^{pistol} at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Edward Mulrooney

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said ^{George}

^{Brown} then and there being, wilfully and feloniously did make an
assault and to, at and against ^{him} the said ^{George}
^{Brown} a certain ^{pistol} then and there loaded and
charged with gunpowder and one leaden bullet, which ^{he} the said

in ^{his} right hand, then and there had and held wilfully and feloniously, and
without justifiable or excusable cause, did then and there ^{attempt to} shoot off and discharge, with
intent, thereby ^{him} the said

^{George Brown}

wilfully and feloniously, then and there to injure, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York
and their dignity.

JOHN McKEON, District Attorney,

0661

BOX:

77

FOLDER:

860

DESCRIPTION:

Murphy, Edward

DATE:

09/25/82



860

The Complaint in this
Case at the bar of
the Court calls that
the Defendant who is
only 15 years of age
and as he is supposed
never charged with any
offense up to this time
may be discharged on his
own recognizance.

The officer who arrested
Murphy says he does not
know. I therefore ask
the Jurors to discharge on
his own recognizance.

John McKeon
Attorney
Oct 4 82

Counsel
Filed 25th day of Sept 1882
Pleads M. G. G. G. G.

THE PEOPLE

vs.

Edward Murphy
Oct 4th
Discharged by Court

JOHN McKEON,

District Attorney.

But this case is a serious matter
and the people may be misled
A True Bill. and I am

Submitting it to the
Jury. Murphy 1882 & 1883
John McKeon Foreman.

Verdict of Guilty should specify of which count.

12

0562

0663

POLICE COURT—

5 DISTRICT.

City and County
of New York, ss:

a confessor

of No.

Morris Geier aged 28 years
213 East 83^d Street, being duly sworn,

deposes and says, that the premises No.

213 East 83^d

Street, 19

Ward, in the City and County aforesaid, the said being a dwelling

and which was occupied by deponent and his family

as a place of abode

entered by means

forcibly breaking a pane of glass in a window in the

BURGLARIOUSLY

of the said premises and taking on the night of the 16 day of September 1882

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

with intent to feloniously take, steal and carry away the following property to wit:
Two coats, two vests two pairs of pantaloons and one gold ring collectively of the value of forty dollars

the property of deponent

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 Edward Murphy

(known here)

for the reasons following, to wit: At or about the

hour of twelve o'clock P.M.

deponent was awakened by

a noise in his room and

upon getting out of bed he

caught the Edward Murphy

in his room

Morris Geier

Subscribed and sworn to before me this 17th day of September 1882
Hugh Gardner Police Justice

0664

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Murphy 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.

Edward Murphy

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

New York

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

Answer.

1086 2^d Ave and about six months

Question. What is your business or profession?

Answer.

Hat factory

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 don't know anything about it. The last thing I remember was coming out of Harry Nines Theater when I had been drinking lager beer

Taken before me, this

17

day of

*September*188*8**E. Murphy**Hughes* Police Justice.

0665

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

Morris Lewis
210 E. 83rd St.

Edward Murphy

Offence Burglary

Dated

Sept 17 1882

Magistrate.

John D. Minnie
33 Riverside
Clerk.

Witnesses,

No.

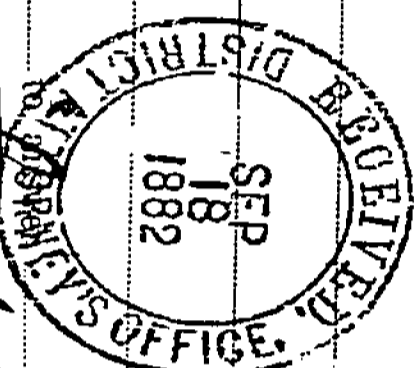
Street,

No.

Street,

No.

Street,



Can't verify this
9.8

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 Edward Murphy

guilty thereof, I order that he be held to answer the same and he be ~~admitted to bail in the sum of~~ legally discharged
~~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 Sept 17 1882 Hugh J. [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.

9990

Police Court District.

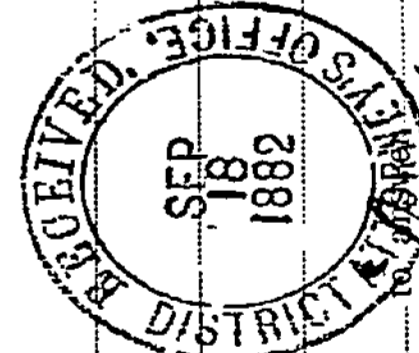
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Geier
213 E. 83rd St.
Edward Murphy

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

Dated Sept 17 1882
Magistrate
John D. Minnie - Officer
J. B. Brewer - Clerk.

Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
C. W. V. G. S.



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

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

Dated _____ 1882
Police Justice.

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

Dated _____ 1882
Police Justice.

0667

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Murphy

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

Edward Murphy

of the CRIME OF BURGLARY in the first Degree, committed as follows:

The said

Edward Murphy

late of the Nineteenth Ward of the City of New York, in the County of New York, aforesaid, on the sixteenth day of September in the year of our Lord one thousand eight hundred and eighty-two with force and arms, about the hour of twelve o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Morris Geyer

there situate, feloniously and burglariously did break into and enter, by means of

forcibly breaking open an outer window thereof whilst there was then and there some human being, to wit, one Morris

Geyer

within the said dwelling-house, the said

Edward Murphy

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Morris Geyer

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

John McKeon

District Attorney

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

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

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, about the hour of o'clock in the time of said day,

of the goods, chattels, and personal property of

in the said dwelling house of one

then and there being found

in the dwelling house aforesaid, then and there feloniously did steal, take and carry away against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0668

BOX:

77

FOLDER:

860

DESCRIPTION:

Murphy, John

DATE:

09/07/82



860

0669

WITNESSES.

(I)

Counsel, *at large*
Filed *7* day of *Sept* 188 *2*
Pleads, *not guilty*

43 THE PEOPLE
vs. *John Dimpsey*
alias
James Dimpsey
INDICTMENT.
Lawrence from the Person.

JOHN MCKEON,

12 District Attorney.
Sept 12, 1882
Indicted & convicted
A True Bill.
5. 14 years.

John McKee Foreman.
Sept 12
P. 2

0670

5th District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } As.

of No. 842 Hudson Street,

John Standinger

being duly sworn, deposes and says, that on the 22nd day of August 1872 at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and taken from the left hand pocket of his vest which deponent then and there wore, and which was part of his clothing the following property, viz.:

One Double Case Silver watch of the value of twelve dollars

the property of Dependent

Dependent

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 Murphy ^(now here) from the fact that

Said Murphy throw his right arm around deponent's neck - and while in that position the deponent felt something tugging at his watch chain, and on releasing himself from the grasp of said Murphy deponent observed that his chain was broken and his watch missing from the pocket of the vest so worn by deponent

John Standinger

Sworn before me this 22 day of August 1872
J. J. Carr
Police Justice.

0671

Examination in the case of John Standinger
against John Murphy charged with Harassment
from the person
John Standinger of No 842 Hudson Street N.Y. City
being duly sworn deposes and says - that on the
evening of Monday August 21st 1912 He in company
with Louis Scheraga of No 823 Hudson Street
^{& others} attended a pic-nic given at the Atlanta Casino
at 155th St & 9th Ave - that he in company
with his friends reached the Casino between 7 and
8 O'clock at night - that ^{the} night was spent in
dancing, talking & drinking, that between 3 and
4 O'clock on the morning of August 22 1912 - the
pic-nic was over and all present came out
of the pic-nic grounds, that he passed out on to
the bridge which connects the Casino with the
Elevated railroad in company with Harry
Comelius - when about 10 or 15 feet from the ticket
office of the elevated railroad and while on the
bridge the defendant John Murphy came in
front of him and throwing his arms around de-
ponent's neck - attempted to pull him down
by throwing his weight upon him - ^{deponent} ~~he~~ ^{deponent}
held him at once by the right shoulder and
the left arm - At the same time ^{deponent} ~~he~~ ^{deponent} seized him
he felt a tug at his watch chain and on feeling
for his watch found the chain broken and the
watch gone from the left vest-pocket.

He held on to the defendant - John Murphy and charged him with stealing his watch. He continued to hold on to him until the arrival of a police officer when he delivered him into the officer's charge. Examined by Counsel for the Defense -

Q. How much money did you have when you left home that evening?

Ans. About five dollars - After I went into the Casino we, my friends & myself sat down to a table and drank beer. Schwanzy and four other friends sat down with me at the table. There were no ladies at that time in our party. We sat there near a half hour, Schwanzy treated to beer first; Kennedy treated next; and I treated the third time. We sat there a half hour. I did not look at the clock. After leaving this party I went over to the table of another friend who called me. That was about 10 o'clock.

I had a glass of beer with my friend then - and I treated him. I stood at this table about 20 minutes - Then I went to the water closet - and ~~then I went to the dancing floor~~ ^{myself} to the dancing floor and watched the parties dancing - & remained there about half an hour. While watching the dancing a man named Sullivan and myself went into the bar and had a drink of Soda Water, the bar was not crowded - I then had a drink with a friend named McCabe I drank Soda

I then sat down at a table with my friend Sullivan. Sullivan asked me why I did not dance? and then got a girl for me to dance with. The girl was with a lady friend of Sullivan. I danced once with her and then brought her back to the table again. She left me and danced with others. I then went to a table where my friend Harry Cornelius was sitting with two ladies; I sat with them about a half hour. It was then about a quarter to three. I had my watch in my pocket while sitting there I looked at it. Harry was sitting on my left side and a girl was sitting on my right. I danced with ^{one} of the girls just before leaving the pic-nic. It was a waltz. I do not know who she was. After waltzing I again sat down at the same table with my friend Harry and the girls. Then the pic-nic was all over and I think all the people came out of the pic-nic grounds together. There was a crowd going across the bridge. I had been spinning her but was not ^{spinning her under the influence of liquor} ~~light~~ - I was talking to Harry and the girls going across the bridge. I do not know the exact time it was about half past three. The reason I know it was about half past three was on account of the time I spent there. The first I saw the Defendant was when he grabbed a hold of ~~me~~ ^{me}. I was walking along

the bridge and looking in front of me - There
 was a crowd in front of me and behind me, I
 did not see defendant until he took a hold
 of me - He threw his right arm around my
 neck and tried to drag me down, as soon as
 he took a hold of me, I caught by the right
 shoulder and left fore-arm - At the same
 moment I took a hold of him by the shoulder
 and arm I felt a tugging at my vest chain.
 I did not look at my watch after going on the
 bridge, I did not look at it after the time
 I have stated while I was sitting at the table.
 After feeling the tugging at my chain I held the
 defendant with my left hand and felt for
 my watch with the right hand - I said to
 the defendant - "You have stolen my watch."
 He said "let me go" - I held him tight until
 the officer came, it was only about two
 minutes - The officer then and there searched the
 prisoner, defendant - I stood by the officer while
 he searched him - He did not find the watch
 then the officer took the defendant to the Station
 House - I know Henry Cornelius, he was with
 me on the bridge, Maone heard that he was been
 on Blackwells Island as a prisoner, I heard
 that he was imprisoned for keeping stolen goods.
 I do not know whether the girls with him were
 good or bad - I believe the defendant stole my
 watch,

He held on to the defendant for a moment and charged him with stealing his watch. He continued to hold on to him until the arrival of a police officer when he delivered him into the officer's charge. Examined by Counsel for the defense -

Q. How much money did you have when you left home that evening?

Ans. About five dollars - After I went into the Casino we, my friends & myself sat down to a table and drank beer. Schumby and four other friends sat down with me at the table. There were no ladies at that time in our party. We sat there near a half hour, Schumby treated to beer first; Kennedy treated next; and I treated the third time. We sat there a half hour.

I did not look at the clock. After leaving this party I went over to the table of another friend who called me. That was about 10 o'clock.

I had a glass of beer with my friend then - and I treated him. I stood at this table about 20 minutes - then I went to the water closet - and ~~proceeded~~ ^{proceeded} to the dancing floor and watched the parties dancing - & remained there about half an hour. While watching the dancing a man named Sullivan and myself went into the bar and had a drink of Soda Water, the bar was not crowded - I then had a drink with a friend named McCabe & drank Soda

I will swear that I had my watch when I was on the bridge - Sonny Williams was a little ahead of me when I felt the tug at my chain -

Sworn to before me this
25th day of August 1942 John Standring
M. J. Jones
Deputy Justice

Counsel for the defense moves to dismiss the Complaint on the ground that no case has been made by the Complainant's testimony.
Motion denied -

Officer John A. Woods of the 32nd Precinct being duly sworn deposes and says that after four o'clock on the morning of August 22 1942 he arrested the defendant John Murphy on the station of the elevated railroad at 155th St & 4th Ave - I stood by the box where the tickets are received, & at the window where the tickets were sold was a large crowd - I saw a scuffle in the crowd & went to see what was the matter, when the Complainant told me to arrest the defendant. I asked him what for, & the Complainant charged defendant with stealing his watch, he had a hold of the defendant, I searched the defendant, but did not find the watch - I asked the

defendant; if he knew any one present & he said he did not; ~~afterward~~ a friend came and spoke to him. He, the defendant said he would go with me to the station house. I did not see any one in the party ^{thirty} minutes. I do not know who was with the complainant. There was a crowd there. From the time I noticed ^{this} ~~the~~ ^{defendant} I placed the defendant under arrest - was not more than five minutes -

Served before me

this 23 day of Aug 1882

Wm. J. C. Case

John A. Woods

John Murphy defendant being sworn in his own behalf deposes and says - Q. How old are you? Ans. I am sixteen years old and live at 535 Greenwich st. I drive a harnessing horse for Mr Collins who keeps in Leroy st near West st. I have been working for him for the last six or seven years off & on. I left work about 7.30 in the evening, and my wife asked me if I was going up to the pic-nic - and I ~~asked~~ ^{asked} her if she would go with me. She refused, as she was too sick - & I went up to the Pic-nic alone. I knew almost all the people at the pic-nic - I paid fifty cents to go into the park. I did not dance. I do not know how to dance. I sat in one corner most of the time by myself. I do not

Now at what time I started to come home.
 I have no watch. I went home at the close of
 the pic-nic. Just before I started for home I
 met a girl named Elminie. While we were
 walking across the bridge that leads from the
 Casino to the elevator ^{Rail Road}, I had my left arm around
 Elminie's waist - and I held her right hand
 in my right hand - I walked in that way
 from the time I left the Casino, until the
 Complainant took hold of me - I never saw
 the complainant before that time in my life.
 He took hold of me and said "I had his watch
 I said let go". He held me by the arms
 with his hands - I told him I did not have
 his watch. He took me to his friend Harry,
 and told him I had his watch - ~~Harry~~
 him to search me, & see if I had his watch
 or anything belonging to him. Harry said to
 me shut up, and raised his hand to
 strike me - I then called the Officer; the
 Complainant called him too - The Officer searched
 me there. It was about two minutes from the
 time the Complainant - seized me, until I was
 searched. I never saw the complainant before
 in my life. I never saw his watch or knew
 anything about it, until he accused me -
 I have never been arrested. I have heard that
 Harry Cornelius was a convict. I went to the

0680

paid me with thirty two dollars in my pockets
and when I was arrested I had twenty - I
was not married; I have been married two
years

John Murphy

Seen before me this

23 day of August 1882

W. H. Owen

Police Justice

0681

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.5th DISTRICT POLICE COURT.

John Murphy 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 Murphy*

Question. How old are you?

Answer. *Twelve Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *885 Greenwich St. About 6 months*

Question. What is your business or profession?

Answer. *Driving a Hoisting Horse*

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, the complainant was in company with two girls - I was talking to a lady friend with my back turned towards him, when he seized me by the shoulder and charged me with stealing his watch - I waited until an officer arrived and gave myself into his custody

Taken before me, this *22*day of *August* 188*2**John Murphy**W. J. Cowan*

Police Justice.

0682

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

Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *John Murphy*
3412 St. George St.
Offence, *Larceny from person*

Dated *August 22* 188 *2*

William H. Smith Magistrate.

William H. Smith Officer.

1500 1st Ave Aug 23 - 1882 Clerk.

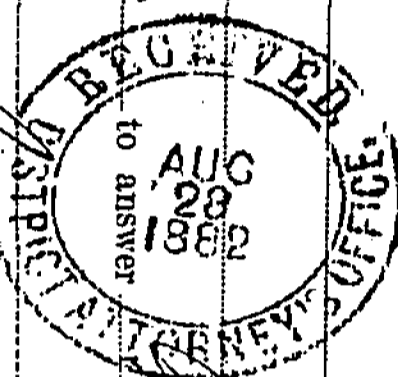
Witnesses, _____ Street,

No. _____ Street,

No. _____ Street,

300 to answer _____ Street,

John Murphy



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

Dated *August 22* 188 *2* *W. H. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

00990

716
Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Thompson
3412 W. 44th St.
John Thompson
1. _____
2. _____
3. _____
4. _____
Offence, *larceny from person*

Dated *August 22* 188 *2*
William H. Power Magistrate.
John W. Wood Officer.
32 Church
1500 7th Ave. Aug 23-1882 Clerk.

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
to answer _____
RECEIVED
CLERK'S OFFICE
AUG 23 1882
John Thompson

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *John Thompson* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *\$100* give such bail.
Dated *Aug 23* 188 *2*
John Thompson
Police Justice.
I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 188 _____
There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188 _____
Police Justice.

0684

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 Murphy

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

John Murphy

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John Murphy

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the twenty second day of August in the year of our Lord
one thousand eight hundred and eighty-two, at the Ward, City and County

aforesaid, with force and arms one watch of the value
of twelve dollars

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

JOHN McKEON, District Attorney.

0685

BOX:

77

FOLDER:

860

DESCRIPTION:

Murphy, John

DATE:

09/13/82



860

WITNESSES.

170 120

Day of Trial,

Counsel,

Filed

day of

1882

Pleads

Chas. H. H. H.

THE PEOPLE

vs.

I

Felony Assault and Battery.

John D. Murphy

Defendant

Fred J. McKeon

JOHN McKEON,

District Attorney.

A True Bill.

Part 2

Friday Sept 22nd 1882

J. H. H.

John H. H. Foreman.

Accepted to be
Sept. 28/82
J. H. H.

0686

0687

Police Court— 2^d District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.William Blakeof No. 539 7th 28th Street,being duly sworn, deposes and says, that
on 5th the 5th day of September

in the year 1882 at the City of New York, in the County of New York,

Thomas Reddenwas violently and feloniously ASSAULTED and BEATEN by John S. Murphy

(now here) deponent says that said defendant came behind said Redden in Reservoir Park 6th Avenue and 41st Street in said City and struck him on the shoulder when said Redden informed deponent that he was cut with a knife and deponent then saw said Redden bleeding from a cut that Murphy laid down on the grass and afterwards got up and ran away pursued by deponent who caught him on 6th Avenue and 40th Street in said City. Deponent further says that the knife now here shown was found in the said Park where Murphy laid down after he struck said Redden.

Deponent charges said Murphy cut said Redden

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any justification on the part of the said assailant : Deft was not struck, then was not any fight before Redden was cut
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

6th day of September

1882

William BlakeRest Buxby

POLICE JUSTICE.

0588

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

2

District Police Court.

John S. Murphy 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 S. Murphy

Question. How old are you?

Answer.

29

Question. Where were you born?

Answer.

New York

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

Answer.

295 8th Avenue one month

Question. What is your business or profession?

Answer.

Locksmith & Bell hanger

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

Answer.

I was sitting down in the Park, this man Blake and another passed me, and one of them struck me, the taller of the two I think struck me and I followed them and asked what they meant. I had some words with them and I walked towards a seat to sit down when I was again struck, I turned around and struck at them in self defence and we fought thus some time and I was knocked down on the grass, I got up and they again struck me, knocking me down & while down kicked me, I then took out my knife to protect myself and I struck at one of them with the knife, I was again struck and knocked down and kicked.

John S. Murphy

Taken before me this

day of

1888

Police Justice.

0689

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

Police Court 24 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Blake
539 West 33rd St

1 John S. Murphy

2
3 Helth Superiore

4 Beck

Offence Fel A + B on
Thomas Redden

Dated Sep 6 1882

7304 Barclay Magistrate.

Edward T. Tullman 290 Officer.

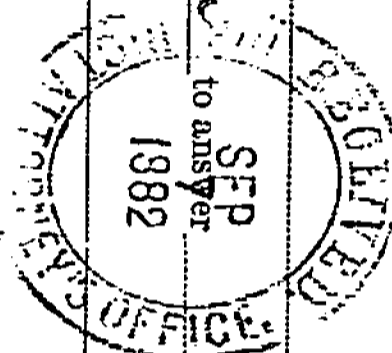
Witnesses, Thomas Redden Clerk.

Ed. Murphy

No. _____ Street, _____

No. _____ Street, _____

\$ Comm 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 John S. Murphy

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 Sep 6 1882 R. S. Prigby 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.

0690

Police Court - 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Blake
539 West 28th St

1 John S. Murphy

2
3 Betty Eyre Lane
4 black.

Dated Sept 6 1882

7304 Broadway Magistrate.
Edward H. Tilmann 29 Officer.

Witnesses, Thomas Reade
Ed. Murphy 29 Officer.

No. Street,

No. Street,

RECEIVED
SEP 10 1882
to answer

BAILED,

No. 1 by
Residence Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street,

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *John S. Murphy* 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~~ *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 *Sept 6 1882* *John S. Murphy* Police Justice.

I have admitted the above named *John S. Murphy* to bail to answer by the undertaking hereto annexed.

Dated *Sept 6 1882* *John S. Murphy* Police Justice.
There being no sufficient cause to believe the within named *John S. Murphy* guilty of the offence within mentioned, I order he to be discharged.
Dated *Sept 6 1882* *John S. Murphy* Police Justice.

0691

New York Hospital,

West Fifteenth Street,

New York, Sep 6 - 188

This is to certify that Thomas Redden
Hospital was brought to this
suffering from stab wound
of the chest. Supposed to be
non-penetrating. His present
condition is poor & no immediate
complication is expected.

J. Randebeck M.D.

House Surgeon

0692

Form 10.

Second.
POLICE COURT—~~SIXTH~~ DISTRICT

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

Edward H. Tillman
of the *29th* Precinct Police Street,

being duly sworn, deposes and says,
that on the *Fifth* day of *September* 18*82* at the City
of New York, in the County of New York.

He arrested John S. Murphy (nowhere)
charged with Felonious Assault and
Battery on Thomas Redden for having
on said date cut and stabbed the
said Redden in the back under the
right shoulder with a knife then and
there held in the hands of said Murphy.
Causing injuries from which the said
Redden is unable to appear in Court.
Being confined in the New York Hospital
as set forth in the annexed Certificate.
The said Redden identified the said
Murphy in deponent's presence as the
person who had cut and stabbed
him. Deponent fears that the said Murphy
may be committed to await the result of injuries
inflicted on said Redden. Edward H. Tillman

Sworn to, this

day of *Sept* 18*82*

Police Justice.

0693

Form 10.

Police Court—²~~Sixth~~ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward H. Gillman

vs.

John S. Murphy

Dated September 6 1872

Ridg Justice.
Gillman, Officer.

29

Affidavit of Velonius Caranell Murphy
or Thomas Rodden.

0694

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 S. Murphy

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

John S. Murphy.

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

John S. Murphy

late of the City of New York, in the County of New York, aforesaid, on the ~~first~~ ^{fifth} day of ~~September~~ ^{September} in the year of our Lord one thousand eight hundred and eighty ~~two~~ ^{two} with force and arms, at the City and County aforesaid, in and upon the body of ~~Thomas Redden~~ ^{Thomas Redden} in the peace of the said people then and there being, feloniously did make an assault and ~~him~~ ^{him} the said ~~Thomas Redden~~ ^{Thomas Redden} with a certain ~~knife~~ ^{knife} which the said

John S. Murphy

in ~~his~~ ^{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 ~~him~~ ^{him} the said ~~Thomas Redden~~ ^{Thomas Redden} 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

John S. Murphy

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

John S. Murphy

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 ~~Thomas~~ ^{Thomas}

~~Redden~~ ^{Redden} then and there being, wilfully and feloniously did make an assault and ~~him~~ ^{him} the said ~~Thomas Redden~~ ^{Thomas Redden} with a certain ~~knife~~ ^{knife} which the said

John S. Murphy

in ~~his~~ ^{his} right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto ~~him~~ ^{him} the said ~~Thomas Redden~~ ^{Thomas Redden} 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.

0695

BOX:

77

FOLDER:

860

DESCRIPTION:

Murphy, Michael

DATE:

09/27/82



860

0696

Counsel

Filed 27 day of Sept 1882

Pleads

Not Guilty

THE PEOPLE

vs.

P

BURGLARY—First Degree, and
Grand Larceny.

Michael Murphy

JOHN McKEON,

District Attorney.

I v Oct 19. 1882

Inds vacated.

A True Bill

John McKeon

Verdict of Guilty should specify of which count.

Oct 19

0697

Police Court— / District.

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

Chipi Berger

of No. 59 Bayard Street, aged 27 years,
occupation Housekeeper being duly sworndeposes and says, that the ^{3 floor} premises No. 59 Bayard
Street, 6 Ward, in the City and County aforesaid, the said being a frame

building

and which was occupied by deponent as a dwelling

were BURGLARIOUSLY
entered by means opening the lock on the room
door

on the morning of the 23 day of September 1882

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

one coat value ten dollars

two ladies dresses value eight dollars

one cloak value fifteen dollars

one pair socks value twenty five cents

two pair shoes value two dollars

all of the value of thirty five dollars
and twenty five cents
the property of Complainant and his husband Joseph
Berger
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

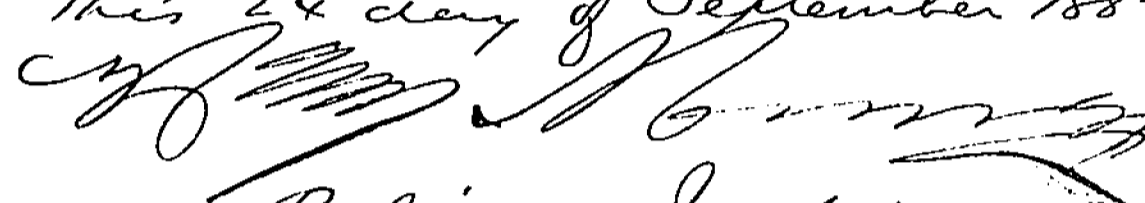
Michael Murphy (now present)

for the reasons following, to wit; from the fact that deponent
saw said Murphy lying in the hallway
of premises No 59 Bayard Street opposite
deponent's door and further deponent
is informed by officer James Disaffair of
the 6 precinct that he found the a pair
of socks in said Murphy's possession and
which deponent identifies as part of
the property taken from deponent's possessionChipi Berger.
markSubscribed to before me
this 24 day of September 1882
J. G. Murphy
Deponent

0698

city ^{and county}
of New York in

James Drappin police
officer 6 precinct police being
summoned that he found in
Michael Murphy's possession a
pair of socks which have been
identified by Chipi Berger as
having been taken from Lee possession
Summons to before me

This 24 day of September 1882
of 
Police Justice

James Drappin

Police Court— District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs

OFFENCES;
BURGLARY AND LARCENY.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0699

0700

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Mitchell Murphy 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 is; that the statement is designed to
enable h is if he see fit to answer the charge and explain the facts alleged against h is
that he is at liberty to waive making a statement, and that h is waiver cannot be used
against h is on the trial.

Question What is your name?

Answer. Mitchell Murphy

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 77 Russell St (resided there 3 yrs)

Question. What is your business or profession?

Answer. Tobacco Slicer.

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

his
Mitchell Murphy
mark

Taken before me this

24

188

Police Justice.

0701

Brown

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

John Berger
57 Barclay St.
Michael Murphy

2 _____
3 _____
4 _____
Offence, *Burglary*

Dated *Sept 24* 1882

Murray — Magistrate.

Driffin Officer.

_____ Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



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

Michael Murphy

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 *September 24* 1882 *[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.

2070

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

Dated 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
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.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chapin Berger
579 Bayview St.
Michael Murphy

Offence, Burglary
2
3
4

Dated Sept 28 1888

Murray - Magistrate.

Draffin - Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,
to answer 1888
RECEIVED
CLERK'S OFFICE
SEP 29 1888

BAILED,

No. 1 by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street.

0703

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Murphy

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

Michael Murphy
of the CRIME OF BURGLARY in the *First* Degree, committed as follows:

The said

Michael Murphy
late of the *sixth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty third* day of *September* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *three* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Joseph Berger
there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer door thereof* whilst there was then and there some human being, to wit, one *Chipp*

Berger within the said dwelling-house, the said *Michael Murphy* then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Joseph Berger* in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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

Michael Murphy
of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

Michael Murphy
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, about the hour of *three* o'clock in the *night* time of said day, *one pair of socks of the value of fifty cents, one coat of the value of ten dollars two dresses of the value of four dollars each, one cloak of the value of fifteen dollars and two pairs of shoes of the value of one dollar each pair* of the goods, chattels, and personal property of *Joseph Berger*

Joseph Berger in the said dwelling house of one *Joseph Berger* then and there being found in the dwelling house aforesaid, then and there feloniously did steal, take and carry away against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0704

BOX:

77

FOLDER:

860

DESCRIPTION:

Murray, Alice

DATE:

09/14/82



860

* 151 Ball...

Counsel *W.C.*
Filed 14 day of Sept 1882
Pleads *Not guilty*

THE PEOPLE
vs.
Alice Murray
INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN MCKEON.
*I was left 20-7882
A True Bill.
Pen 14 months.
John McKee Foreman.*

Part 2
Monday 20th 1882
J.M.

0706

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 30 E

12th

or about

Street,

Ophelia Mc Murray

being duly sworn, deposes and says, that on the

1st

day of September 1882

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:

Two silk dresses of the value of Fifty dollars. Two muslin Skirts of the value of Three dollars and other wearing apparel in all of the value of Two hundred dollars, One Ladies Ulster (Unlined) of the value of five dollars.

the property of deponent.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Alice Murray (now here).

That deponent is informed by officer Schmittbuege that he found part of said property in the possession of said defendant and at the time of her arrest she had a Skirt on which deponent identifies as her property. Also the Ulster now here is deponent's property & has been taken from said tenant Mary Ann Simms of No 123 West 31st Street says Alice Murray brought this Ulster to her home.

Ophelia Mc Murray
mark

Sworn before me this

10th day of September 1882

Police Justice.

0707

City and County of
New York ss.

Mary Ann Simmons of No 123 West 31st Street
being duly sworn says that on September 3d
1882 Alice Murray (the prisoner now here)
brought to her ^{house} the ladies wooden tablet
described in the within affidavit of
Ophelia Mc Murray

Sworn to before me this ^{ten} Mary Ann Mark Simmons
10th day of September 1882

B. W. Murphy Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0708

CITY AND COUNTY }
OF NEW YORK, } ss.

Max Schmittberger of the
29 Precinct Police of No.

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

Sworn to before me, this 10
day of Sept 1882 } Max F. Schmittberger

BW Bnyk
Police Justice.

0709

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alice Murray 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. Alice Murray

Question. How old are you?

Answer. 24

Question. Where were you born?

Answer. Charleston S. C.

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

Answer. 204 1/2 Thompson St 6 months

Question. What is your business or profession?

Answer. Cook

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

Answer. I am not guilty

ku
Alice X Murray
made

Taken before me this

19

day of

Sept

188

Wm. J. Murphy

Police Justice.

0710

Bail returned

BAILED,

No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Alice Murray*
2 _____
3 _____
4 _____
Offence, *Grand Larceny*

Dated *Sept 10* 188*2*

Wm. D. Barry Magistrate.
Wm. D. Barry 29 Officer.

Witnesses, *Officer*
Clerk, _____

No. _____
Mary Ann Simmons
Street, _____

No. _____
SEP 11 1882
Street, _____

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Two* 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 *September 10th* 188*2* *Wm. D. Barry* 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.

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Court-2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham H. Murray
30 E 12

Alice Murray

Offence, *Grand Larceny*

Dated

Sept 10

1882

301 Broadway

Magistrate.

May Schmittsburg 29 Officer.

Clerk.

Witnesses,

Officer

No.

Street,

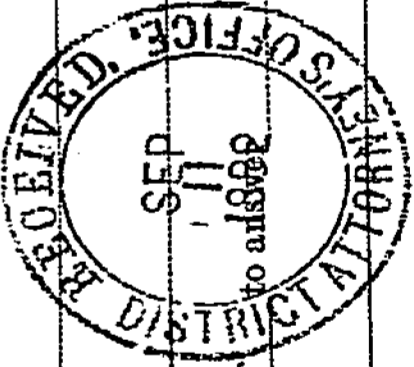
Mary Ann Simmons

No. *123 W 31st*

Street,

No.

Street,



State m. d. m.

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

Alice Murray

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 *September 10* 1882

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.

1170

0712

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Alice Murray

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

Alice Murray

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Alice Murray

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *first* 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 *two dresses of the value of twenty five*
dollars each, two shirts of the value of
one dollar and fifty cents each and one
ulster of the value of five dollars

of the goods, chattels and personal property of one

Ophelia

Mc Murray 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.

0713

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Alice Murray

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

Alice Murray

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Alice Murray

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *first* 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 *two dresses of the value of twenty five*
dollars each, two shirts of the value of
one dollar and fifty cents each and one
ulster of the value of five dollars

of the goods, chattels and personal property of one

Ophelia

Mrs Murray 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.

0714

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

Alice Murray

of the crime of RECEIVING STOLEN GOODS,

committed as follows :

The said

Alice Murray

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *first* 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 *two dresses of the value of*
twenty five dollars each, two
skirts of the value of one dollar
and fifty cents each and one
ulster of the value of five
dollars

of the goods, chattels and personal property of

Ophelia McMurray

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

Ophelia McMurray

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

Alice Murray

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

JOHN McKEON, District Attorney.