

0190

BOX:

208

FOLDER:

2072

DESCRIPTION:

Morgan, William

DATE:

02/04/86



2072

0191

Witnesses:

41.
Counsel, *W. M. [unclear]*
Filed *4* day of *May* 188*6*
Plead *Admission*

THE PEOPLE
vs.
William R. Morgan
Dead
77
Violation of Excise Law.
(Sunday).
[III Rev. Stat., (7th Edition), page 1983 Sec. 21, and
page 1989, Sec. 5].

RANDOLPH B. MARTINE,
District Attorney.
Wearth Certificate
inside papers
A True Bill.
[Signature]
[Signature]
Dea'off Foreman.
Paul L. [unclear]

0192

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

William A. 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 William A Morgan

Question How old are you?

Answer 42 years old

Question. Where were you born?

Answer. New York City

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

Answer. 388 West St. 29 years

Question What is your business or profession?

Answer Saloon Keeper

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 demand a trial by Jury
William A Morgan

Taken before me this 1st day of January 1888

Police Justice.

0193

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

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

Dated May 11th 1886

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

Dated May 18 1886

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

Dated May 18 1886

Police Justice.

0194

June 17/86.

Justice presiding
will please accept
Joseph Friel as the
defendant in this
case in my
absence
Wm. H. Hickey
Prosecutor

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street

No. 4, by

Residence

Street.

Police Court

2

79 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Kavanagh
vs.
Wm. A. Morgan

2

3

4

Dated

January 17th 1886

Chas. Melde Magistrate.

Kavanagh Officer.

9 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Gen. Sec.
Dorland

Particulars of the case
or such as may be required

0195

HEALTH DEPARTMENT OF THE CITY OF NEW YORK

Sanitary Bureau, Vital Statistics

Office, 301 MOTT STREET,

Liber 26

No. 1018

New York, Dec 15, 1888.

A TRANSCRIPT FROM THE RECORD OF DEATHS IN THE CITY OF NEW YORK.

NAME OF DECEASED			DATE OF DEATH			AGE OF DECEASED		
			MONTH	DAY	YEAR	YEARS	MONTHS	DAYS
William A Morgan			Feb	9	1887	42		
COLOR	CONDITION	OCCUPATION	BIRTHPLACE			HOW LONG RESIDENT IN CITY		
						YEARS	MONTHS	DAYS
W	Married		United States			Lifetime		
PLACE OF DEATH			FATHER'S BIRTHPLACE			MOTHER'S BIRTHPLACE		
No. 68 Charles St. 9th WARD.			United States			United States		
CAUSE OF DEATH						TIME FROM ATTACK TILL DEATH		
Decayed accidentally left the gas jet open after retiring Inhalation of illuminating gas						YEARS	MONTHS	DAYS
PLACE OF BURIAL			UNDERTAKER			MEDICAL ATTENDANT		
Trinity			J. Winterbottom & Sons			Leon F. Edman, M.D.		

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

John J. Hoffman
Deputy Register.

A True Copy,

Edman

0196

Court of General Sessions of the Peace.

People vs

^{vs.}
William A. Morgan.

City and County of New York ss.

David R.

Morgan being duly sworn, deposes
and says:

That he is a son of William A.
Morgan, the defendant herein.

That the said defendant, departed
this life on the 9th day of February
1887, as per Certificate hereto annexed.

Sworn to before me

this 17th day of Dec. 1888

David R. Morgan

William A. Morgan

~~Courthouse~~
City of New York

0 197

Excise Violation—Keeping Open on Sunday.

POLICE COURT—2 DISTRICT.

City and County } ss.
of New York,

of No. the 9th Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 17th day
of January 1886, in the City of New York, in the County of New York,
William A. Morgan (now here)
being then and there in lawful charge of the premises No. 388 West

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said William A. Morgan
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 17th day }
of January 1886 }
Wm. B. B. B. Police Justice.

Thomas Kavanagh

0198

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William A. Morgan

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

William A. Morgan

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE
ON SUNDAY, committed as follows :

The said *William A. Morgan*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *January*, in the year of our Lord one thousand
eight hundred and eighty-*six*, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain ——— persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People
of the State of New York, and their dignity.

SECOND COUNT:

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

William A. Morgan

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY
committed as follows :

The said *William A. Morgan*

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, the same being the first day of the week

0199

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

William A. Morgan

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William A. Morgan*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

388 West Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0200

BOX:

208

FOLDER:

2072

DESCRIPTION:

Moriarty, Maggie

DATE:

02/23/86



2072

0201

Witnesses:

Counsel, *Th. Lott*
Filed *23* day of *July* 188*6*
Reads *Verdict*

THE PEOPLE
vs.
B
Maggie Moriarty
R
Grand Larceny 2nd degree
[Sections 628, 631, Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

March 8th 1887
pt II Mich 8/87
Acquitted
True Bill.

OK Tracy

Foreman.

0202

Police Court—5 District.

Affidavit—Larceny.

City and County } ss.:
of New York,Kate Curtinof Williams bridge Street, aged 21 years,
occupation House Keeper being duly sworndeposes and says, that on the 6 day of February 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:One gold Watch of the Value of
Seventy 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 Maggie Moriarty (proven)from the fact that at the hour of
about 2 1/2 O'Clock in the afternoon
of said 6th day of February 1888 said
defendant came to deponent's Room
and requested the loan of two dollars,
that she was in deponent's Room
for about one hour.That at that time said Watch
was lying upon the Mantelpiece in
deponent's Room. That immediately
after said defendant left deponent's
premises she missed said property.Katie Curtin

Sworn to before me, this

of February 1888

day

John H. Morrison Police Justice.

0203

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Maggie Moriarty 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 *he* see fit to answer the charge and explain the facts alleged against *her* that *he* is at liberty to waive making a statement, and that *her* waiver cannot be used against *her* on the trial.

Question What is your name?

Answer *Maggie Moriarty*

Question How old are you?

Answer *21 years*

Question. Where were you born?

Answer *New York*

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

Answer *Williams bridge since last April*

Question What is your business or profession?

Answer *House work*

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 did not see her watch and
I did not take her watch*

Maggie Moriarty

Taken before me this *11*

day of *February*

1886

John J. Thompson

Police Justice.

0204

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 _____

Maxim Morissey
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 July 11 1888 John J. Herman Police Justice.

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

Dated July 12 1888 John J. Herman Police Justice.

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

Dated _____ 188 _____ Police Justice.

0205

\$500 Bail for Ex until
3 o'clock PM Feb 12/86

BAILED,

No. 1, by Wm H. Carver
Residence Bedford Park Street.

No. 2, by Edward
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court-- 5 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm H. Carver
William H. Carver

1 Maggie Moriarty

2 _____

3 _____

4 _____

Dated Feb 11 188 6

Gordon Magistrate
Michael Brady Officer.

34 Precinct.

Witnesses _____

No. _____ Street.

No. F Street,
188

No. _____ Street,

\$ 300 to answer Q. S.

Bailed

0206

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maggie Moriarty

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

- Maggie Moriarty -

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

The said *Maggie Moriarty*

late of the First Ward of the City of New York, in the County of New York aforesaid on the ~~ninth~~ — day of ~~February~~, in the year of our Lord one thousand eight hundred and eighty- ~~nix~~ —, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of

twenty five dollars.

of the goods, chattels and personal property of one *Stacie Curtin*.

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

Randolph B. Martine,
District Attorney

0207

BOX:

208

FOLDER:

2072

DESCRIPTION:

Morris, George

DATE:

02/23/86



2072

POOR QUALITY
ORIGINAL

0208

Witnesses:

Counsel,

Filed 23 day of Feb 1886

Pleads Not guilty, appeal

THE PEOPLE

vs.

B

George A. Morris

[Section 26 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

OK

June 8/93

Rail Discharged

Bailed in \$1.00 by
Alfred A. Loomis
1400 Broadway

For my
recommendation

See Inside
May 25/16 G.S.B.
ada

0209

E. M. M. M.

283535

Court of Common Pleas.

City and County of New York.

Simon Uhlmann

vs

Carrie Uhlmann

Before,

Theodore W. Dwight, Esq.,

Referee.

Superior Court.

For the City of New York.

Carrie Uhlmann

vs

Simon Uhlmann

Before,

Theodore W. Dwight, Esq.,

Referee.

New York, October 28th. 1884.

THOMAS A. ROBBINS, called as a witness on behalf of
C. Uhlmann, being duly sworn testified as follows:

DIRECT EXAMINATION.

By Mr. Newcombe:

Q What is your name? A Thomas A. Robbins.

Q What is your business? A House painter and paper hanger:
general house painter.

0210

2836

Q Do you know Mr. George H. Morris? A Yes, sir.

Q What is his business? A The same; general house painter.

Q Are you connected with George H. Morris in any way? A Yes, sir; I am in his employ.

Q What position do you occupy? A As an ordinary mechanic, working by the day.

Q Were you in his employ in the year 1880? A Yes, sir.

Q During what month in particular were you in his employ during that year? A I remember the month of June.

Q Were you in his employ during that month? A Not through the whole of the month.

Q During any part of the month? A Yes; the latter part of the month.

Q About how many men has Mr. Morris in his employ at the present time? A About 21.

Q Do you remember working on any house in the neighborhood of 56th Street in the month of June, 1880? A Yes, sir.

Q What number? A 54 to the best of my recollection.

Q Which side was it, East or West? A West of Fifth Avenue.

Q Do you remember whose house that was? A I understood at the time that it was Mr. Uhlmann's.

Q Would you know Mr. Uhlmann if you saw him? A Probably; I have not seen him in a long time; I might.

Q About how long were you working in that house doing that job?

A I think, in the neighborhood of four days.

0211

2887

Q. What was the character of the work that you were doing? A The principal part was touching up the wood work where it had been knocked off; water stained; we painted the kitchen.

Q. Who was in the house with you? A Mr. Morris.

Q. Anybody else? A No, sir.

Q. How long had Mr. Morris been engaged in this business at that time, in June, 1880? A I can't say. I don't think he had been long at the business.

On motion of counsel for S. Uhlmann the last sentence of the answer is stricken out. Counsel for G. Uhlmann except.

Q. During the time that you were doing this work on this house, do you remember meeting or seeing Mr. Uhlmann in any part of the house?

Counsel for S. Uhlmann object on the ground that the witness has not shown that he knew Mr. Uhlmann. Objection sustained. Counsel for G. Uhlmann except.

Q. Did you, at the time you did this work, see Mr. Uhlmann? A I know him by his being called Mr. Uhlmann in the house while I was working there.

Q. Did you notice the gentleman sitting opposite to you (counsel pointing to Mr. Fred. Uhlmann)? A That gentleman's face is very familiar.

He looks very like him, only the Mr. Uhlmann I saw had small sideboards.

Q. The one you saw had little side whiskers? A Yes, sir.

Q. Wasn't he of a lighter complexion than this gentleman?

Counsel for S. Uhlmann object as leading. Objection

02 12

2888

sustained Counsel for G. Uhlmann except.

Q Do you remember during the latter portion when you were doing any work in any particular part of this building? A Yes, sir.

Q What was the last work you were doing there? A Touching up the wood work on the bay window in the back parlor. That was the finishing of the job.

Q Do you remember on or about what day you were doing that; that is, with reference to the time you were finishing the work there?

A To the best of my recollection it was Saturday.

Q Was that the last day that you did any work there? A Yes, sir; because I know Mr. Morris drew the money that night.

Q Do you remember any occasion towards the end of the time that you were working there of going into the back parlor of that house?

A Yes, sir.

Q Who was with you at the time you were going into the back parlor? A Mr. Morris.

Q When you got to the back parlor was the door leading into the back parlor open or closed? A It was closed.

Q When you got to the door leading into the back parlor which of, if either, opened that door? A I did.

Q And when you opened that door where was Mr. Morris? A Standing at my side.

Q Did you see anybody in the back parlor when you opened that door? A Yes, sir.

Q Whom did you see there? A I saw Mr. Uhlmann and I saw a girl

0213

2889

that they called Katie in the house.

Counsel for S. Uhlmann moves to strike out the answer on the ground that the witness has not identified the Mr. Uhlmann that he saw there as the plaintiff or defendant in this action. Motion granted.

Counsel for C. Uhlmann except.

Mr. Newcombe: I will ask, Mr. Referee, inasmuch as you have ruled against us, and I have taken an exception, to permit me to repeat the question and have the answer given in the same way as before, the same objection made, and thereupon the objection being taken, I will state that I propose to connect this by the testimony of the other witness, who is now absent from the room, for the purpose of the identification of Mr. Uhlmann.

Mr. Wetmore: I have no objection to repeating the question.

The question was then repeated as follows:

"Q Whom did you see there? A Mr. Uhlmann (and a girl that they called Katie.

Counsel for S. Uhlmann makes the same motion.

Mr. Newcombe: I ask that the answer stand, upon my statement that I propose to connect it by the testimony of the next witness.

The Referee: I will strike out the words "Mr. Uhlmann".

Counsel for C. Uhlmann except.

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2890

Counsel for S. Uhlmann moves to strike out the whole of the answer as immaterial.

The Referee: If the answer of the witness means any other than the Mr. Uhlmann in this case, it is immaterial.

Mr. Newcombe: I object to its being stricken out, because of the statement of Mrs. Uhlmann's counsel that they propose to connect it subsequently by evidence that it was Simon Uhlmann, and on the ground that it is established through this reference, from its commencement down to the present time, that upon the statement of counsel that they will connect the testimony of the witness by subsequent testimony, that the evidence given should be permitted to stand.

The Referee: I rule simply upon the ground that it assumes now that it is this Mr. Uhlmann before identification, the very object of the next question being to identify him as this Mr. Uhlmann.

Counsel for C. Uhlmann except.

Q Had you seen the party you saw in the back parlor with the girl you say was named Katie on this occasion?

Counsel for S. Uhlmann object on the ground that there is no evidence that the witness saw anybody in the back parlor, excepting Katie. Objection sustained.

Q Did you see anybody in the back parlor besides the girl you spoke of as Katie with her upon this occasion? A Yes, sir.

0215

2890

Counsel for S. Uhlmann moves to strike out the whole of the answer as immaterial.

The Referee: If the answer of the witness means any other than the Mr. Uhlmann in this case, it is immaterial.

Mr. Newcombe: I object to its being stricken out, because of the statement of Mrs. Uhlmann's counsel that they propose to connect it subsequently by evidence that it was Simon Uhlmann, and on the ground that it is established through this reference, from its commencement down to the present time, that upon the statement of counsel that they will connect the testimony of the witness by subsequent testimony, that the evidence given should be permitted to stand.

The Referee: I rule simply upon the ground that it assumes now that it is this Mr. Uhlmann before identification, the very object of the next question being to identify him as this Mr. Uhlmann.

Counsel for C. Uhlmann except.

Q Had you seen the party you saw in the back parlor with the girl you say was named Katie on this occasion?

Counsel for S. Uhlmann object on the ground that there is no evidence that the witness saw anybody in the back parlor, excepting Katie. Objection sustained.

Q Did you see anybody in the back parlor besides the girl you spoke of as Katie with her upon this occasion? A Yes, sir.

02 16

2891

Q Was it a male or a female? A A male.

Q A big male or a little male? A It was not a very large male.

Q Had you seen that male around that house before this occasion?

A Yes, sir.

Q Often? A About three or four times.

Q Do you know Mrs. Uhlmann, the lady who was present here this evening? A I could not remember her until I saw her here to night. I would not have known her, if she had not been here.

Q Do you remember her as the lady who was in that house, No. 54 West 50th Street?

Counsel for S. Uhlmann object. Objection sustained.

Counsel for C. Uhlmann except.

Q Had you had any conversation or had you heard any conversation between the male, that you saw in this back parlor with Katie Jacoby during the time that you were working in that house?

Counsel for S. Uhlmann object on the ground that the witness has not stated that he saw Katie Jacoby in the back parlor. Objection sustained.

Q Had you had any conversation, or had you heard any conversation, between the male that you saw in this back parlor with Katie during the time that you were working in that house?

Counsel for S. Uhlmann object as immaterial.

The Referee: I will take it, and if it is not material I will entertain a motion to strike it out.

02 17

2392

Counsel for C. Uhlmann except.

A I had a conversation with her, and I seen this male talking to her, too.

Q Did you hear any conversation between this male and any person in the house, while you were working there? A Yes, sir.

Q Between this male and whom? A Mrs. Uhlmann.

On motion of counsel for S. Uhlmann the answer is stricken out. Counsel for C. Uhlmann except.

Q Did you hear any directions given by this male that you found in the back parlor with Katie to Mr. Morris, your employer, while you were working there? A Yes, sir. We took all the directions from him while we were there.

Q Were you present when Mr. Morris was paid for the work he did on that house? A No, sir.

Q How many times did you hear this male, that you saw in the back parlor with Katie, give directions to Mr. Morris? A Probably three or four times.

Q Do you remember what the directions were? A In regard to painting, how he wanted it, what he wanted him to do; "I want you to do this and do this", and so on.

Q Will you describe the color of the face of this male that you found in the back parlor with Katie?

Counsel for S. Uhlmann object. Objection sustained.

Counsel for C. Uhlmann except.

02 18

2893

Q Did you observe the color of the face of this make that you saw in the back parlor with Katie, or his complexion? A I don't suppose I noticed him any more than I notice any of you gentlemen here now.

I Q Did you observe his complexion or general appearance? A He was a light complexioned man; he had reddish sideboards; his hair was kind of a stiff reddish hair.

Q How about the color of his face; did you observe whether or not it was flushed?

Counsel for S. Uhlmann object as leading. Objection sustained. Counsel for C. Uhlmann except.

Q Had you seen that gentleman in company with the lady you saw there this evening, while you were working there? A Yes, sir.

Q Did you observe them in any particular room? A I saw them together in a room upstairs, over the parlor, the second floor; they were in and out and I saw them in the basement, and I saw them on the stairs as he was leaving the house one morning.

Q Were you present at the time they separated? A Yes, sir.

Q Did you hear any remark made by either at the time they separated? A I did hear a remark, but I cannot exactly remember what it was.

Q Did you see them in the basement at any time? A Yes, sir.

Q Do you know which was the dining room or supper room or breakfast room, whatever it was called in the basement?

A The front room.

02 19

2894

Q Did you ever see this male with the lady you recognized here as Mrs. Uhlmann in the front room of the basement?

Counsel for S. Uhlmann object on the ground that the witness has not recognized the lady who was here as Mrs. Uhlmann. Objection sustained. Counsel for C. Uhlmann except.

Counsel for C. Uhlmann ask that the Referee will extend the same ruling in behalf of Mrs. Uhlmann as was extended to the witnesses in behalf of Mr. Uhlmann, by suspending the examination of this witness for the purpose of examining other witnesses to identify the person referred to as the male who was discovered in the back parlor with Katie.

Counsel for S. Uhlmann object to the suspension of this witness' examination.

Objection sustained.

Q Will you please look at the lady just entering the room and tell me if you recognize that lady? A I do; that is the lady I saw in the house in 50th Street.

Counsel for S. Uhlmann moves to strike out the answer as not responsive.

The Referee strikes out all of the answer after the words "I do".

Q Who is the lady (counsel pointing to Mrs. Uhlmann)? A That is Mrs. Uhlmann.

Q Did you see her in the house 54 West 51th Street? A Yes, sir.

0220

2895

Q When? A At the time we were working there, the latter part of June.

Q Did you ever see her talking to the gentleman with the stiffish hair and the sideboards? A Yes, sir.

Q That you speak of as Mr. Uhlmann?

Counsel for S. Uhlmann object. Objection sustained.

Counsel for C. Uhlmann except.

Q Did you ever hear the person that you speak of with stiffish hair and sideboards, called by any name? A Yes, sir.

Q What name? A Simon.

Q By whom? A By this lady here (witness pointing to Mrs. Uhlmann).

Q Did you ever hear him called any name, other than, Simon, by anybody else---by any strangers? A I have heard him called Mr. Uhlmann by the girls.

Q Was this person that you heard Mrs. Uhlmann speak of as Simon and that you heard the girls call Mr. Uhlmann the person you saw in the back parlor with Katie? A Yes, sir.

Q At the time you opened the door leading into the back parlor of this house No. 54 West 56th Street, whom did you see there with Katie?

Counsel for S. Uhlmann object. Objection sustained.

Counsel for C. Uhlmann except.

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Q In what position did you see this male, that you speak of in the back parlor with Katie at the time you were opening the door to enter the back parlor?

Counsel for S. Uhlmann object as leading. Objection sustained. Counsel for C. Uhlmann except.

Q What did you first see when you opened the door leading to that back parlor?

A I saw Mr. Uhlmann standing there, about getting up off the lounge.

Counsel for S. Uhlmann moves to strike out the words "Mr. Uhlmann".

The Referee: I do not want the witness to draw his inferences. He has stated the facts----what occurred---and therefore I will strike out the words "Mr. Uhlmann", so far as it means the plaintiff in this case, while I will allow him to say that he saw this same male that has been spoken of.

Mr. Newcombe: I suppose you will have to exclude the answer as it is now given then?

The Referee: Then I will exclude the answer on the ground that the witness used the term "Mr. Uhlmann" meaning thereby one of the parties to this case. I strike it out on the ground that the witness assumed that the person there was Mr. Simon Uhlmann one of the parties to this action.

Counsel for C. Uhlmann except.

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Q Will you please describe the parties that you saw in this back parlor at that time? A It is the same parties that I described before.

Q Under the ruling of the Referee we will have to describe them again.

Counsel for S. Uhlmann object. Objection sustained.

Counsel for C. Uhlmann except.

Q Please describe the parties that you saw in the back parlor?

A The girl was light complexioned, fair haired, what would be called a blond; she had blue eyes; a medium built girl.

Q Describe the other party? A The other party was a medium sized man; probably weighed about one hundred and forty pounds; he had reddish hair and side whiskers.

Q Describe his appearance? A I think he had a very small mustache. He appeared to be a man that drank a good deal.

On motion of counsel for S. Uhlmann the last sentence of the answer is stricken out. Counsel for C. Uhlmann except.

Q Had you heard that party called by any other name by the inmates of that house, while you were working there? A Yes, sir.

Q By what name had you heard him called? A By the name of Simon and by the name of Mr. Uhlmann.

Q Had you heard any directions given by this male to anybody in that house?

Counsel for S. Uhlmann object as having been already gone over. Objection overruled.

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A Yes, sir.

Q To whom? A To Mr. Morris.

Q Anybody else? A To Katie.

Q Anybody else? A I heard him tell a man that brought groceries to be more careful when he came in the next time.

Q Do you remember what he said to this groceryman? A I heard him jaw him.

Q What sort of a thing is that? A Why, scold him.

Q Will you please tell the Referee in what position you saw the parties in this back parlor when the door was opened?

Counsel for S. Uhlmann object as leading.

The Referee: I think just as I did before, that you ought to ask him to state what he saw.

Question withdrawn.

Q Were they in any position or weren't they?

Same objection. Objection sustained. Counsel for C. Uhlmann except.

Q In what part of the back parlor did you observe either of the persons you saw there, if you observed them in any part or parts of the back parlor? A On the lounge, about, I suppose, five or six feet away from the folding doors, at the left hand side as you go in; that is, facing East. *Will have a bit more leading, but*

Q What parties did you observe on the lounge? A This party that I called Mr. Uhlmann and Katie.

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Q Please describe particularly their positions at the time you opened the door? A He was about getting off her. She lay on her back, and he was about getting off her.

Q Describe the condition of her dress as you observed it? A It was up, up over her hips.

Q Did you observe the condition of the wearing apparel of the gentleman you spoke of as Mr. Uhlmann? A Yes, sir.

Q Please describe the condition of his apparel? A His pantaloons were down over his knees, and he had no coat on.

Q Had he a vest on? A Yes, sir; I think so.

Q Did you enter the room? A No, sir.

Q Did Mr. Morris enter the room? A No, sir.

Q What did you do, if anything, after opening the door and discovering those parties in that condition? A I tried to close it as quick as I could.

Q Did you? A Well, I closed it.

Q What did you do then? A I went downstairs.

Q Did you hear the person that you speak of as Mr. Uhlmann say anything to the girl? A Yes, sir.

Q What did you hear him say? A He says, "Katie, why don't you sew the buttons on my pants", or a button.

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C R O S S E X A M I N A T I O N .

By Mr. Wetmore:

Q Where do you live? A 893 First Avenue.

Q Are you a married man? A Yes, sir.

Q Do you now work for Mr. Morris? A Yes, sir.

Q Where is his shop? A On the North West corner of 52nd Street and Second Avenue.

Q Have you worked for him continuously since June, 1930?

A No, sir.

Q How long did you work for him after June, 1930? A I didn't work with him at all after that job was finished.

Q When did you begin work for him next? A About the middle of 1932. In the Spring I worked for Mr. Minnick, and I left him and went to work for Mr. Morris, and then I left Morris again. It was the Fall I worked for Mr. Morris, and I had worked for him about four months.

Q Who did you work for when you were not working for Mr. Morris?

A Oh, a dozen.

Q Since June, 1930? A I worked for Mr. Minnick, for Munsey & Greaves; I kept shop myself; I worked for Mr. Sheehan; and I worked for Harris & Thompson. That is all I remember now.

Q Who is Mr. Minnick? A A boss painter.

Q Had he a shop in the City? A Yes, sir.

Q Where? A In Fourth Avenue, between 27th and 28th Streets.

Q Who was the next man that you worked for after that? A I went

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to work for Mr. Morris.

Q Who was the one you worked for before going to Mr. Morris the second time after June, 1890. Did you work for Mr. Minnick during the whole of that interval? A I worked for Mr. Minnick off and on three Winters.

Q And when you were not working for him? A I went to work for Mr. Minnick in the Fall after I had worked for Mr. Morris--after this June, 1890.

Q Did you work for Minnick before June, 1890? A No, sir.

Q What was the name of the firm that you mentioned just now?

A Harris & Thompson.

Q They were at the corner of Eighth Avenue and 28th Street?

A Yes, sir.

Q And are still there? A I believe they are.

Q What other firm did you work for? A Munsey & Greaves; they kept at the South East corner of 43rd Street and Third Avenue.

Q Are they there still? A No, sir.

Q Where are they now, if anywhere? A I don't know.

Q Do you know what has become of them? A No, sir; I meet them occasionally. I don't know whether they are doing business for themselves or whether they are working in some shop.

Q Who had you been working for immediately preceding Mr. Morris?

A Joseph Doncourt.

Q Where is his place of business? A On Third Avenue between

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15th and 40th Streets.

Q When did you go to work for him? A I worked for him off and on maybe two or three years, two or three months at a time.

Q Did you come directly from his employ to Mr. Morris? A No, sir.

Q Had you been out of work anytime when you began to work for Mr. Morris? A Yes, sir.

Q How long? A I can't tell you now. I left Mr. Duncourt in the Winter. I might have been out of work a month or two, or I might have worked a day or a week or two days.

Q Did you do no work for Mr. Morris, except this four days' job in June, 1880? A That is the only work I did for him.

Q None after that? A Oh, yes.

Q Immediately after? A Not immediately after, no.

Q None after, until you came back to him again after having been at other places? A Yes, sir; and working for myself.

Q Where were you when you were working for yourself? A About seven or eight years ago I was in 49th Street West of Third Ave. This last time I was on the South West Corner of 45th Street and First Avenue, and I have my name up there yet.

Q When were you there last? A Yesterday.

Q Do you still rent the place? A No, sir; but I have the privilege of leaving my things there.

Q Have you taken orders from there? A Yes, sir.

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Q Has that been your headquarters during the past seven or eight or nine years?

Counsel for C. Uhlmann objects on the ground that the question assumes that the witness had headquarters. Objection sustained.

Q Who was the last person that you worked for before you went to work for Mr. Morris in June, 1880? A The last job of painting I done before I went to Mr. Morris was for Mr. Dencourt.

Q Had you done any on your own account? A Yes, a few little jobs.

Q Some work of your own? A Yes, sir; probably a day or two or maybe a week.

Q Can you remember how long before you went to Mr. Morris it was that you did the last job for Mr. Dencourt? A I left him, to the best of my recollection, about the 16th or 17th of January.

Q And, from the 16th or 17th of January, until the end of June, you can state no other person for whom you worked? A Oh, yes, but not at painting though.

Q At what? A Tending bar.

Q Where were you tending bar? A In Third Avenue, between 42nd and 43rd Streets.

Q For whom? A Thomas Murray.

Q Is he there still? A No, sir.

Q What has become of him? A I don't know.

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Q How long were you tending bar? A I left him once and went to my trade, and then come back again. Then I left and went to my trade again. I was about twelve months with him. While I was with him I had the privilege of going outside. It was more to help him along than anything else that I went with him.

Q When did you first begin to tend bar for him? A I don't know exactly; I think the latter part of January, 1930.

Q You were tending bar for him off and on during the whole of that year? A Probably four or five months on a stretch.

Q During the Summer? A I tended bar one Winter and part of one Summer, and then went back ~~again~~ the following Winter again. I probably stayed two or three months. Maybe altogether eleven or twelve months.

Q The Summer of what year was it? A The Summer of 1930.

Q When did you first go to work for anybody after you did this job for Mr. Morris in June? A I went back to tend bar.

Q How long did you tend bar? A I can't remember.

Q Have you ever tended bar at any other place? A No, sir.

Q Where did you learn your trade? A I learned my trade with a man named Furzman. I first went to work at truck painting, and about 19 or 20 years ago I started house painting. I never served any regular time in a shop.

Q Where did you go to work at truck painting? A In Brooklyn.

Q Were you born in Brooklyn? A No, sir; I was born in West

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Bloomfield, New Jersey.

Q Who did you learn truck painting of? A I picked it up.

Q At whose place? A I think the name is Allen.

Q Where did he have a place? A In Brooklyn.

Q Whereabouts? A I can't tell you, I forget the street.

Q Where did you learn house painting? A I first went to work with a man named McPherson. I picked that up.

Q Where did he live? A In Columbia Street.

Q Brooklyn? A No, sir; New York.

Q How long did you work with him? A I can't say.

Q Do you remember when you went to work with him? A No, sir. I said about 19 or 20 years ago, somewhere around there.

Q Have you lived in the City of New York during the whole of that time? A Yes, sir.

Q The man you say you saw in this back room---how many times had you seen him, before you saw him there? A Three or four times.

Q Have you ever seen him since? A No, sir; not to my knowledge.

Q Ever seen a photograph of him? A No, sir.

Q I understand you to say that he had stiff hair? A To the best of my recollection.

Q And reddish? A Yes, sir.

Q Do you remember the color of his eyes? A No, sir.

Q Can you say whether they were blue or black? A No, sir.

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Q Can you say whether his whiskers were the same color as his hair? A About the same; his whiskers might have been rather lighter than his hair.

Q Did he have a mustache? A A small mustache, to the best of my recollection.

Q And a man that would weigh how much? A Probably one hundred and forty pounds, or around there.

Q Did you ever see him wear eye glasses? A No, sir.

Q Do you remember whether he did or not? A No, sir.

Q He may have worn them? A He may have.

Q Did you ever see him wear spectacles? A No, sir.

Q Will you swear that he did not? A No, sir.

Q Will you swear that you never saw him wear them? A No, sir; I won't.

Q Did you remark whether he had a red nose? A It had a red-dish look.

Q Was he short and stocky, or tall and slender? A He was not short; he was rather slim. He was not a stout man; he was rather more of a thin man than a stout man a good deal.

Q Was he broad in the shoulders or narrow? A Narrow.

Q What day was it when you were in the house that you saw this? A It was the latter part of June.

Q How many times were you at the house? A About four days.

Q Which one of the four days was it when you saw him? A I saw him each day.

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Q When you saw him in the room? A The last day.

Q How do you remember it was the last day? A Because I know I went outside and waited for my money, while Mr. Morris went upstairs after it, and I said to him, you will catch the devil when you go up for it.

On motion of counsel for S. Uhlmann the words "you will catch the devil when you go up for it" are stricken out as not responsive.

Counsel for C. Uhlmann except.

Q Had you ever seen this girl before that you saw in the room?

A Not before I went to work there.

Q Was she there when you went to work? A Yes, sir; she might not have been there in the morning, but I probably saw her about ten or eleven o'clock. She was there the first day I went to work there.

Q Was she there every day while you worked there? A Yes, sir.

Q What other girls were there in the house? A There was another girl, a nurse; I think Katie was a nurse too. Then there were two girls in the kitchen.

Q What were their names? A I don't know.

Q How came you to remember Katie and not remember the other girls' names? A The occurrence that happened.

Q Did you speak to Katie during the time you were there?

A Yes, sir.

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- Q Did you speak to the other girls? A Yes, sir.
- Q Did you hear them called by their names? A Yes, sir.
- Q But you have forgotten the names of all of them, excepting Katie? A I don't remember their names just now.
- Q Do you say there were three other girls in the house besides Katie? A As near as I can remember.
- Q Can you describe the appearance of any of them? A I cannot.
- Q Can you tell whether they were blonds or dark complexioned? A No, sir.
- Q Can you give any marks whatsoever by which any of the other girls in the house can be identified? A No, sir.
- Q Did you see any other persons in the house while you were there? A There was a boy there once in a while. I saw a boy probably twice or three times; and there was a little child and I believe a baby upstairs.
- Q Anybody else? A Not that I remember.
- Q What story did you go to work on? A We done some work in the basement hall, in the kitchen, in the back parlor, in the roof of the bay window and some little work up on the floor above.
- Q What was the touching up of the bay window—inside or outside? A The wood work on the inside; the water stain or something came through.
- Q What were you going in the parlor for? A To do this touching up; that was the finishing up of the work that night.
- Q Did you do it? A Yes, sir.

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Q You went into the parlor? A Yes, sir.

Q How soon after? A Probably ten or fifteen minutes.

Q What time of the day was it? A Between four and five.

Q Where did you go immediately after you opened the door and looked in? A To the bay window.

Q Didn't you go downstairs after you opened the door? A Oh, do you mean when I first opened it?

Q Yes. A Yes, sir; I went down stairs and waited in the kitchen; we had our pots and things down there.

Q Was there anybody in the kitchen? A Yes, sir.

Q Who? A The cook was there. I don't know whether there was anybody else there or not.

Q How long did you remain there? A Probably ten or fifteen minutes.

Q Then you went upstairs? A Yes.

Q And then went into the parlor? A Yes.

Q How long did you continue to work there? A Maybe fifteen minutes.

Q You say that the sofa was maybe five or six feet away?

A As near as I can remember, from the door.

Q Which side? A To the left as you look into the room.

Q Which way was the head of it? A There was no head to it.

Q What kind of a sofa was it? A It had two arms. It was not a lounge, it was a sofa.

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Q Did it have a back? A Yes, sir; as near as I can remember.

Q Was the girl that you call Katie lying with her head---which way was her head? A Towards the bay window.

Q Was there a piano in the room? A Yes, sir; in the back part of the parlor. It stood kind of across the room.

Q Where did it stand, with reference to the bay window? A Right close to it.

Q And, where did the sofa stand, with reference to the bay window? A To the left of it. The piano stood there and the sofa here and there was the bay window and there was the folding doors. (Witness illustrating).

Q Folding doors? A Yes, sir; double doors.

Q Wooden doors? A Yes, sir.

Q Any glass in them? A I don't know whether there was or not. I think there was glass in them.

Q Could you see through them? A No, sir; I would not have went in if I could have seen through them.

On motion of counsel for S. Uhlmann the last sentence of the answer is stricken out as not responsive. Counsel for G. Uhlmann except.

A The Witness: (You might see light through them, but you could not see any form.

Q Will you swear that you could not see a form through them?

A I will, if the room was darkened. If there was a light in

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the room, or if the bay windows were wide open you could not.

Q Will you swear that a person could not see a person who was in the room, from the hall through the glass windows? A If I stood off and, looked through I could not see nobody, but if I went right up and poked through it I might, after a while, see a form, but you could not see anything distinct.

Q Did you try it? A No, sir.

Q Then you might have seen something distinct if you had put your face close up? A Might through some parts of the glass.

Q How were the doors hinged? A They were sliding doors, to the best of my recollection.

Q Were they locked? A No, sir; not when I went in them.

Q What sort of a latch was there on them to close them? A I did not examine the latch.

Q Have you no recollection about it? A No, sir.

Q Can't tell anything in regard to the mode in which they were fastened together? A I suppose they were fastened in the usual way.

Q Do you know that they were fastened together? A I know I had to turn the knob to open them.

Q Anything more than turn the knob? A Use force to open them.

Q Had you seen Mrs. Uhlmann that day---the lady that you call Mrs. Uhlmann? A Yes, sir.

Q What persons were in the house at this time? A I can't tell you.

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Q Who had you seen there? A At that time?

Q Yes. A I saw the servants downstairs, and when I got through I went down stairs and packed the things up and walked out.

Q Where were you working just before you came to the hall?

A I don't remember.

Q Were you in the hall working? A I think we were in the lower hall; we were in the basement hall.

Q Had you done any work on the front hall---on the parlor floor? A I forget whether we were doing any work there or not, that day.

Q Don't you remember? A No, sir; I cannot.

Q Did you do any work in the reception room? A I don't remember

Q Did you do any work on the kitchen floor? A Yes, sir.

Q Did you do any work on the floor above the parlor floor?

A Yes, sir.

Q You remember that you did work above the parlor floor?

A Yes, sir.

Q And you remember that you did work on the kitchen floor?

A Yes, sir.

Q But, you cannot remember that you did any work on the parlor floor? A I remember this bay window.

Q Can you remember anything else, except the bay window on the parlor floor? A Not on the parlor floor.

Q Will you swear that you did not do any work on the parlor floor?

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A No, sir.

Q Will you swear that you were not working on the parlor floor and in the hall that afternoon? A No, sir.

Q You may have been? A May have been. I rather think we were doing the lower basement all that afternoon.

Q What makes you think that? A It is a kind of recollection I had that we were there. I have a distinct recollection of being in the basement, because we went up the stairs to go in the back parlor and came right down again after we saw this occurrence that I speak of.

Adjourned to Thursday October 30th, 1884 at 3 P.M.

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Court of Common Pleas

City and County of New York.

Simon Uhlmann

vs

Carrie Uhlmann

Before,

Theodore W. Dwight, Esq.,

Referee

Superior Court.

For the City of New York.

Carrie Uhlmann

vs

Simon Uhlmann

Before,

Theodore W. Dwight, Esq.,

Referee

New York October 30th, 1884.

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THOMAS A. ROBBINS, recalled.

CROSS-EXAMINATION resumed.

By Mr. Wetmore:

Q When you looked into the back parlor, on the occasion referred to at the last hearing, did you open one door or two? A To the best of my recollection I opened both.

Q Used both hands? A Both hands.

Q How long did you keep them open? A Long enough to see what I have stated before; maybe 10 or 15 seconds.

Q Your best recollection is that it was 10 or 15 seconds?

A Yes, sir.

Q What was the position of the party that you call Mr. Uhlmann, when you first saw him? A About rising off the lounge. His two feet were on the floor, I suppose in turning the knob of the door that he had heard me.

On motion of counsel for S. Uhlmann the last sentence of the answer is stricken out. Counsel for G. Uhlmann excepts.

Q Both feet were on the floor? A Yes, sir; and he laid over on the lady---on the woman, whatever she was.

Q Where were his pantaloons,---below his knees? A His pants were below his knees.

Q What did he do while you saw him? A He raised up off her.

Q Did he turn around? A He grabbed his pants as soon as he got up on his feet and began pulling them up, and turned and made some

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remark--"you might have knocked"; something like that.

Q Did he say anything else? A Then he turned after he recovered himself, and said, "Katie, why don't you sew the button on my pants"---"why didn't you sew the button on my pants"? Those were his words, I believe.

Q What did she do? A She got up as quick as she could I suppose. We got out before she got off the lounge. Her clothes were not down.

Q During this 10 or 15 seconds, and while the man was making the remark you have stated, she remained lying on the sofa? A No, sir; she tried to get up as quick as she could.

Q Then she was simultaneously getting up and pulling up his pantaloons and making these remarks all at the same time? A No; he was getting up all the time he was talking.

Q Did he have on any drawers? A I could not say as to that.

Q You cannot say whether he had on drawers or was bare legged?

A No, sir; I saw his bare legs.

Q Were his drawers down, as well as his pantaloons? A I couldn't say whether he had any drawers on or not.

Q Then you are sure you saw his bare legs, but you are not sure whether he had on drawers? A No, sir. He might have had on drawers.

Q Did you see the color of his vest or pantaloons? A I did.

Q What were they? A I don't know. If I seen them I must have

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certainly seen their color; but the color I can't remember.

Q Did you see his coat? A No sir; he had no coat on.

Q Did you see his coat in the room? A No, sir.

Q Or his hat? A No, sir.

Q How was she dressed? A I could not say.

Q Can you tell anything about her dress? A No, sir.

Q Was there a pillow on the sofa? A No, sir.

Q Are you sure? A No, sir. Excuse me---there might have been.

But I do not think there was.

Q What was the covering of the sofa? A Well I can hardly remember that; I think it was blue but I can't say sure,---a blueish or a purple cast.

Q The same color as the rest of the furniture in the room?

A That I cannot say. I suppose it corresponded with the rest but I can't say.

Q Did you see this man that you called Mr. Uhlmann again before you left the house? A No, sir; that is the last I saw of him.

Q Have you ever seen him since then? A No, sir.

Q Did you see her again? A I might have seen him, but not to my knowledge.

Q Did you ever see her again---Katie? A No, sir; I did not see her again.

Q Have you ever seen her since then? A No, sir.

Q When you came upstairs and opened the door, you came up to go in and touch up the bay window? A The wood work in the bay win-

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dow.

Q Had you paint pots in your hands? A I laid them down to open the doors.

Q What paint pots did you have? A I think it was some walnut stainers. It was stainers of some kind.

Q Anything else? A I had, brushes certainly.

Q Both hands full? A No, sir one pot.

Q And that pot you laid on the floor? A Yes.

By the Referee:

Q When you went down stairs after this what did you do during the time that intervened before you came up again? A I waited to give a chance for Mr. Uhlmann to get out of the back parlor.

Q What did you do? A I stood and waited for him to go out.

Q Where did you stand? A In the kitchen.

Q How long? A Probably ten minutes. I can't say exactly.

Q Did Morris stay in the kitchen also? A Yes, sir.

Q Both of you? A Yes, sir.

Q Was there anybody in the kitchen during the time you were waiting there? A We might have stood in the kitchen hall way.

Q Anybody else in there? A The cook was in the kitchen.

Q Did you do any work? A No, sir.

Q You stood there doing nothing? A Yes, sir.

Q Did you speak to the cook of the occurrence you had seen?

A No, sir.

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Q Did you speak to each other? A Yes, sir.

Q In respect to it? A Yes, sir. We quietly laughed about it, between ourselves, what we had seen.

Q During the time you were staying down in the kitchen?

A Yes, sir.

Q Is that what you mean? A While we stood there we spoke about it and laughed over it.

Q You spoke to each other in regard to that occurrence?

A Certainly.

Q And the cook was there you say? A The cook was in the kitchen. She did not hear our conversation.

Q How do you know? A Because it was a whisper between us.

Q How far was she from you? A That I cannot say. She might have been to the range. We were near the door. We might have been inside the door, but I probably was inside and Morris was probably on the sill of the door.

Q Where did the door go from the hall way into the kitchen---
the right or left hand side of the kitchen? A It was to the left, to the best of my recollection; but it might have been in the middle. I do not remember that.

Q Do you remember the arrangement of closets in the kitchen---
about the door that entered from the entrance? A No, sir; I do not.

Q But you are sure you stood in the door way? A In the door way and partly in the kitchen.

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Q. Was the door open? A. Certainly.

Q. Any glass in that door? A. I cannot remember.

Q. Was there a mirror in the back parlor? A. I don't recollect.

Q. You have no recollection of a mirror? A. No, sir. I hardly think there was. I have no recollection of any mirror in there. I don't think there was, but I am not sure.

Q. Were there curtains in the bay window? A. I believe not. You mean lace curtains?

Q. Any kind. A. Well, I cannot remember. There must have been curtains on the window anybody would think. That I cannot remember.

Q. Have you any recollection? A. I think there were curtains.

Q. Any blinds? A. Do you mean inside blinds?

Q. Either inside or outside blinds, or both? A. I think there were inside blinds.

Q. Were there outside blinds? A. I don't think there was. I don't know. I cannot remember. As a general thing bay windows have outside blinds, but I cannot remember whether there was on that bay window or not.

Q. You have no recollection whether there were blinds or not?

A. No, sir.

Q. You do recollect that there were inside blinds? A. I do not.

Q. Then, you have no recollection whether there were any blinds or not? A. No, sir.

Q. No recollection whether they were open or closed?

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Counsel for C. Uhlmann object on the ground that the witness has testified that he has no recollection whether there were any blinds or not.

Q You have no recollection then on the subject as to whether or not there were blinds of any kind, either inside or outside of the window, or whether there were curtains to the window?

A Well, I will tell you. I never worked on a house where there was not inside or outside blinds.

Q Have you any particular recollection about that window? A I have not.

Q You say you had been doing work on the roof of that bay window? A Yes, sir.

Q What had you been doing? A Put a coat of metallic on it and puttied up where the tin comes up against the house. There was a leak where the tin reached the read of the house. And we gave the tin on the roof a coat of paint.

Q What was the effect inside of the leak. Did you not state that the water had run down on the inside and injured the wood work? A If I stated that I stated wrong, because I did not know whether the water run down or not.

Q Well, I ask you simply the question: Was there any effect of the leak on the inside? A That I cannot say.

Q What did you do on the inside? A Touched up the wood work, the casings of the window---around the casings.

Q All around the whole thing? A Wherever there was a spot

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knocked off, where it was bare. What I mean by that is, where there was a piece rubbed off or something had been rubbed against it; and we gave it a little varnish.

Q Was varnish all that you put on it? A No, sir.

Q What did you put on? A I put on a little imber, or burnt sienna, and ocher.

Q What were those mixed with? A Oil. I did not mix them. They were bought colors.

Q Already prepared? A No, sir; they came in the oil.

Q Do you call it paint or stain? A We use it for staining colors, for staining white or any color.

Q What was the color of this wood? ^{work} A It think it was walnut.

Q Do you mean that the wood was walnut, or that it was painted a walnut color? A Painted a walnut color.

Q And you put this on?---A Excuse me I will explain a little. At times, when you varnish, and use oil in your varnish it will sometimes blister and bulge out in little blisters, and wherever those blisters were it had to be touched up.

Q So that where a surface is painted you can put a coat of stain or paint on, as the case may be, over the defaced spot, so as to match the rest? A Yes, sir; but it is not necessary to go over all of it.

Q And, what you did on this occasion was to put what you call stain over the blisters that were defaced? A Yes, sir.

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Q Were these caused by the leak? A That I cannot say.

Q You have no recollection of any damage caused by the leak in there? A No, sir.

Q Do you remember what was on the floor? A No, sir.

Q Carpet? A I can't say.

Q Matting? A I can't say.

Q You say you painted the kitchen? A Yes, sir. Kitchen.

Q What color? A To the best of my recollection we painted the

Q What color? A I can't say.

Q You painted the wood work on the lower basement floor besides in the kitchen, in the hall and in the dining room? A We touched it up, as I remember, the wainscoting.

Q You did work upstairs? A Yes, sir.

Q What? A I think that was all painted. I don't think there was stained work at all. To the best of my recollection I think we did a closet there.

Q What color did you use up there? A I don't remember.

Q What was there on the floor in the lower hall---wood work, tiling or carpet? A I think there was nothing on it.

Q What material was it? A Wood, I guess.

Q Was there a door directly opposite these folding doors?

A Leading into the reception room?

Q Yes. A That I cannot remember either.

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Q. You have no recollection on that subject? A. No, sir.

Q. Did you hear Mr. Uhlmann give directions in regard to this work ---the person who you heard called Mr. Uhlmann? A. Yes, sir.

Q. Did he look at it every morning? A. I don't know about that.

Q. How many times did you hear him give directions about it?

A. Once or twice he spoke about it as we worked there.

Q. Did he look at your work after you had finished it? A. I don't think he had time after he had seen what he had seen.

Q. Have you any recollection whether or not after he had given directions for the work during the time it was going on, he came to look at it? A. Well, no, not particularly; but it stands to reason, that if a man is having work done, he will look at it. He certainly did.

Q. Did he show you where he wanted it touched up? A. No, sir. He spoke to Mr. Morris.

Q. In your presence? A. Yes, sir.

Q. Did you hear him tell Mr. Morris where he wanted the wood work touched up? A. As I stated before, he told him he wanted this said that done.

Q. Did he tell him that he wanted the bay window done---did he give any directions to do that? A. I don't know.

Q. Have you any recollection on the subject? A. You mean inside?

Q. Yes. A. No, sir. I don't know anything about that.

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Q I mean, at anytime in your presence, did Mr. Uhlmann give directions to Mr. Morris to do the bay window? A I have no recollection of what he said, in regard to what work was to be done, although I heard him give orders to Mr. Morris.

Q You say you heard him called Simon? A Yes, sir.

Q By whom? A By Mrs. Uhlmann.

Q When? A The latter part of June, 1880.

Q More than once? A No, sir. Probably I did. I don't remember more than once.

Q What once do you remember? A Coming down stairs one day when he was leaving the house.

Q Which one of these days that you were there was that? A I can't remember.

Q Is that the only occasion when you heard him called Simon?

A To the best of my recollection it is.

Q When did you hear any of the servants address him while you were there? A I can't remember that either, but I heard them address him as Mr. Uhlmann; I don't know whether it was the first, second or third or fourth day that I was there.

Q What time of the morning did you come there? A About seven o'clock.

Q Did you see Mr. Uhlmann go away to his business in the morning? A I saw him once leave the house. I don't know whether he was going to his business or not.

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I don't know where he was going.

Q Did you see him return every night? A No, sir.

Q Had you seen him previously to this Saturday that you say you saw him at five o'clock, or thereabouts during that day? A I saw him two or three times as I stated before, I believe, while I was in the house; probably four times.

Q Have you any recollection of having seen him that Saturday on any other occasion that day? A No, sir. I have no recollection of it.

Q Had you seen Mrs. Uhlmann before that day? A In that day?

Q Yes. A I don't think I did. To the best of my knowledge, I did not see her all that day---Saturday.

Q Had you seen her the day before? A I think I did.

Q And the day before that? A Well, I don't know whether it was the first, second or third day I saw her on the stairs when Mr. Uhlmann was leaving the house. I saw her off and on two or three times a day, excepting Saturday; I don't remember seeing her Saturday.

Q Where were you working on Saturday? A In the kitchen, or along the lower hall way. We were in the basement working.

Q Had you been working there all day? A That I don't remember further.

Q On the first day when you came there, had you previously applied to Morris for the job, or had he sent for you? A We met together, and he says, "I've got a job, Tom."

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Q. Where was that? A. I think it was in Third Avenue.

Q. You met him in the street? A. I can't say now, but I think it was in a saloon. He spoke about having a job, and asked me if I would give him a hand to help him out with it.

Q. How long before you went there was that? A. Probably the night before.

Q. To the best of your recollection? A. It might have been a day or a couple of days before.

Q. Twodays before? A. It may have been one day or it may have been a week.

Q. Did he tell you where the job was? A. He asked me to come and give him a hand.

Q. (Repeated). A. Probably he did; I don't know.

Q. Did you go to his shop or to the house? A. I don't think he had a shop at that time.

Q. Then, your recollection is, that you met him at the house on the first day? A. I met him at the supply store where we got the material from.

Q. Where is that? A. Between 45 and 46th Streets on Third Avenue.

Q. Whose supply shop? A. Steinler's.

Q. Is he there still? A. I believe he is. I saw him to night.

Q. Are you sure that you got the supplies there? A. I did not get any.

Q. Are you sure that he got the supplies for this job there?

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A I believe so.

Q Did you meet him there? A Yes, sir.

Q Have you ever worked for the man whom you kept bar for at any other place than in Third Avenue? A I worked in two places for him; both on Third Avenue.

Q Where was the second place? A The first place was between 42nd and 43rd Streets, and the second place was between 43rd and 44th Streets.

Q Who were you working for in the Summer of 1881, if anybody?

A Will you allow me to make a little correction about something I stated last night in regard to my residence?

The Referee: Never mind that.

Q (Repeated).

Counsel for C. Whlmann objects.

Question withdrawn.

Q How long have you lived at your present residence? A Four years, I believe, the 22nd or 23rd of November coming.

Q Where did you live before that? A In 41st Street near Third Avenue, about 205.

Q East? A East.

Q How long did you live there? A That I can't say. I will bring you the receipts to-morrow and tell you, if you want me to.

Q Give the best of your recollection? A Maybe three or four months, maybe five months.

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Q Before that where did you live? A The South East corner of 46th Street. I lived there one month, and the place did not suit and I moved, I think to 41st Street.

Q Where did you live previous to the place where you lived a month? A In 47th Street, 216 or 217; the upper side of the street, between Second and Third Avenues.

Q How long did you live there? A Maybe a year or so.

Q What is the best of your recollection? A I guess, about a year. It might have been longer.

Q Do you know John H. Arnott of VanDolson & Arnott? A Yes, sir.

Q Did you ever do any work for them? A No, sir.

Q Did you ever do any work on the buildings which they were engaged in erecting? A I don't know the man.

Q Do you know whether or not they were contractors for any of the buildings, on which you worked? A No, sir.

Q Did you ever work on the Strathmore? A Yes, sir.

Q Did you ever work on the Four Seasons? A Not to my knowledge. I don't know where they are.

Q Did you ever work on the Mewport? A Yes, sir.

Q And the Adelphi? A Yes, sir.

Q Do you know who built any of those buildings? A No, sir.

Q Who employed you to work on any of them? A Mr. Morris.

Q You had nothing to do with anybody but Mr. Morris in connection?

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tion with your work on them? A No, sir.

Q Do you know Mr. Ferdinand Mayer? A Yes, sir; by sight.

Q When did you last see him? A The day before yesterday, I think.

Q Were you at his house last night? A No, sir.

Q Were you at 13 West 50th Street last night? A No, sir.

Q Did you walk here last night? A I believe I did.

Q From where? A From my house.

Q All the way from your house? A I stopped at Mr. Morris' father-in-law's and stayed there and played a game of dominoes.

Q Whereabouts is that? A In Second Avenue, corner of 52nd Street. I did not want to come and stand in the rain waiting so I played a game of dominoes with his father-in-law.

Q And you walked from there here? A Yes, sir.

Q Before you came here last night had you seen Mrs. Uhlmann here present? A No, sir.

Q Since June, 1930? A To the best of my knowledge last night is the first I have seen the lady since I worked in the house.

Q I think that you said you heard the person, you call Mr. Uhlmann, jaw a grocery boy? A Yes, jaw or scold him. I don't know whether it was a grocery boy or a butcher boy.

Q Where was that occurrence? A In the hall way of the lower hall.

Q Where were you? A I might have been on the lower hall way.

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stairs or in the kitchen or the back part of the hall way.

Q: Where was Mr. Uhlmann? A: Standing in the lower hall or the dining room door, as near as I can remember.

Q: Did that occur more than once? A: What?

Q: The boy coming in and Mr. Uhlmann scolding him? A: Not to my recollection.

Q: You only recollect once? A: That is all.

Q: Do you remember seeing the same boy more than once? A: No, sir. I could not know the boy if I saw him there.

Q: After this occurrence in June, 1880 did you speak of it to anybody? A: Probably I did, I don't remember. Most likely I did.

Q: To whom? A: To companions, probably.

Q: Can you tell anybody to whom you mentioned it? A: I cannot recollect now. I certainly must have spoken of it.

Q: I only ask you if you remember? A: No, sir. I do not remember any particular person.

Q: Who first asked you to testify in this case, if anybody?

A: Mr. Morris first spoke to me about it.

Q: What did he say? A: I was doing a job of my own in 51st Street and he came around to look at it. He heard I was working

there--or, I think, I met him and told him about it. I says,

"George, I am doing a little work around here". Excuse me, I

think I went to get a little paper from him. I told him I was

doing a little job around the corner for Mr. Irving. He came

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around afterwards to see the job, and he asked me, if I remembered the occurrence in 56th Street. I said, "What do you mean?" He then spoke about the occurrence that I have stated. I said, "Yes, certainly, I do."

Q: "When was that? A I think the forepart of September, or probably the latter part of August."

Q: "Was anybody with Mr. Morris on this occasion? A No, sir."

Q: "When did you next speak to anybody about it? A I don't remember."

Q: "Do you remember speaking to anybody else after that about it? A No, I kept it to myself."

Q: "Do you remember speaking to anybody after you spoke to Mr. Morris about it on this occasion? A I might have. I don't know."

Q: "Did anybody else speak to you about it after Mr. Morris had spoken to you about it on this occasion? A Yes: Mr. Newcombe and Mr. Truax spoke to me about it."

Q: "Until they spoke to you about it did anybody else speak to you about it, after Mr. Morris had spoken to you?"

A: "Yes, Mr. Mayer spoke to me about it one day."

Q: "When? A I don't recollect."

Q: "Where? A He met me where I was working in front of the building, or in the building."

Q: "This same building? A Either in the Strathmore or the Adelphi or Newport. I don't know which. Mr. Morris was present."

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Q Was that after Mr. Morris spoke to you? A Yes, sir.

Q How long after? A Maybe three or four days.

Q What is the best of your recollection? A About three or four days.

Q May it have been longer? A I don't know. I know Mr. Morris spoke to me and asked if I remembered about it, and I said, "George, I don't want to have no trouble about such stuff as that; I don't want to give nobody away." That is the expression I made to him.

Q What did he say to that? A I forgot now what he did say.

Q Did you see anybody else besides Mr. Mayor between the time that Mr. Morris spoke to you and the time you saw Mr. Newcombe and Mr. Truax? A You mean in regard to this case?

Q Yes. A No, sir; not that I know of.

Q Don't you know whether you did or not? A I don't think I did.

Q Are you sure nobody else spoke to you? A It was common talk around the neighborhood; the workmen there spoke about it.

Q This case was common talk about the neighborhood there?

A The people employed there knew about it. They read some letters in the papers. I heard them talking about it.

Q It was the common talk, at this time, among the people working on those houses? A Not exactly the common talk. It was the talk among the men. The employees knew of it.

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Q Whose employees? A Mr. James', I suppose; I don't know who employed them.

RE-DIRECT EXAMINATION.

By Mr. Newcombe:

Q Do you mean by Mr. James, Post Master General James? A I understand he was the man.

Q You were asked on your cross examination to name the places where you had acquired your knowledge of painting. Were you ever employed in the Navy Yard? A I was.

Q How long? A About seventeen or eighteen months.

Q In what capacity? A As painter. I was in the civil engineer's department, painting the housework of the Navy Yard, and part of the time I was in the construction department, painting ship work.

Q The Navy Yard in Brooklyn, do you mean? A Yes, sir; under Norman Stratton. He was civil engineer there.

Q Tell me the season of the year, that you commenced there?

A I think it was the latter part of 1870, or '71.

Q Did it run into 1871 also? A Yes, sir; to the best of my knowledge.

Q Were you ever employed over there? A Yes, sir; I was discharged and re-employed the second Fall.

Q How long did you remain there? A Probably two or three months.

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By the referee:

Q Did Norman Stratton appoint you? A He was head of the department. He was the man that you had to see in order to get a job there.

By Mr. Newcombe:

Q Did you get the job from him? A No, sir. I got it through Mr. William A. Darling.

Q After you left your painting in the Navy Yard what next was your employment? A In the appraiser's department of the Custom House.

Q How long did you remain there? A A little over four years.

Q Do you remember who appointed you in the Custom House?

A William A. Darling was appraiser of the port at that time. I suppose, he appointed me.

Q What was your position there? A I was sixteen days opening and packing, and the balance of that time I was clerk and verifier.

Q Do you remember the character of the glass which was in the sliding doors, leading into this back parlor in the 56th Street house? A I said last night that I thought it was ground glass.

Q What do you mean by ground glass? A It is a rough glass. You can see where the filigree work on it is, where the figures are, if you place your eye close to it. As a general thing you can see through most glass of that kind in that way.

Q What was the correction you desired to make a little while ago

about your residence? A I believe I stated last night that I lived in 47th Street in June, 1880, but this morning I found the receipt from the house in 41st Street. I moved from 47th to 48th Street and remained there a month. My people did not like the place and then I moved to 41st Street. I lived during May in 47th Street near Third Avenue and then I moved to 41st Street. I found the receipt this morning. I had left it in my over-haul's pocket.

RE-CROSS EXAMINATION.

By Mr. Wetmore:

Q When were you appointed in the appraiser's department of the Custom House? A Well, I took the census in 1870. That took me about three or four months. I went in the Navy Yard that Fall, and stayed there about 17 months, and went in the appraiser's office about four or five months afterwards. That would bring it around to March, or around there, in 1872.

Q How long did you remain there? A About four years. I could tell you if I looked at my papers. I have my appointment and discharge.

Q How came you to be discharged? A Political reasons---something you never can find out.

Q Were you a delegate to any political convention at that time?

A I have been on assembly conventions, and such as that.

Q Do you remember when the national convention was held in 1880

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of the Republican Party? A Do I remember where it was held?

Q Yes. A I will say no.

Q Why were you discharged from the Navy Yard? A Well, certainly not for incompetency.

Q I ask you why you were discharged?

Counsel for G.Uhlmann object.

Q In June, 1880 you now say you were living in 41st Street near Third Avenue? A Yes: I think it was the fourth door from Third Avenue, No.205 to the west of my recollection, if the odd numbers are on the upper side of the Street.

Q You were there during the whole of the month of June, 1880?

A I may have went in there on the second or third of June. I have the receipt somewhere.

Q You were there during that month? A Yes, sir: after the first few days of the month.

Q And you lived there during the remainder of the month? A I might have moved in, on the 1st, or before the 1st: or not before the 16th. But I have a receipt for the June rent.

Q You have no recollection then where you were living in June,

1880? A I paid a month's rent in 48th Street, but my people

did not like it, and I might have moved towards the 21st or 22nd of May.

Q Of May? A (Continuing) or I might have moved the 4th or 5th of June. But I have the June receipt for the rent in 41st Street.

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Q You said just now that you might have moved as late as the 10th of June? A No, sir. I meant to say May. I have got the June receipt. I have the receipt for the rent for the month of June.

By Mr. Newcombe:

Q Have you got that receipt with you? A I think it is in my overhauls. When I took them off to-day I might have put it in there.

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Court of General Sessions of the Peace,
of the City and County of New York.

The People of the State
of New York,
against
Figoraz St. Morris

The Grand Jury of the City and
County of New York, by this
Indictment accuse Figoraz St.
Morris of the Crime of Forgery,
committed as follows:

Wherefore, to wit: on the 22nd
day of April, in the year of our
Lord one thousand eight hundred
and eighty four, at the City and
County of New York, aforesaid,
there was depending in the Court
of Common Pleas for the City and
County of New York, a certain
action for a judicial separation
between Simon Uhlmann, plain-
tiff, and Corine Uhlmann, defendant,
and on the day and in the year
aforesaid, the several issues in the
said action, by order of the said
Court of Common Pleas, were duly

referred to Theodore W. Dwight Esquire
 a Commissioner of the Supreme Court of the State
 of New York, as Referee, to hear and
 determine the same; and afterwards,
 to wit: on the twentieth day of
 April, in the year aforesaid, at
 the City and County aforesaid, (the
 said parties to the said action, being all
 the parties whose interests would be affected by the result thereof, and
 having expressly waived the oath
 of the said Theodore W. Dwight
 Esquire, as such Referee, in due
 form of law, pursuant to the
 Statute in such case made and
 provided,) the said action duly came
 on to be tried before the said Theo-
 dore W. Dwight Esquire, Referee as
 aforesaid, and was then, and on
 divers other days thereafter, and
 before the day of the filing of this
 indictment, by due adjournments
 in that behalf, at the City and
 County aforesaid, in due form of
 law tried before him the said
 Theodore W. Dwight Esquire, Referee
 as aforesaid.

And upon the said trial of the
 said action before the said Theodore
 W. Dwight Esquire, Referee as
 aforesaid, to wit: on the twentieth
 day of October, in the year
 aforesaid, at the City and County

ninth day of October, in the year
 aforesaid, at the City and County
 aforesaid, the said George W. Morris,
 late of the City and County aforesaid,
 personally came and appeared be-
 fore the said Theodore W. Dwight
 Esquire, Referee as aforesaid, and
 offered himself as a witness upon
 the said trial on behalf of the said
 Carrie Uhlmann, defendant as
 aforesaid; and the said George
 W. Morris, was then and there by
 the said Theodore W. Dwight Esquire,
 Referee as aforesaid, duly sworn,
 and did take his solemn oath,
 that the evidence he should give
 on the trial of the said action, be-
 tween the said Simon Uhlmann,
 plaintiff, and Carrie Uhlmann, de-
 fendant, should be the truth, the
 whole truth, and nothing but the
 truth, the said Theodore W. Dwight,
 Esquire, Referee as aforesaid, having
 then and there full and competent
 power and authority to administer
 the said oath to the said George
 W. Morris in that behalf.

And at and upon the said
 trial of the said action, the fol-
 lowing questions respecting the
 same and were material to the

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issues therein, that is to say: whether
the said George St. Morris was
employed by the said Union Whi-
man to do work on the house of
the said Union Whimann at num-
ber 54 West 56th Street, in said
City in the month of June, 1880,
and whether the said George St.
Morris had ^{as} an assistant in such
work one Thomas A. Robbins,
and whether the said George St.
Morris was engaged for two or
five days in doing such work, and
whether on the last day when
they the said George St. Morris and
said Thomas A. Robbins were at
work in the said house, the said
said George St. Morris saw the said
Union Whimann and one Katie
Geddy in the back yard of the
said house; and whether the said
Thomas A. Robbins was present
with the said George St. Morris at
that time, and opened a door leading
into the said back yard; and
whether or the said Thomas A.
Robbins opened the said door the
the said George St. Morris was
standing immediately at his right

hand side, a little behind him, and
 whether or the said Thomas A.
 Robbins opened the said door, the
 the said George A. Morris saw
 the said Simon Uhlmann rising
 from a sofa in the said back parlor,
 and whether the said Katie Gentry
 was at that time on the said sofa,
 with her clothes drawn up and
 disarranged, and her legs exposed;
 and whether at that time the said
 Simon Uhlmann's pants were loosened,
 and whether the said Simon Uhlmann
 then got up and immediately com-
 menced to pull his pants up, and
 made the remarks "Katie, did you
 see that button on?" or something
 like that; and whether just as the
 said door was opened the said
 Katie Gentry turned round all of
 a sudden and sat up like, and
 pushed her father down.

And the said George A. Morris,
 being so sworn as aforesaid, and
 being then and there lawfully
 required to depose the truth and
 truly testify as to the said several
 material matters in the said action,
 then and there, to wit: on the said

Twenty ninth day of October in the
year aforesaid, at the City of London
aforesaid, upon the trial of the said
action, before the said Theodore
W. Wright Esquire, Judge of
aforesaid, upon the said aforesaid,
publicly, lawfully, and
and lawfully, did the said
depose, testify, declare and say, etc.
and concerning the said several
material matters aforesaid (meaning
other things) in substance as set forth
the effect following, to wit, to
the same.

That the said George H. Morris was employed by
the said William Whitman in the said
(meaning the said William Whitman
in the said office, to wit, to the said
month of June, 1880, to the said
on the same matter, to the said
(meaning the said William Whitman
said William Whitman in the said
It (meaning the said William Whitman
George H. Morris was employed by
to the said aforesaid by the said William
Whitman at the time aforesaid) was
conducting the same, and was
connected, and representing some of the
matters and matters as aforesaid
and matters of the same, (meaning

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that such work consisted in taking
up plaster in the said house which
had been knocked, and painting
some of the walls thereof and in
making a thorough overhauling
of everything in the said house I
(meaning himself the said George
St. Morris) was occupied in doing
this work (meaning the work
aforesaid) for or five days I
(meaning himself the said George
St. Morris) had an assistant in
the work (meaning the said work)
Don Robbins we generally call him
(meaning the said Thomas A.
Robbins) Mr. Whitman (meaning the
said Simon Whitman) said we
(meaning himself the said George St.
Morris, and the said Thomas A.
Robbins) for the work (meaning
the said work) on the last day we
(meaning himself the said George St.
Morris and the said Thomas A.
Robbins) were at work there (meaning
in the said house) after we had
finished (meaning after they the
said Thomas A. Robbins and George
St. Morris had finished the said
work) I (meaning himself the said

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Robbins (meaning the said Thomas
A. Robbins) opened the door (mean-
ing the said door) I (meaning himself)
the said George W. Morris) was
standing immediately at his (mean-
ing the said Thomas A. Robbins)
right hand side, a little behind
him (meaning the said Thomas
A. Robbins) I (meaning himself)
the said George W. Morris) had
hold of a ladder and he (meaning
the said Thomas A. Robbins) had
some paint pots in his (meaning
the said Thomas A. Robbins)
hand, and as he (meaning the
said Thomas A. Robbins) opened
the door (meaning the said door)
I (meaning himself) the said
George W. Morris) saw Mr. Wil-
liam (meaning the said Simon
William) just rising from the
saga (meaning the said saga in
the said back yard) and this
girl Katie (meaning the said
Katie Gordon) was on the saga
(meaning the said saga) with her
(meaning the said Katie Gordon)
clothes thrown up and disarranged,
and her (meaning the said Katie

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Jacoby's) legs all exposed. Mr. Uhlmann's (meaning the said Simon Uhlmann's) pants were loosened, and he (meaning the said Simon Uhlmann) got up and immediately commenced to pull them (meaning the said Simon Uhlmann's pants) up, and he (meaning the said Simon Uhlmann) made the remark "What did you see that button on?" - something like that. Mr. Robbins (meaning the said Thomas A. Robbins) immediately closed the door (meaning the said door). Just as the door (meaning the said door) was opened she (meaning the said Katie Jacoby) kind of turned round all of a sudden and not up like, and her clothes were pushed down (meaning that the said Katie Jacoby pushed her clothes down) after the door (meaning the said door) was closed and (meaning himself) the said Katie Jacoby and the said Thomas A. Robbins went down stairs, and he (meaning himself) the said Katie Jacoby and the said Thomas A. Robbins were hanging upside down, to ourselves, about what we (meaning

himself the said George St. Morris
 and the said Thomas A. Robbins
 had seen. I (meaning myself)
 the said George St. Morris) saw
 "Tom" (meaning the said Thomas
 A. Robbins) "did you" (meaning the
 said Thomas A. Robbins) "see that?"
 He (meaning the said Thomas A.
 Robbins) says "yes" I (meaning
 myself the said George St. Morris)
 said "Don't you" (meaning the said
 Thomas A. Robbins) "know the
 that is?" I (meaning myself the
 said George St. Morris) says, "That's
 the cross, that is Mr. Uhlmann"
 (meaning the said Simon Uhlmann)
 Mr. Uhlmann's (meaning the said
 Simon Uhlmann's) pants, when I
 (meaning the said George St. Morris)
 saw them (meaning the said Simon
 Uhlmann's pants) were about down
 to his (meaning the said Simon
 Uhlmann's) knees. I (meaning the
 said George St. Morris) saw this (mean-
 ing the said Simon Uhlmann's) drawers.
 His (meaning the said Simon Uhl-
 mann's) coat was off. The girl's
 (meaning the said Katie Gooding)
 head was toward the bay window

0274

in the rear (in the rear of the said
house meaning) I (meaning himself)
the said George H. Morris could
not see through the glass (meaning
the glass in the said door). It
would be impossible for a person
standing two feet away from
the glass (meaning the glass in
the said door) to see anybody on
the inside of the room (meaning
in the said back parlor) It was
the latter part of June (meaning
the said month of June, 1880) that
I (meaning himself) the said George
H. Morris did this work (meaning
the said work) for one William
(meaning the said Simon William)
somewhere between the 23rd, 25th,
26th and 27th (meaning of the
said month of June, 1880) It
(meaning the said Thomas A.
Robbins and himself) the said
George H. Morris finished it
(meaning the said work) about
the 25th (meaning of the said
month of June, 1880). I (meaning
himself) the said George H. Morris
thinks it was the 25th or 26th (mean-
ing that he thought it was the
25th or 26th of the said month of

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after they had finished the same.

And whereas in truth and in fact the said George St. Morris did not remember observing anything on the last day when he was at work in the said house, upon going into the said back-yard thereof, and at such time the said Thomas A. Robbins was not present in the house, and the said Thomas A. Robbins did not open the said door leading into the said back-yard.

And whereas in truth and in fact, at the time the said door was opened the said George St. Morris did not see two persons in the said back-yard, and did not recognize one as the said Simon W. Drumm, and the said Katie Geddy was not the other,

And whereas in truth and in fact the said George St. Morris was not standing immediately at the said Thomas A. Robbins' right hand side, a little behind him, as the said Thomas A. Robbins opened the said door, and the said George St. Morris did not have hold of a ladder, and the said

0277

Thomas A. Robbins did not have any faint spots in his hand.

And whereas in truth and in fact, as he the said Thomas A. Robbins opened the said door, the said George St. Morris did not see the said Simon Uhlmann right rising from the said sofa in the said back parlor, and the said Katie Gentry was not on the ^{said} sofa with her clothes thrown up and disarranged, and her legs all exposed, and the said Simon Uhlmann's pants were not loosened.

And whereas in truth and in fact the said Simon Uhlmann did not get up and immediately commence to pull his pants up, and did not make the remark "Katie did you see that button on?" or anything like that, and the said Thomas A. Robbins did not immediately close the said door.

And whereas in truth and in fact the said Katie Gentry did not start to run around all of a sudden just as the said door was opened, and sit up like and push her clothes down.

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And whereas in truth and in fact
 after the said door was closed he
 the said George St. Morris and the
 said Thomas O. Robbins did not
 go down stairs, and were not
 laughing, going down, to themselves
 about what they had seen. And
 he the said George St. Morris did
 not say "Tom" (meaning the said
 Thomas O. Robbins) "did you"
 (meaning the said Thomas O. Robbins)
 see that?" And the said Thomas O.
 Robbins did not say "yes". And he
 the said George St. Morris did not
 say "Don't you" (meaning the said
 Thomas O. Robbins) "know who that
 is?" and did not say "That's the man,
 that is Mr. Uhlmann" (meaning
 the said Simon Uhlmann).

And whereas in truth and in
 fact the said Simon Uhlmann's
 pants at the time aforesaid were
 not about down to his knees, and
 he the said George St. Morris did
 not at said time see the said Simon
 Uhlmann's drawers, and the said
 Simon Uhlmann's coat was not
 off, and the said Katie Jacobs's
 head was not towards the door.

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head was not towards the said
window in the rear of the said house,
and whereas in truth and in
fact the said George St. Morris
could see through the glass in
the said door, and it would not
be impossible for a person stand-
ing two feet away from the glass
in the said door to see anybody
in the said back parlor.

And whereas in truth and in
fact the said George St. Morris
did not do the said work, nor
any work for the said Simon
Whitman in the latter part of
the said month of June, 1880, or
at any time between the 23rd, 25th,
26th or 27th of the said month of
June, 1880. And the said George St.
Morris and Thomas A. Robbins did
not finish the said work about
the 25th of the said month of June,
1880, and the said George St. Morris
did not think that it was the 25th
or 26th of the said month of June,
1880, that he and the said Thomas
A. Robbins finished the said work.

And whereas in truth and in
fact all the matters aforesaid, so as
aforesaid by him the said George

head was not towards the said

window in the rear of the said house.

And whereas in truth and in fact the said George St. Morris could see through the glass in the said door, and it would not be impossible for a person standing two feet away from the glass in the said door to see anybody in the said back yard.

And whereas in truth and in fact the said George St. Morris did not do the said work, nor any work for the said Simon Uhlmann in the latter part of the said month of June, 1880, or at anytime between the 23rd, 25th, 26th or 27th of the said month of June, 1880. And the said George St. Morris and Thomas A. Robbins did not finish the said work about the 25th of the said month of June, 1880, and the said George St. Morris did not think that it was the 25th or 26th of the said month of June, 1880, that he and the said Thomas A. Robbins finished the said work.

And whereas in truth and in fact all the matters aforesaid, so as aforesaid by him the said George

0281

St. Maria then and there, upon the
said trial of the said action, that
she said ~~Thomas~~ ^{John} ~~Smith~~ ^{Smith}, ~~James~~
Referee as ~~James~~ ^{James}, ~~James~~ ^{James}, ~~James~~
Testified, ~~James~~ ^{James} and ~~James~~ ^{James}, in
manner ~~James~~ ^{James}, ~~James~~ ^{James}, ~~James~~
during ~~James~~ ^{James} ~~James~~ ^{James}, ~~James~~
as he the said ~~James~~ ^{James} ~~James~~ ^{James},
then and there, ~~James~~ ^{James} ~~James~~ ^{James};

[illegible]

Robert M. La Follette

Dickens - Henry

0282

This Indictment was found in 1886.
I now learn that a material witness is
dead & the others are scattered. I do not
think at this late date a conviction
could be had. It is a difficult case to try
& it would be a mistake to proceed as
the People have not the Evidence suf-
ficient for a conviction. After a
thorough talk with the Complainant I
ask that the Defendant be discharged on
his own recognizance
May 25th 93.

G. S. B.
A.D.A.

#407 246
Chambers & Puffer
Counsel,

Filed 23 day of May 1886

Pleas: Not guilty, appeals

THE PEOPLE

vs.

George H. Morris

[Section of Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

McNair
June 8/93
Railroad
Forfeiture

Witnesses:

Backed in 1886 by

Alfred A. Leach

1886 Broadway

The way
recommutation

See inside

May 25th 93

G. S. B.

Adm

0283

BOX:

208

FOLDER:

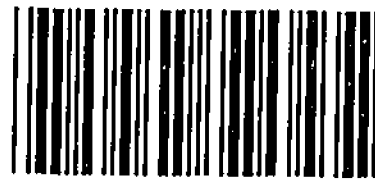
2072

DESCRIPTION:

Murphy, Mary

DATE:

02/17/86



2072

Witnesses :

.....
.....
.....
.....

\$1290000
Counsel, *[Signature]*
Filed *17* day of *July* 188*6*
Pleads *Not guilty*

THE PEOPLE
vs.
R
Mary Murphy
March 18/86.
Speed & requested
[Signature]

RANDOLPH B. MARTINE,
District Attorney.

Not sworn to
A True Bill.
[Signature]
[Signature]
Foreman.

[Signature]
[Signature]
[Signature]

0285

3rd District Police Court. Affidavit—Larceny.
 CITY AND COUNTY OF NEW YORK, ss. John W. Potter
 of No. 80 South Street, Clerk
 being duly sworn, deposes and says, that on the 7th day of February 1886
 at the City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent in the day time
 the following property, viz :

One Gold Hunting Case Watch and gold ~~lock~~
 Chain ^{and watch} attached of the Value of One hundred
 and fifty dollars, and good and lawful money
 of the United States amounting to Nine dollars
 and ten Cents; Altogether of the Value and
 amounting to One hundred and fifty nine
 dollars and ten Cents (\$159.10)

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 Mary Murphy crew here, for

the following reasons to wit: On said date
 about the hour of 6 o'clock am Deponent
 accompanied by said defendant went to a
 room in the Lodging House No 23 Bowery
 That immediately after entering said bedroom
 the said defendant bolted the door of said room
 and deponent then and there divested himself
 of his Clothing in which there was at the time the afore-
 described property, and put said Clothing on

Sworn before me this 7th day of February 1886
 Police Justice,

0286

Chair in said bedroom - That defendant went to bed with said defendant and awoke about the hour of 11 o'clock am when he found that said defendant had gone from said room and also found that said property was missing as having been stolen from said clothing

Given to before me
this 10th day of February 1886 } John W. Potter
J. W. Potter
Police Justice

District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

23.

Dated

188

Magistrate.

Officer.

WITNESSES :

DISPOSITION

0287

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, ss

3rd District Police Court.

Mary Murphy 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

Mary Murphy

Question How old are you?

Answer

29 years

Question Where were you born?

Answer

New York City

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

Answer

No 163 1/2 Division Street 4d near 5 man city

Question What is your business or profession?

Answer

A. Machine

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
ha
Mary Murphy
mark

Taken before me this

19

day of *February* 188*8*

Police Justice

0288

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

Mary Murphy

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

Dated *Feby 10* 188 *W. J. Murphy* Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0289

Police Court *3rd* District. *1372*

THE PEOPLE, &c.

ON THE COMPLAINT OF

John W. Potter
80 South

1. *Mary Murphy*

2.

3.

4.

Offence Grand Larceny

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

February 10

188*6*

Duffy

Magistrate

Michael H. Reaf

Officer.

10

Precinct.

Witnesses

No.

1885

Street.

No.

Street.

No.

Street.

\$

700

to answer

G. J.

COM

0290

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

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

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

The said

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

one watch of the value of one hundred dollars, one chain of the value of thirty dollars, one pocket of the value of thirty dollars, and the sum of nine dollars and ten cents in money, of the value of nine dollars and ten cents.

of the goods, chattels and personal property of one *John W. Carter,*

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.

Donald D. McGuire,
District Attorney

0291

BOX:

208

FOLDER:

2072

DESCRIPTION:

Murphy, Thomas

DATE:

02/18/86



2072

0292

Cell 150.
(Pop)

Counsel,
Filed 18 day of May 1886
Pleads Guilty (19)

Grand Larceny, second degree.
(Sec 528-531, Penal Code)

THE PEOPLE

vs.
R

Thomas Murphy

~~James J. Connelley~~
James J. Connelley

In Apr 5786 District Attorney.
Ind & acquitted.

A TRUE BILL.
J. J. Connelley

Foreman

Wm. J. L.

31

0293

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.John Dinnick
of Canal Boat named J. R. Jackson an lying at Elizabeth St., aged 46 years,
occupation Boatman being duly sworndeposes and says, that on the 12th day of February 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:good and lawful money of the United
States consisting of divers bills of
divers denominations issue unknown
of the value of one hundred 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 Thomas Murphy (now here)Deponent says that on or about the hour
of one a. m. on said date he was
in the liquor store no 201 Chatham
Street in said City and he gave
said defendant the aforesaid money
to take care of until later in the
day, that said defendant took
said money and promised to
return it when deponent calledDeponent says that he called to
said place at the hour of 11 a. m.
on said date and demanded his
money and said defendant refused
to give him the same and told deponentof
Subscribed to before me, this

188

day

Police Justice.

0294

that he did not leave any money there
Dependent says that at the time
he left said money in defendant's
care a companion named Henry
Rice was with him and he also
identifies said defendant
Whynore dependent charges
said defendant with feloniously
taking stealing and carrying
away the same

John D. D. D.

Sworn to before me
this 14th day of Feby 1886
James C. Reilly Police Justice

0295

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Rice

aged 55 years, occupation Boatman on Canal Boat No Over

Rafferty Eric Basin Brooklyn ^{New York} ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Denecke

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

Sworn to before me, this 14 } Henry Rice
day of February 1886 }

Samuel O'Reilly
Police Justice.

0296

Seq. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Thomas 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

Thomas Murphy

Question. How old are you?

Answer

29 years

Question. Where were you born?

Answer.

New York

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

Answer.

201 Chatham St 3 years

Question What is your business or profession?

Answer

Bartender

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 deny the charge

Thomas Murphy

Taken before me this

day of

188

Attest
Justice.

0297

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

POLICE COURT, -/ DISTRICT.

Edward Shalvey

of the 4th Precinct Police Street, being duly sworn, deposes and says,

that on the _____ day of _____ 1886

at the City of New York, in the County of New York, John Derricks and

Henry Rice the within named Complainant
and witnesses are necessary and material
witnesses for the prosecution. Deponent says
that they having no place of abode in
this City and that Counsel for defendant
demand ~~ed~~ an Examination on Febry 15 2 P.M.
for said defendant and deponent believing
that he would be unable to procure said
witnesses at said Examination ask that they
give security for their appearance to testify
Edward Shalvey

Sworn to before me, this _____ day

of _____

Febry

1886

_____ day

Samuel M. McCall Justice.

0298

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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0299

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 Demmeck

vs.

1 Thomas Murphy

2 _____

3 _____

4 _____

Office Grand Jurors

Dated February 14 1886

Daniel O'Reilly Magistrate

Car + Shalvin Officer.

Witnesses

Henry Rice Canal Boat Owner
Rafferty Eric Basin Brooklyn N.Y.

Witnesses

The Justice presiding at this

Court will hear and

determine this case by

reason of my absence

No. Daniel O'Reilly Street

\$ to answer

\$15.00 for & Feb 15 due

2 P M John Demmeck

Henry Rice committ
House of Detention in
default of \$100 to test

0300

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 Murphy

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 _____

188

Solomon B. Samuel
Police Justice

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____

188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____

188

Police Justice.

0301

Complainant,
Bailed to testify
of Lee V. Martin
of 22 South St.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Witness Henry Rice
Bailed to testify in
of \$500. of James W.
Morse, of 8 and 22
South Street.

Police Court

179 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Derrick

Thomas Murphy

2

3

4

Offence

Dated

February 15

1886

Magistrate

Carroll Shalvey

Officer.

Precinct.

Witnesses

Henry Rice

No.

8 and 22 South

Street.

Complainant, John
Derrick in House

of \$500. in Daniel

of \$500. to testify

of \$1000. to answer

FEB 16 1886

Com

0302

OFFICE OF

J. W. MORSE,

SHIPPING AND COMMISSION MERCHANT,

No. 22 South Street,

Jno. Dennis
Vs
Thomas. Murphy

New York, March. 12th 1886

Hon. Randolph B. Martine
Dist. Attorney. N.Y. County
Dear Sir

As Bondsmen for the
appearance of Jno Dennis and Henry. Rice
Complainant and Witness against Thomas. Murphy
under Indictment for Larceny. We would respectfully
request that the case be brought to trial as soon as
possible for the reason that said witnesses are Canal
Boatmen and will soon be called to the Western
part of the State. Hoping you will give the matter
your attention and have the case disposed of as
soon as possible we remain. Respectfully

J W Morse
Levi. & Martine

Let this case be tried in Part 1 on
22nd inst
R. B. M.

0303

POLICE COURT— DISTRICT.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 15th day of February in the year of our Lord 188

John Derrick
of No. 16 or 22 South Street, in the City of New York,

and Len V. Martini
of No. 22 South Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

John Derrick
the sum of Len V. Martini Five Hundred Dollars,

and the said Len V. Martini Five
the sum of Five Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF General Sessions of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or Felony said to have been lately committed in the City of New York aforesaid by

Thomas Murphy

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

John Derrick
Len V. Martini
Solomon B. Smith
Police Justice.

0304

CITY AND COUNTY }
NEW YORK, } ss.

Sworn before me, this
15th
day of
January
1881
at New York
City

Levi V. Martin

the within-named Bail, being duly sworn, says that he is a *Levi* holder in
said City, and is worth _____ Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

*A number of Barges Lightering
in New York Harbor, of a total
value of five thousand dollars.
Levi V. Martin*

Sessions.

New York

THE PEOPLE, &c.

Recognition to Testify.

23.

John Derricks

Magistrate

Filed

day of

188

0305

POLICE COURT—1st DISTRICT.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 15th day of February in the year of our Lord 188 6

of No. Henry Rice Street, in the City of New York,

and James W. Morse
of No. 8 and 22 South Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Henry Rice the sum of five Hundred Dollars,

and the said James W. Morse the sum of five Hundred Dollars.

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or Delony said to have been lately committed in the City of New York aforesaid by

Thomas Murphy

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Henry Rice

W Morse

Edmund Smith
Police Justice.

0306

CITY AND COUNTY } ss.
OF NEW YORK, }

the within-named Bail, being duly sworn, says that he is a holder in
said City, and is worth Len Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

Personal property consisting of
Camel Hairs, in an of the
valuing one thousand dollars,
said Hairs being at the price
Market in New York

JW Morse

Sessions

New York

THE PEOPLE, &c.

Recognition to Testify.

23.

Henry Ricci

Magistrate

James

183

day of

Filed

0307

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 Murphy

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

of the crime of GRAND LARCENY, in the *second* degree, committed as follows:
The said *Thomas Murphy*

(100.-)

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

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

Charles B. Martin
~~JOHN MORRIS~~, District Attorney

0308

BOX:

208

FOLDER:

2072

DESCRIPTION:

Murphy, Thomas

DATE:

02/24/86



2072

Witnesses:

.....
.....
.....
.....

185-A

Counsel, *E. E. S.*
Filed *24* day of *July* 188*6*
Pleads *Not guilty*

THE PEOPLE
vs.
Thomas Murphy
Printer
RI
Grand Larceny in the (MONEY)
(Sec. 528 and 537, Penal Code.)

RANDOLPH B. MARTINE,
Pr Mcd 8/86 District Attorney.
Plead guilty 5.102 yrs.
A True Bill.
OK Keey

See Foreman.
SI

0309

0310

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.of No. 12 Orchard Street, 57 Years old—Shoemaker
being duly sworn, deposes and says, that on the 18th day of February 1886at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from his person in the day time
the following property, viz:

A pocket book containing
One hundred and forty two dollars
lawful money and one gold ring
all of the value of One hundred and
forty seven 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 Thomas Murphy Now, Mesers

and another person not arrested from the
fact that deponent was in a butcher
store in Ludlow Street. When the defendants
and said other person who followed deponent
came into said store—that Murphy
who stood close to deponent suddenly
thrust his hand into an outside
pocket of the coat then worn by deponent
and abstracted therefrom the pocket book
which he instantly passed to said other
person who therefrom ran away.

deponent is informed by his wife Amelia Harris
who was present and witnessed the larceny
Jacob Harris

Sworn before me this

1886

Police Justice,

0311

CITY AND COUNTY }
OF NEW YORK, } ss.

Melia Harris
aged 56 years, occupation Housekeeper of No.

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

Sworn to before me, this

18th

day of

January

188

Melia Harris
(M.H.)

J. G. Duffy
Police Justice.

0312

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

3 District Police Court.

Thomas 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

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

Thomas Murphy

Taken before me this

day of

Police Justice.

0313

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

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

Dated

February 1886

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0314

Police Court--

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Harris
12 Orchard
Thomas Murphy

James Harris
12 Orchard

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2

3

4

Dated

February 18 188*6*

Magistrate

James Smith Officer.

10th Precinct.

Witnesses

Amelia Harris

No. *12 Orchard* Street.

No.

Street,

No.

Street,

\$ *1000* to answer

Com

03 15

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 Murphy

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

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

The said

Thomas Murphy

(*\$142.-*) late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, with force and arms, in the *day* — time of the same day, *three* — promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *seven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *seven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; — divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten* dollars, —

one pocket watch of the value of one dollar, and one foreign ring of the value of five dollars, —

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

RANDOLPH B. MARTINE,

District Attorney.