

08 16

BOX:

166

FOLDER:

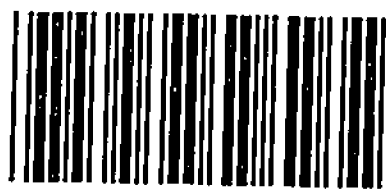
1700

DESCRIPTION:

Monahan, Charles

DATE:

02/04/85



1700

POOR QUALITY
ORIGINALS

0817

Witnesses:

Counsel,

Filed

day of

1885

Pleads,

THE PEOPLE

vs.

B

Charles H. Monahan

26.

408 E W

RANDOLPH B. MARTINE,

Dr. 4th 24th District Attorney.

A True Bill

F. Lind & Co

Foreman

Amended 19th

0018

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles St. Monaghan

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

Charles St. Monaghan

of the CRIME OF Selling strong and spirituous liquor to a minor,

committed as follows:

The said Charles St. Monaghan,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-first day of January in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms, one gill of a certain strong and spirituous liquor, to wit: one gill of whiskey, did then and there unlawfully sell to one George Freedy, who the said George Freedy being then and there a minor under the age of fourteen years, to wit: of the age of twelve years, as the said Charles St. Monaghan then and there well knew and had reason to believe: 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. Martin

District Attorney

0819

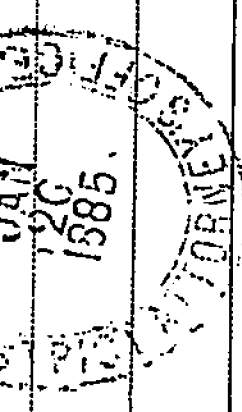
BAILED.
No. 1, by Edward Henry
Residence 622 - 2nd Street
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank J. Kelly
100 East 23rd St.

Chas. H. Warden



Offence Selling liquor
to minor

Dated January 27 1885

Magistrate

Officer

21st Precinct

Witnesses L. J. Kelly

No. 616 - 2nd Avenue Street

Ed. Kelly

No. 616 - 2nd Avenue Street

54 Ave 23rd St. N.Y.C.

No. 158 - Street

to answer Paula

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 January 27 1885 John W. Kelly Police Justice.

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

Dated Jan 27 1885 Samuel Kelly Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0020

Sec. 198-200.

H District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Charles H. Monaghan being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{is} right to
make a statement in relation to the charge against 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 h^{is} waiver cannot be used
against him on the trial.

Question What is your name?

Answer

Question. How old are you? Charles H. Monaghan

Answer

26 years

Question. Where were you born?

Answer.

New York City

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

Answer. 408 East 25th St. 10 years

Question What is your business or profession?

Answer

Doorkeeper

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

Answer.

I have nothing to say.
I know nothing about the charge

Chas H Monaghan

I taken before me this

day of

1885

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Police Justice.

0821

Police Court H District.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

Frank G. Burke

For

Disorderly Conduct

Charles H. Monaghan

Misdemeanor

demanded

After being informed of my rights under the law, I hereby ~~wave~~ waive a trial, by Jury, on this complaint, and my right to make a statement in relation to it, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated January 22 1885

Chas H Monaghan

Benny Moroney

Police Justice.

1885

Police Justice

POLICE COURT 4 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles S. Berkeley
Charles W. Mahoney
NEW YORK
FOR THE PREVENTION OF CHILD ABUSE
CRUELTY TO CHILDREN
SELLING LIQUOR TO MINOR.

DATED *January 22* 18*85*
Magistrate.

Longfellow - 21st Prec.
Barkley - 100 E. 23d
Witnesses: Officers

E. FELLOWS JENKINS, Sup't.
100 East 23d Street.

Disposition,
STILES & GUN, STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK

AN ACT TO AMEND CHAPTER SIX HUNDRED AND TWENTY-EIGHT OF THE LAWS OF EIGHTEEN HUNDRED AND FIFTY-SEVEN, ENTITLED "AN ACT TO SUPPRESS INTemperance, AND TO REGULATE THE SALE OF INTOXICATING LIQUORS."

§ 1. Section fifteen of Chapter six hundred and twenty-eight of the Laws of eighteen hundred and fifty-seven, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," is hereby amended so as to read as follows:

§ 15. No inn, tavern or hotel keeper, or any other person licensed to sell any strong or spirituous liquors or wines, shall, either personally, or by his wife, servant, employee, or other agent, sell or give any such liquors or wines to any Indian or apprentice, knowing or having reason to believe him to be such, or within the knowledge of such agent, without the consent of his master or mistress, nor to any minor under the age of eighteen years, without the consent of his father or mother, or guardian.

Whoever shall, either personally or by his wife, servant, employee or other agent, offend against either of these provisions, shall forfeit ten dollars for each and every offence, to be recovered by the master of such apprentice or servant, or by the parent or guardian of such minor; and any person who shall, either personally, or by his wife, servant, employee, or other agent, sell or give away any strong or spirituous liquors, ale, beer or wine to any Indian in this State, or shall sell any beer, ale, wine or any strong or spirituous liquor to any minor under the age of fourteen years, knowing or having reason to believe such minor to be under such age, shall be deemed guilty of a misdemeanor, and, on conviction, shall be liable to a fine of twenty-five dollars for each and every offence.

§ 2. This Act shall take effect immediately.

Laws of 1877, chap. 420, § 1.
Laws of 1877, chap. 420, § 2.

0022

0023

Fourth District Police Court.

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

Frank G. Barkley
of Number 700 East Twenty-third St. being duly sworn
deposes and says, that on the 21st day of January 1885, at the
City of New York, in the County of New York one Charles H.
Morahan (now present)
unlawfully and wilfully did at and within a certain
duly licensed liquor store situated at
No. 622 Second Ave., in said city,
sell a certain strong and spirituous liquor, to wit: twenty cents worth of whisky
commonly known as Rye Whiskey
to one Lizzie Greeley
who then and there was a minor, under the age of fourteen years, to wit of the age of
twelve years, then and there knowing and having reason to believe such
minor to be under such age of fourteen years:

Wherefore, the complainant prays that the said

Charles H. Morahan
may be ~~apprehended, arrested and~~ dealt with according to law, and more especially according to
the following laws made and provided, to wit:

"An Act in relation to Mendicant and Vagrant children." passed April 3d, 1874, "An Act to prevent and punish certain wrongs to children," passed April 14th, 1870, "An Act to amend Chapter 628 of the Laws of 1857, entitled 'An Act to suppress intemperance and to regulate the sale of intoxicating liquors.'" passed June 5th, 1877, "An Act for the protection of children, and to prevent and punish certain wrongs to children, passed June 6th, 1877.

Sworn to before me, this 22^d
day of January 1885

Frank G. Barkley

Police Justice.

0824

BOX:

166

FOLDER:

1700

DESCRIPTION:

Monteith, Mary

DATE:

02/12/85



1700

Witnesses :

Defendants
that she was in
Pen. for larceny
many in the
are released.

P.S.

Counsel,

Filed 12 day of Feb 1885

Pleads

April 13.

THE PEOPLE

vs.

P

May month with

Grand Larceny, first degree
(From the person.)
[Sections 528, 530, — Penal Code].

RANDOLPH B. MARTINE.

PETER B. OLNEY,

District Attorney.

A True Bill

W. M. Macey

Foreman.

Feb 18/85

James E. J.

W. M. Macey

POOR QUALITY
ORIGINALS

0825

0026

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 Monteith

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

Mary Monteith

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

The said *Mary Monteith*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *February* in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one pocket book of the value of
one dollar, three promissory notes
for the payment of money of the
said commonly called United
States Treasury notes, the same
being then and there due and
unsatisfied, for the payment of
and of the value of two dollars, each,
one silver coin of the United States of the
said commonly called half-dollars, of the
value of fifty cents, and three written
instruments and evidences of contract of the
said commonly called pawn tickets, a more
particular description whereof is to the Grand
Jury aforesaid unknown, of the value of
fifty dollars each,
of the goods, chattels and personal property of one *Edward Penty*
on the person of *the said Edward Penty*
then and there being found, from the person of the said *Edward Penty*
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.

0027

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William D. Dwyer

1544 E. 106th St. N.Y.C.

Mary Montfort

1544 E. 106th St. N.Y.C.

1544 E. 106th St. N.Y.C.

1544 E. 106th St. N.Y.C.

1544 E. 106th St. N.Y.C.

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1544 E. 106th St. N.Y.C.

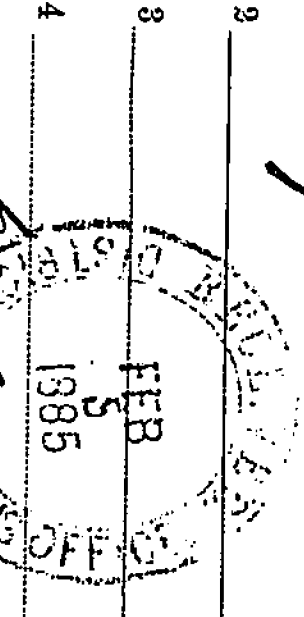
1544 E. 106th St. N.Y.C.

1544 E. 106th St. N.Y.C.

1544 E. 106th St. N.Y.C.

1544 E. 106th St. N.Y.C.

1544 E. 106th St. N.Y.C.



Dated *February 4* 188*5*

John H. H. H. Magistrate.

John H. H. H. Officer.

John H. H. H. Precinct.

Witness *John H. H. H.*

No. *10* Precinct *10*

No. *10* Precinct *10*

No. *10* Precinct *10*

No. *10* Precinct *10*

No. *10* Precinct *10*

No. *10* Precinct *10*

No. *10* Precinct *10*

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 Montfort

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 *Feb 4* 188*5* *John H. H. H.* Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0020

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer

Mary Montuik

Question. How old are you?

Answer

35 Years.

Question. Where were you born?

Answer

New York.

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

Answer

East 7th Street 2 Years.

Question. What is your business or profession?

Answer

House 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 of the charge.

Mary Montuik

Taken before me this

day of *February* 188*8*

Wm. H. White
Police Justice.

0029

CITY AND COUNTY }
OF NEW YORK, } ss.

Herman Intemann
aged *34* years, occupation *Policeman* of No. *the*
10th Precinct Police Street, being duly sworn deposes and

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

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

Sworn to before me, this

day of

February 188*8*

Herman Intemann

M. H. Hurd

Police Justice.

0030

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.of No. 84 Forsyth Street; Edward Lutz Age. 29 Waiterbeing duly sworn, deposes and says, that on the 17th day of February 1885at the in Delaney Street City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent and from deponent's person in the night time the following property, viz:

One Pocketbook. Containing
Good and lawful Money of the United
States issue Consisting of Three Notes or
bills of the denomination and value of
Two dollars each. and one Silver Coin
of the value of Fifty-Cents and three Pawn
Tickets representing property of the
value of Fifty dollars all being of the
value of Fifty Six Two 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 Mary Montieck (now here)

from the fact that at or about the hour
of Five O'clock A.M. on said date
the said Montieck came up to
deponent in Delaney Street placed
her arms around deponent's body
and deponent felt the said Montieck
put her hand in the Pistol pocket
of the Pantaloons. Then on deponent's
person and take steel and carry

Sworn before me this

day of

Police Justice,

1885

0031

Said property from deponents porch and house. Dependent is informed by Officer Intemann. That he arrested the said Montieck who informed him where she had thrown said property and that he found the porch door and property here shown. ~~on~~ behind a door leading to the Station House where the said Montieck informed him she had thrown it. Dependent identifies the property found by the said Intemann as the property which had been taken then and carried away from deponents possession as Agnes said sworn to before me this Edward Lutz 4th day of February 1885

Wm. H. Hude
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0832

BOX:

166

FOLDER:

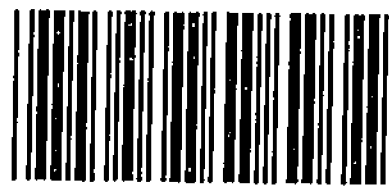
1700

DESCRIPTION:

Morris, James

DATE:

02/25/85



1700

POOR QUALITY
ORIGINALS

0033

Witnesses:

Depr. Ch. good
See Appo. written

70

Donnelly
Counsel, Peter Michael
Filed 25 day of Feb 1885
Pleads *Chor quality (126)*

THE PEOPLE

vs.

B

James F. Morris

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

May 6/85
Foreman

Filed & recorded
Feb 1885
May 10/85

[Section# - 284 - Penal Code]

0034

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James S. Morris

The Grand Jury of the City and County of New York, by this indictment, accuse James S. Morris

of the CRIME OF Seduction,

committed as follows:

The said James S. Morris,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 25th day of November, in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, did feloniously, under promise of marriage, seduce and have sexual intercourse with one Frances Olmstead, who the said Frances Olmstead being then and there an unmarried female of various chaste character, 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. Martin,

District Attorney.

POOR QUALITY
ORIGINALS

0035

*Delivered to
the attorney at
at 2 o'clock.*

BAILED,
No. 1, by *Frank & Thomas*
Residence *251 West 11th St.*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

1160
Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James F. Thomas
457 Avenue D. Brooklyn
Dated *January 31* 1885
Offence *Sedition*

Magistrate.
Officer.
Precinct.

Witness *Pauline Stebbins*

No. 113 *West 11th St.*
William Thomas & Co.
Henry Thomas

No. 457 *Avenue D.*
Frederick King & Co.
and

No. _____
Sessions.

at 3 o'clock
at 3 o'clock

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

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

Dated *January 31* 1885 *Police Justice.*

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

Dated *February 1* 1885 *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

POOR QUALITY
ORIGINALS

0836

Sec. 151.

Police Court 2d District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned one of the Police Justices for the City of New York, by James Morris of No. 111 Street, that on the 5th day of March 1888 at the City of New York, in the County of New York,

James Morris, did seduce
and have carnal connection with
Complainant under the promise of Marriage

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring forthwith before me, at the 2d District Police Court in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 24th day of June 1888
Andrew J. Smith POLICE JUSTICE.

Police Court 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Morris

vs

James Morris

Warrant-General.

Dated June 24 1888

White Magistrate.

Madison Officer.

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

James Morris Officer.

Dated June 24 1888

This Warrant may be executed on Sunday or at night, in the City of New York.

Andrew J. Smith Police Justice.
at New York

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0837

Sec. 157

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

of *J. A. Gardner Officer*
Second Dist Police Court N.Y. City

being duly sworn says, that he is acquainted with the hand-writing of
Andrew J. White
the *Police Justice*

who issued the annexed Warrant, that the signature to this Warrant is in the hand-writing
of said *Andrew J. White*

Sworn to before me, this *25*
day of *June* 188*8*, *J. A. Gardner*

Andrew J. White POLICE JUSTICE.

0038

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss 7

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

Question. What is your name?

Answer. *James Morris*

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. *251 Humboldt St Kings Co. S.D. (resided there 21 years)*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*

James Morris

Taken before me this

day of

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Police Justice.

0039

POLICE COURT

DISTRICT.

of No.

Street, being duly sworn, deposes and

says that on the

day of

. 188

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

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

One James Morris
did seduce Deponent and
have Carnal Connection
with this Deponent under the
promise of Marriage
That Deponent
had been keeping Company with
Said Morris for nearly a year
prior to said date, and said
Morris and Deponent in the
Month of September 1883, engaged
and agreed to intermarry with
each other in the Month of
~~January~~ 1884, and Deponent
relying upon said promise
and agreement did allow
Said Morris to have sexual
intercourse with her, on or about
said above date at a house
called the "Copper Union Hotel"
and said Morris did then
and there promise to marry this
Deponent, if she Deponent would
allow him to have sexual
connection with Deponent, and
Deponent relying upon and
believing said promise made
by said Morris, did
permit said Morris to have

POOR QUALITY
ORIGINALS

0840

Have connection with her as
a friend - Dependant further
say she is a female of
nervous chaste character
Worn before me this
24th day of June 1884 } Frances Olmstead
Andrew White
Police Justice

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Olmstead

vs. Morris

Dated

1884

June 24th

Andrew White

Magistrate.

James Olmstead

Officer.

Witness,

Disposition,

0041

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

POLICE COURT, 3 DISTRICT.

Pauline Stephens
William King
age 17 of No. 113 *Newell* Street, being duly sworn, deposes and says,
Walnut that on the 20 day of October 1883
William King at the City of ~~New York~~, in the County of ~~New York~~, *King, Dependent*

was in the company of James
F. Morris and Frances
Almsted in Graham
Avenue William King
Co. New York. and heard said
Morris say that he was
going to be married to
said Frances Almsted in
January 1884. Said Morris
commenced the conversation
by asking dependent if she

Sworn to before me, this

188

Police Justice

0842

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Witness.

Disposition

had heard the news. Deponent said no, and said Morris said that the marriage would take place after the Elite ball. which took place in January 1884. Deponent asked who was going to be the witness and he said a Mr Rogers. Pauline Stephens.

Sworn to before me
this 19th day of
August 1884
at New York
City
Notary Public

AFFIDAVIT

POOR QUALITY
ORIGINALS

0843

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick G. Ruffey a Police Justice
of the City of New York, charging James Morris Defendant with
the offence of Bedeluction

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

We, James H. Morris Defendant of No. 254
Henry W. Ruffey Street, by occupation a clerk
and Robert Schwendt of No. 31 Levin
Street, by occupation a Saloon Keeper Surety, hereby jointly and severally undertake that
the above named James H. Morris Defendant
shall personally appear before the said Justice, at the 3 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of seventy
Hundred Dollars.

Taken and acknowledged before me, this 10 day of January 1887
P. G. Ruffey POLICE JUSTICE.
James H. Morris
Robert Schwendt

POOR QUALITY
ORIGINALS

0044

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
day of
1881
Justice

Robert Schuyler
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *forty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *House and*
lot No 31 Lerus Street
New York City value
fifteen thousand dollars
mortgage five thousand
dollars and other
liabilities named

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Taken the day of 1881

Justice

0045

Court of General Sessions.

The People

vs

James Morris.

Affidavits.

PETER MITCHELL,
STEWART BUILDING,
NEW YORK.

0046

St. John's College, Brooklyn,

WILLOUGHBY AND LEWIS AVENUES.

188

I am happy to be able to
testify to the excellent moral
character of its leaver - James
Morris.

He has spent four years in
our College without deserving
a reproof to his morals, and
graduated last June, winning
the highest honors in Book-Keeping,
and meriting high places in many
of his other classes.

J. A. Hartwell S. M.
(Director of Studies.)

August 31, 1881.

City County & State of New York } ss

Ferdinand Paegler

being duly sworn deposes and says. I am in the wholesale liquor business and my place of business is at Number 26 William Street in the City of New York. I am well acquainted with James F. Morris who was in my employ since September 1881 and up to the time of his conviction as a clerk and I have always found him to be a good sober honest industrious and truthful young man and it will be hard to find such a young man to assume his position held under me and I feel by losing him I lose a true and faithful clerk and therefore would respectfully recommend him to the mercy of the Court.

Sworn to before me }
this 11th day of May 1885 }

Ferdinand Paegler
26 South William

Chas. W. Hale
Public Notary
H. Hancock Street.

0048

City of Brooklyn
County of Kings

Andrew J. O'Rourke

being duly sworn says. I am a Roman Catholic Priest and am at present Assistant Pastor of St Mary's Roman Catholic Church corner of Madison and Leonard Streets in said City of Brooklyn.

Deponent further says that I have known James J. Morris personally for the three years last past and have known him to be an honest and upright young man, and do not know nor did I ever hear that he was ever arrested before for any crime except the one which he now stands convicted of.

Given to be fore me this
9th day of May 1885

Andrew J. O'Rourke

John P. Donnelly

Com^r of Deeds of the City of Brooklyn

0849

State of New York }
 City of Brooklyn } ss
 County of Kings }

Daniel Keefe
 being duly sworn says I reside at Number
 591 Grand Street in the City of Brooklyn and I
 am well acquainted with James F. Morris and
 have known him for several years and have
 found him to be a good honest and industrious
 young man and never knew of him doing any
 thing wrong. I never knew or heard of him being
 arrested for any crime Except the one he now
 stands convicted of

Sworn to before me }
 the 9th day of May 1885 }

Daniel Keefe

John P. Donnelly

Com^{re} of Sec^y of the City of Brooklyn

0050

City of Brooklyn }
County of Kings }::

Arthur McQuade being
duly sworn says I reside at Number 257 Humboldt
Street in the City of Brooklyn. I am a contractor
and I am well acquainted with James F Morris
and have known him for a number of years and
have found him to be a good honest and industrious
young man and never knew of him doing
any thing wrong I never ^{or heard} knew of him being arrested
for any crime Except the one he now stands
convicted of

Sworn to before me } Arthur McQuade
this 9th day of May 1885 }

John T. Connelly

Com^{ss} of Deeds of the City of Brooklyn

0851

State of New York }
City of Brooklyn } ss.
County of Kings }

John T. Clark being duly sworn says I reside at Kumbur - Humboldt in the City of Brooklyn I am well acquainted with James F. Morris and have known him for several years and have always found him to be a good sober honest and industrious young man. and never knew of him doing anything wrong I never knew or heard of him being arrested for any crime Except the one he now stands convicted of

Sworn to before me
this 9th day of May 1885

John T. Clark

John P. Donnelly

Comer of Realty of the City of Brooklyn

0852

BOX:

166

FOLDER:

1700

DESCRIPTION:

Mow, Lu

DATE:

02/25/85



1700

0053

By appearing from the within
transcript from the records of the
Health Department of the City
of New York, from the affidavit
of Hong Wook, both have attested
that the within defendant is
dead. I recommend that the
bail hereinabove released from
further liability.

June 29, 1880.
J. W. L. Phelps
Rt. 2. D. 2. 2. 2.

Counsel, *W. P. B.*
Filed *25* day of *Feb.* 188*5*
Pleads, *Not Guilty etc.*

Pleads, Not Guilty &c.

Now B

District Attorney.

не Віл.

~~French~~

June 29/67

Paul Reubens

POOR QUALITY
ORIGINALS

0054

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sam Mow

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

of the CRIME OF *Murder in the second degree*

committed as follows:

The said *Sam Mow*,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *ten*th day of *February* in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in and upon the body of one *Nicola Periofia*, in the year of the said People, then and there lawfully did unlawfully and wrongfully make an assault, and him the said *Nicola Periofia*, with both the hands and feet on him the said *Sam Mow*, in and upon the head, neck, breast, belly, back, sides and other parts of the body of the said *Nicola Periofia*, then and there lawfully did unlawfully and wrongfully strike, smite, beat, bruise and wound, and did then and there and threaten lawfully unlawfully and wrongfully inflict various bodily harm upon the said *Nicola Periofia*, against the Person

POOR QUALITY
ORIGINALS

0055

of the Statute in such cases made and
voided, and against the grace of the
People of the State of New York, and
their dignity

Randolph B. Martin,

District Attorney

POOR QUALITY
ORIGINALS

0056

The People

75

Lu Mow

Affidavit of
Along Wah

POOR QUALITY
ORIGINALS

0857

The People
vs.

Lin Mow

City & County of New York.

Hong Wah of 15 Mott
Street, being duly sworn deposes and says,
that he is the Bondsman for the said Lin
Mow, and that he knows of his own knowledge
that he died on the second day of December
1886 and was buried in the Evergreen Cemetery.

The annexed certificate is a correct
transcript taken from the record of death
of the Health Department, the name Leo
Hog Hong in this certificate represents the
same person mentioned in this complaint
under the name of Lin Mow, it being the
custom in China for a man to change
his name when married.

Sworn to before me this
27th day of June 1887

Henry W. Wenzel

Notary Public for N.Y.

Hong Wah

POOR QUALITY
ORIGINALS

0050

HEALTH DEPARTMENT OF THE CITY OF NEW YORK

Sanitary Bureau, Vital Statistics.
Office, 301 MOTT STREET.

Liber.....25.....
No. 5256

New York, June 13, 1887.

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
Leo Hoo Hong			Dec	2	1886	22	~	
COLOR	CONDITION	OCCUPATION	BIRTHPLACE			HOW LONG RESIDENT IN CITY		
M	Single	Laundryman	China			YEARS	MONTHS	DAYS
						2	8	~
PLACE OF DEATH			FATHER'S BIRTHPLACE			MOTHER'S BIRTHPLACE		
No. 12 Pell St. 6th WARD.			China			China		
CAUSE OF DEATH						TIME FROM ATTACK TILL DEATH		
Pulmonary Phthisis						YEARS	MONTHS	DAYS
PLACE OF BURIAL		UNDERTAKER		MEDICAL ATTENDANT				
Evergreens		J. Naughton		J. Woodman, M. D.				
<p>John T. Naughton Deputy Register of Records.</p> <p>A True Copy,</p> <p>C. Goldman Clk</p>								

POOR QUALITY
ORIGINALS

0859

BAILED
No. 1, by Henry Mack
Residence 15 Forest Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

219
Police Court—1st District
215

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Bickman

Lu Snow

On Michael Bickman

Dated

Feb 17 1888

Magistrate.

Officer.

Precinct.

Witnesses: Michael Morris

No. 55 Green Street.

No. 55 Green Street.

No. 55 Green Street.

No. _____ Street.

& 5 to answer General Sessions.

Bailed

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 30 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 Feb 17 1888 Samuel C. Reed Police Justice.

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

Dated Feb 17 1888 Samuel C. Reed Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINALS

0060

Sec. 198-200

CITY AND COUNTY
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer. *Lu Mon*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *China*

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

Answer. *76 Spring Street - 3 months*

Question. What is your business or profession?

Answer. *Laundryman*

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*

W. J. P.

Taken before me this

day of

188

Samuel W. Kelly Police Justice.

POOR QUALITY
ORIGINALS

0861

Sec. 192

First

District Police Court.

Undertaking to appear during the Examination

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before *Samuel A. Reilly Esq* a Police Justice
of the City of New York, charging *Sam Long* Defendant with
the offence of

Assault on Nicola Brigolis

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

We *Sam Long* Defendant of No. *76 Duane Street*
and *David Torres* of No. *439 West 47th*
Street, by occupation a *Retired* Surety, hereby jointly and severally undertake that
the above named *Sam Long* Defendant
shall personally appear before the said Justice at the *Pen* District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of *Pen*
Hundred Dollars.

Taken and acknowledged before me, this *11th*
day of *February* 188*3*

David Torres

Samuel A. Reilly POLICE JUSTICE,

0062

CITY AND COUNTY } ss,
OF NEW YORK, }

day of March 1881
George H. Brown
Police Justice.

Sworn to before me this

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

Situated and known as no 459 West
4th Street in said city valued at
Twelve Thousand Dollars free and
Clear

David Torrey
3

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the day of 188

Justice,

0863

Nicholas Briglia says he is 6 years of age and resides at No. 55 Crosby Street - this City. I was in the yard of No. 55 Crosby Street on Tuesday, February 10th 1885, when ~~the~~ ^{now} the defendant knocked him down by kicking him in the side with his heel. It was in the yard back of the house where I live where this occurred & it was 5 o'clock in the afternoon - the lamps were lit in the house. The defendant is a laundryman & his place is No. 76 Spring Street. I pass his place when I go for bread. I did not break his windows that day nor throw any stones at them. On Tuesday was the last time I bought bread there that was about 2 o'clock in the afternoon & I was kicked about 5 in the afternoon - it was dark then. The house is in the middle of the block - No. 53 is on one side and 57th on the other side. I saw the Chinaman - the defendant, at my door in the ~~evening~~ afternoon & I saw him at his laundry at 2 o'clock when I went for bread & met at 5 P.M. when

0064

He kicked me. He had to come through the hall way to get in the yard where he kicked me. I was playing in the yard with a boy three years old when the Chinaman kicked me - he didn't say anything to me.

W. H. 17/85.

This is a correct statement made by Nicholas Brighia to me this day in the presence of the defendant & his counsel.

James A. Lyon
Stenographer

1st Dist. Police Court

POOR QUALITY
ORIGINALS

0065

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

POLICE COURT, 1st DISTRICT.

Michael Ciaramello

of No.

55 Crosby

Street, being duly sworn, deposes and says,

that on

or about 10th

day of

February

188

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

he was in the yard

of premises, no 55 Crosby Street at
about the hour of Four o'clock P.M.
on the above date and he saw the defendant
~~John~~ chasing the Complainant
Nicola Figlia and three other Boys
in the yard of the said premises, no
55 Crosby Street and about three
minutes thereafter he saw the said
Complainant Nicola Figlia lying down
in the yard in an insensible condition
and the Complainant was unable to speak
and I raised him up from the ground
and he was unable to speak and I then
saw the said defendant ~~John~~ walking
out of the yard and I then carried the
Complainant up stairs to the third floor
there was a man named Michael Morricio
and his wife in the yard at the time, and
another woman when I raised the boy
from the ground

Sworn to before me

this 19th day of February 1885

Michael Ciaramello

Samuel C. Kelly, Police Justice

POOR QUALITY
ORIGINALS

0055

292 Mulberry St
11. July 1893

On the night of the
10. Inst. I was called
to see a child named
Nicola Priglia residing
at N.º 55 Crosby St.
The child was suffering
from ~~convulsions~~ an
Icy. Said to be a
rick fever but a
+ Chumman being at -
N.º 76 Spring St.

Dr Raffaele Asvelta

+ Jam Long

0867

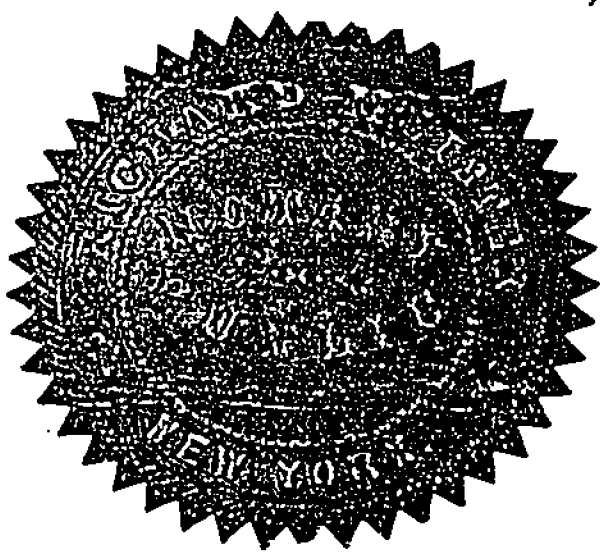
City + County
of New York. S. S.

I. Dr H. G. Lytle of No 384 Broome
St in the City + County of New York
Being duly sworn says that he has
Examined Nick Brigli of No 55 Crosby
in the City + County of New York
and says that she is in no danger
and further says that he has
~~slight cold~~

Sworn to Before
me this 11th day
Feb 1885

Richard Meuten
Notary Public
N. York Co.
(2117)

H. G. Lytle



0068

Dr. H. G. LYTTLE,

OFFICE HOURS { 8 TO 10
1 TO 2.
6 TO 8.

384 BROOME STREET.

R

This is to certify that
I have this day examined
Nicola Boriglio and find
him suffering from a slight
contusion of thigh, and not
in any danger. H. G. Lytle M.D.
N.Y. Feb. 11. 85.

POOR QUALITY
ORIGINALS

0069

To the Hon. Daniel O'Connell
I hereby certify that Nicola
Brighia, of Crosby street,
is suffering from abdominal
pains, resulting from violence.
Dr Raffaele Asvelto
272 Mulberry St

POOR QUALITY
ORIGINALS

0870

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, First DISTRICT.

of The 14th Precinct Police Street, aged 31 years,
occupation Police Officer being duly sworn deposes and says

that on the 10th day of January 1885
at the City of New York, in the County of New York, he arrested one

Sem Long (now here) for assaulting and
beating a boy named Nicola Brigotta
by kicking the said Nicola in the abdomen
and inflicting injuries from which the said
is now confined to his home and is unable
to appear in court as set forth in the annexed
Certificate and the said Nicola identified the
said Sem Long in the presence of deponent
as the person that inflicted said injuries
Wherefore deponent prays the said Sem Long may be held
to await the result of said injuries John Foley

Nicola

James W. Kelly
Police Justice

to await

POOR QUALITY
ORIGINALS

0871

Police Court, 1 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Foley
vs
Sam Long

AFFIDAVIT.

Edward M. Merda
Brigida

Dated Feb 11 188

Smith Magistrate.

Foley Officer.

Witness.

\$1000 for G

Disposition *Committed to*

await the result of
injuries

0872

BOX:

166

FOLDER:

1700

DESCRIPTION:

Murphy, Thomas

DATE:

02/24/85



1700

POOR QUALITY
ORIGINALS

0073

May 25. 1885

Witnesses:

The testimony taken before
the Grand Jury shows that
the deceased was an habitual
drunkard. The Defat was
also addicted to the use
of liquor. On the Sunday
when the woman was
found dead in her
room, the evidence shows
that both parties were
drinking freely. It seems
that there is ground for
the belief that the Defat
was too much intoxicated
to form the intent necessary
to constitute Murder, & is
therefore advised the acceptance
of a Plea of Manslaughter
1st degree

W. H. Lawrence
App. Dist. Atty

Counsel,

Filed 24 day of May 1885

Pleads, Unlawfully (vs.)

THE PEOPLE

vs.

Thomas Murphy

H. D.

RANDOLPH B. MARTINE,

District Attorney.

Applied to Court of New York
for trial - April 1885

A True Bill

Forfeiture

May 25. 1885

Pleads Guilty

Manslaughter 1st degree

S. P. file year 28

[Sections 1000 - Penal Code]

0074

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 Thomas Murphy

of the CRIME OF Murder in the first degree,

committed as follows:

The said Thomas Murphy

late of the First Ward of the City of New York, in the County of New York aforesaid, on the eleventh day of January in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms, in and upon the body of one Margaret Murphy, in the peace of the said People, then and there being, wilfully, feloniously, and of his malice aforethought did make an assault, and then the said Margaret Murphy with a certain knife, which he the said Thomas Murphy in his right hand then and there had and held, in and upon the abdomen of her the said Margaret Murphy then and there wilfully, feloniously and of his malice aforethought did strike, stab, cut and wound, giving unto her the said Margaret Murphy then and there with the knife aforesaid, in and upon the abdomen of her the said Margaret

Murphy, one mortal wound of the breadth of one inch and of the depth of six inches, of which said mortal wound she the said Margaret Murphy then and there died. And so the Grand Jury aforesaid do say, that he the said Thomas Murphy, her the said Margaret Murphy, in the manner and form and by the means aforesaid, wilfully, feloniously and of his malice aforethought, did kill and murder, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And the Grand Jury aforesaid, by this indictment further accuse the said Thomas Murphy of the crime of Murder in the first degree, committed as follows:

Said Thomas Murphy late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon the body of the said Margaret Murphy, in the year of the said People's term and term of day, wilfully, feloniously and of his malice aforethought, did make an assault, and her the said Margaret Murphy, with a certain instrument and weapon to the Grand Jury

0076

aforesaid unknown, which he the said Thomas
 Murphy in his right hand then and there
 had and held, in and upon the abdomen
 of her the said Margaret Murphy, then
 and there wilfully, feloniously and of his
 malice aforethought did strike, stab, cut
 and wound, giving into her the said
 Margaret Murphy, then and there with
 the instrument and weapon aforesaid, in
 and upon the abdomen of her the said
 Margaret Murphy, one mortal wound, of
 the breadth of one inch, and of the depth
 of six inches, of which said mortal wound,
 she the said Margaret Murphy then
 and there died. And so the Grand Jury
 aforesaid do say that he the said Thomas
 Murphy, her the said Margaret Murphy
 in the manner and form and by the
 means aforesaid, wilfully, feloniously
 and of his malice aforethought, did kill
 and murder, against the form of the
 Statute in such cases made and pro-
 vided, and against the peace of the
 People of the State of New York, and
 their dignity.

Randolph B. Martin,

District Attorney.

POOR QUALITY
ORIGINALS

0077

6. 21e. P. M.
A. J. Convent, N. Y.
1/15 at 312 P. M.
Museum

Albert G. Lyon 108 E 23 St
Sophia Thompson 410 E 23 St
John W. Maguire 221 H 10 St

BAILED, Julia W. Brown 427 E 19 St

No. 1, by Robert Brown 213 E 22 St

Residence Annie Moore Street.

No. 2, by 213 E 22 St

Residence Street.

No. 3, by Street.

Residence Street.

No. 4, by Street.

Residence Street.

William J. Convent

Mary J. Convent

410 E 23 St

Mary J. Convent

410 E 23 St

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. H. Convent

18 08 Street.

Thomas Murphy

213 E 22 St

4

Dated January 9 1885

Magistrate.

Officer.

Precinct.

Witnesses.

No. 110 E 23 St

Street.

No. 110 E 23 St

Street.

No. 110 E 23 St

Street.

No. 110 E 23 St

Street.

Offence Homicide

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

be legally discharged

Dated February 9 1885 J. M. Patterson Police Justice.

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

Dated 1885 Police Justice.

There being no sufficient cause to believe the within named Annie Moore

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

Dated February 9 1885 J. M. Patterson Police Justice.

0078

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

14 District Police Court.

Annie Moore

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

Question. What is your name?

Answer. *Annie Moore*

Question. How old are you?

Answer. *36 years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *326 East 37th Street, 2 or 3 days*

Question. What is your business or profession?

Answer. *Housekeeper*

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

Answer. *I am not guilty. I did not
notice any blood on the
clothing. I know nothing
of the cause of the death of
the deceased.*

Annie Moore

Taken before me this

5th

day of *April* 1885

John M. Patterson

Police Justice.

POOR QUALITY
ORIGINALS

0079

Sec. 198—200

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Murphy

Question. How old are you?

Answer. 45 years of age

Question. Where were you born?

Answer. Ireland

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

Answer. 306 East 24th St. about a week

Question. What is your business or profession?

Answer. Stableman

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

Thomas Murphy

Taken before me this

day of March

188 5

John Patterson Police Justice.

0000

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

POLICE COURT, 4th DISTRICT.

Mary Brady, aged 42 years,
of No. 410 East 23rd Street, being duly sworn, deposes and says,
that on the 12th day of January, 1885
at the City of New York, in the County of New York, deponent saw

Margaret Murphy lying dead at
her room in said premises. That
deponent saw her clothes covered
with blood and her entrails protruding
from her stomach from a wound
therein.

Mary Brady
(maid)

City and County of New York, D.D.
Margaret Brown, of 410 East 23rd
Street, aged 42 years, housekeeper, being

Sworn to before me, this 12th day of January, 1885.
John A. Sullivan
Police Justice.

0001

Duly sworn dep. that on the 12th day
of January 1885 dependent saw Margaret
Murphy lying dead in her apartment
at said premises and dependent saw
her under garments covered with
blood.

Dependent began one step Morgan Brown
31st day of January 1885-

J. M. Patterson Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition

0002

City and County (ss. of New York) of 408 East 23rd St.
 May Fitzgibbons, aged
 16 years, waitress in a grocery store,
 being duly sworn and examined
 for the People deposes and says -
 That on Saturday night the
 11th day of January last dependent
 heard the defendant Thomas
 Murphy, now here, residing
 in his room in premises
 410 East 23rd Street where
 dependent lives (Martin keeps
 a grocery store. That said
 Murphy lives in the rear of
 the store, and dependent heard
 him say in a loud voice
 "get out of here". That on
 the morning following dependent
 also heard him say to some
 one in his room "get out
 of here" and dependent then heard
 some person (now as you stated
 sworn to before me this Mary Fitzgibbons
 5 day of January 1885

J. W. Patterson

Police Justice

0003

City and County } ss.
 of New York

Mary Landon,
 of 410 East 2nd Street, aged
 56 years, Housekeeper, being
 duly sworn and examined
 for the People deposes and says
 that she knows the defendant
 in this case, Thomas Murphy,
 and saw him frequently
 go in and out of his rooms
 on Sunday the 11th day of
 January last, the day
 his wife Mary Ann died.
 that he occupied rooms
 on the first floor of said
 premises, and deponent saw
 him on said day from
 about the hour of 7 o'clock
 A. M. until 7 o'clock P. M.
 frequently go in and out
 of his rooms.

Sworn to before me
 this 5th day of February 1883

Mary Ann
 Landon
 Mary

A. M. Patterson

Declarator

over

0004

May Langdon recalled
and further examined dep-
that on Sunday morning
about 6 o'clock dependent stain
blood in the hall-way
opposite the door of the
room of Murphy, in large
quantities on the floor and
walls.

Sworn to before me this } May has
5th of July 1885. } (Maggie) Langdon

M.D. Attorney
Police Justice

0005

City and County of New York

William H. Clinchy,
Captain of the 18 Precinct Police,
being duly sworn says - That
the defendant Annie
Moore, now here, is a
second cousin of the defendant
Murphy, now present. That
she admitted to defendant
having washed and laid out
the deceased Margaret Murphy,
the wife of said defendant.
That she stated to defendant
there was no wound upon
the person of the deceased or
blood on her clothing.
That thereafter defendant found
the clothing taken from the
person of the deceased after
her death. That the clothing
was covered with blood, and
was in a trunk in premises
306 East 24th Street where
Murphy had moved to after
the death of his wife.
That defendant exhibited said
clothing to said Annie Moore

0006

And she identified the same
as the clothing of the deceased,
and admitted to defendant that
said clothing was the same
taken from the deceased by
her, after her death, and
when she, Annie, was working
and laying her out.

That defendant
therefore charges said Annie
with concealing the cause
of the death of said deceased
and with being an accessory
after the fact to said crime.

Sworn to before me this William A. Shady
5th day of January 1885 Captain W. A. Shady

W. A. Patterson Police Justice

0007

Police Court, 4th District.City and County
of New York, ss.I, Capt. William H. Clinchy,
of the 18th Precinct Police, aged 40 years,
occupation Police Captain, being duly sworn, deposes and says,
that on the 11th day of January, 1885, at the City of New
York, in the County of New York,

Thomas Murphy, now here, came
to the Station House of said Precinct
and reported that his wife, Margaret
Murphy, lay dead at her room in
premises 410 East 23rd Street.

That deponent detained said dependant
on a charge of intoxication.

That Coroner Kennedy visited said
deceased and certified that she
had died of kidney disease.

That on the day following the
said dependant was discharged.

That since then deponent heard
that said woman died from
violence, and deponent thereupon

went to the Coroner's office and
ascertained that there had not
been any post mortem examination
held on the body of the deceased.

That deponent caused the body of
the deceased to be exhumed and
it was then discovered that there
was a large cut in the abdomen
of said deceased from which her
entrails protruded, as deponent
is informed by Coroner Kennedy and
being believes.

That deponent therefore
charges that said Margaret Murphy
came to her death by violence
at the hands of her husband, the
dependant here present, and deponent
says he may be held and detained
to enable deponent to produce

0000

Further evidence in relation to said
Crime.

Now to begin one this
30th day of January 1885

J. W. Patterson

William F. Cluney
Captain of Police

Police Justice

City and County of New York, S.S.

William A. Conway M.D. aged 40 years, of
No 131 East 23rd Broadway, Physician, being
duly sworn says - That on the 30th day of January
instant, at the City of New York, deponent (being
and made a post mortem examination on the
body of Mary Ann Murphy - her body having been
exhumed from the grave in the Green Cemetery
and brought to 470 Pearl Street in New York, -
and deponent found a lacerated wound of the
abdomen, with the entrails protruding therefrom,
which wound had caused the death of the
deceased. That the wound was caused by a knife
or some sharp instrument. W. A. Conway M.D.

Now to begin one this
31st day of January 1885
J. W. Patterson
Police Justice

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 1885
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Wm. H. Cluney
vs.
Mrs. Murphy

Dated January 31 1885
Magistrate
J. W. Patterson
Officer
Lucy D. Jagger 1885

Witnesses,
No. Street,
No. Street,
No. Street,
Ady & Consent to
January 31st at 3 P.M.
at the Court House, City of New York
Consent to J. W. at 3 P.M.

POOR QUALITY
ORIGINALS

0889

District Attorneys Office.
City & County of
New York.

188

+ Albert G Lyon

+ Margaret Brown

+ Mary Brad

Sophia Thorsdottir

Michael S. G. Brown

Mary Langdon

Mary Fitzgibbon

Mrs Mary Fitzgibbon

Delia McGowan

Patrick Powers

Capt Clinchy

Off Lige

Jan 10th 1888.

400 E 23rd

1st District Police Court
N.Y. February 9th 1885

Margaret Brown of No. 410
East 23rd St. being sworn testified
as follows:

I helped to prepare the body of Mrs
Murphy for burial - I took off some
of the clothing. Mrs Annie Moore
was present at the time - she ~~helped~~
~~was here~~ & I was present then. She
didn't do any more than any body else.
I saw what looked like a clot of blood
on deceased's abdomen - it looked
like an after birth. I helped to take
off Mrs Murphy's clothes. I heard her
husband hit her. I thought maybe it
was a change of life that affected
her. I knew the Coroner had been there
& had handed the body over to her friends
for burial. I never told the Police
anything about this until I was taken
out of the room by one of Captain
Clinch's men. I didn't notice any
bruises on the body

Mary Brady of No. 410 East 23rd Street
(11)

being sworn testified as follows:

I was in the room when the body of Mrs Murphy was being prepared for burial & saw the clothes taken from it. I saw something that looked like a clot of blood or a beef kidney. There were two other ladies in the room at the time. I saw Mrs ~~Murphy~~ on Christmas. I went in there because I heard she was so much disfigured. Mrs More was kind to her. Mr. Murphy told her to hurry up when she was preparing the body for burial. Mrs More & Mrs Brown were there. Mrs Brown said she would help & Mrs More said she didn't want any help. We wanted to see when the clothes were removed the condition of the body. She was cut across the stomach - marked. I didn't know the former was there nor did I suspect anything wrong. I didn't put any questions to Mrs More. All the women knew she was cut.

Wm A. Conway being duly sworn
says that he is a Deputy Coroner.
When I saw the deceased she
was lying on the floor & nothing
particular attracted my attention.
There was no blood on the floor &
no evidence of any external violence.
I didn't see Annie More, the defendant,
there. There were a number of women
in the hall-way. After looking at
the body I gave it over to the friends
for burial. The officer and the husband
of the deceased was there and the
officer was in the hall-way - the
husband made a statement to me.
I subsequently made an examin-
ation which showed that the deceased
came to her death from stab wounds.
I made a casual examination of
the body at first. No charge of
violence was made.

May Langdon of No. 410 East 23^d
Street sworn says -

I am a housekeeper. I have seen
this defendant Annie More at
Murphy's place about half a dozen
times. The last time I saw her was

POOR QUALITY
ORIGINALS

00893

Monday afternoon. When I was
wiping up the blood Murphy said
it would be his last Sunday in that
house. The hall was filled with
blood. Everybody was talking about
this. I got a young man to go down
& help me wipe up the blood. There
was blood in front of Murphy's door.
Somebody said there was blood
on the cellar stairs & I asked a
young man to go down with me.
He did & I wiped it up there. At the
Archway in the cellar there was
a big clot of blood. I heard the
clubs rattling but I didn't look out
of the window & Myerson said there
was something the matter. Mrs
Fitzgerald aided Mrs Moore in laying
the deceased out. I went in to see
deceased with Mrs Fitzgerald. I
said she was not dead but drunk.
We went back with the officers to
the room. The deceased's head was
lying under a stove. I called the
attention of the officers to the position
of the deceased & how she was lying.
That was before the coroner came
there. I didn't say anything to the

POOR QUALITY
ORIGINALS

0094

Coroner. The deceased was lying in the bedroom with her head in a basket. Annie Moore was there all day Monday. She wasn't there Sunday. I saw her when she came there about 10 o'clock Monday morning. I didn't tell her Mrs Moore was dead. On Sunday night two officers came there & they arrested Murphy on Sunday night for being drunk. They took him out of the room where the corpse lay. They say the bloody clothes in there. Anybody could see that. There was a cloth filled with blood on the mantel piece. I didn't examine the body when it laid on the ground. I last visited Murphy's room about 10 o'clock Sunday night. I next went in there Monday morning & she was in the same position lying on the floor with her head in the basket when the Coroner came in there. I didn't see the body after Mrs Moore came there until it was stripped & I brought some cloths to wash the body with. When they stripped the body I got such a shock that I nearly fainted. There

POOR QUALITY
ORIGINALS

0095

were about five in the room at
the time the body was stripped
openly and in the presence of all.
This defendant ~~was~~ ^{more} seemed
to feel very badly about it.

Many Fitzgeralds of 408 East 23rd
St. being sworn says:

I saw the deceased's body on Monday
night. About 10 o'clock that morn-
ing ~~was~~ I saw the woman Moore
come in there. I attend to her in the
house & they live back of us. I
have seen Annie Moore there be-
fore. I saw her there about two
weeks before that time.

The above is a correct copy of the evi-
dence taken by me in the above matter.

W. J. Kelly 14/80

James A. Lyon
Stenographer

1st District Police Court
101 Centre St.

W. J. Kelly

W. J. Patterson Police Justice

POOR QUALITY
ORIGINALS

0896

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
41 Years. Months. Days.	Ireland	410 E. 23 rd St	Jan. 12 th 1885

1879 Jan 10th 1885
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Margaret Murphy

whereby it is found that she came to
her Death by the hands of her
husband.

Thomas Murphy
and Anne Moore
accessory after the fact.

Inquest taken on the 7th & 8th days
of February 1885
Wm.

William H. Kennedy, Coroner.

Committed to the County Jail, N.Y.
1885

Discharged

Date of death January 11, 1885

POOR QUALITY
ORIGINALS

0097

Coroner's Office,

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 he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—

Thomas Murphy

Question—How old are you?

Answer—

45 years

Question—Where were you born?

Answer—

Ireland

Question—Where do you live?

Answer—

306 E. 24th St

Question—What is your occupation?

Answer—

Stableman

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I am not guilty

Thomas Murphy

Taken before me, this 4th day of February 1885

William W. Kennedy

CORONER.

POOR QUALITY
ORIGINALS

0090

Coroner's Office.

CITY AND COUNTY }
OF NEW-YORK. } ss.

Thomas Murphy being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer. *Annie Moore*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *326 East-3rd St*

Question. What is your occupation?

Answer. *Housekeeper*

Question. Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer. *No*

Annie Moore

William H. Kennedy

POOR QUALITY
ORIGINALS

0099

Coroner's Office.

TESTIMONY.

1.
Albert J. Lyon being sworn says, I live at 118 E. 23^d St. I am a merchant at 116 & 118 Cherry St. About 10th or 12th Jan. I heard that Margaret Murphy living at 410 E. 23^d was buried under suspicious circumstances. I communicated with the authorities as I regarded the information as reliable. Miss N. Robinson 128 E. 23^d St. was one of the parties, Mrs Brown another who lives at 410 E. 23^d St. also Mrs Thorsten also living at 410 E. 23^d St.

^{Witness}
Margaret Brown being sworn says, I live at 410 E. 23^d St. Am a married woman living with my husband. After the Coroner went away on Jan. 12th Mrs Brady and I went into Mrs Murphy's room thinking she was all ready for the coffin. I had never seen Mrs Murphy before. I did not see any cut. I heard she died from Hemorrhage. I helped to prepare her for the coffin and on taking off her clothing found it was bloody. I saw what seemed to be a clot of blood on her Abdomen. The ~~Abdomen~~ Undertaker was outside the door. Mrs Brady and Mrs Langelon and a strange

Taken before me

this 2^d day of

Feb.

1885

William A. Kennedy
CORONER.

0900

Coroner's Office.

TESTIMONY.

woman whom I did not know were in the room at the time. I asked this strange woman who was a friend to the deceased apparently, if her husband was in the habit of beating her. I thought perhaps she might have been kicked. The strange woman said "no, her husband never laid a hand to her." I did not know either Murphy or his wife, and did not see her ever until that time. I never heard Murphy and his wife quarrel. What I saw was like an afterbirth. I don't know how long Mrs Murphy had lived in the house and never heard of her before the day of her death. I gave my apron to cover her with until something else could be procured.

Accepted, Brown

Mary Brady being sworn says, I live at 410 E. 23rd St on 2^d fl. On Jan. 12th 1885 about 8³⁰ P.M. I went with Mrs Brown into deceased's room. There was a strange woman there attempting to dress deceased for burial. I helped to take the clothing off, but the strange woman seemed anxious to do everything herself. The clothes were very tight over ^{deceased's} her abdomen and when they were removed I saw something

Taken before me
this 2^d day of

February 1885

William H Kennedy

CORONER.

0901

Coroner's Office,

TESTIMONY.

3.

that looked like a clot of blood or a beef kidney and was on the lower part of the belly below the navel. I did not say anything about the affair to any one. ~~When the strange woman came to the door~~ While I was in the room another woman whom I did not know came in with some clothing to put upon her. I had seen Mrs Murphy for the first time on Christmas morning. She did not seem to be intoxicated at that time. I did not hear any quarrelling in deceased's room.

The people around said the woman was a cousin of Mrs Murphy, but I did hear her say so herself.

Mary J. Brady.
Sophia Thorsen being sworn says,
I live at 410 E. 23^d St. On Jan. 12th/85 about 10³⁰ A. M. I came down in the yard and I saw people in Mrs Murphy's room. I saw bloody rags in the room and on the mantel piece and some under the stove. I saw blood on the cellar stairs also. I was out ~~that night~~ ^{the night} before until 10 P. M. I never saw Mrs Murphy before I saw her dead. I never heard any quarrelling in Murphy's

Taken before me
this 2^d day of Feb. 1885

William A. Remondy

CORONER.

0902

Coroner's Office,

TESTIMONY.

4.

rooms. Mrs Langdon the Housekeeper showed me the blood on the cellar stairs and that some blood had been on the floor in the hall but some one had wiped it up. The cellar stairs are right opposite to Mrs Murphy's door. I never heard of Mrs Murphy being beaten by her husband.

When I was in the room deceased was lying on the floor. When I left the room I saw Mrs Langdon in the hall and then it was that she showed me the blood. Other people in the house used the cellar, as they have occasion to go there for their wood and coal. I did not see the woman's naked body, and only saw her the once afterwards when she was in the coffin. Mrs Langdon said the husband had used the rags to wipe the blood from his wife. Mrs Bonelly said the strange woman who was in the room attending to the corpse was a first cousin to the husband Mr Murphy.

Laf^r Thorsen

Taken before me
this 2^d day of February 1885-

William H. Manning

CORONER.

0903

Coroner's Office.

TESTIMONY.

5.

Michael Fitz Gibbon being sworn says, I live at 408 E. 23^d St. My daughter keeps a Grocery Store at 410 E. 23^d St. On Dec. 10/84 I let the two rooms in rear of the store at 410 E. 23^d St to Murphy whom I had never seen before. He paid the rent 7⁰⁰ for which I receipted, and on Jan 7th or 8th the agent of property notified me that I had let two rooms in rear of my store and that I must dispossess the tenants before the 1st of Feb. as they were drunkards and quarrelsome. I notified Murphy and told him he must quit. I never heard Murphy and his wife quarrel. I saw Murphy about a dozen times during the month and would not swear that he was ever drunk. I saw Mrs Murphy two or three times during the month and would not swear she was drunk. The night ^{deceased} ~~she~~ was found dead I heard an officer rap his club and went into the Hall-way of 410 and saw some thing lying on the floor ^{of Murphy's room.} but I did not know that it was Mrs Murphy.

Taken before me Michael Fitz Gibbon
this 2^d day of Feb. 1885

William H. Kennedy CORONER.

0904

Coroner's Office.

TESTIMONY.

6.

John W. Maguire being sworn says,
 I live at 221 W. 10th st. Am a
 real estate broker and agent for 410
 E. 23^d st. I sent a note to Mr. Fitz
 Gibbons who rented store and rooms
 at 410 E. 23^d st, requesting him
 to remove tenants to whom he had
 sublet rooms back of store having
 heard from Mary Sangelon, house
 keeper that they were drunk con-
 tinually and disturbing all the
 neighbors. Fitz Gibbons who has
 been a tenant of 410 E. 23^d for 8
 years, came to see me and agreed
 to do as I wished. He did not say
 that he had heard from any one
 but myself about the Murphys
 being disorderly. Mrs Sangelon has
 since told me that Murphy and
 his wife were the same tenants whom
 I had removed about 24 years ago
 from 416 E. 23^d st for being disorderly
 at that time.

J. W. Maguire

Taken before me
 this 4th day of Feb. 1885

William A. Rummery
 CORONER.

0905

Coroner's Office.

TESTIMONY.

7.

Annie Moore being sworn says, I am now in House of Detention as a witness. On Jan. 11/85 when Mrs Murphy died I was living at 327 E. 37th St. My husband is working at Odell's stable in Lexington Ave. I do not live with him. I stop at friends houses generally. I have a son living in Connecticut who sends me money sometimes. I am second cousin to Murphy. On Jan. 12/85 about 9 1/2 A.M. I left an intelligence office in 23rd St in Lexington Ave. and went to see my cousin in 410 E. 23rd St. When I reached the house Mrs Fitz Gibbon called me and said Mrs Murphy was dead. I waited until after the Coroner went and then went into the room. I then washed and dressed the body alone. No one helped me to dress her although some women were in the room at the time. I never saw any blood and saw only a little hemorrhage from her stomach, at least so the women said. I did not say that I wanted to do all the work myself. I said the

Taken before me

this 4th day of

July

1885 -

CORONER.

William A. Kennedy

0906

8.

Coroner's Office.

TESTIMONY.

Children ought to go out: I heard the Coroner said that she had Hemorrhage. I saw no bloody rags under the stove or ~~under~~ on the mantel piece. The hemorrhage was down near the privates. Mrs Brady did not give me her apron. I don't remember of holding any conversation with the women in the room except to say ask them to help me to dress her. I went to the funeral with Murphy and another gentleman. I have been married 3 times to Ashton, Mr Cahill and my ^{present} husband. Mrs Murphy was buried in afternoon of Tuesday. On Monday night there was a wake, and of course I remained. I left the clothing in the house. I think she had a dark green dress, and I believe dark stockings with ~~dark~~ ^{lace} shoes. I have only visited Mrs Murphy about twice since she lived in that house. I have seen Mrs Murphy drunk. I can't say whether I saw Murphy drunk. I never knew him to beat his wife. I gave Mrs Murphy good advice about drinking when they lived in Kelly's house. I saw Murphy

Taken before me

this 4 day of Febry 1885

William A. Kennedy
CORONER.

0907

Coroner's Office.

TESTIMONY.

(2.)

about 3 or 4 days before his wife died at the house. Mrs Murphy said she had a bad cold and did not feel very well. (On being shown a trunk, witness identified the one shown as the very trunk she saw in Murphy's room) I did not ask Mrs Fitz-Gibbon how Mrs Murphy died. Murphy said he was out and when he came in, he found her dead. I did ^{not} go down into the cellar. I have lived in Mrs Kelly's with deceased. Murphy was temperate.

Amia Moore
 Mary Langdon being sworn says,
 I am Housekeeper at 410 E. 2nd St.
 for about 1 year. On Jan. 11/85 about 8 or 9 A.M. when I came down stairs I saw blood on the hall from Murphy's door to the foot of front ~~stairs~~ ^{flight} going up stairs. I afterwards saw on every step of the cellar a mark of blood as big as your hand, and a pool of blood about 2 yards from foot of stairs. I came up and said to ~~Mrs~~ ^{Mrs} Fitz-Gibbon "Did you hear anything about the blood?" "He said she did not see it." I asked

Taken before me
 this 4th day of ^{Feb.} Feb. 1885

William A. Kennedy CORONER.

0908

Coroner's Office.

TESTIMONY.

(10)

her if the people in back rooms had
 were all right. She ^{said} yes that she
 heard them scrabbling but they were
 going out to ~~blow~~ and it did not
 matter. I saw Murphy on Sunday
 when we were wiping up the blood
 pass in with a pitcher, and saw
 him several times on Sunday
 pass in & out with a pitcher.
 locking the door every time. About
 7 P.M. I last saw Murphy go
 out with a pitcher. About 9 P.M.
 I heard Mrs Murphy was dead.
 I went down when the officer
 entered Murphy's room and saw
 bloody clothes. The officer picked
 them with his club. He asked Murphy
 how they came there. Murphy said
 he did not know. I did not hear
 anyone in Murphy's room's all
 day. I told the Policeman
 about the blood in the cellar.
 Mary Fitz Gibbon said she heard
 Mrs Murphy say she was dying
 and heard her ~~noises~~. I only heard
 Murphy lock the door after going
 into the room. When I was wiping up
 the blood Murphy said "This will be my last
 breath."

Taken before me

this

4th

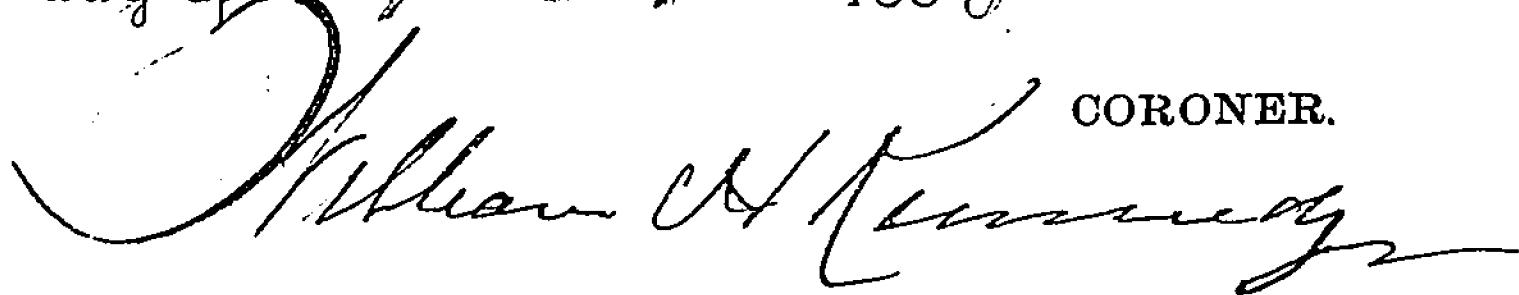
day of

Feb.

1885

Mary & Langdon

CORONER.



0909

Coroner's Office.

TESTIMONY.

11

Mary Fitz-Sibson being sworn says,
 I live at 408 E. 23rd St and
 attend store for mother at 410 E. 23rd St.
 On Saturday Jan. 10/85 I heard
 about 9:30 P.M. Murphy say to Mrs
 Murphy "Get out of here" several
 times. She said "Stop" His voice
 was loud. Hers was not so loud.
 I never saw her drunk to my
 knowledge. I often saw her carrying
 mugs of beer. I closed at 11 P.M.
 When I heard them talking in the
 room on Saturday evening he said
 "Give me the quarter you took from me"
 she said she hadn't it. He said borrow
 it in the Grocery store. She refused.
 When I saw her go out with a
 brown mug. I opened store at
 7 A.M. Jan. 11th and about
 10:30 A.M. I heard a woman's
 moan. It sounded very faint.
 I heard no blows. He talked
 very easy except when he said
 "Get out". When I heard that
 Mrs Murphy was dead I went
 into the room but I saw no
 blood. I heard no voices of any one
 except Murphy and his wife.

Taken before me *Mary Fitz-Sibson*
 this 4th day of Feb. 1885

William A. Kennedy
 CORONER.



0910

Coroner's Office.

TESTIMONY.

12

Mrs Mary Fitz Gibbon being sworn says
 I live at 408 E. 23rd St. and keep
 a Grocery Store at 410 E. 23rd St.
 I heard of Mrs Murphy's death
 on Sunday night. On Sunday
 Jan. 12/85 about 9 or 10 A.M.,
 Mrs Langelton asked me if the
 people in the back were ^{seen} all right.
 I said "no" she asked me to go
 to see the blood in the hall. ^{Then}
 she said you can't see the blood
 for I have washed it, but go in
 the yard and see the water. I went
 and saw bloody water. When
 I went to the door of Mrs Murphy's
 room ^{on Sunday evening} I saw no blood on the floor.
 I heard no moan or any disturbance
 in Murphy's room.

Mary Fitz Gibbon
 Subscribed

Delia M. E. Gowan being sworn says,
 I live at 427 E. 19th St. On Monday
 Jan. 12/85 I went into Mrs Murphy's room
 and a woman who ^{was} washing her said I
 want to speak to the Undertaker a moment.
 I saw she had nothing to put on the dead
 body and I brought her some clothes. I saw
 something on her belly which looked like Hemorrhage.

Taken before me

this

4 day of February

1885

CORONER.

William A. Kennedy

0911

CORONER'S OFFICE.

TESTIMONY.

13

I saw no bloody clothes, I never knew any one in the house. I did know ~~the~~ Murphy. There was another woman helping to dress the deceased, Julia + Mr. E. Gowan.

Patrick Powers being sworn says I live at 213 E. 22nd St. I am a sawyer by trade. I know Murphy two years. He came to my house on Monday Jan. 11 at 9 P. M. He stayed about 15 minutes. I asked him how the old woman was. He said he had not seen her since Saturday night. He said he was out all day himself. He asked me to go as far as the house. We went there and found the door ajar. He lit a lamp and ^{we} saw Mrs. Murphy lying on the floor. He thought she was drunk. He called her two or three times. She did not answer. He went for a doctor but doctor did not come. He lived in the house with me two months ago and they were put out because of her drinking habit.

Pat. Powers

Taken before me
this 4th day of Feb. 1885

William A. Kennedy
CORONER.

0912

CORONER'S OFFICE.

TESTIMONY.

14

W^m H. Clinchy Capt. 18th Prec. being sworn says, On Jan. 11th/85 about 10³⁰ P.M. Thomas Murphy by came to St. House and stated that he was out all day Sunday and the night before. He was under the influence of liquor. I locked him up for intoxication. Meantime I sent Officer to his house and told him not to let any near ^{the body} until the arrival of Coroner. Next day Murphy was brought to 57th St Court before Judge Murray and discharged. Meantime I heard the woman had died of Alcoholism or Kidney Disease. About Jan. 15/85 Mrs Langdon told Officer Tighe that she saw the intestines protruding from Mrs Murphy's abdomen. He informed me and about the 17th or 19th we rec'd a communication from Mayor Grace saying he had been informed of the facts of the case. I called on Coroner Kennedy & Mr Goal Chief Clerk to give all my information. Coroner Kennedy called on me at 18th Prec. St. House to inform me that he had examined the body for

Taken before me

this 4th day of

Feb. 1885

William H. Kennedy
CORONER.

0913

CORONER'S OFFICE.

TESTIMONY.

George's Cemetery and had had a post mortem examination held. That he had found a cut in the lower portion of abdomen. He then ordered me to re-arrest Murphy which was done. Murphy said on second arrest that he did not see his wife all day Sunday and she was out all the night before.

William F. Quincy
Captain P. H. H.

Officer Robert G. G. being sworn says, I live belong to 18th Prec. On Jan 15/85 I was informed that a woman had been buried from 410 E. 23rd under suspicious circumstances, with a cut in her abdomen. I told the Captain who sent me to investigate I heard nothing more until I was sent to re-arrest Murphy. I asked him what he had done with the clothes. He said he thought some one had given him a quarter for everything. A trunk was still missing which I afterwards found in the cellar of 306 E. 24th where he rented a room from Mrs. Smith on top floor. It was the trunk produced in court.
Taken before me
this 4th day of Feb, 1885.

CORONER.

William A. Kennedy

0914

Coroner's Office.

TESTIMONY.

16

W^m A. Conway M. D. being sworn says,
 On Jan. 30th/85 I made an autopsy
 on the body of Margaret Murphy who
 died at 410 E. 23rd St on Jan. 11th/85.
 I identified the body as the same which
 I had seen on Jan 12th/85 at 410 E. 23rd St.
 Said body had been exhumed from Evergreen
 Cemetery and brought to 470 Pearl St
 for Post-Mortem Examination on Jan.
 30th/85.

The body was in a good state of preservation
 and an external examination showed a protrusion
 of a portion of the bowels through a lacerated
 wound about one and one third of an inch
 long in the abdomen, situated about 4 1/2 inches
 above the pubes and about one inch from
 the median line and parallel to the same.
 On opening the body it was found that
 the wound extended through the abdominal
 walls and peritoneum, allowing a portion of
 the intestines to escape through the opening.
 The intestines themselves were not lacerated, but
 that portion which had escaped from the
 cavity of the abdomen showed congestion
 and inflammation indicating that the injury
 must have occurred some hours before death.
 There was considerable hemorrhage and
 extravasation of blood evidently ante

Taken before me

this 2^d day of February 1885

William A. Conway

CORONER.

0915

Coroner's Office.

TESTIMONY.

(17)

Mortem into the tissues of the Abdominal walls. The cut was clean and with sharply defined edges, presenting no appearance of having been the result of a kick or fall, and was undoubtedly inflicted by a knife or some sharp instrument.

Examination of the Kidneys. showed some Amyloid degeneration; of the liver that said organ was very much enlarged and fatty; heart a triple fatty; mucous membrane of the stomach somewhat thickened; lungs, and other organs presented nothing abnormal.

The cause of death was shock from Hemorrhage ~~and~~ from a lacerated wound of the Abdomen inflicted by a knife or some sharp instrument.

Wm A. Conway M.D.

Taken before me
this 2^d day of February 1885
William A. Kennedy

CORONER.

POOR QUALITY
ORIGINALS

0916

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the ~~house of~~ *Coroner's Office*
No. 137 15 *Chatham* Street, in the *4th* Ward of the City of
New York, in the County of New York, this *24th* day of *February*
in the year of our Lord one thousand eight hundred and *eighty five* before

Wm H. Kennedy Coroner,
of the City and County aforesaid, on view of the Body of *Margaret*
Murphy lying dead at
410 East Twenty Third St Upon the Oaths and Affirmations of
Eleven good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Margaret Murphy came to her death, do
upon their Oaths and Affirmations, say: That the said *Margaret Murphy*
came to her death by

a stab wound in the abdomen
caused by some sharp instrument. We find from the
circumstantial evidence that *Thomas Murphy*
should be held, as strong suspicion points to him
as having been the cause of her death. And also
that *Annie Moore* should be held as an accessory
after the fact;

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

<i>B Lawrence 369 Broadway</i>	<i>At Kilburn 706 Broadway</i>
<i>J J Crooke 40 Grand</i>	<i>Robert Cattano 373 Broadway</i>
<i>H. B. Kimball 303 Canal St</i>	
<i>Al Harker 552 B Mar</i>	<i>Geo C Brighton 402 Broadway</i>
<i>Russel D. Coe 606 Broadway</i>	<i>Thos E Green 297 Canal St</i>
<i>H Forbes 525 "</i>	

Mr Sullivan 300 Broadway

CORONER, E. S.

William H Kennedy

0917

BOX:

166

FOLDER:

1700

DESCRIPTION:

Murray, Thomas

DATE:

02/24/85



1700

Witnesses:

noted
20th Oct 1885
Counsel
Filed 24th day of Feb 1885
Plads 24th July 25

THE PEOPLE
vs.
P
Thomas Murray
16. 11/10/11
164 1/2
[Section 528, 681, 505, Pennl Code]
Grand Larceny degree
RANDOLPH B. MARTINE
PETER B. O'NEEY

District Attorney.

A True Bill.
W. H. Hickey
22 Feb 24/85 Foreman.
Plads 2. Court
City Prison 30 days.

09 18

0919

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 Murray

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

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

The said Thomas Murray

^{18th}
late of the ~~First~~ Ward of the City of New York, in the County of New York aforesaid,
on the ~~fourth~~ day of ~~February~~, in the year of our Lord
one thousand eight hundred and eighty-~~five~~, at the Ward, City and County
aforesaid, with force and arms,

one hundred printed books of the

value of one dollar each,

one hundred papers of the value

of one dollar each,

one hundred papers of the value

of one dollar each,

two ladders of the value of five

dollars each,

and two pepper boxes of the value
of five dollars each,

of the goods, chattels and personal property of one John M. Richardson
in the dwelling house of the said John
M. Richardson, where he dwelt, then and
there being found, in the dwelling house aforesaid,
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.

0920

Second COUNT.

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

Thomas Murray
of the CRIME OF Unlawfully entering a building
committed as follows:

The said Thomas Murray
late of the 19th Ward of the City of New York, in the County of New York, on the
fourth day of February, in the year of our Lord one thousand
eight hundred and eighty five, at the Ward, City and County aforesaid, with force and arms,
the dwelling house of one James H. Kinson, there situate, unlawfully did
enter, with intent the goods, chattels
and personal property of the said James H. Kinson, in the said dwelling
house then and there being, in the
dwelling house aforesaid, then and there
feloniously to steal, take and carry
away, against the laws of the State
in such case made and provided, and
against the peace of the State of New York,
to wit of the County of New York, and the City of New York.

Randolph B. Martin,

District Attorney

0921

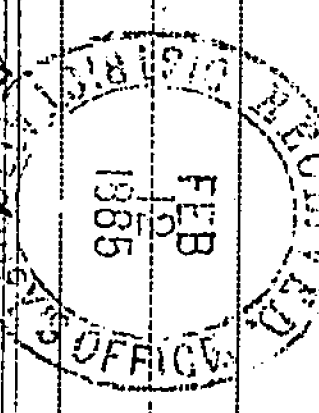
BAILED.
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

not returned
Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry J. Hardman
105 East 25th

Thomas Murray
attendant
Offence Fraud Larceny



Dated July 11 1885

George D. Shand
Magistrate.

24 Precinct.

Witnesses George D. Shand

My Precinct Clerk

Frank Perry

No 105 East 25 Street,

No. _____ Street,
\$ 500 to answer G.S.

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

Thomas Murray
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 July 11 1885 P.G. Duffy Police Justice.

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

Dated July 11 1885 P.G. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

0922

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Thomas Murray 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 Murray

Question. How old are you?

Answer

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

165 Elizabeth St resides there (4 years)

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

I was in the house but do not know him I got there I was drunk
Thomas Murray

Taken before me this

day of September 1888

Police Justice.

0923

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Blueman of No. 29
30 Street 607 an Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary J. Hankinson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 11

day of February 188 5

George J. Shaw

P. G. Duffy
Police Justice.

0924

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Maah Berry of No.

105 East 25 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry H. Hankinson

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

Sworn to before me, this 11
day of February 1885

Maah Berry

P. J. Duffy

Police Justice.

POOR QUALITY
ORIGINALS

0925

Police Court—2 District.

Affidavit—Larceny.

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

Mary F. Hankinson
of No. *105 East 25th* Street, aged *35* years,
occupation *Housekeeper* being duly sworn
deposes and says, that on the *19* day of *February* 188*5* 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:

*Silver ware consisting of
forks knives spoons and*

*all of the value of about three
hundred dollars
the property of Complainant*

*and that this deponent
attempted to be*
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by *Thomas Murray* (now
present) from the fact
that deponent is informed
by *Norah Berry* a domestic
in deponent's employ that
she saw said *Murray* concealed
under a table in premises
no *105 East 25th Street* in the
library. Said *Norah* informs
deponent that she called
in officer *George D. Shaw*
of the *29* Precinct Police
who also found said *Murray*
under the table and arrested
him

Mary F. Hankinson

Sworn to before me, this *17* day
of *February* 188*5*

Police Justice.

0926

BOX:

166

FOLDER:

1700

DESCRIPTION:

Murray, William

DATE:

02/12/85



1700

POOR QUALITY
ORIGINALS

0927

133

John W. Short
Counsel,
Filed 12 day of Feb 188
Pleads. W. H. Kelly, Jr.

[Sections 528 and 531 of the Penal Code.]
(MISAPPROPRIATION.)
Grand Larceny, 2nd degree

THE PEOPLE

vs.

B

William Murray

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

W. H. Kelly

Foreman.

June 12/93

Indictment

Dismissed

...in 1885-1886...
...the defendant...
...the People...
...the complaint...
...the People...
...any desire to...
...and as the...
...it is in your...
...practicing law...
...they...
...the...
...all the...
...circumstances...
...that this...
...dismissed...
May 9/93
1893

POOR QUALITY
ORIGINALS

0928

John W. Shorter
Counsel,
111 N. 1st St. Brooklyn
Filed 12 day of Feb 1885
Pleads 111 N. 1st St. Brooklyn

(MISAPPROPRIATION)
[Sections 528 and 534 of the Penal Code.]

THE PEOPLE

vs.

B

William Murray

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Foreman.

June 12/93

Indictment

(Q) passed

The defendant is a man of 1885-90
James W. Muldoon &
Mr. Joseph H. Herrick who
was President of the Prison
Exchange in 1885-90
The defendant's previous
to being indicted a court
of excellent character. a
that the defendant is a
paid back the money
(which debt had been)
of the Prison Exchange
Neither the complainant
nor the Prison Exchange
have any desire to further
prosecute, and as the
defendant is in good
standing practicing law
in Brooklyn, they
ask that the indictment
be dismissed.
Considering all the
circumstances I ask
that this indictment be
dismissed.
May 9-93 J. T. M.
A.D.A.
Hobart
Prison Exchange
which is

POOR QUALITY
ORIGINALS

0929

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 Murray

The Grand Jury of the City and County of New York, by this indictment, accuse *William Murray* of the CRIME OF *Grand LARCENY, in the second degree,* committed as follows:

The said *William Murray*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, being then and there the clerk and servant of *The New York Produce Exchange, a corporation then and there duly existing under and by virtue of the laws of the State of New York,* and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *The New York Produce Exchange*,

the true owner thereof, to wit: *the sum of forty one dollars and twenty cents in money, lawful money of the United States of America, and of the value of forty one dollars and twenty cents,*

the said *William Murray* afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *The New York Produce Exchange* of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *The New York Produce Exchange,*

did then and there and thereby feloniously steal, 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.

POOR QUALITY
ORIGINALS

0930

Police Court—1st District.

Affidavit—Larceny.

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

of No. 119 West James C. Kulshizer Street, aged 44 years,
occupation Commission Broker being duly sworn

deposes and says, that on the 10 day of January 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:

Good and lawful money of the United
States to the amount and of the
value of forty-one dollars and
twenty cents

the property of

The New York Produce Exchange

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 William Murray, member,

for the reasons following, to wit:
That deponent was chairman of
the Committee on Grain of said
Exchange, and said deponent was
then in the employment of said
Exchange as a Clerk in the
Grain Inspection Department of said
Exchange.

That said money came into the
possession of said deponent by
virtue of his employment aforesaid.
That the books of said Department
show that money to the amount
in all of fifteen hundred and

Sworn to before me, this
day of
1888

Notary Public.

POOR QUALITY
ORIGINALS

0931

eighty five \$1100 dollars has been
stolen and carried away from said
exchange at various times since the
13th day of October last past.

That the Memorandum in pencil,
hereto attached ^{and marked Exhibits A} is in the handwriting
of said defendant and was given to
deponent by said defendant. Deponent stated
to deponent that he, said defendant,
had appropriated the amounts therein
set forth to his own use, among
which amounts is the forty-one dollars
and twenty cents aforesaid.

Sworn to before me this James E. Paulshiger
2nd day of February 1885

W. W. Peterson Police Justice

Dated 1885 Police Justice

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

There being no sufficient cause to believe the within named

Dated 1885 Police Justice

I have admitted the above named

Dated 1885 Police Justice

of the City of New York, until he give such bail.

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

and be committed to the Warden and Keeper of the City Prison

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

committed, and that there is sufficient cause to believe the within named

Office—LARCENY

THE PEOPLE, &c.,

on the complaint of

James E. Paulshiger

119 West St.

William Murray

1885

February 2nd

Magistrate.

James Oates

10th Precinct

Witnesses

No. 1000

By Hugh MacLaughlin

No. 113

113 Remond St. Brooklyn Street.

No. 1500

to answer

Ex Feb 7 1885 2 PM

Adopted Feb 9/85 at 3 PM

POOR QUALITY
ORIGINALS

0932

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

District Police Court.

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

Question. What is your name?

Answer. *William Murray*

Question. How old are you?

Answer. *26 years 7 ages*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *382 Carleton Avenue,*

Question. What is your business or profession?

Answer. *Artist*

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

Answer.

*I am not guilty. I demand
an examination and consent
that it be fixed for Friday
7th 1885 at 2 1/2 P.M.*

William Murray

*I may 9th 1885 - By advising
my counsel I waive any further
examination in this Court and
offer (will to answer the same.*

William Murray

*Taken before me this
9th day of February 1885*

J. M. Platt Police Justice

Taken before me this

day of February

1885

Police Justice.

POOR QUALITY
ORIGINALS

0933

Exhibit A. 10/1/11		
1/17	Cover	21.
1/10	Hand	41.20
12/27	M. S. M.	44.24
12/13	S. S. M.	102.16
12/2	S. S. M.	21.15
"	M. S. M.	11.15
11/29	S. S. M.	51.
"	M. S. M.	101.35
11/15	"	40.
11/1	Ammon	230.64
10/1	S. S. M.	121.18
"	M. S. M.	15.9
9/1	S. S. M.	150
"	M. S. M.	15
8/1	S. S. M.	142.
		<hr/> 1585.51

POOR QUALITY
ORIGINALS

0934

Sec. 192.

District Police Court.

Undertaking to appear during the Examination

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Joseph M. Patterson Police Justice }
of the City of New York, charging William Murray Defendant with
the offence of Larceny

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

We, William Murray Defendant of No. 380
East 10th Ave Brooklyn NY Street, by occupation a Clerk
and Hugh McLaughlin of No. 163 Ocean St Brooklyn NY
Street, by occupation a Surety, hereby jointly and severally undertake that
the above named William McLaughlin Defendant
shall personally appear before the said Justice, at the 14 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of fifteen
Hundred Dollars.

Taken and acknowledged before me, this 2^d William Murray
day of February 1885. Hugh McLaughlin
Joseph M. Patterson POLICE JUSTICE.

POOR QUALITY
ORIGINALS

0935

CITY AND COUNTY } ss.
NEW YORK, }

day of *May* 1885
John M. Murray
Police Justice.

Sworn to before me, this *2* day of *May* 1885

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

of land situated at 10763 Remsen Street in the City of Brooklyn State of New York of the value of \$10000

Hugh McLaughlin

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

John M. Murray

Taken the *2* day of *May* 1885

Justice.

Patterson

*Heard & Answered
at Gov. Sessions
and Admitted.
May 9/85*

POOR QUALITY
ORIGINALS

0936

Court of General Sessions.

THE PEOPLE, on the complaint of

vs.

Wm Murray

Offense

DE LANCEY NICOLL,
District Attorney.

Affidavit of

J. H. Shannon

Subpoena Server.

FAILURE TO FIND WITNESS.

May 21st '93

GLUED PAGE

POOR QUALITY
ORIGINALS

0937

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF
GENERAL SESSIONS.

In the Name of the People of the State of New York.

To James E. Kulshlager
of No. 119 West Street.

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 5th day of 1893 at the hour of 10 1/2 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

William Murray

Dated at the City of New York, the first Monday of
in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

of the City and County of New York. On the 6th day of May 1893

I called at 119 West Street

the alleged place of Business of James E. Kulshlager
the complainant herein, to serve him with the annexed subpoena, and was informed by

the tenants of the building
that he has had no business
there for years & do not know
where he could be found

Sworn to before me, this 5th day
of May 1893

Geo H Shannon
Subpoena Server.

Henry Wung Notary Public

GLUED PAGE

POOR QUALITY
ORIGINALS

0938

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter. If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment. If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you. If you are ill when served, send timely notice of that fact to the District Attorney. If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk. If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office. If you are wanted again and when

THE PEOPLE

vs.
William Murray

City and County of New York, ss: *Jo H Shannon* being duly sworn, deposes and says: I reside at No. *217 Mulberry*

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *6th* day of *May* 189*3*

I called at *119 West Street* the alleged *place of business of Jas. E. Hurlbarger*

the complainant herein, to serve him with the annexed subpoena, and was informed by

the tenants of the building that he had no business there for years & do not know where he could be found.

Sworn to before me, this *5th* day of *May* 189*3*!

Subpoena Server.

Jo H Shannon
Henry W. Rogers - Notary Public

0939

Office of the District Attorney
Kings County

Court House Room 3.
Brooklyn, N.Y.

Oct 18. 88.

Dear Col.

This case in which Mr
McLaughlin is plaintiff has
been settled between Comptroller
and defendant as far as
any civil claim is concerned.
Please let it pass over until
I see you in relation to it.
Mr M. has just asked me
to write this.

Yours

J. M. Shorter

0940

Court of General Sessions, PART 3

THE PEOPLE

vs.

For

INDICTMENT

William Murray

To

M.

No.

Hugh M. Laughlin

163 Remond St

Street,

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for trial at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on the 19th day of

Oct.

instant, at eleven o'clock in the forenoon.

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

JOHN R. FELLOWS,

District Attorney.

0941

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

To

Off. James Oates

of No.

1st P.

Street,

At *11 1/2* o'clock *AM* to see *Mr. Bedford*

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *8th* MAY 1893 at the hour of 10 $\frac{1}{2}$ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

William Murray

Dated at the City of New York, the first Monday of MAY 1885 in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

0942

Mr John W. Shorter is now
att - see annexed letter
District Attorney's Office,
New York, May 4 1886

THE PEOPLE, &c.,
vs.

Wm. Murray
vs. W. Ridgway Esq.,
Attorney and Counsellor at Law.

Dear Sir:

Please take notice that
the above-named defendant for whom you are
Counsel will be placed on the calendar of
Part One Court of General Sessions
for trial on May 5. 1886 to fix
a day for trial

Very respectfully,

There is some mistake in this
I have no case in the Criminal Court District Attorney.
The above case was this morning addressed through the
mail and I return it so that no injury may be
done to defendant
May 6/86
RANDOLPH B. MARTINE,
C. D. Ridgway

0944

**END OF
BOX**