

0250

BOX:

63

FOLDER:

709

DESCRIPTION:

Michaels, William

DATE:

03/31/82



709

0251

1882

1882 #2

Counsel, *McKaysen*
Filed *30* day of *March* 1882
Pleads *McGulley* Apr 6

THE PEOPLE
vs.
B
Muham Michael
(3 Cases)

BURGLARY—First Degree, with
Grand Larceny

John M. Wilson
~~Attorney at Law~~

District Attorney.

A True Bill.
J. L. Lavin
Foreman.

aj

Verdict of Guilty should specify of which count.
Rec'd Feb 9th / 87

0252

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Michaels

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

William Michaels
of the CRIME OF *Burglary*

committed as follows:

The said *William Michaels*

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

on the *twenty second* day of *march* in the year of our Lord one thousand eight hundred and eighty *two*

about the hour of *one* o'clock in the *night* with force and arms, time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Harriet A. Lee*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an ^{outer} window in said dwelling house* whilst there was then and there some human being, to wit, one *Harriet A. Lee* within the said dwelling-house, he, the said

William Michaels

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Harriet A. Lee*

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

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

William Michaels
of the CRIME OF *Larceny*

committed as follows:

The said *William Michaels*

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of *one* o'clock in the *night* time of said day, the said *William Michaels*

one pair of sleeve buttons of the value of five dollars each

of the goods, chattels, and personal property of *Mary Ann Slater*

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

John M. Gleason
~~BRUCE C. ROBBINS~~, District Attorney.

0253

\$10-

Glenn Tullens

BAILED,

No. 1, by Clara Thoren

Residence 363 W. 56th St.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Rec. 219, 210 & 212

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Mallick
John J. Mallick
John J. Mallick
John J. Mallick

ant charge
of carrying arms
without license

Dated March 23 188 2

Amir Magistrate.

Miller Officer.

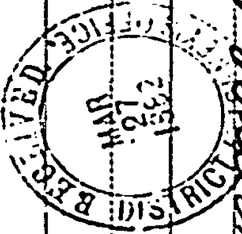
Mr Clerk.

Witness Mary Ann Dutton

No. 325 Admission Street.

No. Street.

No. Street.



Com

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 William Michaels

guilty thereof, I order that he ^{held to answer the same and be} be admitted to bail in the sum of 50 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he ^{of the city of New York} give such bail.

Dated March 23 188 2 Solou B Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0254

Form 99.

Sixth District Police Court.

STATE OF NEW YORK,
City and County of New York, } ss.

James Miller, an officer
of the 9th Precinct Police of
the City of New York
being duly sworn, deposes and says, that at the City and
County of New York, at about the
hour of 1 1/2 o'clock on the morning
of the 22nd day of March 1882,
deponent caught and detected
William Michaels, now
here, in the act of feloniously
and burglariously attempting to
break open and enter the
premises No. 325 Bleeker
Street in said City with the
intent to commit a larceny
or some other crime therein.

That said premises is
a dwelling house occupied by
Harriet Lee and was then
inhabited by a number of
living human beings; and the
said deponent was then and
there in the act of cutting
with a knife the window
parks of the side light of
the Cabernet door of said
premises. That deponent found
concealed upon the person of
said deponent, at said time, the
piece of iron attached to a
leather strap (which is now
(over)

A.

0255

here shown - and which may
be called and used as a
slung shot.

Sworn to before me this (Isaac Miller
23rd day of March 1882)

Solou B. Smith
Police Justice

0256

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Michaels

Question. How old are you?

Answer. Twenty years of age

Question. Where were you born?

Answer. New York City

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

Answer. 378 West 12th St. 3 years

Question. What is your business or profession?

Answer. Barber

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.

Taken before me, this 23rd
day of March 1887

William Michaels

Salou B. Smith
Police Justice.

0257

186 #7

Counsel, *W. H. Johnson*
Filed *5* day of *March* 188 *2*
Pleads *Not Guilty April*

THE PEOPLE

vs.

B.

William Michael
(3 Cases)

INDICTMENT
CONCEALED WEAPONS

John McKean
BENEFIT

District Attorney.

A True Bill.

John Samuel Phillips
Foreman

at

OS BEA ROMA
CILL VED NOTIA

0258

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

THE PEOPLE OF THE STATE OF
NEW YORK,

William Michaels against

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

William Michaels

weapons of the crime of *carrying concealed*

committed as follows:

The said

William Michaels

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

^{*Grand*}
And the ^{*Grand*} Jury aforesaid, upon their Oath aforesaid, do further present: That
the said *William Michaels* late of the Ward,
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and
furtively did possess a certain instrument and weapon of the kind known as a *slung*
shot with intent then and there feloniously to use the same against some
person or persons to the ^{*Grand*} Jury aforesaid unknown, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

John M. Keon
~~John M. Keon~~, District Attorney.

1886
26th
Billboard

Counsel, *M. A. Hyman*
Filed 31 day of March 1882
Pleads *M. A. Kelly, Agent*

WILLIAM M. KEON
ATTORNEY-AT-LAW
First Degree, *18*

THE PEOPLE
vs.
18
William McNeal
(3 Cases)

John M. Keon
~~ATTORNEY-AT-LAW~~
District Attorney.

A True Bill.
John Saml. P. ...
Foreman.

Verdict of Guilty should specify of which count.
at Tuesday next J.V.

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William Michaels

The Grand Jury of the City and County of New York, by this indictment, accuse
William Michaels
of the CRIME OF *attempt at Burglary*

committed as follows:
The said *William Michaels*

late of the *ninth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty second* day of *March* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms,
about the hour of *one* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of *Harriet A. Lee*

there situate, feloniously and burglariously ^{attempt to} did break into and enter, by means of
forcibly breaking open a window in said dwelling house
whilst there was then and there some human being, to wit, one *Harriet A. Lee*
within the said dwelling-house, he, the said

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

John M. Keon
District Attorney

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

of the CRIME OF

committed as follows :
The said

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, about the hour of
o'clock in the time of said day, the said

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

~~DANIEL G. ROBLINS~~, District Attorney.

0261

BOX:

63

FOLDER:

709

DESCRIPTION:

Milton, Joseph

DATE:

03/14/82



709

0262

85

Day of Trial ~~at~~ *W. J. F. D.*
Counsel, ~~at~~ *W. J. F. D.*
Filed ~~at~~ *14* day of *March* 1882
Pleads *Not guilty* (15)

Attempts Grand Jurors
Burglary—Third Degree.

THE PEOPLE

Joseph Millon

John McKeon
BENJ. K. RHELS

District Attorney.

12 March 21, 1882
Not acquitted.
A True BILL.

John Lann Phendy
Foreman.

al

x

0263

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF
the City and County of New York. NEW YORK,

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

Joseph Mutton
of the crime of *Burglary and attempt at Grand Larceny*
committed as follows:
The said *Joseph Mutton*

on the *Eighth* day of *March* in the year of our Lord
one thousand eight hundred and seventy ~~eighty~~ *two* with force and arms, at the Ward,
City and County aforesaid, the *Store* of

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

Evelina W. Clark
then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

- one Umbrella of the value five dollars
- five Coats of the value of two dollars Each
- five pairs of pants of the value of five dollars Each
- five vests of the value of two dollars Each

of the goods, chattels, and personal property of the said *Evelina W. Clark*

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

John McKee
BENJ. K. PHELPS, District Attorney.

0264

MAILED,

Evidence by _____ Street, _____
 Evidence by _____ Street, _____

216

Police Court 5th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Madson
112 East 89 St
Joseph Wilton

1
2
3
4

Offence, ~~Attempted Murder~~
Attempt at Burglary

Date March 9 1892

R. A. Rixby Magistrate

Slattery 23 Officer

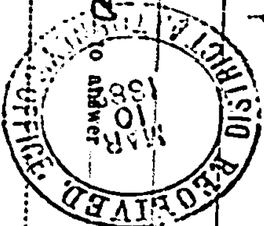
Clerk

Witness James M. Blank

No. 1440 Third Avenue Street

Officer Slattery
23 Precinct Street

No. 2000 Street



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

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

Dated March 9 1892

R. A. Rixby 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.

0265

POLICE COURT— DISTRICT.

City and County }
of New York, } ss:

Frank Wadsworth

of No. 112 East 89th Street, being duly sworn;

deposes and says, that the premises No. 1440 Third Avenue

Street, 12 Ward, in the City and County aforesaid, the said being a Store

for the sale of Umbrellas & other Mer-

chandise and which was occupied by deponent as a Evelina D. Clark attempted to be

as such Store **BURGLARIOUSLY**

entered by means of forcibly breaking a pane of glass in the window leading into the front of said Store

on the Night of the 8th day of March 1882

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

with intent to take steal & carry away One silk Umbrella of the value of five dollars & divers articles of men's wearing apparel of the value of one hundred dollars

the property of Evelina D. Clark

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and carried away by

with the intent of Joseph Milton and two others whose names are unknown

for the reasons following, to wit; that at 10 minutes before two o'clock this morning this deponent who is a watchman heard a noise of the breaking of a window in said Evelina D. Clark's store (deponent standing there about 100 feet from said Store) that deponent went towards said premises, when he discovered said Milton & two others (to wit they) standing near said window and as soon as they saw this

0266

deponent they ran away. The two unknown persons escaped and Joseph Milton was chased about three blocks when he undertook to climb over a fence in 80th Street and was there caught by Officer John Slattery of the 23^d Precinct.

No person other than Milton & the two unknown persons were standing near the window when it was broken and the three ran away in the same direction.

Milton says that he resides in Thompson Street —

Frank Woodworth

Sworn to before me

This 9 day of March 1882

R. V. Rix by Police Justice

0267

Sec. 198-200.

5th DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Milton 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. Joseph Milton

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Petersburg Virginia

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

Answer. 175 Thompson St about 3 years

Question. What is your business or profession?

Answer. Boot black

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 breaking in door that is all I have to say

Joseph Milton

Taken before me, this 9th
day of March 1884

R. H. R. R. R.
Police Justice.

0268

BOX:

63

FOLDER:

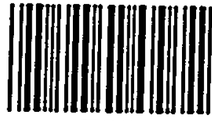
709

DESCRIPTION:

Miscordi, Regalia

DATE:

03/21/82



709

111
Bill
26th

Filed 21 day of March 1882
Pleadse McGilly 23.

Assault and Battery—Felony.

THE PEOPLE
Regalia Nicordi

26
William

John McGilly
DANIEL O'NEILL

District Attorney.

A True Bill.

John J. Richards

Foreman.

Wm. J. ...
Dwight

Charles ...
of ...
New York
May 26/82

0270

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Regalia Miscordi

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

Regalia Miscordi

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

Regalia Miscordi

late of the City of New York, in the County of New York, aforesaid,
on the *fifth* day of *November* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Augusto Deso Constantino*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Augusto Deso Constantino*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Regalia Miscordi*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said

Vessa

Augusto Deso Constantino Vessa

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

SECOND COUNT.

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

Regalia Miscordi

of the Crime of Attempting to Discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said

Regalia Miscordi

afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

Regalia Miscordi

with force and arms, in and upon the body of the said *Augusto Deso*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Augusto Deso Constantino*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said

Vessa

Regalia Miscordi

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said

Augusto Deso Constantino Vessa

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

THIRD COUNT.

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

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

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Augusto Devo Constantino* *Lesser* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Augusto Devo Constantino* *Lesser* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *Regalia Muscardi* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *Augusto Devo Constantino* *Lesser* wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

Regalia Muscardi
of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:
The said *Regalia Muscardi*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Augusto Devo Constantino* *Lesser* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Augusto Devo Constantino* *Lesser* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *Regalia Muscardi* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Augusto Devo Constantino* *Lesser* wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John M. Keon
DANIEL G. ROBBINS, District Attorney.

0272

Form
STATE OF NEW YORK }
CITY AND COUNTY OF NEW YORK, } ss.: POLICE COURT—FIRST DISTRICT.

Augusto Devo
of No. 172 Mulberry Street, being duly sworn, deposes and says,
that on the 5 day of November 1887

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

Regalia Miscordi now present.

That said Regalia did willfully
and maliciously point and
aim a pistol loaded with powder
& lead at deponent and did
fire and discharge said pistol
while the same was so pointed
and aimed the ball or missile
from the pistol striking and cutting
deponents hat and barely missing
deponents head.

Deponent believes that said injury, as above set forth, was inflicted by said
Regalia Miscordi
with the felonious intent to take the life of deponent, or to do h^{is} bodily harm, and without any justification
on the part of the said assailant:

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.

Augusto Devo
Deponent

Sworn to, before me this

day of

19th
November
1887

Police Justice.

[Signature]

0273

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

J. J. J. DISTRICT POLICE COURT.

Regalia Miscordi

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

Question. What is your name?

Answer. Regalia Miscordi

Question. How old are you?

Answer. 26 Years

Question. Where were you born?

Answer. Italy

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

Answer. 64 Mulberry Street & about one year

Question. What is your business or profession?

Answer. Housewife

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 guilty of the charge I tried at him to release myself from his grasp. He took hold of me by the hand and after making improper proposals to me endeavored to force me to accompany him to where he could carry out his designs

Taken before me, this 6th day of Nov 188

Regalia Miscordi

M. J. J.

Police Justice

0274

BOX:

63

FOLDER:

709

DESCRIPTION:

Moffitt, Charles M

DATE:

03/14/82



709

0275

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

1/27 Ch
1/27 Post Office B.M.

ay of Trial
James P. Myerson
Counsel, 177
Filed 14 day of March 1892
Pleas Not Guilty 15

THE PEOPLE,

Sept. 1892
Circuit

Charles M. Morton
Whom we call

Charles M. Morton

John M. Skelton

District Attorney
John M. Skelton
Deputy by Court

A True Bill

John Saml. Phelan

10/25/88
F. J. Skelton

1/27 Ch
1/27 Post Office B.M.
1/27 Ch
1/27 Post Office B.M.

John M. Skelton
Deputy by Court

1/27 Ch
1/27 Post Office B.M.

0277

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Charles M. Moffitt otherwise ^{against} called *Charles M. Morton*

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

Charles M. Moffitt, otherwise called *Charles M. Morton*
of the crime of *Bigamy*

committed as follows:

The said

Charles M. Moffitt, otherwise called *Charles M. Morton*

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

on the *thirtieth* day of *May* in the year of our Lord one
thousand eight hundred and *seventy one*

did marry *Augusta Wilhelmina Bacheman*
and her the said *Augusta Wilhelmina Bacheman*
did then and there have for *his wife* and that the said *Charles M. Moffitt*
otherwise called Charles M. Morton afterwards, to wit, on the *sixth* day of *February*
in the year of our Lord one thousand eight hundred and *seventy eighty two*
at the *City and County of New York* and whilst
he was so married to the said *Augusta Wilhelmina*
Bacheman

with force and arms, did feloniously marry and take as *his wife*

one *Annie Murtha*

and to the said *Annie Murtha*

was then and there married, the said *Augusta Wilhelmina Bacheman*

being then and there living and in full life, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

~~John M. Keon~~
~~John M. Keon~~, *John M. Keon*
~~John M. Keon~~, District-Attorney.

0278

DISTRICT ATTORNEY'S OFFICE.

Peck

New York, Sept 24. 1885

Moffatt
Moffatt

In the interview with the complainant
this day I found her a well & neatly
woman in appearance. She said she
was sorry she had made the complaint
that her husband had always been good & kind
to her & that since his death she
has forgiven him & lived with him as
her wife. That he was now absent at
sea - that she was going to join him
abroad & she wished nothing further
to be done with him - She is a German
woman - She promised to write me a

requesting you wish to further prosecute,
She had been out in the court for her last visit for
the reason she had not yet seen either of her children
A few days since

Had an interview with wife No 2

She said she wanted to have nothing

0279

to do with him. He had obtained a
divorce some time with her. She told
him she had an interview with the
first wife & when she could be
found. That wife ~~did~~ did not wish
to prosecute her husband. She suspected
she wanted him back & live with her

Miss at Williams
Lombard Street

Dr. J. J. Williams
Lombard Street

Count of General Sessions

The People of the
State of New York

vs.

Charles W. Moffat

Notice of Motion

Samuel J. Garrison & Charles
W. Garrison

To
John W. Brown Esq.
District Attorney
New York City

Court of General Sessions

Part 1

The People of the
State of New York
against
Charles Moffat

Bigamy

Sir

You will please take notice that a motion
will be made before the Judge presiding in Part 1
of the above Court on Friday the 10th day of August 1883
or as soon thereafter as Counsel can be heard
for the discharge of the above named defendant
on the ground of a failure on the part of the
people to prosecute and for such other and
further relief as to this Court may seem just
and proper

Dated New York August 9th 1883

To
John M. Keon Esq.
District Attorney
New York County

Yours &c
Wm. J. Dimmock & Meyer
of Counsel

Court of General Sessions.

-----x
The People of the State of New-York :
- against - :
Charles M. Moffitt. :

-----x
City and County of New-York, SS.:

Louis Spitzer, of said City, being duly sworn, deposes and says: That he is a subpoena server in the District Attorney's office of this County; that on the 4th day of July, 1883, and on several other days previous thereto, he went to No. 135 East 13th street, in said City, to serve a subpoena in the above entitled action on Augusta Moffitt but was unable to find her, and was told by different people in the house that she was not there, that she was in the country and they did not know when she would return.

Sworn to before me, this :
12th day of July, 1883. :

Louis Spitzer

John F. Carroll
Notary Public, N. Y. Co.

0283

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Augusta McGill
of No. 135 E 13 Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 9 day of July instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Charles McWaggett

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of July in the year of our Lord 1887

JOHN McKEON, District Attorney.

0284

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

State of New York. }
City and County of New York. } ss.

_____ being duly sworn, deposes and says he _____
Subpoena, of which the within is a copy, upon _____
_____ on the _____ day of _____
_____ 188 by _____

Sworn to before me, this _____ day }
of 188 }

Notary Public,
N. Y. Co.

Court of General Sessions.

-----X
The People of the State of New-York :
- against - :
Charles M. Moffitt. :

-----X
City and County of New-York, SS.:

Louis Spitzer, of said City, being duly sworn, deposes and says: That he is a subpoena server in the District Attorney's office of this County; that on the 10th day of August, 1883, and on several other days previous thereto, he went to No. 135 East 13th street, in said City, to serve a subpoena in the above entitled action on Augusta Moffitt but was unable to find her, and was told by different people in the house that she was not there; that on former occasions deponent was told that the said Augusta Moffitt was in the country and they did not know when she would return, but on the last mentioned date deponent was told by the woman who opened the door of said house for him that the said Augusta Moffitt was in Europe and would return in about a month.

Sworn to before me, this :
10th day of August, 1883. :

John A. Spencer (1877)
Notary Public, N. Y. Co.

Louis Spitzer

0286

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

Augustus Moffitt

of No. 135 East 3 Street,

GREETING :

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

Charles M. Moffitt

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of August in the year of our Lord 1886

JOHN McKEON, *District Attorney.*

0287

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he -----

Subpoena, of which the within is a copy, upon -----

----- on the ----- day of

----- 188 by -----

Sworn to before me, this ----- day }
of ----- 188 }

Notary Public,
N. Y. Co.

1

0288

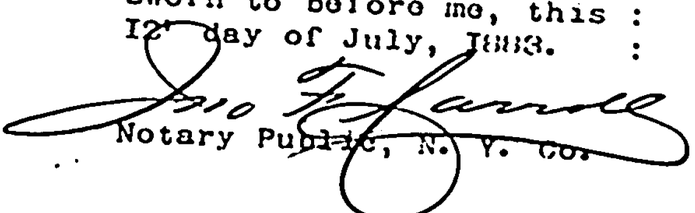
Court of General Sessions.

-----X
The People of the State of New-York :
- against - :
Charles M. Moffit. :

-----X
City and County of New-York, SS.:

Jacob Von Gerichten, of said City, being duly sworn,
says: That he is a Sergeant Detective, attached to the District
Attorney's office of this County; that on the 7th day of July,
1883, he went to No. 135 East 13th street, in said City, to serve
a subpoena in the above entitled action on Augusta Moffitt but was
unable to find her, and was told by different people in the house
that she ^{was} ~~did~~ not ~~reside~~ there and they did not know where she
could be found.

Sworn to before me, this :
12th day of July, 1883. :


Notary Public, N. Y. Co.



0289

Admitted - don't have the
PART I

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

(SEE OTHER SIDE FOR OTHER DIRECTIONS.)

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

Thomas Doyle

of No. *343* *Greenwich* Street,

Day - Hanson

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *11* day of *aug* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

James Doyle

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *aug* in the year of our Lord 188

JOHN McKEON, District Attorney.

0290

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he -----
Subpoena, of which the within is a copy, upon -----
----- on the ----- day of
----- 188 by -----

Sworn to before me, this ----- day }
of ----- 188 }

Notary Public,
N. Y. Co.

0291

New York Sept. 24/83

Hon John M. Keon
District-Attorney.

Dear Sir.

In March

1881 I caused the arrest of my husband
Charles Moffat for the crime of bigamy.

Up to the time of his arrest - he had
always been a good husband to me and
we had always lived quiet and peacefully
together - I am informed since his arrest
that my husband was greatly under
the influence of liquor at the time of
his second marriage and was un-
conscious of the act of which he is
charged.

Since his discharge upon his own recog-
nizance we have been living together
again as husband and wife and I have

0292

fully and freely forgiven him for the
wrong he committed

My husband follows the sea
and is now absent from this County.

I have been for some time in
ill-health and am about to dispose
of my furniture and live with
my husband abroad.

As I have fully forgiven him
and as he has been a good and
kind husband to me I respectfully
ask that you do not prosecute
the charge against him.

Yours Truly,

Elizabeth Moffat,

William F. Spinnaker
Council
or
Justice Green
Free Council
Prisoner

Court of Special Sessions
of the Peace, in and for
the City and County of New York

The People of the
State of New York,

— against —
Charles M. Moffitt;
otherwise called Charles
M. Morton.

Direct
Interrogatories on part
of Defendant.

James P. Hammond
Attorney for defendant
82 Broadway Street
N.Y.C.

AP. 17

0293

Court of General Sessions
 of the Peace for the City and
 County of New York

The People of the
 State of New York
 — Against —
 Charles W. Maffitt,
 otherwise called
 Charles W. Norton

Direct Interrogatories to be
 administered to Albert Lee
 a witness on behalf of the
 defendant, residing at
 Bremerhafen in the Empire of
 Germany.

First Interrogatory — What is your name
 age, residence and occupation?

Second Interrogatory — Are you acquainted
 with Augusta Wilhelmina Bacheman,
 if so, state where you formed her
 acquaintance, where she resided,
 and how long you have known
 her?

Third Interrogatory - Was you prior to may 30. 1871 married to said Augusta Wilhelmina Bacheman, and if so, State, where, date of solemnization, and did you thereafter cohabit with her as husband and wife, and for how long after said marriage, did you so cohabit with her?

Fourth Interrogatory - Did she thereafter abandon you; if you answer yea, State when, under what circumstances, and whether she left for parts unknown to you.

Fifth Interrogatory - Was the said marriage ever dissolved by the decree of any Court, if so state when and by what Court?

Sixth Interrogatory - State any other circumstance or fact material to the matters herein referred to, not heretofore interrogated.

Chairs of General Sessions

The People of the State
of New York
April-

Charles H. Claffett
otherwise called
Charles H. Claffett

Affidavit and order
returning cause with stay
by a commission
I have not signed

James P. Freeman

Attorney at Law



To
Hon. John Macdonald

District Attorney
for the People

Jols

Court of General Sessions
of the Peace for the City and
County of New York

The People of the
State of New York.

Against
Charles M. Tappan
otherwise called
Charles M. Norton

Upon the annexed affidavit and upon
the indictment herein, and all the
proceedings and papers herein.

Let the Hon. John McLeod District Attorney
of the County of New York show cause before
me at the Court of General Sessions
of the Peace in and for the City and County of
New York on the 11th day of April 1882
at 11 o'clock AM of said day or as
soon thereafter as counsel can be
heard, why an order should not be
made that a commission issue
out of this Court in this action, to a
proper person or persons to be
named by the Court to examine
under oath upon interrogatories
to be annexed thereto, and to be duly

settled, Albert Leo of Bremenhafen
in the Empire of Germany, as a witness
on behalf of the defendant, with
leave to the District Attorney to join
in the said Commission, and to
annex cross-interrogatories thereto,
and why the trial of this action should
not be stayed until the return of
said Commission, and why the
defendant should not have such
other or further relief as to the Court
may seem just, and proper in
the premises, and meanwhile and
until the hearing & determination
of this motion all proceedings on the
part of the District Attorney and
the trial of this action are stayed.

3
Service of this order and the affidavit
~~and the affidavit~~ upon which the
same is granted on the District Attorney
on Monday the 10th day of April 1882
shall be sufficient, good cause having
been shown why it should be less than
eight days -

Dated the 8th day of April 1882

signed

Fred Smith

Recorder

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

The People of the
State of New York
vs

Charles M. Maffitt
otherwise called
Charles M. Morton

City and County of New York.

James P. Brennan being duly sworn says
Says that he is the attorney for the above de-
fendant -

That on the 14 day of March 1882 the above
defendant was indicted by the Grand Jury in
and for the City and County of New York for the
Crime of Perjury -

That the issue of fact has been joined herein
by said defendant, pleading not guilty to said
indictment, and the cause has been on the calendar
of this Court, and that the trial thereof has been set
down for the 12th day of April 1882.

H That the said defendant has fully and
fairly and fairly stated the case to deponent,
his Counsel and from such statements made
to deponent, the said defendant has no deponents

opinion a good and substantial defense herein -

That in order to safely go to trial and successfully defend said action, and properly secure all rights of said defendant, it is necessary and material to examine one Albert Lee at Bremerhafen in the Empire of Germany in order to prove and establish that said Augusta Wilhelmina Beckmann mentioned and described in the indictment, herein was at and prior to the time of her alleged marriage to this defendant, as charged in said indictment, the lawful and subsisting ^{wife} of said Albert Lee, by virtue of a contract of marriage theretofore entered between her and the said Lee, which at the time of her alleged marriage to this defendant was and still is in full force, vitality and effect, and that by reason of her said undissolved marriage to said Lee, she was incapable of entering into any marriage contract with any other person, and that consequently her said alleged marriage to the defendant, if any in fact was contracted, was absolutely void ab initio, and of no force and effect whatsoever - and therefore the marriage, charged in the said indictment, contracted with Annie Murtha therein named, was valid and legal, such as the defendant had a legal right to contract - and that therefore

5

6

The defendant is not guilty of the crime of Bigamy charged in said indictment

7

That the testimony of said Albert Lee is necessary and material for the Defendant in order to establish and prove the foregoing matters, on behalf of defendant, and that in deponent's opinion defendant cannot safely proceed to trial of this action, without the evidence of said Lee in that behalf, and without such evidence the liberty of the Defendant would be greatly imperilled -

That the said Albert Lee resides at Bremerhafen in the Empire of Germany as herein before mentioned and as deponent is informed and verily believes to be true -

No previous similar application has been made.

That a commission to examine said Lee is therefore prayed for - and deponent asks for an order do show cause directed to the District Attorney, why such commission should not issue & why the trial of this action should not be stayed in the meanwhile & until the return of said commission & why the defendant should not have such other further relief as may be just.

Amable Beaumais &
Ray of Civil 1882
of L Williams
Crown of seeds M Co.

Amable Beaumais

0302

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

to Augusta Maffitt

of No. 135 East 13 Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 9 day of July instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of July in the year of our Lord 188 3

JOHN McKEON, District Attorney.

0303

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

State of New York. }
City and County of New York. } ss.

being duly sworn, deposes and says he -----

Subpoena, of which the within is a copy, upon -----

----- on the ----- day of

----- 188 by -----

Sworn to before me, this ----- day }
of 188 }

Notary Public,
N. Y. Co.

0304

Dec. 20, 20, 210 & 212

Police Court District

101 4/21/51

THE PEOPLE, &c.,
ON THE COMPLAINT OF
157 East 33
Conrad Mueller

Charles M. Moffitt
alias
Mortson

Offence, Bigamy

Dated March 188

John Joseph Egan Magistrate

Malankay Clerk

Witnesses
No. 135 West 13th Street
Augusta Moffitt

No. 1753 East 21st Street
S. S. Wickham

No. 43 PM. Mueller
150th St
Staten Is. N.Y.

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 Charles M. Moffitt alias Moffitt Mortson guilty thereof, I order that he be admitted to bail in the sum of 2500 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0305

Sec. 198-260.

CITY AND COUNTY
OF NEW YORK,

X DISTRICT POLICE COURT.

Charles M. Moffitt 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. Charles M. Moffitt

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. New Orleans

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

Answer. 308 East 34th one month

Question. What is your business or profession?

Answer. Seaman

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

Taken before me, this 7 day of March 1888 Charles M. Moffitt

Wm. J. Fox Police Justice.

0306

Fourth District Police Court.

STATE OF NEW YORK, }
City and County of New York, } ss.

Annie Mertha

of No. 308 East 24th Street
Street.

Sworn to before me, this
of March 1882 day

Joseph Spencer
Police Justice

being duly sworn, deposes and says, that on the 6th day of February 1882 at the City and County of New York, and at the residence of the Minister at No. 215 East 21st Street, deponent was joined in matrimony to Charles M. Morton, (now present), but whose proper name deponent is informed is Charles M. Moffitt) by the Rev. E. D. Widdemer, a Minister of the Gospel duly authorized to perform the Marriage Ceremonies.

Deponent further says that she is informed that at the time of her marriage to the said Charles M. Morton, alias Moffitt, he the said Charles was lawfully married to and was the husband of Augusta Moffitt, to whom said Charles was lawfully married on the 30th day of May 1871, and that said Augusta was then living and the lawful wife of said Charles.

Deponent therefore charges that said Charles did on the 6th day of February 1882 wilfully knowingly and feloniously take deponent to wife and has cohabited with deponent for the space of one month, he the said Charles being at the said time lawfully married to the said Augusta and said Augusta being then and now in full life.

Annie Mertha

City and County }
of New York } Augusta Moffitt of
No. 135 East 13th Street in said City being
duly sworn deposes and says.

That on the 30th day of May 1871
at the City of Hull, England.

Deponent was lawfully
joined in matrimony by the Rev. William
A. G. Elliott, to the said Charles W.
Moffitt (now here) that this deponent
has lived and cohabited with the said
~~the said~~ Charles during the past eleven
years, and deponent further swears
that there never was any divorce granted
from said Charles. Deponent's name at
the time of her marriage to said Charles
was Augusta Wilhelmina Bachemann

Sworn to before me this }
7th day of March 1882 }

Augustine ~~Chaffin~~
~~Augustine Chaffin~~

Hugh Gardner
Police Justice

0308

BOX:

63

FOLDER:

709

DESCRIPTION:

Moran, Thomas

DATE:

03/09/82



709

43
43
43
Counsel,
Filed
Pleas,
1882

THE PEOPLE
vs.
Thomas Moran
RAPE.
AM Docket

J. P. 28
District Attorney
April 19
1882
John Lane
Foreman
Payer
March 27

John Lane
District Attorney
April 19
1882
John Lane
Foreman
Payer
March 27

0310

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 Moran*

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

Thomas Moran

of the crime of

incest

committed as follows:

The said

Thomas Moran

late of the First Ward of the City of New York in the County of New York aforesaid on the sixteenth day of February in the year of our Lord one thousand and eight hundred and eighty two at the said City and County aforesaid with force and arms knowingly, willfully and feloniously did commit fornication and have carnal knowledge and connection and sexual intercourse of and with one Nellie Moran and that at the time of such fornication carnal knowledge connection and sexual intercourse as aforesaid they the said Thomas Moran and Nellie Moran were as he the said Thomas Moran then and then well knew within the degrees of consanguinity within which marriages were and are declared by law to be incestuous and void to wit: that he the said Thomas Moran was then and then the father of the said Nellie Moran as he the said Thomas Moran then and then well knew 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

Day of Trial

Counsel,

Filed day of .188

Pleads

THE PEOPLE

vs.

DANIEL G. ROLLINS,

[REDACTED]

District Attorney.

A True Bill.

Foreman.

0312

~~COURT OF GENERAL SESSIONS~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~_____~~
~~_____~~

and The Grand Jury ~~of the City and County of New York~~ by this indictment, ^{Further} accuse
of the CRIME OF *Rape* ~~the said~~ *Thomas Moran*.

committed as follows :

The said *Thomas Moran*

late of the First Ward of the City of New York, in the County of New York aforesaid, ^{afterwards}
to wit on the *Sixteenth* day of *February* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,
with force and arms in and upon ~~one~~ *the said Nellie Moran*
wilfully and feloniously made an assault, and that the said
Thomas Moran her the said
Nellie Moran then and there by force and with
violence to her, the said *Nellie Moran* and against her
will, did wilfully and feloniously ravish and carnally know
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 Moran
of the CRIME OF *assault with intent to ravish*

committed as follows :

The said *Thomas Moran*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Nellie Moran* wilfully and feloniously
made an assault, with intent her the said *Nellie Moran*
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know ~~at~~ the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

John H. Lee
~~DANIEL G. ROLLINS~~, District Attorney.

1st.

Defendant's Request.

charge

Before the jury can convict of the crime of rape, they must find beyond ^{reasonable} a doubt on the evidence that complainant resisted the defendant to her utmost extent.

2d.

charge

The fact that the complainant was the daughter of the defendant, did not relieve her of the necessity of resisting the defendant to her utmost extent, and with all the means at her command.

3d.

Before the jury can convict the def^t of the crime of rape, they must find, from the evidence, that the resistance on the part of the complainant was made before ^{the} consummation of the act.

4th.

The fact that the complainant did not make an immediate complaint to any person must necessarily not be used to discredit her after-statements.

5 The fact that the complainant has made different statements under oath as to the time when the alleged crime was committed necessarily tends to discredit her statements.

6 The jury will also consider the fact that there is testimony in this case to the effect that the complainant's ~~character~~ reputation for truth and veracity is bad, and if they so find they must disregard her whole testimony.

7- If the jury find that the complainant testified falsely in one statement, they may find all her statements false.

Hugh Coleman
of Counsel for
the Defendant
6 City Hall Place

0315

Re
Police officers

C. 8121 Continued
 5th April 1882. Off. Wilson was informed by Off. James Murphy of 4th Prec. that Capt. Webb of 7th Prec. and Officer O'Sullivan of 4th Prec. have both been called on by the Defense. Sullivan was in the School of Instruction with Moraw prior to Moraw's appointment. What Webb and Sullivan can or will say, Murphy does not know. But Murphy says that O'Sullivan does know that Moraw was found drunk in a cart or truck whilst on duty and was "broken" on that account.

Off. Murphy also states that Off. Donald McLean was with him at time of arrest. When they both went into Moraw's rooms, McLean stood by Moraw, who was sitting shrouled on a chair, whilst he Murphy took Nellie into bed room to question her. On Nellie answering him affirmatively, he came out with her and said to Moraw: "You're a nice sucker ain't you. Is that true being?" turning to Nellie. — "Yes, he

0317

has done it," replied Kellie.
Moran knew full well what
was meant, for he was not
drunk, though seemed to be
recovering from the effects of
drink. Moran did not say
a word in his defense. Nor
did his wife who was
present.

On bringing Moran to
Court next morning, Off Murphy
remarked to him: "You're a
fine loafer to do that kind
of business". To this Moran
replied, "well if I did do it,
I must have been drunk, I
don't remember anything of it."

Served upon Mr. Donnelly,
City Clerk, C. F. Fisher
N.Y., March 13/82

County General Sessions,
etc.,

The People,

-opt.-

Thomas Moran.

Objection to verdict
in

High Coleman,
Counsel for Defendant,
#6 City Hall Place,
N.Y. City.

Service of the within is
hereby admitted
N.Y., March 13, 1882.

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

The People,

- vs. -

Thomas Moran.

The Defendant, Thomas Moran, through his Counsel, Hugh Coleman, objects to Indictments Nos. 1. & 2, on the grounds that they are repugnant and contrary to each other - not positive and certain.

Wherefore, Defendant prays ^{and} that the District Attorney may be ordered and compelled to elect and so determine upon one specific indictment of the two, and upon which the Defendant shall be tried.

Hugh Coleman,
Counsel for Defendant.

Judge Coleman

Court of
General Sessions

People

vs.

Thomas Horn,

Prisoner for
new trial,

Angelo Coleman

Def's Atty.

#6 City Hall St.

U.S.

Court of General Sessions,

People
vs.
Thomas Muncie }
}

The defendant moves for a new trial
on the following grounds -

1st. That the verdict is against the
weight of evidence.

2^d. That there is no evidence that
the complainant resisted the defendant
to the utmost extent.

3^d. That the Court erred in not changing the
jury as requested by the defendant's
counsel.

4th. That the verdict is contrary to
the law and clearly against
the evidence.

5th. That there is no evidence of resistance
on the part of the complainant until after
the alleged consummation of the
said act.

Court of General Sessions
cc: 1

The People,

- vs -

Thomas Moran.

Copy Notice of Motion

Hugh Coleman,
Counsel for Defendant,
#6 City Hall Place,
N.Y. City.

To John W. Keen, Esq.
Dist Atty, etc

Case: First Dist Atty Requirer.

0322

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

The People,
-vs.-
Thomas Moran

Please take notice, that upon all the papers, pleadings and proceedings in this case, so presented, the defendant herein, through his counsel, Hugh Coleman, will move this court, on the 15th day of March, 1882, at 11^o clock, in the forenoon of that day, for the purpose of having it determined upon which specific indictment of the two found against him, he should be tried; or, as soon thereafter as the District Attorney can be heard.

Court of General Sessions,
etc.,

The People,

-75-

Thomas Moran.

objection to
indictments.

Hugh Coleman,
Counsel for Defendant,
#6 City Hall Place,
N.Y. City

To John McKeon, Esq,
Dist. Atty, etc..

Asst Dist Atty. Rejmer

Court of General Sessions,
of the City of New York.

The People,
- vs. -
Thomas Moran }

The Defendant,
Thomas Moran, through his Counsel,
Hugh Coleman, objects to Indictments
Nos. I. & II., on the grounds that they are
redundant and contrary to each other -
not positive and certain.

Wherefore, De-
fendant prays that the District Attor-
ney may be ordered and compelled to
elect and so determine upon which
one specific Indictment of the two,
and ^{upon} ~~with~~ the defendant shall be
tried.

Hugh Coleman,
Counsel for Defendant.

0326

M. Prunus
per prunus in
pr *Dated*
1/20/01

0327

State of New York.

Executive Chamber,

Albany, Jan. 20 1884

Sir: Application having been made to the Governor for the
pardon of Thomas Moore, who was
tried and convicted before you April 14, 1882
Rape and sentenced
to the State Prison 3 years

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

Gen. Andrew

To Hon. Frederick Douglass, Esq.

Ans
Oct 10/84

0328

Answered
Oct 18 1884
E. J. R.

0329

Recd
Feb 11

State of New York.

Executive Chamber,

Albany, Jan 30 1884

Sir: Application having been made to the Governor for the pardon of Thomas Moran, who was sentenced on April 19 1884, in your County, for the crime of Rape for the term of 20 years and to the State Prison

you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. Ans. in prison is respectfully requested.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Geo. Anthony

To Mr. Peter B. Olney

District Attorney, &c.

WITNESSES.

Three vertical lines for witness signatures.

29 March 9

Day of Trial,

Counsel, P.A.C.

Filed 1 day of March 1881

Pleas *Guilty*

THE PEOPLE

vs.

L.
Thomas Moran.

Attaching to this

John W. Nelson.
DISTRICT ATTORNEY

District Attorney.

A True Bill.

W. M. Kelly

Foreman.

Responded to by Peter
W. Kelly
A
of Moran

0331

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Moran

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

Thomas Moran.

of the CRIME OF an
Assault with intent to ravish.
committed as follows:

The said *Thomas Moran*, late of the *First Ward*,
of the City of New York, in the County of New York
aforesaid, on the sixteenth day of February, in the year
of our Lord one thousand eight hundred and eighty two,
with force and arms, in and upon ~~her~~ one *Nellie*
Moran, wilfully and feloniously made an assault,
with intent her the said *Nellie Moran*, then and
there against her will, and by force and violence, to
then and there wilfully and feloniously ravish and
carnally know, against the form of the Statute in
such law made and provided, and against the
peace of the People of the State of New York and
their dignity.

John M. Keon.

District Attorney.

0332

This is to certify, that I have examined Nellie Moran. I find her Hyomen ruptured, and her parts sufficiently open to admit my index finger without any difficulty. There is but little appearance of inflammation

J. W. Ramsey M.D.
Feb 20th 1882

N.Y. General Sessions

RAPE AND
INCEST

The People
against
Thomas
Moran

Brief for the People;

N. Y. GENERAL SESSIONS.

The People
against
Thomas Moran.

BRIEF FOR THE PEOPLE.

The prisoner is indicted for RAPE and INCEST on his own daughter Nellie Moran aged 14 at No. 52 Oliver Street, on Thursday, February 16, 1882.

EVIDENCE FOR THE PEOPLE.

NELLIE MORAN. - Was 14 years old last November. Father's name is Thomas Moran and she lives with her father and mother and brothers and sisters at No. 52 Oliver Street.

On Thursday February 16, 1882, in the afternoon about 1 o'clock her mother had gone out to visit somebody. A Mrs. Welsh came in drunk, went into the bed room and laid down upon the bed. Prisoner had come home to dinner drunk. First he went into the bed room where Mrs. Welsh was, and shut the door. Then he came out. Then he went in again and witness heard Mrs. Welsh say "Stop Tom." Prisoner then came out into the outer room where witness was washing dishes. "He had on his shirt and drawers but not his pants. He took me by the ear and led me into the bed room. He then seized me and threw me over Mrs. Welsh on the bed where she was lying stupidly drunk. He then got on me. I saw his privates before he did so. He tore down my drawers which

0335

2

do not open in front but button at the sides. I struggled and tried to get up but he was too strong for me. He entered my body with his private parts. He hurt me so that I hollered out and then he put his hand over my mouth and told me to hush. He staid on me some time and heard my brother come to the door. Then he jumped up and got off me. I went back to the dishes and he got his pipe and went and laid down on the other bed. Mother returned shortly after. I did not tell her until Saturday because of the shame. I did not feel sore until Friday afternoon. On Saturday I felt so sore I could hardly walk and when mother asked me to hand her her shoes I told her I could not stoop down. She asked me what was the matter and then I told her what father had done to me. My brother Charles heard me tell her.

Father first got on me when I was 9 or 10 years old. I think we then lived at 69 Oliver Street. Mother was out and he put me on the bed and got on me and hurt me. I was then examined by a doctor at the Five Points Mission.

Father has several times come to my bed in the night and felt of my person and tried to get in bed with me, but I would wake up and then he would go back again to his own bed. I have laid awake all night for fear of him. He has often tried to persuade me to take hold of his privates; but I would not do so, but used to go out and wait until mama came home.

0336

5

OFFICER JAMES MURPHY (4th Precinct.)

Was on duty corner of Oak and Oliver streets on Saturday night February 19, 1882. At a quarter before twelve, Charles Moran brother of Nellie came to him and asked him to arrest his father who was then beating his mother at 52 Oliver Street, top floor, rear house. He further stated that his father had had sexual intercourse with Nellie on Thursday previous. Witness went with Officer Donald McCann to 52 Oliver Street. Prisoner was sitting shoeless on a chair. Witness took Nellie into the bed room and questioned her, the other officer remaining with the prisoner. Nellie told witness her story and witness then came out and said to prisoner "You are a nice sucker, aint you. Is that true sissy?" Nellie said "yes, he has done it." Neither the prisoner nor his wife who was present, said anything. Witness then arrested prisoner, took him to the 4th Precinct Station House and took Nellie to Chambers Street Hospital where Surgeon Murray examined her. Next morning witness took prisoner to Court and said to him "You're a fine loafer to do that kind of business." Prisoner replied "Well if I did do it, I must have been drunk, I dont remember anything of it."

OFFICER DONALD MC CANN. Will corroborate above.

0337

3/2

SURGEON WILLIAM H. MURRAY. Is Ambulance Surgeon at the Chambers Street Hospital. The girl Nellie Moran was brought there by Officer Murphy about 1 A. M., Monday, February 20, and was examined by witness, who found her private parts congested, swollen and looked bruised. Did not examine thoroughly as it was so late and had no power to give certificate. Told officer to bring girl back in the morning.

DR. J. W. RANNEY. 17 East 46th Street. Practicing physician in this City. On February 20, 1882, made an examination of the child Nellie Moran, found that her hymen had been ruptured and that her private parts were sufficiently open to admit his index finger without difficulty. There was at that time but little inflammation.

MRS. MORAN. Wife of the prisoner and mother of Nellie, who is 13 years old. On Thursday February 16, 1882, she left her acquaintance, a Mrs. Welsh, in her house, who was intoxicated. Witness went out to get something for dinner. On her returning in half an hour's time, found Mrs. Welsh there and Nellie. The girl told her about the outrage on Saturday.

[Mother knows of previous attempts when child was taken to Five Points Mission 3 years ago, but is not safe witness for prosecution. Better rely on shrewd cross-examination.]

MISS N. ELLIOTT. Teacher at Five Points Mission, and knows the parties. "It is 6 or 7 years since the Morans first came to Mission. Mrs. Moran then came for help and she Miss Elliott visited the family: The Mission assisted them all through the Winter. Mr. Moran attended the Mission services and declared himself "converted." She (Miss Elliott) informed Mr. Brown, then Supt. of Mission, Moran was "no more converted than her old shoe." Subsequent facts have proved the truth of Miss Elliott's opinion. She has frequently visited the family during these 6 years, and has frequently seen him drunk and has still more frequently seen the effects of his drinking and his violence under its influence, in the broken furniture and general appearance of home. By reputation in the house, Moran was always represented to her as a very wild, violent man when under the effects of drink. On one occasion Miss Elliott was strongly urged not to trust herself up-stairs in Moran's rooms as he was very drunk and would think nothing of "pitching her down stairs." She went up, however. Moran himself has always treated her respectfully. She does not believe he knows what he does when drunk. He never remembered when sober what she had said to him when drunk. He never remembered even having seen her. Miss. Elliott remembers Mrs. Moran coming to Mission some few years ago with Nellie; - remembers Mrs. Moran beginning to tell the story of Mr. Moran's indecency with Nellie. She Miss Elliott then went out, not wishing to hear it. She knows Dr. Merrill was called in to examine Nellie to ascertain whether injured by her father."

0339

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

REC-214, 219, 288 & 312
 Police Court-3
 District-1

THE PEOPLE, &c..
 ON THE COMPLAINT OF

*Charles M. M...
 Thomas M. M...
 James M. M...*

Dated *Feb 21* 1882
 Magistrate: *James M. M...*
 Officer: *James M. M...*
 Clerk: *James M. M...*

Witnesses: *Edwards Jenkins*
 No. *1006 23rd* Street,
 No. *Dr. Munnally*
 No. *Dr. Munnally*
 No. *Dr. Munnally*



No. *Feb 23 1882 2 PM adjourned*
Feb 28 1882 2 PM

DM

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 M. M...*

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

Dated *Feb 21* 1882 *W. J. O...* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0340

PART 2.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Dr. Murray*
of No. *Rambert St., Hospital* Street, *Colpo Green*

GUESTING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *13* day of *March* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Thomas Moran

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *March* in the year of our Lord 188 *2*

DANIEL G. ROLLINS, District Attorney

Daniel G. Rollins

0341

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he _____

Subpoena, of which the within is a copy, upon _____

_____ on the _____ day of _____

1888, by D. H. Murray Knowlton
nothing about this within
case.

D. J. H. Murray is now
in Europe

Sworn to before me, this _____ day
of _____ 1888

Geo Bates

Supt Chamber St. Hospital
Notary Public
N. Y. Co.

0342

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

POLICE COURT

DISTRICT.

of No.

S. D. Oliver

Street, being duly sworn, deposes and

says that on the

16th

day of

February

1882

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

Now hereby

Nellie Morawitz
13 years schoolgirl

Thomas Morawitz
the father of deponent

Did unlawfully designedly and feloniously make an assault on deponent a female child under the age of fourteen years and did then and there attempt to have sexual intercourse with, and her *Nellie Carnally* know - - That about ten O'clock A.M. on the day in question deponent's mother being absent, the defendant forced deponent into a bed room in said premises and throwing her on a bed laid his prostrate body on the body of deponent and then placed his penis at and against the orifice and private parts of deponent's body and tried and attempted to ~~have~~ penetrate deponent's body and have carnal knowledge of her That during said attempt to penetrate deponent's private parts she was made sore and hurt and made an outcry, where the defendant said Thomas deponent's father desisted from his attempt and released her

Nellie Morawitz

Thomas Morawitz
21 days of Feb 1882
Deponent's father
Deponent's mother

0343

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

John J. Fish
Thomas Moran

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 Moran

Question. How old are you?

Answer.

39 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

22 Oliver Street & about One Month

Question. What is your business or profession?

Answer.

Longshoreman

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 and have nothing else to say at present

Taken before me, this

day of

188

July *Thomas Moran*

W. J. Conroy

Police Justice.

0344

BOX:

63

FOLDER:

709

DESCRIPTION:

Morrissey, Robert

DATE:

03/07/82



709

0345

BOX:

63

FOLDER:

709

DESCRIPTION:

Moran, Thomas

DATE:

03/07/82



709

0346

BOX:

63

FOLDER:

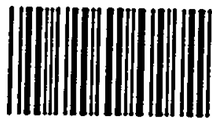
709

DESCRIPTION:

McGloin, Michael

DATE:

03/07/82



709

WITNESSES.

#3.

Day of Trial,

Counsel,

Filed

day of

1882

at *Rich*
pleads not guilty with leave to
withdraw

THE PEOPLE

vs.
Robert Morrissey
Thomas Moran
Michael E. McGowan

Homicide of the Degree of
Murder, First Degree

142-Corby Court

John M. Keon

Sanchez District Attorney,
Ind. Court
Robert Morrissey Attorney

A TRUE BILL.

John W. Keon
set of

Foreman.

at

Court of General Sessions
in and for the City and County of New York

The People of the State of New York
against

Robert Morrissey

Thomas Moran

Michael E. McGloin

The Grand Jury of the City and County of New York by this indictment accuse Robert Morrissey, Thomas Moran, Michael E. McGloin of the crime of murder in the first degree, committed as follows: The said Robert Morrissey, Thomas Moran, Michael E. McGloin, each late of the sixteenth Ward of the City of New York in the County of New York aforesaid on the thirtieth day of December in the year of our Lord one thousand eight hundred and eighty one, at the Ward City and County aforesaid, and in the night time of said day the dwelling house of Louis Hanier, there situate, with force and arms feloniously and burglariously did break into and enter by means of forcibly breaking open an outer door thereof with intent to commit some crime therein, to wit one pocket book of the value of five dollars of the goods chattels and

personal property of the said Louis Hanier
in the said dwelling house then and there
being, then and there feloniously and burglarious-
ly to steal take and carry away, there
being, at the time of the said breaking into
and entering the said dwelling house, then
and there some human being, to wit, the
said Louis Hanier, within the said dwelling
house. and the said Robert Morrissey
Thomas Moran ^{and} Michael E. McGloin then
did there while so engaged in the comm-
ission of the felony and burglary aforesaid,
with force and arms in and upon the said
Louis Hanier, in the peace of God and of
the said People in the said dwelling house
then and there being, wilfully and felonious-
ly made an assault, and the said Robert
Thomas and Michael a certain pistol then
and there charged and loaded with gunpowder
and one leaden bullet, which said pistol they,
the said Robert Thomas and Michael, in their
right hands then and there had and held, to,
at and against the said Louis Hanier, then and
there and while so engaged in the commission
of the felony and burglary aforesaid, did wil-
fully and feloniously shoot off and discharge,
and with the leaden bullet aforesaid, by
force of the gunpowder aforesaid, then and

personal property of the said Louis Namier in the said dwelling house then and there being, then and there feloniously and burglariously to steal take and carry away, there being, at the time of the said breaking into and entering the said dwelling house, then and there some human being, to wit: the said Louis Namier, within the said dwelling house. and the said Robert Morrissey Thomas Moran ^{and} Michael. E. McGloin then did there while so engaged in the commission of the felony and burglary aforesaid, with force and arms in and upon the said Louis Namier, in the peace of God and of the said People in the said dwelling house then and there being, wilfully and feloniously made an assault, and the said Robert Thomas and Michael a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol they, the said Robert Thomas and Michael, in their right hands then and there had and held, to, at and against the said Louis Namier, then and there and while so engaged in the commission of the felony and burglary aforesaid, did wilfully and feloniously shoot off and discharge, and with the leaden bullet aforesaid, by force of the gunpowder aforesaid, then and

~~then and there and while they were engaged~~
of the pistol aforesaid him the said
Louis Hanier, in and upon the left side of
of the body of him the said Louis Hanier, did
then and there and while they were engaged
in the commission of said felony and burg-
lary, wilfully and feloniously strike penetra-
te and wound, giving unto him the said
Louis Hanier then and there with the leaden
bullet aforesaid, so discharged sent forth
and shot out of the pistol aforesaid by
them the said Robert Thomas and Michael
as aforesaid in and upon the left side
of the body of him the said Louis Hanier, one
mortal wound of the breadth of one inch
and of the depth of six inches, of which
said mortal wound the said Louis Hanier
then and there died. And so the Grand Jury
aforesaid do say, that the ^{said} Robert Morrissey
Thomas Moran, and Michael E. M. ^{while} Glavin, engaged
in the commission of the felony and burglary
aforesaid, him the said Louis Hanier, in man-
ner and by the means aforesaid on the day
and in the year aforesaid, at the ward city
and County aforesaid, feloniously and wil-
fully 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 Michael E. McGloin Robert Morrissey and Thomas Moran of the crime of Murder committed as follows: The said Michael E. McGloin Robert Morrissey and Thomas Moran, each 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, and arms, in and upon one Louis Hamier in the peace of the People of the State, then and there being, wilfully, feloniously and with a deliberate and premeditated design to affect the death of him the said Louis Hamier did make an assault and that the said Michael E. McGloin a certain pistol then and there charged and loaded with gunpowder and one leaden bullet which said pistol the said Michael E. McGloin in his right hand then and there had and held to, at, against, and upon the said Louis Hamier, then and there feloniously, wilfully, and with a deliberate and premeditated design to affect the death of the said Louis Hamier did shoot off and discharge, and that the said Michael E. McGloin with the leaden bullet

with force

aforesaid, out of the pistol aforesaid
 then and there, by force of the gunpowder
 aforesaid, shot off, sent forth and
 discharged, as aforesaid, the said Louis
 Hanier in and upon the left side of
 the body of him the said Louis Hanier
 then and there feloniously, wilfully, and
 of his "malice aforesaid," did strike
 penetrate, and wound, giving to him the
 said Louis Hanier then and there, with the
 leaden bullet aforesaid, so as aforesaid
 discharged, sent forth, and shot out of the
 pistol aforesaid, by the said Michael E. Mc-
 Gloir in and upon the left side of the body
 of him the said Louis Hanier one mortal
 wound of the breadth of one inch and
 of the depth of eight inches" of which
 said mortal wound he the said Louis
 Hanier then and there did die and that
 the aforesaid Robert Morrissey ^{and} Thomas
 Moran then and there wilfully felonious-
 ly and of their malice aforesaid
 were present aiding helping abetting
 and assisting him the said Michael
 E. McGloir the felony and murder aforesaid
 in manner and form aforesaid to do and
 commit.

And so the Grand Jury aforesaid do

say that they the said Michael E. McGloin
Robert Morrissey and Thomas Moran
him the said Louis Hanier in the manner
and form, and by the means aforesaid,
at the Ward City and County aforesaid,
on the day aforesaid, and in the year af-
oresaid, wilfully, feloniously, and with a
deliberate and premeditated design to eff-
ect the death of him the said Louis
Hanier 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

John. M. Keon
District Attorney

0355

3

Counsel, *WPA*
Filed *10* day of *March* 188 *2*
Pleads *Wm. G. Kelly Co.*

THE PEOPLE

P
vs.
Robert Murray
and *P*
Thomas Moran

19 *126727* *Suburban*

John M. Keon
~~DANIEL G. HOLLINS~~

Copied in this case District Attorney.
see with the murder indict.
against Michael & M. Lyons
A True Bill. filed Feb 19 1882

To the Hon. J. P. ...
(Post) ... Foreman.
I find guilty of ...
Verdict of Guilty, should specify of which count.

a each 5 P. 8 year.

BURGLARY—First Degree, ...

0356

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Morrissey and Thomas Moran

The Grand Jury of the City and County of New York, by this indictment, accuse ~~Robert Morrissey and Thomas Moran~~ of the CRIME OF *Burglary*

committed as follows:

The said

Robert Morrissey and Thomas Moran

late of the *sixteenth* — Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* — day of *December* in the year of our Lord one thousand eight hundred and eighty *one* — with force and arms, about the hour of *two* . . o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Louis Hanier*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer door thereof* whilst there was then and there some human being, to wit, one *Louis Hanier* within the said dwelling-house, ~~by~~ the said *Robert Morrissey and Thomas Moran* then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Louis Hanier*

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

John M. Keon
District Attorney

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

~~of the Crime of~~

~~committed as follows:~~

~~The said~~

~~late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day, the said~~

~~of the goods, chattels, and personal property of~~

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

~~DANIEL G. ROLLINS, District Attorney.~~

0357

Worran

Fellows - Cring

Answered

Dec 25th 1884

J. J. J.

0358

State of New York.

Executive Chamber,

Albany, Oct 8 1884.

Sir: Application having been made to the Governor for the pardon of Thomas Moran, who was sentenced on Nov 22 1882 in your County, for the crime of A. S. Burglary 1st for the term of 8 years and to the State Prison.

you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. All inquiries are respectfully requested.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

John C. Evans
Wm. Gordon Brown
Executive Clerk

To: A. P. Olney
District Attorney, &c.

0359

BOX:

63

FOLDER:

709

DESCRIPTION:

Muller, John

DATE:

03/08/82



709

0360

Dallas.

#32

Day of Trial,
Counsel, *W. H. [unclear]*
Filed *2* day of *March*, 188*2*
Pleads *Not Guilty*

THE PEOPLE
vs.
P
John Miller

LARNEY AND RECEIVING
STOLEN GOODS

JOHN MCKEON,
District Attorney,
P 2 *March 29, 1882*
Mea v. [unclear]
A TRUE BILL.
John [unclear]

Foreman.
ay
W. H. [unclear]

WITNESSES.

OFFICE OF THE CLERK OF THE COURT

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK
against

John Miller

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

John Miller

of the CRIME OF LARCENY

committed as follows:

The said

John Miller

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 two, at the Ward, City and County
aforesaid, with force and arms

One Promissory Note for the payment of money, to Sam. Long
then and there due and unsatisfied, and of the true tenor as one
United States Treasury Note of the denomination of five dollars and
of the value of five dollars.

Two Promissory Notes for the payment of money, to Sam. Long
then and there due and unsatisfied, and of the true tenor as one
United States Treasury Note of the denomination of five dollars and of the value
of five dollars.

Two Promissory Notes for the payment of money, to Sam. Long
then and there due and unsatisfied, of the true tenor as three
United States Treasury Notes of the denomination of two dollars
and of the value of two dollars.

Two Promissory Notes for the payment of money, to Sam. Long
then and there due and unsatisfied, of the true tenor as three
United States Treasury Notes of the denomination of two dollars
and of the value of two dollars.

Seven Promissory Notes for the payment of money, to
Sam. Long then and there due and unsatisfied, and of
the true tenor as Seven Bank Notes of the denomination
of one dollar each and of the value of one dollar
each. One Promissory Note for the payment of money, to Sam.
Long then and there due and unsatisfied, of the value of
five hundred dollars, on certain valuable security
and evidence of debt, to wit. one first class Mortgage
Bond whereby the payment of the sum of five hundred
dollars was secured to Sam. Long being then and there
due and unsatisfied and of the value of five hundred
dollars.

of the goods, chattels and personal property of one

Alfred S. Davis

then and there being found,
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided and against the person of the Defendant.

0361

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

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

The said

John Mueller

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

One Promissory Note for the payment of money, the same being then and there due and unexpired, and of the said amount as One United States Treasury Note of the denomination of five dollars and of the value of

One Promissory Note for the payment of money, the same being then and there due and unexpired, and of the said amount as One United States Treasury Note of five dollars and of the value of five dollars.

One Promissory Note for the payment of money, the same being then and there due and unexpired, and of the said amount as Three United States Treasury Notes of the denomination of two dollars and of the value of two dollars.

One Promissory Note for the payment of money, the same being then and there due and unexpired, and of the said amount as Three United States Treasury Notes of two dollars and of the value of two dollars.

One Promissory Note for the payment of money, the same being then and there due and unexpired, and of the said amount as Seven United States Treasury Notes of the denomination of one dollar and of the value of one dollar.

One Promissory Note for the payment of money, the same being then and there due and unexpired, and of the said amount as Seven United States Treasury Notes of the denomination of one dollar and of the value of one dollar.

One Promissory Note for the payment of money, the same being then and there due and unexpired, and of the value of five hundred dollars and certain valuable securities and evidences of debt, to wit, one Federal Mortgage Bond whereby the payment of the sum of five hundred dollars was secured, the same being then and there due and unexpired, and of the value of five hundred dollars

of the goods, chattels and personal property of the said

Alfred S. Bawie

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

Alfred S. Bawie

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

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

John Miller

JOHN McKEON, District Attorney

0362

0363

| |
|---------------------------------------|
| CALENDAR. |
| Part. <u>Two</u> |
| <u>First-Case for</u> <u>trial</u> |
| |
| |
| |

0365

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Miller*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Essex Street; about two years*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am not guilty, the case =
plaintiff does not identify me
and I admit that I was in the barroom
when he came in with that other party*

John Miller

Taken before me, this *26th*

day of *February* 188*7*

McConnell
Police Justice.

0366

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

Third District Police Court.

Alfred L. Bowie aged 45 years
of No a Merchant of No 286. Howard Avenue
Street, Brooklyn L. I. — being duly sworn, deposes and says,

that on the Twentieth day of February 1892

at the City of New York, in the County of New York, was feloniously
taken, stolen and carried away from the
possession of deponent, by trick and
device, in the night time the follow-
ing property to wit: one pocket book
containing good and lawful money
of the United States consisting of
Treasury notes of ~~therefore~~ different
denominations and value, of the issue
of the United States and Silver coins of
the Coinage of said United States in all
money of the value of not less than
seven dollars; and two bonds ~~of the~~
"Fidelity" Fidelity Mortgage Bonds of the
"Real Estate Loan and Trust Company
of Washington D C"; each of the
denomination and value of Five
Hundred Dollars; which said two
Bonds are hereto annexed. in all
property of the value of one thousand
and seven dollars; the property of
deponent; deponent further says
that he has probable cause to
suspect and does suspect that the
said property was feloniously taken
stolen and carried away by trick
and device; by John Miller (now
here) and Thomas Reilly not arrested
both acting in concert, in the month
following to wit that on said day
about Eleven o'Clock in the Evening
and in a Saloon in No 51. Bowery
he met said Thomas Reilly; whereupon
deponent asked to what car would they
begin. said deponent to Fulton Street
Ferry, that said Reilly then offered
to bring deponent to such a car

0367

they and left with deponent said balloon
 that ~~was~~ then said Reilly proposed
 to deponent, to bring him to ~~road~~ hotel
 to stop overnight, which offer deponent
 accepted and was brought by said
 Reilly to house no 39 Bownoy, sidewalk
 of New York; there deponent was ~~inter-~~
 viewed by said Reilly to another person
 said Reilly then and there saying that
 said other person is the proprietor
 of said hotel no 31 Bownoy; said
 other person then offered to asked de-
 ponent whether deponent had any
 valuables with him; in which case
 it would be better to deliver the same
 to him said ~~id~~ other person re-
 presenting himself to deponent as
 proprietor of said place; for safe
 keeping during the night, deponent
 thereupon did deliver to said other
 person who claimed to be said proprietor
 of said place, said property above
 mentioned to wit said parcel bank, money
 and bonds; a few minutes thereafter
 when deponent wanted to ask said
 other person, ~~later~~ called himself
 proprietor of the place; where he de-
 ponent could find his bag room.
 Both said Reilly and said other person
 had disappeared and deponent with
 said property. — Deponent is now informed

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VTL.

vs.

187

Magistrate.

Officer.

0368

280 ||

City and County of New York, } ss.

Police Court.

of No

Street,

that on the

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

being duly sworn, deposes and says,

day of

87

by Officer John Wade of the 10th Precinct
 Police, here present; that he said
 officer arrested the prisoner here present
 said John Miller, and that said
 John Miller, had admitted to him
 said Wade that ~~as far as he saw~~ he saw
 Miller had received ~~from~~ ^{from his} ~~deponent~~ ^{deponent's} ~~said~~ ^{deponent's} ~~band~~ ^{band}, ~~Dependent~~
 is furthermore informed by said Officer
 Wade that on the 24th day of
 February 1872; said bands were
 and delivered to the ~~to the~~ ^{to the} ~~deponent~~
 the address of said officer Wade
 was delivered to Sergeant Dahlgreen,
 in the Tenth Precinct Station House,
 which package contained the
 said two bands and one coupon
 appertaining thereto.

Dependent therefore verily believes
 and charges; that said property
 above mentioned, was taken stolen
 and carried away by Trick and Levia
 as above stated by said John
 Miller here present and said
 Thomas Reilly, who is not now
 arrested; both acting in concert
 for ~~the~~ ^{the} purpose. — Alfred Davis

City and County of New York
 John Wade an officer of Tenth
 District Precinct Police, being
 duly sworn, says he has heard
 read the foregoing affidavit and
 is familiar with the contents of

*present before me this
 25th day of February 1872*

Moreau DeSbary

Police Justice

0369

the same, and that part of these of referring
to him and to information given
by him in the foregoing matter is true
upon his own knowledge

known to before me, this John Wade
20th day of February 1872
M. A. W. Lawrence
Police Justice

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT.

vs.

187

Dated,

Magistrate.

Officer.

0370

BOX:

63

FOLDER:

709

DESCRIPTION:

Mulvehil, John

DATE:

03/09/82



709

0371

42
Day of Trial, *Oct. 27*
Counsel, *PR*
Filed *9* (day of *March* 1882)
Pls. *Proquity (6)*

THE PEOPLE
vs.
John M. Muehle
Violation of Excise Law.

JOHN McKEON,
District Attorney.
P 2 April 11. 1882
 Tried & acquitted.
A TRUE BILL.
John M. Muehle
Over the line, Foreman
Apr

0372

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mulvehil

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

John Mulvehil
of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

John Mulvehil

late of the *tenth* Ward of the City of New York, in the County of New York aforesaid, on the *fifth* day of *March* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

: without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~Sworn to before me by the Grand Jury aforesaid, by this indictment, further accuse the said *John Mulvehil* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *John Mulvehil* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

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

JOHN McKEON, District Attorney.

0373

Third District Police Court.

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

of No. the 10th Precinct Police George W. Boyle Street,
of the City of New York, being duly sworn, deposes and says, that on the Sunday 5
day of March 1882, at the City of New York, in the County of New York,
at No. 9 Bowers Street,

John Mulvehil
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me this 5
day of March 1882
Andrew J. Smith

George W. Boyle

POLICE JUSTICE

0374

REV. 214, 209, 210 & 212

Police Court - 3 District.

THE PEOPLE, &c.,
VS THE COMPLAINT OF

George M. Boyle
vs
John Mulvihill

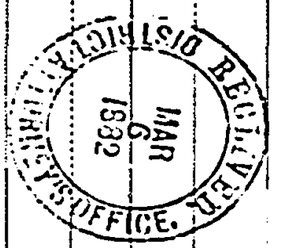
Offence, *Viol. Exci. Stat.*

Dated *March 5* 1882

Magistrate: *White*

Officer: *Boyle*

Clerk: *Boal*



Witnesses:
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
Boal

BAILED,

No. 1, by *M^{rs} Lewis*

Residence *219 Altonway* Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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

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

Dated *March 5* 1882 *Andrew J. White* Police Justice.

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

Dated *March 5* 1882 *Andrew J. White* Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0375

BOX:

63

FOLDER:

709

DESCRIPTION:

Murray, Joseph

DATE:

03/20/82



709

0376

BOX:

63

FOLDER:

709

DESCRIPTION:

Winters, Matthew

DATE:

03/20/82



709

0377

122
Counsel,
Kemp & Decker

Filed May of March 1882
Heads to Guilty (21)

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs.
Joseph Murray
and
Matthew Waters

21
337

John M. Gleason
~~SAVING G. ROBINS,~~

District Attorney,
San Francisco, Cal., 1882
Best plea at Bar S.
A TRUE BILL.

John H. ...
S.P. Two years & ...

Verdict of Guilty should specify of which count.

A/

Court of General Sessions
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
*Joseph Murray and
Matthew Winters*

The Grand Jury of the City and County of New York, by this indictment, accuse
Joseph Murray and Matthew Winters
of the CRIME OF *Burglary*

committed as follows:
The said *Joseph Murray and Matthew Winters*

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *thirteenth* day of *March* in the
year of our Lord one thousand eight hundred and eighty *two* with force and arms,
about the hour of *ten* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the ~~dwelling house~~ *factory* of
James H. Jones
there situate, feloniously and burglariously did break into and enter, ~~by means of~~
force

~~they~~ the said *Joseph Murray and
Matthew Winters*

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

And the Grand Jury aforesaid, by this indictment, further accuse the said
Joseph Murray and Matthew Winters
of the CRIME OF *Larceny*

committed as follows:
The said *Joseph Murray and Matthew Winters*

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,
*one hundred yards of Ribbon of the value of
one dollar each yard
one hundred yards of silk of the value of one
dollar each yard*
of the goods, chattels, and personal property of the said *James H. Jones*

in the said dwelling house then and there being, then and there feloniously did steal,
take and carry away, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.
John M. Keon
~~DANIEL G. ROBBINS~~, District Attorney.

0380

POLICE COURT— First DISTRICT.

City and County }
of New York, } SS:

James H Jones aged 46 years
is a Merchant of No 27 East Houston Street, being duly sworn,
deposes and says, that the premises No. 27 East Houston

Street, 14 Yard, in the City and County aforesaid, the said being a

brick building
and which was occupied by deponent as a Manufactory of Ladies

hats
entered by means forcibly breaking open the door **BURGLARIOUSLY**
which leads from the hallway into said premises
with some instrument and entering therein

on the night of the 13th day of March 1882

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

Three cartons of Satin Ribbons
and a quantity Satin. Six dozens of
Silk Cord and Bassel (black) and a quantity
of other material in all about the value
of about one hundred and twenty five
dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by Joseph Murray and Matthew
Minters

for the reasons following, to wit: that deponent was
informed by officer Lanthier that on
said night he said officer saw said
defendants leave said premises and
go to premises No 11 East Houston Street
with ropes in their possession and said
officer with officers Adams and Long
pursued said defendants and while in
the chase said defendants dropped

said Boxes which contained a portion
of the aforesaid property

Sworn to before me this } James H. Jones
14 day of March 1882 }

Solou Smith Police Justice

City and County }
of New York } ss

George Lanther
Aged 29 years a policeman attached
to the Central office 305 Mulberry Street
being duly sworn says that he has
heard read the foregoing affidavit and
the statement therein contained on
information is true

Sworn to before me this } Geo Lanther
14 day of March 1882 }

Solou Smith Police Justice

0382

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

Matthew Winters *Inst*

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. *Matthew Michael Winters*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *337 W. 14th Street Flat 6 Manhattan*

Question. What is your business or profession?

Answer. *Car driver*

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 do not remember anything about it*

Taken before me, this *14*

day of *March* 188*8*

Matthew Winters

Solomon Smith
Police Justice.

0383

Sec. 198-200.

188

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK

Joseph 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.

Joseph Murray

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

169 Mulberry St. 2 years

Question. What is your business or profession?

Answer.

Driver

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

Taken before me, this 14 day of March 188

Joseph Murray

Salomon B. Smith Police Justice.