

0433

BOX:

60

FOLDER:

681

DESCRIPTION:

McGloin, Michael

DATE:

02/23/82



681

0434

BOX:

60

FOLDER:

681

DESCRIPTION:

Morrissey, Robert

DATE:

02/23/82



681

0435

BOX:

60

FOLDER:

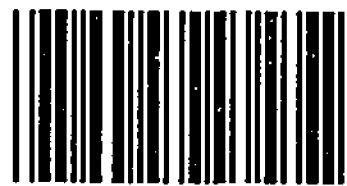
681

DESCRIPTION:

Moran, Thomas

DATE:

02/23/82



681

0436

BOX:

60

FOLDER:

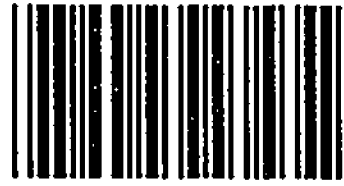
681

DESCRIPTION:

Healey, August

DATE:

02/23/82



681

0437

BOX:

60

FOLDER:

681

DESCRIPTION:

Hylar, Peter

DATE:

02/23/82



681

WITNESSES.

#2

Day of Trial,

Counsel,

1882

Filed 20 day of July

1882, an indictment against

Pleaded Not Guilty (24)

July 1882

THE PEOPLE

agut P

1 Michael Emmet Glavin

2 Robert Morrissey

3 Thomas Moran

August Healey

Peter Huger

John McKeon

District Attorney

24 May 1, 1882

Indictment dismissed as to May 2, 1882

A True Bill

Part of March 3, 1882

No 1 tried & convicted of

murder in the first degree

April 6/82 - sent to be executed

Friday April 28, 1882

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

The People of the State of New York,
 against

Michael E. McGloin,

Robert Morrissey,

Thomas Moran,

August Healey and

Peter Hyler, otherwise called

Peter Hylon.

The Grand Jury of the City and County of New York,
 by this indictment accuse Michael E. McGloin,
 Robert Morrissey, Thomas Moran, August Healey
 and Peter Hyler, otherwise called Peter Hylon, ~~with~~
 of the crime of murder in the first degree, com-
 mitted as follows: The said Michael E. McGloin
Robert Morrissey, Thomas Moran, August Healey
and Peter Hyler otherwise called Peter Hylon, 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

0440

goods Chattels and personal property of the said Louis Hanier 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 Hanier, within the said dwelling house. And the said Michael E. McGloin, Robert Morrissey, Thomas Moran, August Healey and Peter Hyler otherwise called Peter Hylon, then and there while so engaged in the commission 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, unlawfully and feloniously made an assault, and the said Michael, Robert, Thomas, August and Peter, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol they, the said Michael, Robert, Thomas, August and Peter, 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 unlawfully and feloniously shoot off and discharge, and with the leaden bullet aforesaid, by force of the gunpowder aforesaid, then and there shot, sent forth and discharged out of the pistol aforesaid, from 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 com-
 mission of said felony and burglary, wrefully and
 feloniously strike, penetrate 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 Michael, Robert, Thomas August and
 Peter, 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
 Michael E. McGloin, Robert Morrissey, Thomas Moran,
 August Healey and Peter Hyler, otherwise called
 Peter Hylon, while engaged in the commission of
 the felony and burglary aforesaid, him the said
 Louis Hanier, in manner and by the means
 aforesaid, on the day and in the year aforesaid,
 at the Ward City and County aforesaid, feloniously
 and wrefully 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 dig-
 nity And the Grand Jury aforesaid by this
 indictment, further accuse the said Michael

E. McGloin, Robert Morrissey, Thomas Moran August Healey, and Peter Hyler otherwise known as and called Hyler of the crime of Murder committed as follows: The said Michael E. McGloin, Robert Morrissey, Thomas Moran August Healey, and Peter Hyler otherwise known as and called Hyler 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, with force and arms, in and upon one Louis Hanier in the peace of the People of the state, then and there being, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of him the said Louis Hanier did make an assault, and that the said Michael E. McGloin did then and there charge and load 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 Hanier, then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said Louis Hanier did shoot off and discharge, and that the said Michael E. McGloin with the

E. McGloin a certain

0443

laden bullet 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 aforethought," did strike penetrate, and wound, giving to him the said Louis Hanier then and there, with the laden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said Michael E. M. Gloin 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, Thomas Moran, August Hialy and Peter Syler otherwise known as and called Syllou then and there wilfully, ^{feloniously} and of their malice aforethought were present aiding helping abetting and assisting him the said Michael E. M. Gloin 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, Thomas Moran, August Kealey and Peter Hyler otherwise known as and called Hylon 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 aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect 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

0445

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0446

MEMORANDUM.

AGE.			PLACE OF NAT. BIRTH.	WHERE FOUND.	DATE, When Reported.
40 Years.	Months.	Days.	France	144 W 26 th St.	Dec 30. 81.

HOMICIDE.

AN INQUISITION

115

the VIEW of the BODY of

Louis Xavier.

body it is found that he came to
his Death by the hands of

Michael H. H. H.

Dequest taken on the 2nd day

of Feb. 1882.

before

Hermon L. Morrison Coroner.

Committed to the custody of the

Deceased

Deceased

Date of Inquest Dec 30/81



0447

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Michael E. McGloin being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Michael E. McGloin

Question.—How old are you?

Answer.—

Nineteen (19) years

Question.—Where were you born?

Answer.—

N.Y. State

Question.—Where do you live?

Answer.—

259 West 29th St

Question.—What is your occupation?

Answer.—

Express driver

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

I have no intention of shooting W. L. Hain on that night & never at all in a passion

Michael E. McGloin

Taken before me, this

2

day of

Sept

1882

[Signature]

CORONER.

0448

44
Day of Trial, 1st Feb 1882
Counsel,
Filed, 9 day of Feb
12.3 Pleads, Justifiably

THE PEOPLE
vs.
1 Michael S. Melvin
2 Robert Morrison
3 Thomas Moran
August Healey
Jett Tyler and Helen

Homicide of the Degree of Murder,
First Degree.

DANIEL C. COLLINS,
District Attorney.

Foreman,
Jury,
Tried and
the
day of

0449

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Michael E. McBlain
Robert Morrissey
Thomas Moran
August Healey
Peter Hyler alias Hylon

The Grand Jury of the City and County of New York, by this indictment, accuse
Michael E. McBlain, Robert Morrissey, Thomas Moran, August Healey
 and *Peter Hyler otherwise known as and called Hylon*
 of the CRIME OF *Burglary*

committed as follows:

The said *Michael E. McBlain, Robert Morrissey, Thomas Moran, August Healey*
 and *Peter Hyler otherwise known as and called Hylon* 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* 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 of said dwelling house
 whilst there was then and there some human being, to wit, one

Louis Hanier within the said dwelling-house, ~~the~~ the said
Michael McBlain, Robert Morrissey, Thomas Moran, August Healey and
Peter Hyler otherwise known as and called Hylon
 then and there intending to commit some crime therein, to wit: 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 burglariously to steal, take and carry away, against the form of
 the Statute in such case made and provided, and against the peace of the People of the
 State of New York, and their dignity.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Michael E. McElloin, Robert Morrissey, Thomas Moran August Healey and Peter Kyler otherwise known as and called Kylon* of the CRIME OF

Murder

committed as follows:

The said *Michael E. McElloin, Robert Morrissey, Thomas Moran August Healey and Peter Kyler otherwise known as and called Kylon* 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, ~~whilst they the said~~ *Michael E. McElloin, Robert Morrissey, Thomas Moran, August Healey and Peter Kyler otherwise known as and called Kylon* were engaged in the commission of the said *Burglary and felony aforesaid*

with force and arms, in and upon one

Louis Hanier

in the peace of the People of the State, then and there being, wilfully, ~~and~~ ^{and} feloniously, ~~and with a deliberate and premeditated design to effect the death of~~ ^{him}

~~the said~~ *Michael E. McElloin* did make an assault, and that the said

a certain

pistole

then and there charged and loaded

with gunpowder and one leaden bullet, which said

the said *Michael E. McElloin*

in

pistole

his right hand then and

there had and held to, at, against, and upon the said

Louis Hanier

then and there feloniously, ^{and} wilfully, ~~and with a deliberate and premeditated design to effect the death of the said~~

and discharge, and that the said

Michael E. McElloin

did shoot off

leaden bullet aforesaid, out of the

pistole

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, ^{and} wilfully, ~~and of~~

"malice aforethought," 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

pistole

aforesaid, by the said

Michael E. McElloin

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*

inch"es," of which said mortal wound *he* the

said *Louis Hanier* then and there did die.

And that the aforesaid *Robert Morrissey, Thomas Moran, August Healey and Peter Kyler otherwise known as and called Kylon* then and there wilfully and feloniously were present, aiding, helping, abetting and assisting him the said *Michael E. McElloin* the felony and murder aforesaid in manner and form as aforesaid to do and commit

And to the Grand Jury aforesaid do say, that they the said *Michael E. McElloin, Robert Morrissey, Thomas Moran, August Healey and Peter Kyler otherwise known as and called Kylon*, him the said *Louis Hanier* in the manner and form and by the means aforesaid, and whilst they the said *Michael E. McElloin, Robert Morrissey, Thomas Moran, August Healey and Peter Kyler otherwise known as and called Kylon* were engaged in the commission of the felony aforesaid at the Ward, City and County aforesaid on the day ~~and~~ aforesaid and in the year aforesaid wilfully and feloniously 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

0451

And the Grand Jury aforesaid, by this indictment, further accuse the said *Michael E. McElloin, Robert Morrissey, Thomas Moran, August Healey, and Peter Hyler otherwise known as and called Nylor* of the CRIME OF *MURDER*

committed as follows:

The said *Michael E. McElloin, Robert Morrissey, Thomas Moran, August Healey, and Peter Hyler otherwise known as and called Nylor* 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,

with force and arms, in and upon one *Louis Hanier* in the peace of the People of the State, then and there being, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of *him* the said *Louis Hanier* did make an assault, and that the said *Michael E. McElloin* a certain *pistole* then and there charged and loaded with gunpowder and one leaden bullet, which said *pistole* the said *Michael E. McElloin* in *his* right hand then and there had and held to, at, against, and upon the said *Louis Hanier* then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said *Louis Hanier* did shoot off and discharge, and that the said *Michael E. McElloin* with the leaden bullet aforesaid, out of the *pistole* 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 aforethought," 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 *pistole* aforesaid, by the said *Michael E. McElloin* in and upon the *left side of the body* of *him* the said *Louis Hanier* one mortal wound of the breadth of *one* inch "es" and of the depth of *eight* inch "es," of which said mortal wound *he* the

said *Louis Hanier* then and there did die

And that the aforesaid *Robert Morrissey, Thomas Moran, August Healey, and Peter Hyler otherwise known as and called Nylor* then and there wilfully, and of their malice aforethought were present aiding, helping, abetting, and assisting *him* the said *Michael E. McElloin* the felony and murder aforesaid in manner and form aforesaid to do and commit

And so the *Grand Jury* aforesaid, upon their oath aforesaid, do say that *they* the said *Michael E. McElloin, Robert Morrissey, Thomas Moran, August Healey, and Peter Hyler otherwise known as and called Nylor* *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 aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect 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.

DANIEL O. ROLLINS,

District Attorney.

John McKeon

0452

1

M^{rs} Ann Brady being sworn says:

I reside at No 154 West 28 St. John H. Brady is my son, he worked for Mr. Fisher's piano factory but was laid off on account of the holidays. Prior to that he worked for Dr. Bogart of St Marks Place for seven years. He was home yesterday all day, at noon we took dinner together & dined at 12 o'clock. John took supper with us. While seated at the bedside of my sick daughter at about 9 o'clock I saw John sitting by the window. I fell asleep and did not wake up until 5 o'clock this a.m. when I saw my son in bed. He is not in the habit of going out after I go to sleep as his father usually takes the dog before retiring. He has but one pair of clothes

Ann + Brady
per Mark

Taken this 30th day of December 1881
before me

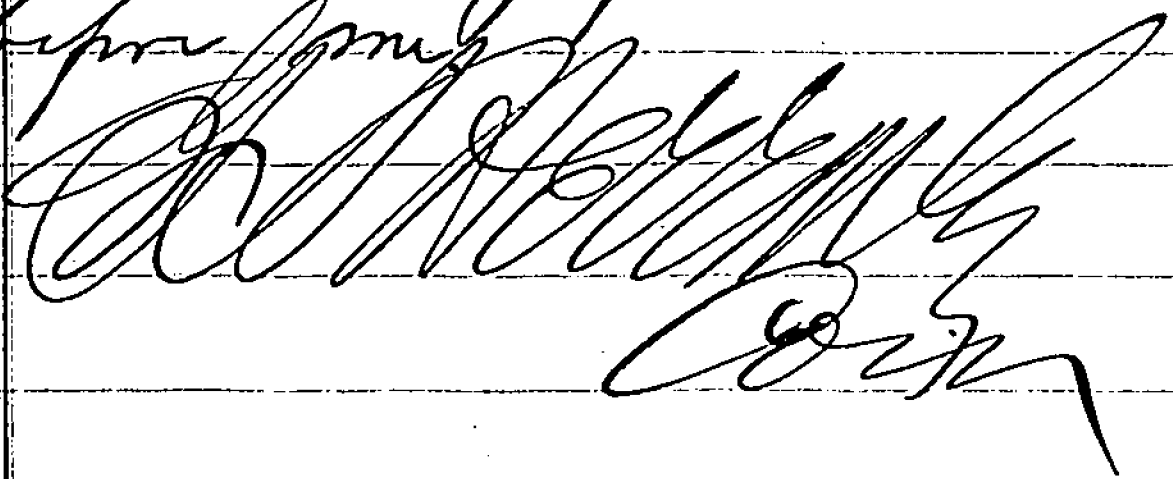
[Signature]
Cora

0453

Kate Brady big over Dupuis:

I resided at No 154 West 28 St with my parents John H. Brady is my brother. He took supper with my mother & myself. I last saw him at 7 o'clock P. M. He took dinner at home. I went to bed at half past 9 o'clock. At that time I saw him go to bed. He had been out after his supper. He was at home all day as he was out of work for two weeks. I am positive that he was not away from home any time yesterday for three hours. John breakfasted at home this morning. He went out this morning and was arrested this morning at about 11 o'clock.

Sworn to this 30 day of December 1881

before me

 John H. Brady

Kate Brady

0454

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.	
40	Years.	Months.	Days.	France	144 W. 265	Dec 30/81

Also Delaney
Julio Martini
Vincent Decondine
Charles Harris
John Harris Jr
Mr. Sticksman found
230 W. 32 St

E. H.

11th Dec 11
No. 980
1887

AN INQUISITION

On the VIEW of the BODY of

Emilio Harris

whereby it is found that he came to
his Death by

Prison Shot
wound of the
chest,
Anterior Pleural
effusion.

Obquest taken on the
day
of
1888
before

GERSON N. HERRMAN, Coroner.

0455

Coroner's Office.

TESTIMONY.

1.

through an Interpreter;
 Orelia Hancier, 144 or 26 " formerly
 Hworuago deceased was my Husband
 married 18 years; 6 years in U.S. reside
 at 144 or 26 " ft since last May; I
 was in the room, where he was shot;
 I was in bed when the suspected per-
 tuis were in the saloon previous to
 the closing of the place; I heard a
 noise in the saloon; the door had been
 left open, to hear any noise; when
 I heard the noise in the saloon, I
 told my Husband; He got up, and
 went to go down, and he had got down
 3 steps, when I heard a shot, and
 my Husband came back into the
 room, calling out Murder; He fell
 and fell down on the bed; got up,
 went to the Balcony, came back to the
 Bed and fell down from the Bed
 to the floor and died; I opened the
 window and called for help; we had
 never been robbed before; My Husband
 told me when he went to bed, that there
 had been men in the saloon, that
 night, who wanted to steal; there has
 been no quarrel or disturbance in
 our Saloon before; He had no Enemies.

Orelia Hancier

Taken before me

this

11 day of

May 1882.

CORONER.

0456

Coroner's Office.

TESTIMONY.

1.

through an Interpreter;
 Opelia Mauncer, 184 or 26 " formerly
 sworn as decessary was my husband
 married 18 years; 6 years in U.S. reside
 at 144 or 26 " ft since last May; I
 was in the room, where he was shot;
 I was in bed when the suspected per-
 tuis were in the saloon previous to
 the closing of the place; I heard a
 noise in the saloon; the door had been
 left open, to hear any noise; when
 I heard the noise in the saloon, I
 told my husband; He got up, and
 went to go down, and he had got down
 3 steps, when I heard a shot, and
 my husband came back into the
 room, calling out Murder; He fell
 and fell down on the bed; got up,
 went to the Balcony, came back to the
 Bed and fell down from the Bed
 to the floor and died; I opened the
 window and called for help; we had
 never been robbed before; My husband
 told me when he went to bed, that there
 had been men in the saloon, that
 night, who wanted to steal; there has
 been no quarrel or disturbance in
 our saloon before; He had no enemies.

Opelia Mauncer

Taken before me

this

11 day of

July 1882.

CORONER.

0457

Coroner's Office.

I

TESTIMONY.

2

Louis Meunier Jr 184 was "falling
 swooning" I am a son of deceased;
 16 years old; was not in bed in the
 evening; I was asleep and was awakened
 by the shot; I went down stairs & called
 for help, but my father was dead when
 I went up again; the Police came soon
 after; I know of no quarrel my father
 had with any body; I saw 2 men after
 I ran to the window run out of the
 yard; one was a short & the other was
 a large man; I could not identify
 the men as it was dark.

L Meunier

Taken before me
 this 11 day of Jan'y 1882.

[Signature]
 CORONER.

0458

TESTIMONY.

3.

Charles Lebamoy being duly sworn deposes & says: I reside in No. 144 West 26th St in the house of Mr. Harnier. Last night at about half past 11 o'clock I was in the parlor on the first floor with Mr. Harnier & Vincent Lebamoy & Lebamoy when three young men entered. The oldest was about 24 years old, the next about 21 or 22 and the third 17 or 18 years.

They had a drink each. Suddenly the oldest one went into the yard, he asked Harnier for the rat-chase & I explained to him where it was located. About five minutes later, a cry was heard in the yard as if some one was in pain. The youngest of the guests went into the yard & returned saying "There is a man lying outside. Come out." Harnier & I told the other man to look after his friend, which he did. In less than a minute he returned calling for a glass of water which was given him.

The whole three returned together, the lay one being supported by the other two. When they reached the center of the room, the layest man fell as if in cramps. Harnier gave him some peppermint drops which he took. I assisted in raising him to his feet & the three left.

About 10 minutes later the medium sized man (the one of about 22 years of age) returned looking at the front door but did not enter. Two minutes later the younger one came back asking for Rock & Rye for which he paid. To a question of Mr. Harnier's effect on what he had done with his friend the man said, "He had put him on a car as he was drunk & sick." I went to bed at half past one o'clock & was aroused by the cries from Mr. Harnier after her husband had been shot. After I had helped to lift the man to his feet a whistle was heard in the street, as if as a signal for the man seemed to be cured instantly; this was about 11.40 P.M.

Sworn to before me
this 31 day of Dec 1881

Delamoy
CORONER.

0459

Coroner's Office.

TESTIMONY.

4.

Continuation of Testimony
of Delaney;

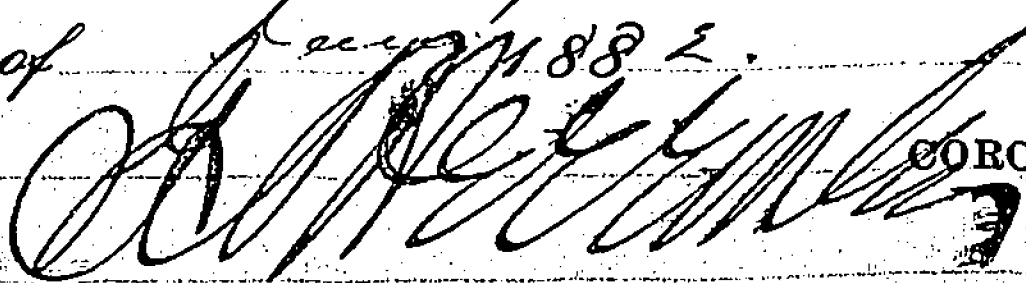
I forgot to state that a circular or
wall sign for Ball, which had been
hanging on the wall, was torn down after
~~they left~~ - ~~the smallest of the three~~ at the time
of their first visit - When they first
came in, they took a drink and
offered a 10 bill; Hannier, not having
change enough, borrowed $\frac{1}{2}$ of one of
us, to make change; The young man
proceeded to buy a ticket for the Ball
of the Edward ~~W~~ Hart association, and
asked Hannier if he had any; Han-
ier said no, he had nothing to do
with the Ball in any way. I identify
the Prisoner as one of the men who
were there that night, by his voice, way
of speaking, and his walk, his clothes
looked better that night than now,
and he is one of the men to the best
of my knowledge; and if this is not
the man, it is the greatest mistake I
ever made; I never saw this young
man (Brady) before that evening; I
knew Hannier and saw him often; he was
a peacable man; was a waiter previous
to going in Business; I identify him (Brady)

Taken before me

this

11 day of

January 1882.



CORONER.

0460

Coroner's Office.

TESTIMONY.

5-

as the youngest man of the three, who
were there during the evening before the
shooting, and have no doubt of his
being one of them; I left the saloon
1.35 am.

Delaney

Taken before me
this 11 day of Sept 1882.

W. H. M. M. M. CORONER.

0461

Coroner's Office.

TESTIMONY.

6.

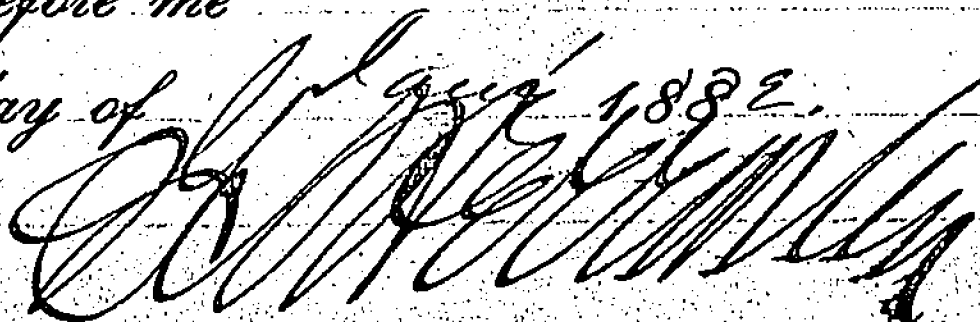
Vincent Lacarballet, 140 W 25th St
 New York I knew deceased;
 and been boarding at his place; I
 went in occasionally; I sometimes
 took my meals there; On Thursday
 Dec 29. 81, I was in the saloon for
 Meunier; DeLamoy & Meunier & I were
 there, and we played a Game of Dominoes
 this was at 10.30 P.M. we played a couple
 of games as 3 men came in, the
 youngest came to the corner, & the others
 went before the Bar; Mr Meunier
 got up and gave them a Glass
 of something to drink; they gave Mr
 Meunier \$10; he was afraid it was no
 good, so he went to a Grocery to see
 about it; he came back as it was
 closed; he came back, we looked
 at it & I said it was good; I gave
 Meunier \$2 to help change the Bill.
 One of the 3 men looked at Puck &
 all 3 asked for another drink;
 they then one after the other asked
 for the Water Closet and went out.
 I heard a cry, and the little one
 came back, saying one of his friends
 was sick and to come out to help him
 I said he is gone home, help him

Taken before me

this

11 day of

Jan 1882.



CORONER.

0462

Coroner's Office.

TESTIMONY.

7

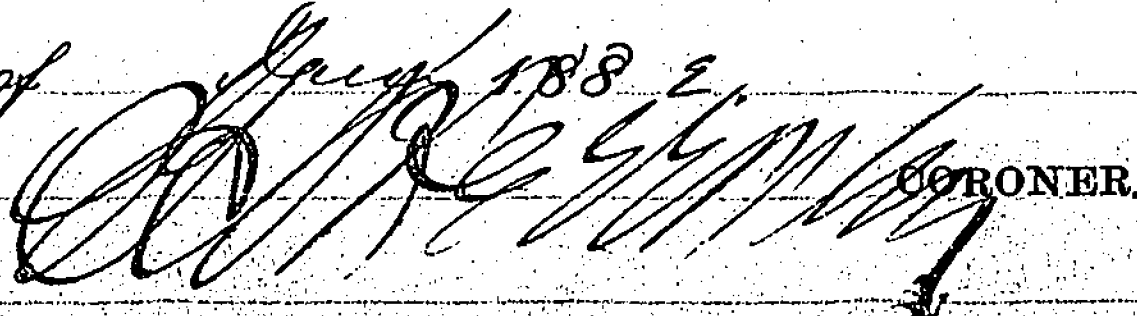
yourself; Mr Kearns thinking all was not right, put his club, which he took from behind the Bar down his pants pocket and covered it over. During this time, the middle sized one, came for a glass of water which Mr Kearns gave him; then the 3 came in, the big one sustained by the other two; when they got before the Bar, the Big one fell to the floor, saying Oh my legs; he said he had a cramp in his leg; Mr Kearns gave him something strong, Essence of Peppermint, after which he felt better; suddenly a whistle was heard, and the 2 tallest went out, & the smallest followed, brushing the back part of his coat - I began to play again. Mr Martineau came in afterwards - They were very quiet and peaceable - I left jail at 12.30 am, with Martineau - We were all sober; did not know Kearns very long; afterwards one of the 3, the youngest, came in & took a glass of Whisky - I asked him how his friend was; he said he had a fit - I said he was not sick; he then left - I identify the Prisoner as the youngest of the three and don't make a mistake.

Taken before me.

this

14 day of

April 1882.



CORONER.

0463

Coroner's Office.

TESTIMONY.

8.

He has on different clothes; I am sure
 he is the young man who came in again
 for a drink; I can't make a mistake;
 I identify John McBrady as the man;
 He had on his Sunday clothes and was
 dressed better than he is now;
 His pocket fitted him better (the coat)
 his boots was blacked and he looked
 cleaner than now; it being night might
 account for the difference in his appear-
 ance as regards his clothes.

Leah Boule Vincent

Taken before me

this

11 day of

July 1882.

[Signature]

CORONER.

0464

Coroner's Office.

TESTIMONY.

9.

Julius Martinet being sworn &c
 I reside 316 7 ave, unmarried,
 I know Mr Weaver 3 months; I was
 at Weaver's Dec 29 '81, at 11.30 P.M.
 I came in there; I saw the youngest of
 the 3 men; I did not see any one
 outside when I came in; I was not
 there when the 3 men were there, but
 I was there when the young man, came
 in. I could identify the young man -
 He is in the room now; I am posit-
 ively that John H. Brady, the Prisoner,
 is the young man who was there when
 I was in the saloon; I left at 12.30 A.M.
 with Mr Labouchee; The young man
 left before I did; I then went home;
 I am a poor; am now without a
 situation. I never saw him before
 that night, but have seen him since
 at the Station House in 30 " St. I re-
 collect having seen him there and
 by identifying him then; by his walking
 position & his whole appearance
 am making a true statement here;

Julius Martinet

Taken before me
 this 1st day of Aug 1883

CORONER.

0465

Coroner's Office.

TESTIMONY.

10

Aunt Brady being sworn says
 live in 11 ave, bet 35 & 36th St;
 don't know the number; the first state-
 ment I made to the Coroner on Dec 20. 81
 was all false and I did it because I
 did not know what I was doing, but
 I know my Son was innocent, and I
 wanted him home; the Police were in
 my house looking for my son John H
 Brady, but he was not at home; He
 was afterwards arrested; My son was
 not home between 9 & 12 o'clock of
 Dec 29th 81. I don't know what time
 he came home, but think it was
 between 1 & 2 o'clock Dec 30th 81, A.M.
 I knew he had been arrested when
 I swore before the Coroner, at the Stat-
 ion House; On the way to the Station I
 told my Daughter, I would say he
 was home at 9 o'clock; He had
 only one suit of clothes; I said so to
 get him out of the scrape;

my
 Aunt Brady
 (Mark)

Taken before me
 this 11 day of Aug 1883

[Signature]
 CORONER.

0466

Coroner's Office.

1

TESTIMONY.

11.

Kate Brady being sworn says &
 live 444 11 and her 36 x 37 "ft-
 I knew my Brother was arrested at
 11 o'clock Dec 30. 81; I did not know
 what he was arrested for; my mother
 was sent for at 5 P.M.; I was told by
 the Policeman that I could go along
 to the station with my mother; on the
 way to the station my mother did not say
 anything to me ~~on the way~~; she did
 not tell me what she was going to say
 when questioned; I was thinking about
 where my Brother was on the night of
 Dec 28. 81, when I swore to the statement
 before the Coroner at the station New
 Dec 30. 81— On the day before I was at
 the station, my Brother took his dinner
 at home; we then lived at 154 W 28th St.
 I & Mother had no conversation at
 home or anywhere else, as to what
 we would swear to in the case, if
 called upon on Dec 30 "81, from 6 A.M.
 to 6 P.M.

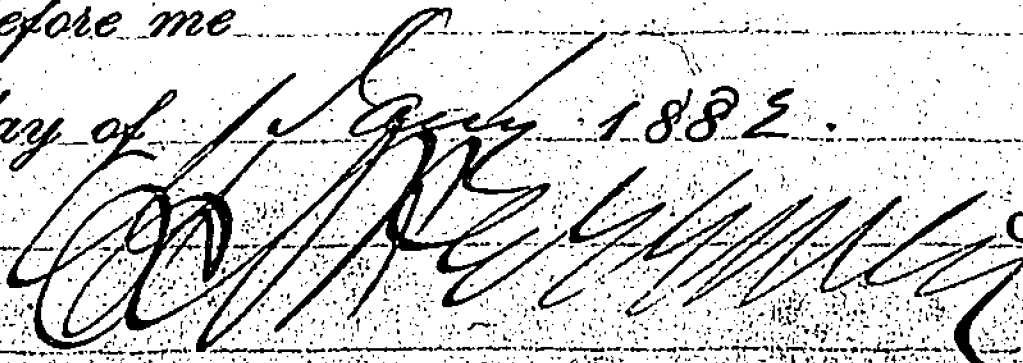
Kate Brady

Taken before me

this

11 day of

July 1882.



CORONER.

0467

Coroner's Office.

TESTIMONY.

12

Max F. Schmittberger Officer &
 Detective 729: Port Police -
 being sworn ^{up} I heard of the shooting Friday Aug.
 8 o'clock, when I came to station,
 I was sent to 144 W 26th St to investigate
 the murder; I obtained description
 of 3 men; we made 5 arrests that
 day among them that of Brady; I
 arrested Brady at 27th St bet 7 & 8 ave
 he answering the description of one of the
 3 men; I questioned him where he
 was the previous evening; he said
 he had been to the walking match
 from 1 PM Dec 29. 81. to 1 PM, Dec
 30. 81. He said he left a few minutes
 after 1 o'clock and was going down to
 28th St & 7 ave where he lived; I asked
 him if any one was with him on way down,
 he said Ed Ryan was with him &
 he left him at 28th St & 7 ave; I
 asked what time he got to 28th St & 7 ave
 and he said 3/4 of an hour; After leaving
 Ryan, he went to his house, door was
 locked, his mother opened the door
 for him; I took Brady to station & then
 went to his mother's house accompanied
 by Officer Foley - I asked her what time
 her son had come home the previous

Taken before me
 this 11 day of ^{July} 1882.

CORONER.

0468

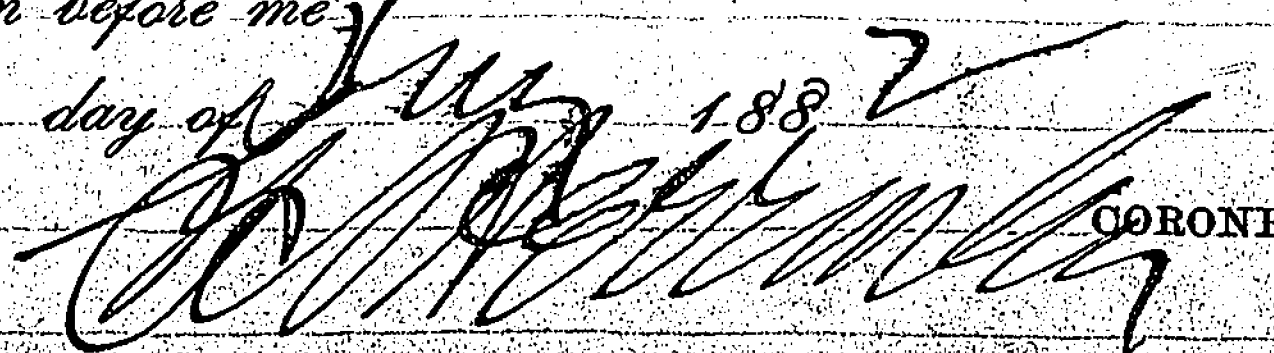
Coroner's Office.

TESTIMONY.

13.

night. she said about 9 o'clock,
 but she said it could not have
 been later than 9.30 o'clock at
 most; I especially emphasizing the
 word last night; she said yes
last night; the daughter made the
 same statement; We are still work-
 ing on the case;

Mae F. Schmittberger

Taken before me
 this 11 day of July 1882

 CORONER.

0469

Coroner's Office.

TESTIMONY.

14.

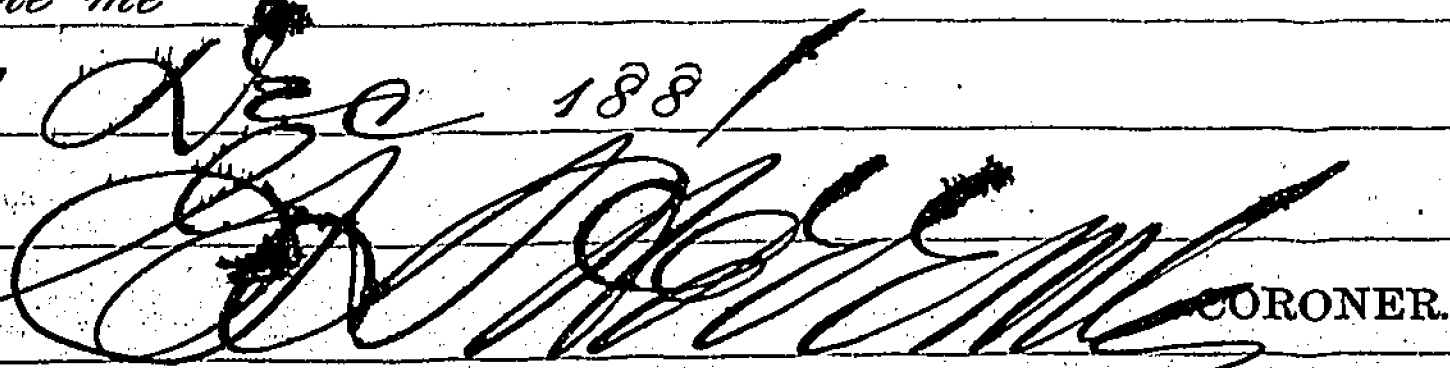
Edwan Ryan residing at 214 West 27th St being sworn that, I am well acquainted with John H. Brady have known him for the past two years during the last two weeks I have seen him every day. I am a Piano builder by trade, but have not worked at it for the past 3 mos. I am at present doing this work a scores at the Laess on 63 St & Thursday Brady was up there with me during my tour from 1 ocl P.M. to 12 ocl A.M. on several occasions.

He went up with me on the 29th Thursday afternoon at 1 ocl & he staid with me until next morning 1 o'clock when we came home it was 10 minutes to 2 ocl Friday morning.

We walked down together & he left me at 27th St & 5th Ave - he went home to his house & so did I & went to bed & got up at about 10 o'clock - I just got up when Brady came & told me that a man was shot at West 26th St & that the police were arresting every one they could get a hold of - he told me that George Jones & James Druffy has already been taken in

Taken before me

this 31 day of Dec 1881



CORONER.

0470

15

Coroner's Office.

TESTIMONY.

He then left & said that he would wait for me at the Court 27th St & go with me to the market at the Rink. I know Simon & Druffy well - have been in company with Simon often, with Druffy less.

I cannot tell why he told me of the matter - then merely a matter of news. At the Rink I have some acquaintance on the day & evening in question. John Reynolds & John Bennett whom up there, they know me & also Brody - they I think saw him when we came - they then left - & I think they saw us again at 1 o'clock in the morning in the meantime in those 12 hours Bennett & Reynolds were home & not at work.

I was not acquainted with the deceased & don't think I was ever in his place. If I often am around different places, 26th St & the neighborhood.

I have worked for Conant's Place factory for 14 years very steady. I am not acquainted with many people who visit the Rink. I don't think there was any one at all at the Place in the 12 hours that knew me & Brody, I cannot tell of one person.

Sworn to before me

Edward Ryan

this 31 day of Dec 1881

J. W. McLaughlin

CORONER.

Witness testimony 26 Aug 1881
J. W. McLaughlin

0471

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroners Office*
 No. 13 & 15 *Chatham Street*, in the *4* Ward of the City of
 New York, in the County of New York, this *2* day of *February*
 in the year of our Lord one thousand eight hundred and *82*. before
Person et Herrmann Coroner,
 of the City and County aforesaid, on view of the Body of
Louis Harrier.

lying dead at
 Upon the Oaths and Affirmations of
 good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Louis Harrier came to his death, do
 upon their Oaths and Affirmations, say: That the said *Louis Harrier*
 came to his death by

We the undersigned jury find the
 deceased Louis Harrier came to his
 death by a pistol shot wound on the
 night of Dec. 29th or the morning of
 the 30th 1881 at the hands of
Michael McGloin
 we also find that

Robert Morrissey
Thomas Moran

August O'Leary

Peter Hyle or Hylan

were accessory to the murder.

We also think that the shambs of
 the jury & the community at large
 are due to Inspector Burns & his
 officers for the able manner
 in which they performed their duty
 particularly so Capt Williams & detective
Schmittberger

George Blackburn
John Hyams

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the Court of Sessions Office
No 134 W. Chatham Street, in the Ward of the City of
New York, in the County of New York, this 2 day of February
in the year of our Lord one thousand eight hundred and 82. before
Jesse C. Benson, Esq. Coroner,
of the City and County aforesaid, on view of the Body of
Louis Warner.

lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and

sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Louis Warner came to his death, do

upon their Oaths and Affirmations, say: That the said

came to his death by

We the undersigned jury find the
deceased Louis Warner, came to his
death by a pistol shot wound on the
night of Dec. 29th or the morning of
Jan 3rd 1881 at the hands of
Michael McElroy

we also find that

Robert Morrissey

Thomas Howard

August Dealey

Peter Doyle or Hydon

were accessory to the murder.

We also think that the shares of
the jury & the community at large
are and do. Inspector Burns & the
and his officers for the able manner
in which they performed their duty
particularly of Sgt Williams & Detective
Schmittberger

George Blackburn

John Hennessey

John Warner.

Louis Warner

John Hennessey

Peter Henry

Alfred R. Thompson

Taken before me

this 2nd day of February 1882

CORONER.

John Hennessey

0472

0473

Coroner's Office.

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

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

Question. What is your name?

Answer.

Robert Morrissey

Question. How old are you?

Answer.

Eighteen years old

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

254 West 16th St

Question. What is your occupation?

Answer.

Waiter

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

Answer.

*I have made a statement
to you to day & have
nothing further to say
Robert Morrissey*

Taken before me this 2nd day of Feb 1885

Wm. H. Miller
Coroner

0474

Coroner's Office.

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

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

Question. What is your name?

Answer.

Thomas Moran

Question. How old are you?

Answer.

19 Winter years old

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

139 West 25th

Question. What is your occupation?

Answer.

Butcher

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

Answer.

I have nothing further to say - than what I have done & stated to day
W. Moran

Taken before me this 2nd of Feb 1885
W. H. H. H.

John Bennett 47, Care being
 sworn says I know Brady, did not
 know Reamer, and has never been
 in his place - I remember Mr Ryan
 & I were partners at Rick; we
 were on duty 12 hours; I was to go
 on at 1 in night by relieving one at
 1 next noon - On Thursday above, 1 P.M.
 Mr Ryan relieved me & brought John
 Brady up - I knew him & shook hands
 I came on at one, Friday morning, &
 saw Brady sitting on stool with Ryan -
 I asked how Brady been here all
 this time; Ryan said yes! ever since
 you left - I know they both went
 out together about one o'clock
 from Rick.

John Bennett

Taken before me
 this 26 day of July 1882

[Signature]

CORONER.

0476

Coroner's Office.

TESTIMONY.

17

James H. Reynolds 475-6 are being
 sworn in. I do not know Brady,
 except by sight. On Dec 29. 81, I was
 a server at rink. Know Mr Ryan,
 I went & relieved him - 2 on each
 trial (servers) I saw Brady about 12.30
 Friday morning Dec 30. 81. I never spoke
 to him in my life - I know him by sight.
 I saw him there in the morning. He
 started to leave the Building in company with Ryan.
 James H. Reynolds

Taken before me

this

26

day of

Jan

1882.



CORONER.

Frederick Baughly 139 or 25 ft.
 being sworn says I am a Bartender -
 am a married man - did not
 know deceased; I did not see the
 shooting; I came out of the morning
 the morning after the shooting, and
 heard of the case; went to Mr. Glavin
 and asked him if he had been
 around the house in 26 ft last
 night. He said yes; I told him the
 man was dead; he said; You are
 tough until you knock your man out.
 He meant, that a man was not hard-
 used until he had killed his man;
 so I understood it. He got out of
 bed, came out with me to a Liquor
 store, cor 28 ft - I gave him a
 a Pistol from the Bartender, with Kelly
 & Graves, and then went and pawned
 the Pistol; He pawned it at a place
 in 9 ave bet ~~25 ft~~ 26 ft. The cartridges
 had been removed; Mr. Glavin took out
 the cartridges in the forenoon; I don't
 know how many he took out & how
 many were loaded; the Pistol was one
 similar to that now shown me; I knew
 Mr. Glavin for past 4 or 5 years; I identify
 the Prisoner as Mr. Glavin

Taken before me

this

2 day of

Feb 1882.

[Signature]

CORONER.

0479

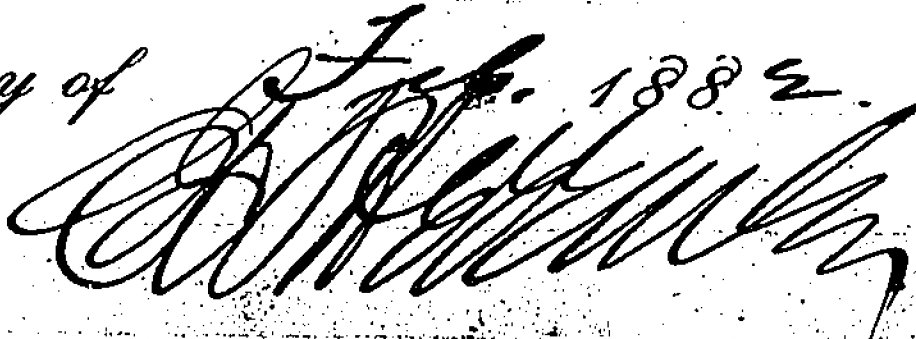
Coroner's Office.

TESTIMONY.

19-

Hee told me, he was around there,
and saw a man on the stairs,
why he thought had a rifle in
his hand, and he then fired, but
did not intend to hit him, and if
he did hit him; it was an accident.
Hee told me this, but not on the
same day.

Frederick Banfield

Taken before me
this 2 day of Feb. 1882.


CORONER.

0480

Coroner's Office.

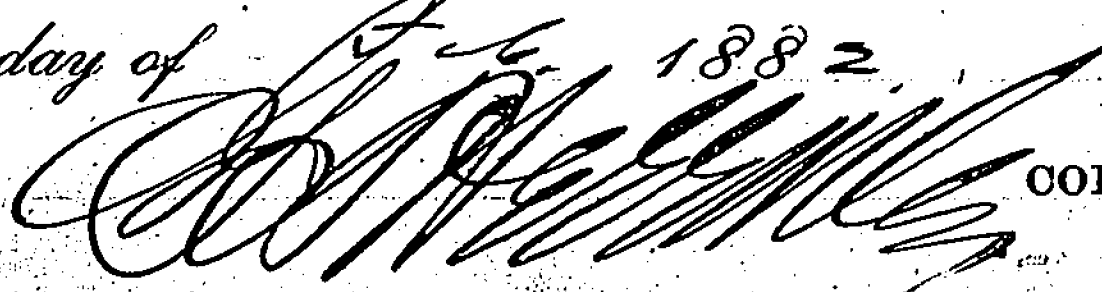
TESTIMONY.

20-

Robert Morrissey 254 N 16th St being sworn up. I am a Waiter; I am 18 years old; know Mc Gloin; did not know deceased; never was in his place; I left Chas. Keohley or Gaudley, with another, to get something to eat about 12 o'clock on night of the murder; Mc Gloin & another came in, had something to eat, and we all went away - we came down to Germania Assembly Rooms in 26th St, near Cor 7th Ave - went in there Mc Gloin, got in company with Tom Moran, I think is his name; he said to all of us, let us go across the way, I & Peter Hoyle stood on the sidewalk - the others pushed the door in & I walked 20 or 30 ft from the store - Hearners place; a few seconds after I saw the man who met Mc Gloin come out, with a pocket book, and he handed it to me, saying there is nothing in it. I told him I did not want it, & I threw it into the street. Mc Gloin said let us go back and get the Cigars I said no, don't go to the Place; I went to other side of the way and was walking down towards 7th Ave. when

Taken before me

this 2 day of Feb 1882.



CORONER.

Coroner's Office.

TESTIMONY.

while the others went to the place; I heard a pistol shot as I got near the assembly rooms; when I got to the corner I saw a man running down on the other side, who passed over to where I was, and I saw it was Mr. Glavin. I asked him what happened; he said, the man, came down stairs and he shot to frighten him and he hoped he had done no harm to him - we went to Liquor Store, cor 28th ft & 7th ave & took some drinks, and Mr. Glavin handed the Pistol to the Bar-tender - the other 2 people met us in the Liquor Store. Then we came out, Mr. Glavin walking with me down 28th ft. & 8th ave, where we parted & I went home - I did not see the Pistol at any time, until he gave it to the Bartender; it was not wrapped up - I don't know the name of the man, who came in with Mr. Glavin when we met them first - they showed in the front door of the Saloon and wanted to rob the place; I wanted nothing to do with the affair, so I walked away - I know Mr. Glavin 3 weeks; I identify the Prisoner as Mr. Glavin - I do not recognize the Pistol -

Taken before me Robert McCreary.

this

2 day of

Feb. 1882

[Signature]

CORONER.

Thomas Moran being sworn says
 I live at 129 W 25th St - Am 19 years
 old; I am a Butcher. I did not
 work since last Christmas; know
 Mr. Glavin; did not know deceased -
 On night of the murder, being at the
 Assembly Rooms, I was asked by Mr.
 Glavin to go across to Harris's place;
 I said no at first; he said come along -
 I then went to Harris's place - we put
 our shoulders to the door and opened
 it - the front door; 2 men, who were
 with us and whom I had not seen before
 that night & whose names I do not know,
 came out with a pocket book; they
 opened it & found nothing in it, but
 Papers, they threw it away - One of them
 said I am going back for cigars; I don't
 know which of them it was - I said I
 wasn't going with them - I was going
 towards the Ball-room, when I heard
 the shot fired; I went back to Ball &
 stayed there until 3.20 am when I went home -
 did not see Mr. Glavin until ^{the Saturday} ~~the~~ ~~next~~
 after and asked him what he did
 that for, meaning why he shot the man -
 He said he was in a passion & did not
 know what he was doing at the time -

Taken before me

this

2 day of

July 1882.

[Signature] CORONER.

0483

Coroner's Office.

TESTIMONY.

23-

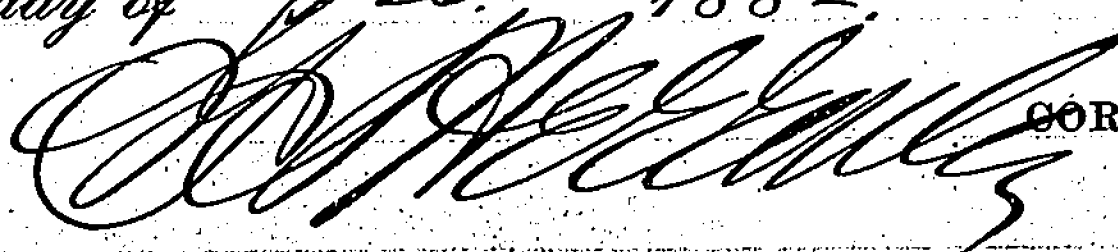
Mr. Gloin, Morrissey & another man,
 whom I did not know & I and Peter
 Heylean ^{went there} + Mr. Gloin, the two strangers
 one of whom was Morrissey & myself
 pushed open the door; I was told a
 pocket book was over there, and we
 went to get that - *W. Morrissey*

Taken before me

this

2 day of

June 1882



CORONER.

Coroner's Office.

TESTIMONY.

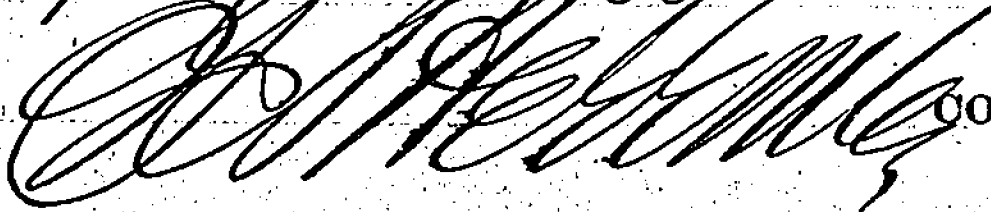
Chas. Gauley being sworn says I live at 201 W 30th St. I kept a saloon at 145 W 27th St up to last Sunday night. Two nights before the murder, Mr. Glavin played a couple of games of Pool & lost 6 or 7 Games; it amounted to a dollar what he owed me; he told me to mark it down. I was not satisfied, so he offered to leave me a Revolver and said he would redeem it next day; I told him if he did not redeem it, I would pawn it & give him the ticket. I told the Bartender of the affair; and told him if Mr. Glavin came to give it to him if he paid the dollar; Mr. Glavin came while I was absent, but Bar-tender did not give him the pistol - this was on the night of the 29th Dec. He told me also, that he wanted me to stay, as he had a fuss with Mr. Glavin about the Pistol. I got a stick to defend myself against the Gang if necessary - about 11 P.M. some men came & knocked at door; One of the men who went with Mr. Glavin, said Mr. Glavin wanted the Revolver and would send the dollar in the morning - 1/2 hour after Mr. Glavin came, and asked for the Pistol; He gave me a dollar and

Taken before me

this

2 day of

Feb 1882



CORONER.

Coroner's Office.

TESTIMONY.

I threw the Pistol at him - I am positive the Pistol now shown me is the same I had from Mc Gloin - I next saw Mc Gloin, the afternoon of next day; I met a detective who said I killed the man; I thought he was joking; He told me of the Murder; that was at 9. A.M. He asked me if I shot my own; I said no - I told my Bar Tender that Mc Gloin got the Pistol & I thought he acted strangely when he came for it & I did not wonder if some of those fellows around there, I meant Mc Gloin & the gang, had a hand in it - I told my Bar-Tender to ask Mc Gloin about it when he came; I got to saloon about 3 P.M. & asked if Mc Gloin was there; I was told yes; I asked did you ask Mc Gloin - He said yes - he looked awful funny and it was noticeable; I forbid Mc Gloin my place - and he asked me, did you suppose I had anything to do with that affair, and said to me that a man had been arrested for the murder -

Chas. M. [Signature]

Taken before me

this

2 day of

Feb

1882

[Signature]

CORONER.

0486

Coroner's Office.

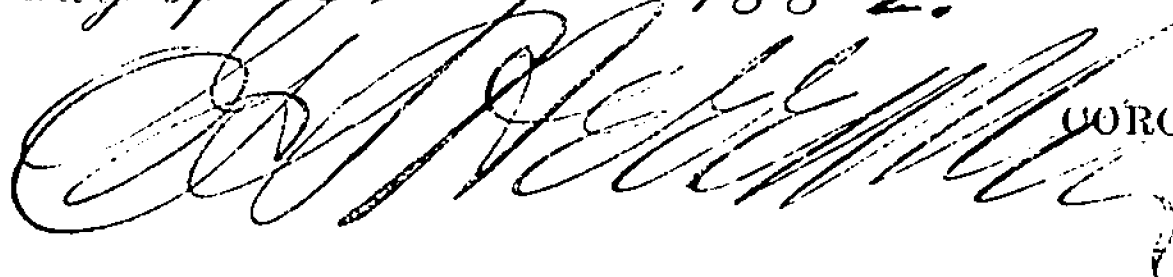
TESTIMONY.

26.

Bernhard Rosenthal 362 9 am
 being sworn says I am a Pawn Broker.
 My book shows that on Dec 30, 81, a man
 who gave his name as Evans, pawned a
 Pistol with me; the Pistol shown me and
 marked by my firm, is the Pistol & it was
 given to Detective Schmitzberger - my firm
 made out the ticket & gave him the money.
 I think I would recognize him if I
 saw him.

B. Rosenthal

Taken before me
 this 2 day of Feb. 1882.


 CORONER.

0487

Coroner's Office.

TESTIMONY.

26.

Bernhard Rosenthal 362 9 am
 being sworn says I am a Pawn Broker.
 My book shows that on Dec 30. 81, a man
 who gave his name as Evans, pawned a
 Pistol with me; the Pistol shown me and
 marked by my son, is the Pistol & it was
 given to Detective Schmittke - my son
 made out the ticket & gave him the money.
 I think I would recognize him if I
 saw him.

B. Rosenthal

Taken before me
 this 2 day of Feb. 1882.

[Signature]
 CORONER.

0488

Coroner's Office.

TESTIMONY.

27-

Charles R. Graves of 481
 W. 5th St. being sworn
 says I am in liquor
 business at 320. 7th Ave
 Correr 28th St, under
 the firm name of Reilly &
 Graves. I know McLois.
 McLois came into my place
 on the night of the shooting
 about one o'clock or thereafter
 handing me a pistol wrapped
 up in paper & said -
 Can I leave this here a
 moment - I took it
 & took it under the bar -
 I did not open the package
 at the time & cannot
 identify - The pistol was
 taken away next day but
 I was not present. Next
 day I heard of the shooting

Chas. R. Graves

Taken before me
 this 2nd day of Sept 1883

[Signature] CORONER.

0489

Coroner's Office.

TESTIMONY. 28,

Thomas Monaghan of 389 7 and
 being sworn says he
 Am Bar Keeper for Riley & Brown
 and was such on morning after shoot-
 ing. I recollect a pistol being
 left at our place; there were 3 men
 come for it - Mr. Glavin was of the
 Party -

Thos. Monaghan

Taken before me
 this 25 day of

Feb 1882

[Signature]
 CORONER.

0490

Coroner's Office.

TESTIMONY.

29-

Continuation of Testimony of
Charles Dellaney -

I identify positively, the Prisoner, Michael McBlain, as the man who was in the saloon previous to shooting & the man who was sick with the cramps or who feigned sickness at the time -

Dellaney

Taken before me
this 2 day of July, 1882.

[Signature]
CORONER.

0491

Coroner's Office.

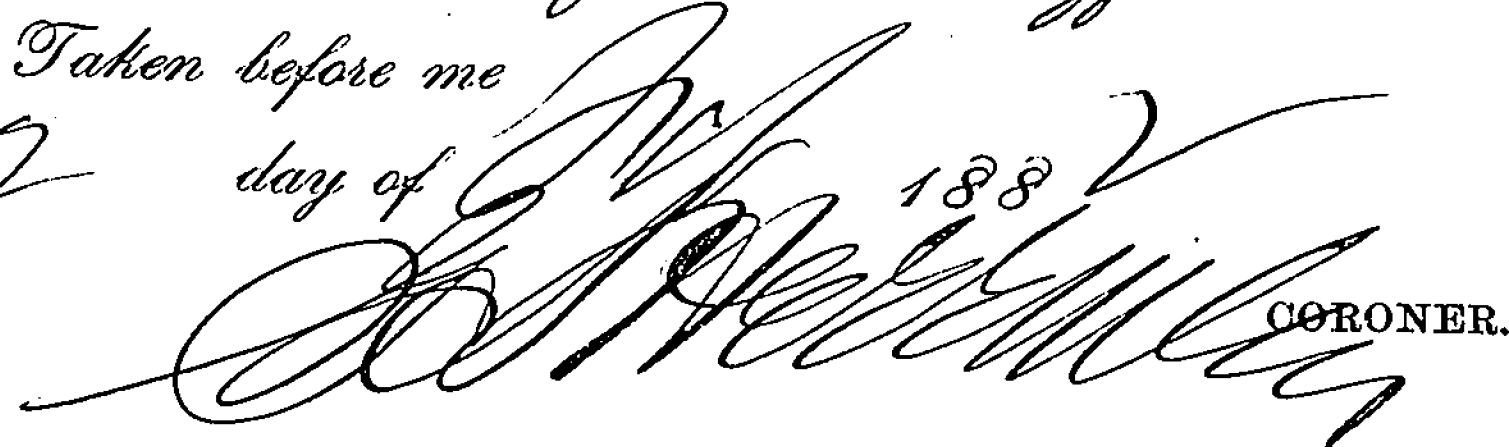
TESTIMONY.

30.

Thomas Byrnes being sworn says I am Inspector of Police and in Charge of the Case - On Jan 31. 82, I entering a Saloon with some of my officers; it was kept by a man named Mr. Donnelly in 19 ft bet 7 & 8 Ave. I arrested Michael Mr. Glavin, and gave him in charge to some of my men and sent him to Police Headquarters - the other men went to various places up town & arrested Morrissey, the colored man Gouley, & Thomas Moran & also Frank Banfield - they were all arrested that afternoon & evening - about 8 PM, I directed 2 officers to find Coroner Herriman to my office; he came from after & Mr. Glavin made a statement to the Coroner, in the presence of Capt Williams, 3 officers & myself, that he signed and said statement was taken charge of by the Coroner; August Healy, one of the Party - was arrested in S. 5-ave while trying to steal a Bottle of spirits in company of Mr. Glavin & another; I knew at the time he was a party to this murder, but the evidence was not complete, so as to warrant me in arresting any of them; Healy was tried for that offense and was

Taken before me

this 2 day of 1882



CORONER.

0492

Coroner's Office.

TESTIMONY.

31-

before yesterday, he was taken from the
 Tomb, and put into 18 months in
 state prison - They are a gang of
 major thieves, they start out at ⁵6 PM
 and drive up to various places and
 steal what they can - Heyle the day
 after the murder, was sent away by his
 mother and has not been heard
 from since, he was about 17 years old.
 He is the only one engaged in this mur-
 der whom we do get accounts for -
 Thomas Byrne.

Taken before me
 this 2 day of Feb 1882.

W. H. Williams
 CORONER.

0493

32

Michael McElroy being informed by Coroner DeGerrman in the matter of was before him & that I had the privilege & right either to make a statement or not, Coroner DeGerrman also called my attention to the fact that I should caution well before I made a statement, as he would ask more from me ^{if he wanted} ^{than I could give} ^{of the facts} knowing all this I now say & state that I am willing to make a true statement of the affair as to the shooting as it happened on the night of Thursday to Friday 29th ^{to 30th} of December last. My name is Michael McElroy I reside No 259 West 29th St I am 19 years of age.

On the 29th of Dec last about 9 o'clock in the evening, myself August Healy, an Man named Morrison & Peter Beeghly left the saloon of Chas Lynch 145 W. 27th & from there went to the saloon kept at that time by a Brannan named Samy Xavier at No 144 West 26th St when we got there, we all called for drinks, I brought with a two dollar bill, I got the change

I have been in the city since 1882
 O. J. McElroy

Michael McElroy being informed
 by Corinn O'Brien in the matter
 of was before him & that I had
 the privilege & right either to make a
 statement or not, Corinn O'Brien
 also called my attention to the fact
 that I should caution well before
 I made a statement, as he would
 ask me from me ^{if he was} ^{of the shot}
 knowing all this I now say
 & state that I am willing to
 make a true statement of the
 affair as to the shooting as it
 happened on the night of Thursday
 to Friday 29th ^{30th} of December last.
 My name is Michael McElroy
 I reside No 259 West 29th St I
 am 19 years of age.

On the 29th of Dec last about 9 o'clock
 in the evening, myself, August
 Healy, an Man named Morrison &
 Peter Beghly, left the saloon of Chas
 Lynch 145 W. 27th & from there went
 to the saloon kept at that time by
 a Bruchman named Xavier at No 141
 West 26th St when we got there, we
 all called for drinks, I brought with
 a ten dollar bill, I got the change

Michael McElroy sworn in the City of New York
 Dec 31 1882

J. J. McElroy

Mr. Hain got down after Mary to make change from a guest in the room. I went then to the water closet & made out as if I had a cramp. I called for help, one of my companions went outside, two other men who were in the room came so far as the door, but they did not come out to me. Mr. Hain remained behind the bar. We then came back to the saloon - Mr. Hain gave me some Whisky with sugar in it.

Mr. Hain

We then all left together. At about 1 o'clock or 1 1/2 past in the morning of Friday, we again left Mr. Gault's saloon - myself, Morning, Brady & Peter Hyle & Thomas. Morning the latter asked when we were going to one of us told him, we are going across the bay to Wawa a short way. He said he would go with us.

When we came to Hain's store, we showed books in the door - heading to the store. One or two of the boys went in & got the Packet Book from Hain & fetched it out. They looked in the Packet Book as if they had no money, but some papers - so they threw it away.

John Hain gave me the money
1882

I then drew let us get some liquor
 and after the young man got behind the
 counter for the liquor - I noticed
 the door leading to the hall - open
 & I looked up - & saw a man at
 the head of the stairs trying to come down.
 I thought I noticed something in
 his hand like a pistol, so I
 took my pistol & pointed at the
 direction where he was & shot him.
 I don't it to defend myself, I only
 don't it to scare him & has no intention
 of hitting him.

I shot him with the pistol which
 is now shown to me & which I identify
 as my pistol. I had it in
 possession for 3 or 4 days prior to the
 shooting, had bought it of some man in
 7th Ave & paid a dollar for it.

After the shooting we all went away
 I wrapped up the pistol in a piece
 of paper & left it at the liquor store of
 Paul & Gross on 7th Ave & 28th St & gave
 it to Mr. Green to keep it for me until
 morning - I then went home after taking
 a drink at Mr. Green's place with another man.

John Brown
 Aug 1882
 Ed. J. Brown

then in the place. In the morning of Sunday I took the pistol away & pawned it at a Pawn broker shop, in North Avenue between 29th & 30 & 31 st. - & got two dollars on it. I pledged it under the name of Evans.

The above is a true statement in every respect, to which I swear & I make the oath of my own free will.

Michael C. McElroy

W. F. Howe,

In front of me
Jan 31, 1882

W. F. Howe
Com

0497

BOX:

60

FOLDER:

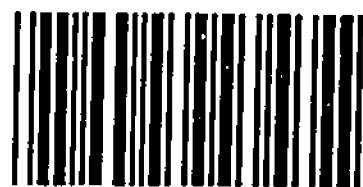
681

DESCRIPTION:

McGregor, Charles

DATE:

02/17/82



681

Return for Return
of fine. Accus.
FD
See memo on publication

132

Filed 17 day of Feb 1882
Pleads Not Guilty

THE PEOPLE
vs.
P
Assault and Battery.—Felony.
Firearms.

Charles McGregor
Daniel C. Rollins
District Attorney.

A True Bill.
McKee

Foreman.
Part Two - Feb 17. 1882
Pleads Not Guilty.
1. M. Pen & Gun
at \$100. FD

0498

0499

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles McGregor

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

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

The said

Charles McGregor
late of the City of New York, in the County of New York, aforesaid,
on the tenth day of February in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of Cornelius Doyle
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Cornelius Doyle
a certain pistol then and there loaded and charged with gunpowder and one
leadен bullet, which the said Charles McGregor
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 Cornelius Doyle

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

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

The said

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

Charles McGregor
with force and arms, in and upon the body of the said Cornelius Doyle
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 Cornelius Doyle
a certain pistol then and there loaded and charged with gunpowder and one
leadен bullet, which the said

Charles McGregor
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 Cornelius Doyle

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.

0501

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Charles M. Gregor* 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 *Charles M. Gregor*

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 *Cornelius Doyle* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Cornelius Doyle*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Charles M. Gregor* 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 *Cornelius Doyle* 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 *Charles M. Gregor* 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 *Charles M. Gregor*

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 *Cornelius Doyle* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Cornelius Doyle*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Charles M. Gregor* 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 *Cornelius Doyle* 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 W. Keon
DANIEL G. ROLLINS, District Attorney.

0502

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Cornelius Doyle

vs.
Charles McQueen

Offence, fel and Battery

Dated July 11th 1882

Drury Magistrate.

Marion Howell Clerk.

Witnesses Callister Officer

No. 113 Street, 488

Michael

No. 1 Street, Madison

Richd. Hayward

No. 26 Street, James

W/ing to our God

Obury

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 McQueen

be held to answer the same charge

guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated July 11th 1882 in/Drury 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.

0503

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

Charles McGregor 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 McGregor

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

New York City

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

Answer.

Pennsylvania

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 do not remember anything about it. I know I did not have a pistol I never carry one I am not guilty of the charge

Taken before me, this

day of

July 11th 1888

Charles McGregor

W. J. [Signature]

Police Justice.

Cornelius Doyle. Now - further
 say, I am the complaining witness,
 I was in my place of business
 147. Chatham on the corner of
 Roosevelt street last night about
 nine o'clock; this defendant
 Charles McGregor, and another
 came in, the defendant appeared
 to be under the influence of ^{intoxication} liquor,
 both of them passed through the store
 and into the back ~~room~~ of it ~~where~~
~~in which barrels of liquor are kept~~
 that is divided by a screen
 from the front of the premises in
 which the bar is. He and his friend
 turned back and I asked them
 what they wanted - The defendant
 said it was none of my d - ~~the~~
 business - I remonstrated with him
 and said he should go out -
 He then used vile language and abused
 me - his friend called him to the
 other end of the bar, and asked for
 two glasses of ale - one of my
 bar keepers waited on them - filled the

all out - the defendant then
 said to the bar tender - ~~in a tone that was hardly threatening~~ ^{effect}
 "That big son of a
 bitch standing at the end of
 the bar - if he attempts to
 put me out, I'll damn
 quick stop him" - He repeated
 this language two or three
 times and dared me to push
 him out; he stood against the
 bar with his hands in his
 overcoat pockets - I was about
 18 feet from him. I made
 a movement toward him, and
 when I advanced three paces
 he pulled a loaded ~~revolver~~
 pistol out of his right hand
 pocket - and presented it
 at me - while he was in the
~~act~~ act of raising his arm
 I heard the click of the hammer
 of the pistol. I rushed on him and
 grabbed him around his arms
 and called my brother from behind
 the bar - to take the pistol from
 him.

him - the pistol dropped to the floor - I pushed ^{him} toward the door - turning him around he grabbed a large ~~big~~ ^{gun} ~~gun~~ ^{by the handle from the box} - a policeman ^{Thomas Barrett of the 4th Precinct} came up and I had the defendant placed under arrest - I saw him on the way to the 4th Precinct Station house ~~drop~~ several times ~~dropped~~ ^{knocked} something out of his left overcoat pocket and drop it - after the 2nd time I picked up the things that he ^{thus} dropped - identified and marked - as burglar tools - Last night at the Station house the defendant said his residence was in New Jersey - and to-day in his examination in this Court he says his residence is in Philadelphia -

Cross Ex - by the defendant

Did you see ~~me with~~ the revolver in my hand?

I saw you draw this loaded revolving pistol - (pistol identified) out of your right hand pocket and present it directly at me -

Did you take this pistol from me -

I did not - my brother took it from

0507

your hand -
I am to before me
this 11 day of
February 1887
W. P. Green

Cornelius Doyle

Protestant

Henry Cookin - Thron, resides 432 Pine
Street - I am employed by the
Complainant as a bookkeeper at
147 Chatham St. I saw the
defendant reach out his arm
towards the Complainant in the place
where I work on

0508

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

POLICE COURT—FIRST DISTRICT.

Cornelius Doyle
of No. *147 Chatham* Street, being duly sworn, deposes and says,
that on the *11th* day of *February* 18*92*

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

Charles McGregor

That said Charles did wilfully ^{now present} and maliciously point and aim a pistol loaded with powder and lead at deponent and said at the time you son of a bitch meaning deponent, I will fix you. That said McGregor was standing within ten feet of deponent at the time he pointed and aimed the pistol

Deponent believes that said injury, as above set forth, was inflicted by said

Charles McGregor

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

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

Cornelius Doyle

Sworn to, before me, this
day of *Feb* 18*92*
Wm. J. Doyle
Police Justice.

0509

BOX:

60

FOLDER:

681

DESCRIPTION:

McGregor, Charles

DATE:

02/20/82



681

05 10

133

X

Counsel,
Filed *Stacy* day of *July* 18*73*
Pleads

THE PEOPLE
vs. *P*
Charles McGregor
James H. Hearn
DANIEL C. ROLENS,
Counsel for the People

District Attorney.

A TRUE BILL
W. H. Keely
Foreman.
Sentenced on another indictment - #
ay

0511

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Charles McGregor

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

of the CRIME OF
the night time
committed as follows:

The said

Charles McGregor

late of the fourth ward of the City of New York
in the County of New York aforesaid on the
Eleventh day of February in the year of
of our Lord one thousand eight hundred
and eighty two with force and arms about
the hour of nine o'clock in the night
time of the same day at the ward City
and County aforesaid ~~has and~~ was then and
there found unlawfully having in the possession
of him the said Charles McGregor divers
certain implements of burglary to wit
certain skeleton keys and picklocks, and
then and there adapted and designed for
forcing and breaking open a certain building
of a certain person whose name is
to the Grand Jury aforesaid unknown then
situate with the intent the aforesaid building
then and there feloniously and burglariously
to break and enter into and certain personal
property goods and chattels of the aforesaid
person whose name is to the Grand Jury
aforesaid unknown in the said building
then and there being feloniously and

burglariously to take steal and carry away
 he the said Charles McGregor then and
 there well knowing the said implements
 and each of them to be adapted and designed
 for the purpose aforesaid with the intent
 then and there feloniously and burglariously
 to use and employ the same for the
 purpose aforesaid against the force
 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

Charles McGregor
 of the CRIME OF *Having implements of Burglary in the*
Night time with felonious intent
 committed as follows:

The said

Charles McGregor

late of the fourth Ward of the City of
 New York in the County of New York aforesaid
 afterwards to wit on the said Eleventh day of February
 in the year of our Lord one thousand eight hundred
 and eighty two with force and arms about the
 hour of nine o'clock in the night time of the same
 day at the ward City and County aforesaid had
 and was then and there found having in his
 possession certain implements of Burglary to wit
 certain skeleton keys and picklocks with wicked
 intent the dwelling houses in said ward of the
 Citizens of this State in the night time aforesaid
 feloniously and burglariously to break and with
 the said certain implements of Burglary

0513

to open and enter and the goods chattels
and personal property of the said citizens
in the said dwelling houses being
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 McKee
District Attorney

0514

Sworn and subscribed before me this

day of *February*, 18*73*

Charles W. Gregg

John E. Taylor

Notary Public

I hereby certify that the facts set forth in the above written affidavit as to the date and term of sentence—as well as to the time of the expiration thereof—of the above affiant.

and the deduction from the term of said sentence directed by the Governor of the State of New York are true.

Sam M. Ford
Warden of the New York Penitentiary.

Blackwell's Island, New York City, *February 5*, 18*73*.

0515

N. Y. General Sessions of the Peace.

THE PEOPLE
Of the State of New York

vs.
Charles McHargar

February 17th 1872

PENITENTIARY.

One Year
Six Months
And to pay a fine of *One hundred*
and fifty Dollars.

And to stand committed until the same be paid,
or be imprisoned for *150* days.

AFFIDAVIT

OF
DEFENDANT

Of Inability to Pay Fine.
February 1872

The Deft. Made an appeal
on the Compt. without
any Cause or Provocation
with a loaded Revolver
which he attempted to
discharge and upon
being arrested he was
found in the possession
of Dangerous Tools which
he attempted to throw
away in the front.

His excuse was that
he was intoxicated
This I look upon as
an aggravation of
his crime in mitigation
of his sentence.

The Court presumes by
the Petition in the face
of the above facts is not
sufficient to warrant me
in remitting the fine.

The Prayer of the Petition
is therefore denied
Feb 21/88. F.S.

0516

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK

ss.

Charles Mc Gregor being duly sworn, deposes and says that ..he was convicted of

at the court of *General Sessions of the Peace*, and on the... *17th*... day of *February*, 187*7*

was sentenced by *the Honorable Frederick Smith, Recorder* to confinement in the New York

Penitentiary for the term of *One* year... and... month... and fined *One hundred*

and fifty dollars, and in default of payment thereof to be held in custody for the further term of

One hundred and fifty days or until the same be paid, *and that he was*

received at said Penitentiary on the 18th day of February 1877.

And ..he further deposes and says that ..he is credibly informed and verily believes that his Excellency the

Governor of the said State *will* upon the report of the Warden of the said Penitentiary, that ..he had complied with

the requirements of the act passed February 20, 1875—direct a deduction of *Two* months from the term of his

sentence, *whereby the said term expired on the 10th day of the said*, 187*7* *fine*

is remitted.

And ..he still further deposes and says that ..he is entirely without money, property or means of any kind,

and that ..he is utterly unable to satisfy and pay the said fine of *One hundred and fifty*

dollars, for the non-payment of which ..he has been since the... *17th*... day of *December*,

187*7*, and is now held in custody at the Penitentiary aforesaid.

DEPARTMENT OF
Public Charities and Correction.

Penitentiary, B. N.

JOHN M. FOX,
WARDEN.

New York, May 9 1883

I hereby certify
that, prisoner Charles
McGuey, has faithfully
performed all duties
required of him and
that his conduct has
been good throughout
his imprisonment.

John M. Fox
Warden

0518

133

Sec. 209, 209, 210 & 212.

Police Court

District.

THE PEOPLE
ON THE COMPLAINT OF

Charles McCreary

147th Street
Charles McCreary

Offence, Armed at night
with Burglary tools

Dated

188

July 11th
J. H. Wier

Magistrate.

Thomas Barnett

Officer.

4th Precinct

Clerk.

Witnesses

Cale the Officer

No.

Street.

Jessie Sullivan

No.

Street.

1802 3rd Precinct

No.

Street.

8300 to 8400



BAILED.

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Charles McCreary
Jessie Sullivan
8300 to 8400
J. H. Wier

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 McCreary
be held to answer the same and that
guilty thereof, I order that he be admitted to bail in the sum of five Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated July 11 1882 J. H. Wier Police Justice.

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

Dated 1882 J. H. Wier 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 J. H. Wier Police Justice.

05 19

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Charles McGregor 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 McGregor

Question. How old are you?

Answer.

38 years old

Question. Where were you born?

Answer.

New York

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

Answer.

My last place of residence was Philadelphia. except one night in New York

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 disclaim all knowledge of having had these picklocks and skeleton keys in my possession

Taken before me, this 11

day of Feb 1888

Charles McGregor

Chas. McGregor

Police Justice.

0520

Form 10.

POLICE COURT, SIXTH DISTRICT

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

of No.

147. Chatham

Street,

that on the ^{10th} day of ^{the} ~~10th~~ ^{being duly sworn, deposes and says,} ~~10th~~ ¹⁸⁸² at the City
of New York, in the County of New York,

Deposent caused the arrest of
Charles McEggen, now here, on a
charge of having pointed and aimed
a loaded pistol at deposent
that after such arrest and while
on his way to the Station House in
the custody of Officer Bennett deposent
saw the defendant take from his
pockets and throw on the street those
certain Skeleton Keys and picklocks
here shown which he carried at night
in his possession with the felonious
intent and purpose to commit
a Burglary as deposent believes
and charges - Cornelius Doyle

W. J. Conner

Police Justice.

Sworn to, this 11th day of July 1882
before me,

0521

Form 10.

Police Court—Sixth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Affidavit—

Dated

187

M. J. Over

Justice.

Thomas Barnett

Officer.

4⁴

0522

BOX:

60

FOLDER:

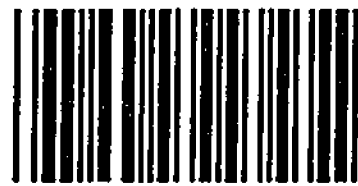
681

DESCRIPTION:

McGuire, James

DATE:

02/21/82



681

0523

BOX:

60

FOLDER:

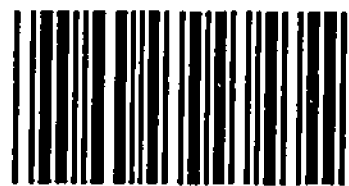
681

DESCRIPTION:

Ulrich, Edward

DATE:

02/21/82



681

176

July 27/82

Due to

Day of Trial,

Counsel, Swift

Filed day of July 1882

Pleads *Not Guilty (23)*

THE PEOPLE

vs. 879 Ave

P

James M. McGuire +

and

Edward Ulrich

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

JOHN F. DILLON

John McKeon
District Attorney

Part for March 7, 1882

Part for March 7, 1882

A TRUE BILL.

W. C. C. C.

1. Peter Breckenridge

100 Sunday in March

No. 2, 1882

March 11, 1882

March 11, 1882

0525

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James M. Guire and Edward Patrick
The Grand Jury of the City and County of New York by this indictment accuse
James M. Guire and Edward Patrick
of the crime of *Attempt at Burglary*
committed as follows:
The said *James M. Guire and Edward Patrick*

late of the *twelfth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *fifteenth* day of *February* 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

dwelling house of
Charles H. Harrington
there situate, feloniously and burglariously did break into and enter, the said *dwelling house*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of *Charles B. Harrington*

with intent the said
goods, merchandise and valuable things 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
~~HENRI K. PHILLIPS~~, District Attorney.

0526

Sec. 212.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

It appearing to me by the within depositions and statement that the crime therein mentioned

is attempted Burglary

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

James M. Guire and Edward Urich

guilty thereof, I order that ~~he~~ be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that ~~he~~ be admitted to bail in the sum of ~~Two Hundred Dollars~~ and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~he~~ give such bail.

Dated at the City of New York

July 15 188 *2*

Wm. M. Murray Police Justice

0527

147

POLICE COURT—5 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles a. Herring
1624 3rd Ave.
former de c. Gen.
Edward J. Herring

Dated *Feb 15* 18 *82*

John J. Murney Magistrate.
John J. Donohue
Thomas J. Egan Officer.
23 Clerk.



Committed in default of \$ *1000* Bail.

Bailed by *[Signature]*
No. *[Signature]* Street.

Each to pay

0528

POLICE COURT—5 DISTRICT.

City and County
of New York, } ss:

of No. 1624 9 Avenue Street, being duly sworn,
deposes and says, that the premises No. 1624 3 Avenue
Street, 12 Ward, in the City and County aforesaid, the said being a rick
dwelling
2 floor
and which was occupied by deponent as a dwelling

were **BURGLARIOUSLY**
entered by means off forcing open the
lock leading out the door
leading from the hallway
to the front room
on the afternoon of the 15 day of February 18 82
and the following property feloniously taken, stolen, and carried away, viz:

clothing

of the value of fifty dollars
the property of Complainant

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** attempted to be was committed and the aforesaid property taken, stolen, and
carried away by James Mc Guire and Edward Ulrich

(not present)
for the reasons following, to wit; from the fact that
deponent saw said Mc Guire at
the room door which had been
broken open and further deponent
is informed by Frederick Stroh
residing No 1636 3 Avenue that
he heard saw James Mc Guire
go into the premises as above
described, and saw him speak

to which before he went. and
 shortly afterward heard a young
 man whose name is unknown
 to him come down stairs and
 say to which skip up to
 the first floor and he entered
 deponent's premises where Mc
 Guire was.

Subscribed at New York

Sworn to before me
 this 15 day of February 1882

Wm. M. M. M.
 Police Justice
 City and County
 of New York

Frederick Stroh

residing No 1636 3 Avenue
 being sworn says that about
 2 o'clock in the afternoon of the
 15 day of February 1882, ^{deponent} saw
 James Mc Guire and an unknown
 man enter premises 1624 3 Avenue
 and saw which (man present) stand
 outside, and was with Mc Guire,
 after being inside three or four
 minutes this unknown man
 came outside, and spoke to
 which and told him to
 skip up stairs and then said
 which went into ^{the house} deponent saw
 which came out of the premises
 and three minutes after saw
 Mc Guire coming out when he
 was arrested by the officer

Frederick Stroh

Sworn to before me
 this 15 day of Feb 1882
 Wm. M. M. M.
 Police Justice

0530

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Edward Ulrich

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

East 1st Street, (lived there 7 months)

Question. What is your business or profession?

Answer.

Composer

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

15

day of

February

188

Edward Ulrich

Police Justice.

0531

Sec. 198—200.

5 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me, this

day of

188

Police Justice.

0532

BOX:

60

FOLDER:

681

DESCRIPTION:

McGuire, James

DATE:

02/27/82



681

FF 50

Wm
Filed 27 day of Feb 1882
Pleads *McGuire 28.*

THE PEOPLE
30 9 28 28 P
W. J. McGuire
James H. Guire

Benj. K. Phelps
BENJ. K. PHELPS,
District Attorney.
Part for Mar 6. 1882

Pleads Person!
A True Bill
McGuire
S. J. McGuire. Foreman.

at

0534

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James M. Guire

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

James M. Guire

of the crime of

Robbery

committed as follows:

The said

James M. Guire

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty first* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty two*, at the Ward, City, and County
aforesaid, with force and arms, in and upon one *John Huggard*,
in the peace of the said People then and there being, feloniously did make an assault and

One watch of the value of twenty dollars

of the goods, chattels and personal property of the said

John Huggard

from the person of said

John Huggard

and against

the will and by violence to the person of the said

John Huggard

then and there violently and feloniously did rob, 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 McKon
BENJ. K. PHELPS, District Attorney.

0535

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court-167-150 District.

THE PEOPLE, &c.,
OF THE COUNTY OF

John H. Wood
James Mc Guire
James Mc Guire

2
8
4
Offence, *Robbery*

Dated *February 21* 1882

James Mc Guire Magistrate.
North Officer.
4th Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Seem milled

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

guilty thereof, I order that he be admitted to bail in the sum of _____ Dollars and be committed to the Warden or Keeper of the City Prison until _____ bail. *without bail*

Dated *Feb 21* 1882 *Wm. J. Power* Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

James Mc Guire

0536

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

182 DISTRICT POLICE COURT.

James Mc Guire 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.

James Mc Guire

Question. How old are you?

Answer.

30 Years.

Question. Where were you born?

Answer.

Ireland

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

Answer.

145-9th St Brooklyn - 14 years

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I am not guilty

Taken before me, this

21st

day of

February 1882

James Mc Guire

Chas. E. Green

Police Justice.

0537

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

Police Court--First District.

of No. 50 Madison Street, being duly sworn, deposes
and says, that on the 21st day of February 1882
at the 4th Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

One Silver Watch

of the value of Twenty Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

James Mc Guire (nowhere) and another
person to deponent unknown That
between the hours of two and three o'clock
of the morning of said date, deponent
was about to enter his said premises
when said James took forcible and
violent hold of deponent, and then
and there held deponent while said
other man snatched said watch
from deponents person and ran
away

John Huggard

Sworn to, before me, this

21

day

of

February 1882

Police Justice.

0538

BOX:

60

FOLDER:

681

DESCRIPTION:

McGuire, John

DATE:

02/09/82



681

0539

42

Filed
Pleads,
9 day of Feb 1882
C.E.P. *Whitely*

THE PEOPLE

vs.

John J. McGuire

~~DANIEL G. ROLLING~~
John McGee
District Attorney

A T T P E N D

McGee

Foreman.

Feb 20/82

Thos. A. D. G.
S.P. two years.

0540

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John F. McGuire

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

John F. McGuire
of the CRIME OF *Burglary*

committed as follows:

The said

John F. McGuire

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

Alice Conlon

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

he the said

John F. McGuire

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

Alice Conlon

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

John F. McGuire
of the CRIME OF *Larceny*

committed as follows:

The said

John F. McGuire

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,

*three skirts of the value \$1.15
dollars and sixty six cents each*

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

Alice Conlon

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.

0541

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

John F. McGuire
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

John F. McGuire

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

*three skirts of the value of six dollars
and sixty six cents each*

of the goods, chattels and personal property of the said

Alice Conlon

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

Alice Conlon

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

John F. McGuire

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

John McKeon

DANIEL S. ROLLINS, District Attorney.

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

Sec. 208, 209, 210 & 212.
Police Court 7 District. 103
82

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alce Gordon
486 W. 2nd St.
John Mc Guire

Offence, Burglary

Dated February 28 1882

8 mints Magistrate.

Adairia H Officer.

Clerk.

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

Carroll

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

Dated Feb 28 1882 Solomon Bonmuth 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.

0543

Sec. 198-200.

188
DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

John J Mc Guire

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York

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

Answer.

315 BATTERY 2 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I have nothing to say

Taken before me, this

day of

3
Feby 1887

John J Mc Guire

Robert R. Smith
Police Justice.

0544

POLICE COURT—First DISTRICT.

City and County
of New York, }

ss: Alice Conlon, aged 49 years house keeper
of No. 486 - Second Avenue

Street, being duly sworn,
deposes and says, that the premises No. 486 - Second Avenue
Street, 21 Ward, in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a dwelling

entered by means ^{were BURGLARIOUSLY} forcibly unlocking the lock of the door
which leads from the hallway into deponents
apartments, and entering therein

on the day of the First day of February 1882
and the following property feloniously taken, stolen, and carried away, viz:

Three Dress Skirts of the value of
Twenty dollars

the property of Deponent and her husband
and deponent further says, that she has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and
carried away by John J. McGuire

for the reasons following, to wit: that deponent was informed
by officer William Adams that he arrested
said McGuire with the said property in his
said McGuire's possession. deponent has since
seen said property and fully identifies the same
as her property stolen as aforesaid

Alice + Conlon

Subscribed to before me this
5th day of February 1882
J. J. McGuire
Police Justice

0545

City and County
of New York

ss

William Adams aged 34 years
a policeman attached to the 14th Precinct being duly
sworn says that he has heard read the foregoing
affidavit and the statement therein contained on
information is true to his own knowledge

Subscribed before me this 4th
3^d day of February 1882

William Adams

Solomon Police Justice

0546

BOX:

60

FOLDER:

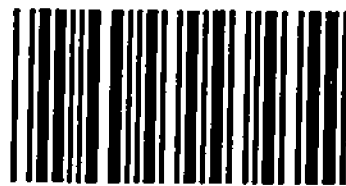
681

DESCRIPTION:

McKeon, John

DATE:

02/02/82



681

261

Counsel,

Filed 2 day of Feb 188

Pleas

Not guilty

THE PEOPLE

vs.

John McKean

(2 cases)

BURGLARY—First Degree, and
Larceny

DANIEL G. ROLLINS

John McKean

District Attorney.

Part No. Feb 6. 1882

pleas attempts Burg.

A True Bill.

G. H. Rollins

Foreman.

Verdict of Guilty should specify of which count

7. 16 mos.

No Commence for

0547

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John McKeon

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

John McKeon
of the CRIME OF *Burglary*

committed as follows:

The said

John McKeon

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

on the *twenty eighth* day of *January* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms,

about the hour of *eleven* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Fredrick W. Yassmer*

Yassmer there situate, feloniously and burglariously did break into and enter, by means of *forcibly unlocking an outer door of said dwelling house with false keys* whilst there was then and there some human being, to wit, *the said Fredrick W. Yassmer* within the said dwelling-house, he, the said

John McKeon

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *the said Fredrick W. Yassmer*

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

John McKeon
District Attorney

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

of the CRIME OF

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. ROLLINS, District Attorney.~~

0549

Sec. 304, 305, 310 & 312.

Police Court-3 District-5

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank M. Belmont
183 1st Ave

John Mc Keon
& c. et al.

Offence, Burglary and
Attempt at Larceny

Dated January 28 1882

Albert
Magistrate.

17
Clerk.

Witnesses
Thomas O'Brien
17 Avenue Street

No. 12
Street,

No. Street.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 Mc Keon

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

Dated January 1882 M. Moreau 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.

0550

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } SR.

30 DISTRICT POLICE COURT.

John M. Keon 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 M. Keon

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York City

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

Answer.

42 + East 14th Street, three months

Question. What is your business or profession?

Answer.

Dealer in hats.

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

Answer.

I am not guilty.
John M. Keon
mark

Taken before me, this

28

day of

January

1882

Mercutio

Police Justice.

0551

Police Office. Third District.

City and County
of New York,

ss.:

Frederick W. Vassmer aged 34 years
Merchant of 183 First Avenue, being duly sworn,

deposes and says, that the premises No. 183 First Avenue

17th Ward, in the City and County aforesaid, the said being a dwelling house
part of
and which was occupied by deponent as a storewere **BURGLARIOUSLY**

entered by means of false keys

on the night of the 28th day of January 1882
and the following property, feloniously taken, stolen and carried away, viz.,good and lawful money to the amount and
value of not less than two hundred dollars
and butter and cheese of not less
than ten hundred dollars, in all
money and other property in all
to the value of not less than
Twelve hundred dollars

the property of deponent

and deponent further says that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byJohn Mc Kern (now here) and another
person not now arrested and whose name and
for the reasons following, to wit: whereabouts are unknown to
deponent, for the reason following to wit:
that on the 27th day of January 1882 at
about fifteen minutes past Eleven O'clock
in P.M. deponent, properly locked and
secured the door to the hallway of the
first floor of said house; that at the same
time the door leading into from said

0552

Police Office. Third District.

City and County
of New York,

ss.:

Frederick W. Hassmer aged 34 years
No. of ~~off~~ Merchant of 183 First Avenue Street, being duly sworn,

deposes and says, that the premises No. 183 First Avenue

Street,

17thWard, in the City and County aforesaid, the said being a dwelling house
part of
and which was occupied by deponent as a storewere **BURGLARIOUSLY**

entered by means of false keys

on the night of the 28th day of January 1887
and the following property, feloniously taken, stolen and carried away, viz..good and lawful money to the amount and
value of not less than two hundred dollars
and butter and cheese of not less
than ten hundred dollars, in all
money, and other property, in all
to the value of not less than
Twelve hundred dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byJohn McKern (now here) and another
person not now arrested and whose name and

for the reasons following, to wit:

whereabouts are unknown to
deponent, for the reason following to wit:
that on the 27th day of January 1887 at
about fifteen minutes past Eleven O'clock
in P. M. deponent properly locked and
secured the door to the hallway of the
first floor of said house; that at the same
time the door leading into from said

hallway into this apartments store also on the first floor of said house, was well & soundly closed and locked and secured. That at said time said money and said other property was contained in said store. Dependent further says that he is informed by Officer Thomas Gleason of the 17th Precinct Police here present, that at about twenty minutes past twelve O'Clock midnight said 28th day of January 1882 he said officer Gleason found that said door to the said hallway of said house was open and that he found in said hallway said John McKern and said other person not now arrested in the act of forcing ~~a~~ an entrance into said store. That Dependent further says that he when immediately thereupon coming into said hallway saw said door leading into said store bearing marks of force and violence; ^{he} Dependent therefore, ^{regularly believes and} charges that said John McKern, now here and said other person not yet arrested did burglariously enter said building and attempt with the intent to take steal and carry away said property.

Sworn to before me
this 28 day of January 1882
J. W. Vafner
M. J. O'Boery

John Justice

City and County of New York Thomas Gleason
an officer of the 17th Precinct Police being
duly sworn says: he has heard ready

0554

the foregoing affidavits and is familiar
with its contents; and that portion
thereof referring to him and his
formation received from him is true
upon his own knowledge

Sworn to before me this } Thomas Gleeson
28 day of January 1882 }
McConnell & Co }
Palmer Justice }

Police Department of the City of New York,
No. 300 Mulberry Street,

New York, _____ 18
John McKeon.

Arrested Dec 2nd / 1879
Charged with Burglary.

Officer William Harris
18th Precinct
Number of Pictures in Gallery
1505.

Burglary, committed in tenement
house. W^o 519, 2nd Ave.

Sentenced Two Years State Prison

Judge Gilchrist
Dec 10th 1879.

0556

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

John McKeon arrested for
Grand Larceny entering Parlor
Window of Mary Parker 308-13-
St + Steals valued \$500 May 9-
1873, Indicted May 14 1873, sentenced
1 yr Penitentiary at Court of Oyer and
Terminer, Judge Davis, Fall of her

Arrested for Burglary Parlor House of
E.S. Vossant 300-14 St- July 13, 1874
sentenced July 20 Jerome Southern
Hacking 3 yrs.

0557

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0558

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John M. Keon

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

John M. Keon

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

The said

John M. Keon

late of the City of New York, in the County of New York, aforesaid, on the *twenty eighth* day of *January* in the year of our Lord one thousand eight hundred and *eighty-two* with force and arms at the City and County aforesaid, in and upon the body of *Thomas Gleeson* in the peace of the said people then and there being feloniously did make an assault and *him* the said *Thomas Gleeson* with a certain instrument and weapon, a description of which is to the jurors aforesaid unknown and cannot now be given, which the said

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

SECOND COUNT.

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

John M. Keon

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

The said

John M. Keon

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas Gleeson* then and there being, wilfully and feloniously did make an assault and *him* the said *Thomas Gleeson* with a certain instrument and weapon, a description of which is to the jurors aforesaid unknown and cannot now be given, which the said

John M. Keon in *his* right hand, then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable or excusable cause, did then and there beat, strike, stab, cut and wound, with intent to *him* the said *Thomas Gleeson* 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

John M. Keon

of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

John M. Keon

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

0559

said, with force and arms, in and upon the body of *Thomas Gleeson*
in the peace of the said people, then and there being, feloniously did make
another assault and *him* the said *Thomas Gleeson*
of which is to the jury aforesaid unknown and cannot now be given, which the said

John McKee in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut
and wound, the same being such means and force as was likely to produce the death of
the said *Thomas Gleeson* with intent *him* the
said *Thomas Gleeson* 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
John McKee
of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent
to maim," committed as follows:

The said
John McKee
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, with force and arms, in and upon the body of the said *Thomas Gleeson*
then and there being, wilfully and feloniously did make another assault and *him*
the said *Thomas Gleeson* with a certain instrument
and weapon, a description of which is to the jury unknown and cannot now be given,
which the said
John McKee
in *his* right hand then and there had and held, the same being then and there
a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and
wound, with intent to then and there wilfully and feloniously maim *him*
the said *Thomas Gleeson* 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
DANIEL ROLLINS, District Attorney.

Wm. J. Thompson
John McKee
John McKee
John McKee

260

Filed 2 day of Feb 1882

Pleads Not guilty

THE PEOPLE

vs.

John McKee

2000

John McKee
DANIEL ROLLINS

District Attorney

Part No. 6. 1882
Filed by Court
A True Bill.

John McKee
John McKee
John McKee

Felony Assault and Battery.

0560

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court

30

District.

78

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Gleason
vs. 17th Street

John McKeon

2
3
4

Offence, Fel. Assault & Battery on officer in performance of his duty

Dated January 28 1882

Magistrate.

Clerk.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

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

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

Dated January 28 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0561

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

30
DISTRICT POLICE COURT.

John M C Keon 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~~ waiven cannot be used against ~~him~~ on the trial,

Question. What is your name?

Answer *John M C Keon*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *424 East 14th Street, three months*

Question. What is your business or profession?

Answer *Dealer in bottles*

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

Answer. *I did not strike any*

John M C Keon
mark

Taken before me, this *28*

day of *January*

188*2*

McCreath
Police Justice.

0562

Form 15.

Police Court—Third District.

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

Thomas Gleason aged 40 years

of an office of 17 1/2 Beekman Police Street

residing at 1315 East 21 Street being duly sworn, deposes and says, that
on Friday the 28th day of January

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

he was violently and feloniously ASSAULTED and BEATEN by

John McKern
(now present) who did assault and
beat this deponent while he said
John McKern was in the act of com-
mitting a burglary and in the attempt
to commit Larceny, that on said
day at about twenty minutes past
twelve O'Clock midnight, deponent
saw said John McKern (and another
person) in the act of opening
a door leading from the hallway
in house No 183 - First Avenue to the
store on the same floor after having
after having burglariously entered said
house; that then and there and while
deponent was about to arrest said McKern
and said other person, said McKern did
feloniously assault and beat deponent
by striking deponent upon his head
with a chisel or other instrument
inflicting two deep cuts upon deponent's head
and that said McKern did so assault and beat
deponent with the felonious intent to take the life of deponent, or do him bodily harm; and without
any justification on the part of the said assailant :

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

Sworn before me, this 28th day
of January

1882

Merrill Otisburg Thomas Gleason

Police Justice.

0563

BOX:

60

FOLDER:

681

DESCRIPTION:

McLean, Thomas

DATE:

02/10/82



681

The District Attorney
within case after a careful
examination consents to the
acceptance of a plea of
guilt in the 3rd degree

My. Apr 4. 1882.

Not a copy

March 23
March 6/82

of Trial,
counsel

Charles

Feb 10 day of

1882

Not guilty (called by)

THE PEOPLE

vs.
John W. Dean

Thomas W. Dean

Homicide of the degree of Manslaughter in the 3rd Degree.

DANIEL G. ROLLINS,

Attorney

4. 11. 82

A TRUE

Foreman.

Foreman.

Foreman.

Foreman.

Foreman.

Foreman.

0565

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Thomas McKean
of the crime of
Manlaughter

committed as follows:

The said *Thomas McKean*
late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *thirtieth* day of *July*
in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *one* at the City
and County aforesaid, with force and arms, in and upon one *Martin Cunningham*
in the peace of the People of the State then and there being, wilfully and feloniously
did make an assault, and that ~~he~~ the said

Thomas McKean
a certain *pistol* then and there charged and loaded
with gunpowder and one leaden bullet, which said *pistol*
the said

Thomas McKean
in *his* right hand then and there had and held to, at, against, and upon *him*
the said *Martin Cunningham* then and there feloniously and wilfully
did shoot off and discharge, and that ~~he~~ the said *Thomas McKean*

with the leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by
force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, *him*
the said *Martin Cunningham* in and upon the *right side of the body*
of *him* the said *Martin Cunningham* then and there
feloniously and wilfully did strike, penetrate, and wound, giving to *him*
the said *Martin Cunningham* then and there,
with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out
of the *pistol* aforesaid, by *him* the said *Thomas McKean*
him the said *Martin Cunningham*

Martin Cunningham in and upon the *right side of the body* of *him* the said
Martin Cunningham one mortal wound of the breadth of *one* inch
and of the depth of *six* inches of which said mortal wound *he* the
said *Martin Cunningham* at the ~~Ward~~ City, and County
aforesaid, from the day first aforesaid
in the year aforesaid, until the *twenty-third day of August*
in the same year aforesaid, did languish, and languishing did live, and on which
said twenty-third day of August
in the year aforesaid, the said *Martin Cunningham* at the ~~Ward~~ City,
City and County aforesaid, of the said mortal wound did die

Grand
And so the ~~Jury~~ aforesaid, upon their oath aforesaid, do say, that *he* the said
Thomas McKean *him*
the said *Martin Cunningham* 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 aforesaid, wilfully and feloniously, did kill and slay, 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 C. ROLLINS,~~

~~RECEIVED~~ District Attorney.

History of Case of Martin Cunningham

Martin Cunningham 22 ^{11/19} New York
Married - Printer - Admitted July 30/81.

About half hour ago received perital shot wound - On Admission to Hospital - Slight shock, was a small perital shot wound in the tenth (10) intercostal space on right side, $6\frac{1}{2}$ inches from Spinal Column. Probe could be passed backward, directly under the skin, to an extent of about 5 inches, there some undermining of integument, pressure elicited pain immediately below wound in region of right Kidney - Pt suffering from dyspnoea, respirations 46, Pulse 120, gives history of ~~some~~ severe dyspnoea for some time past. - Physical Examination reveals advanced Cardiac valvular ~~the~~ lesions - Has varicose veins of right leg, much oedema of back and legs and legs - has passed dark colored urine for last few days -

Three hours after admission, passed

his urine, which being examined revealed:
 Color - Very dark - Specific Gravity 1020 -
 Great number of red-blood corpuscles,
 albumen, & thick brown sediment,
 No Casts could be found.

Treatment
 Carbolyzed Compress to wound,
 1/40 solution of Morphine 3ii - for pain &
 dyspnoea, had the effect of producing sleep,
 though on account of dyspnoea pt. could not
 sleep in reclining position.

July 31 - 11 AM. Counter opening was
 made at End of superficial sinus, and
 a drainage tube inserted; Washed out with
 Acid Corrosal (1/40), - Pulse 120 - Temp. 100. Resp. 20
 Pt. Could not be persuaded upon to remain in
 hospital, so at his own very urgent
 request - was Discharged.

Presbyterian Hospital

Sept. 26 - 1888 -

H. B. Simpson M.D. House Surgeon

0568

Martin Luther King Jr.

0569

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the *Coroner's Office*
No. *13 Chatham* Street, in the *4* Ward of the City of
New York, in the County of New York, this *27* day of *Sept*
in the year of our Lord one thousand eight hundred and *81*, before

MORITZ ELLINGER, Coroner,
of the City and County aforesaid, on view of the Body of
Martin Cunningham now lying dead at

Seven good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Martin Cunningham came to his death do
upon their Oaths and Affirmations, say: That the said *Martin Cunningham*

came to his death by
chronic disease of the Heart
Lungs and Kidneys and was
accelerated by shock, following
a Pistol shot wound at the back
of Thomas McDougall July 30. 81.

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

JURORS.

Robert Gardiner
Jacob H. Ark M.D.
A.P. Zemanaky M.D.
Samuel Flick M.D.
Emmanuel Hochheimer M.D.
Chas. Rocky M.D.
J. Wilhelm Frankel M.D.

Moritz Ellinger
CORONER, T. S.

TESTIMONY.

Mr. J. Raup testifies as follows: I have made an Autopsy on the body of Martin Cunningham at 533 E. 12 St., Reno, August 23rd 1881.

Both feet and legs up to lower third of thigh were found oedematous with skin over feet and ankles more or less gangrenous. Several incisions into skin were noticed, evidently made for the purpose of tapping the legs. On the right side of back and about five inches from the spine a small shotwound was found. Its canal was closed up. Two and half inches nearest Median line and in a straight line with the wound already mentioned another wound existed which seemed to have been the exit for the ball. Cutting down onto the wound canal both openings were found to have been communicating and ^{the canal} barely skin deep and sealed up. There was not a particle of pus visible. Opening of Thorax disclosed dropsy of Pericardium with an immensely enlarged heart whose valves were insufficient. Lungs were oedematous, but otherwise normal; Liver degenerated and presenting the condition known as nutmeg liver; Kidneys both enlarged and in a condition of fatty degeneration. There was no sign of Peritonitis. Intestines normal. In my opinion death was caused by Exhaustion from chronic disease of Heart, Liver and Kidneys, the shotwound contributing very little - if any - towards a fatal result. A man in the condition of deceased would of necessarily succumb quickly to the shock following a shotwound of a serious nature, whereas in this case he lived 24 days after the wound was received, undergoing repeated tapings for his dropsy ^{in the interval} ~~for his dropsy~~, while the slight ~~shotwound~~ ^{shotwound} took care of itself.

Mr. J. Raup testifies

Sworn to before me,
this 23 day of August 1881

M. J. Williams
CORONER.

0571

Mary Goggin

Tom Mc Clain admitted to Mrs Cunningham that he shot her husband. that the ~~doctor~~ Doctor at Hospital said he was shot through the kidneys same as Mr Garfield & could not live. his dying statement to coroner Ellinger ^{was} that

Tom Mc Clain had shot him, the deceased then said he saw the prisoner lying on the floor ~~that~~ topped prisoner on shoulder & said young man no one is harming you they have gone & left you then Cunningham walked across floor when said I am shot.

Mary Goggin the sister-in-law of Mr Cunningham saw the shooting she was sitting on bench twelve feet away from where the prisoner was lying she saw deceased top the prisoner on shoulder did not hear what he said did not know prisoner was strange to him the prisoner Jimmy got up & looked deceased in face the latter turned to walk away when prisoner Jimmy fired did not see pistol before

0572

the poe.

W

~~McLean~~

McLean

Mend

0573

they took deceased into barroom
Edward McGadden knows that
deceased had no words with
prisoner.

Phillip Quinn did not see
shooting but knows that deceased
had no words with prisoner
John Packanham knows nothing
of occurrence but assisted deceased
tally "ditto."

Geo. Rielly First ave & 25th St
told Mrs Cunningham on night
of murder that prisoner said he
would murder some one before
left the picnic grounds

0574

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
22 Years. 3 Months. — Days.	Irish	533 E. 12th St. Aug. 23/87	

~~Richard J. Grogan~~
~~382 E 12th St~~
Mr. J. Raffell
Coroner's Office

That July 30th 11.30 P.M., in
Washington Lane from E. 70th St.
by Emma the ~~Dead~~ ^{Dead} ~~Dead~~
408, E. 20 St.
Miss Grogan 332 E. 26 St.

Prody Coroner 11/30/87
Dr. J. H. C. Coroner

~~Paul~~
~~John E. Maher~~
~~457 East 6th~~
~~Person~~
~~1007~~
~~Dec 15/87~~

John E. Maher
St. James St. East 55th
House 451 East 56th

Ex
No. 677
1121881
AN INQUISITION
On the VIEW of the BODY of
Martin Cunningham

whereby it is found that he came to
his Death by
Chronic disease
of the lungs, kidneys
and heart, and
probably accelerated
by a fatal shot
wound in the
humerus of the right arm
July 20th 87.

Inquest taken on the 27 day
of Sept. 1887

DEC 23 1887
MORITZ ELLINGER, Coroner.

Paul 11000
Mortgage
Coroner

0575

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—Thomas McLean

Question.—How old are you?

Answer.—21 years

Question.—Where were you born?

Answer.—N.Y. City

Question.—Where do you live?

Answer.—408 E 20th St

Question.—What is your occupation?

Answer.—Druggist

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

I did the shooting in self defence

Thomas McLean

Taken before me, this

1 day of November 1881

Morgan

CORONER.

Coroner's Office.

TESTIMONY.

Continuation of Testimony of Dr. Simpson
 Superficial examination was made on
 his entry to Hospital; He said he had
 been suffering from dyspnea for some
 weeks previous and had not been
 able to lie in a reclining position;
 I think this came from valvular disease
 of the Heart; he said he had passed
 colored urine for some days previous;
 I think he had albumen prior to his
 receiving the wound and I think he
 had the trouble previous to being shot.
 His Urine had been examined by
 microscope and chemical analysis.

A. L. Simpson M.D.

Taken before me

this 27 day of Sept 1887.

W. H. Zellerbach
 CORONER.

David J. Loe 157 Ave B being sworn as I am a Medical Practitioner; I attended deceased the day after I think he was shot - I was called in the evening; I made a superficial examination and dressed the wounds; his pulse was 115, his general condition seemed good; I examined his urine, but not chemically; I thought the ball entered the kidney; there was blood in the urine. I took it for granted that the urine had blood in it and caused by the Ball. I attended him previously; He had difficulty of breathing, Heart trouble, Lung trouble and Kidney trouble previous to his being shot; I found enlargement and vascular disease of the Heart; he complained of pain in the region of the wounds; it healed at the time of his death; I was present at Autopsy; I found found Heart enlarged and vascular disease; I think it had be diseased for some years; I found Kidneys enlarged, and a cavity was in the kidney, I think it was caused by the ball. the cavity was $\frac{1}{2}$ inch in length & $\frac{5}{8}$ in in depth.

Taken before me

this 27. day of Sept 1881.

CORONER.

0578

Coroner's Office.

TESTIMONY.

and $\frac{1}{4}$ inch in width; the Carifera -
 tended from surface inward; it seemed
 to be healthy; Kidney was not fatty; Spleen
 did exist; Lungs were in poor condition;
 there were adhesions there; they were
 not cause of death; the ball in my
 opinion was still there although not
 found; I did not probe the wound;
 I treated him for the wounds and the
 troubles following; I am an Honorary
 Graduate in University College -
 I think he died from Organic Diseases being
 present previous to the shot, but accelerated by the same.
 David D. Toulson

Taken before me
 this 27 day of Sept 1881.

Wm. H. Miller
 CORONER.

0574

Coroner's Office.

TESTIMONY.

5.

Mary Goggin 332826th giving
 sworn say I am a sister in Law
 deceased; I was at a Picnic with
 deceased Washington Park; I went there
 at 6 P.M.; he was shot after 11 o'clock;
 there had been a quarrel before but
 he had not been in it; he was shot
 by Thomas Mc Lane; he was shot in
 the side - there had been no quarrel -
 He intended to shoot deceased; Cum-
 ington had crossed the floor, and
 picked up Mc Lane who was on the
 floor and said you are all right.
 Mc Lane took out a Pistol and shot
 him. Cunningham was standing behind
 Mc Lane when he turned and shot
 him;

her
 Mary + Goggin
 Wm R.

Taken before me.

this

27

day of

Sept 1881.

Wm D. Ellinger

CORONER.

Court of General Sessions.

The People }

Thomas W. Deane }

City & County of New York ss - John E. Maher
being duly sworn says - I am doing
business at No. 55th St. & Eastern
Boulevard as Blue Stone Dealer.
I have known the Thomas W. Deane
for about 18 months last past & have
always known him to be a young man
of good character.

Sworn to before me April 16th 1882

S. V. R. Co. & Co.

Notary Public

N.Y. Co.

John E. Maher

Course of General Sessions

The People }
 -vs- }

Thomas M^r. Dean }

City & County of New York ss - John St.

Burnett being duly sworn says, that
 I am one of the firm of Volcanite Jewellery
 Company, that I am well acquainted
 with Thomas M^r. Dean & have known
 him for the past 3 years and during that
 time, I have always known him to be
 an honest & steady ^{young man} and of good character.

Sworn to before me this }
 10th day of April 1884 } John H. Burnett
 J. H. Burnett
 Com. of Mass. N.Y.C.

Test of several Sessions

The People

Thomas M. Dean

City & County of New York: Bernard Applebaum
I am a mercantile sailor doing at no 240 Albee
being sworn says: I have known Thomas
M. Dean for the last past 4 years
and have always known him to be
a young man who ^{had} enjoyed a good
character. B. Applebaum

Sworn to before

me April 18. 1882

John Hoyer
Commissioner of Beek
N Y Co

0583

Perple

m

McLeans

Perple
McLeans

0584

Mr. Philip Quinn

525 E 12th St

Mr. Edward McFadden

533 E 12th St

Mr. John Pakenham

533 E 12th St

Mr. John Brown

539 E 12th St

Witnesses for

Martin Cunningham

0585

Mr. J. Schenckel
Ross Hill Hall
427 - 2nd Ave.
Bet. 24 & 25 St.

0586

Admiral's Landing Co.
1913 May
1708 East 24

0587

Samuel (S.) Decker
10 22/ C. 4 25
U. S. Department of the Interior

0588

Mr. John L. Broderick
No 321 E. 43rd St.
One door from Turtle Bay Park.

0589

Dr. D. Tool 151 Ave B.
Mr. Edward Cameron
Wife Bridget Goggins
655 E. 16th St.