

0096

BOX:

276

FOLDER:

2645

DESCRIPTION:

McKernan, Dalia

DATE:

09/08/87



2645

0097

#26  
R. J. [unclear]  
1079 G. 157

Counsel,  
Filed day of Sept 1887  
Pleads [unclear]

Assault in the First Degree, Etc.  
(Sections 217 and 218, Penal Code.)

THE PEOPLE

vs.

Delia Mc Kernan  
[Signature]  
[Signature]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]  
Foreman.

[Signature]

Witnesses:

Mary Dawey  
[Signature]

0098

Police Court— X District.

CITY AND COUNTY  
OF NEW YORK, } ss.

of No. 335 East 34th Street,

being duly sworn, deposes and says, that  
on Friday the 2 day of September  
in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by an

McNulty who deliber-  
-ately cut & stabbed deponent  
in both hands, with a  
Corroding knife which she  
seized and then held  
in her hand.

with the felonious intent to take the life of deponent, or to do him grievous 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, etc., and be dealt with according to law.

Sworn to before me, this 2 day  
of September 1887

Mary Doney

Sam'l C. Miller POLICE JUSTICE.

0099

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, X DISTRICT.

Sworn to before me, this 1st day of Sept 1887

Mary Dancy  
of No. 335 East 34<sup>th</sup> Street, aged 24 years,  
occupation Housekeeper being duly sworn deposes and says,  
that on the 2<sup>nd</sup> day of September 1887

at the City of New York, in the County of New York, Delia McKeenan  
(now present) is the person described as Delia McKeenan in the hereto annexed affidavit made by Deponent on the 2<sup>nd</sup> day of September 1887, charging said Delia with the crime of Felonious Assault upon Deponent.

Mary Dancy

James P. Smith Police Justice.

0100

Police Court, \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Samuel Jones*

vs.

*Delia M. Keenan*

AFFIDAVIT

*Samuel Jones*

Dated *Sept. 3* 188 *7*

*O'Reilly* Magistrate.

Officer.

Witness, \_\_\_\_\_

Disposition, \_\_\_\_\_

0101

Sec. 151.

Police Court 7 District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Myrta S. Sweeney of No. 335 East 34<sup>th</sup> St Street, that on the 2 day of September 1887 at the City of New York, in the County of New York,

she was violently Assaulted and Beaten by one unknown who cut a stroke with a curved knife, with intent to take Complainant's life

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring her forthwith before me, at the 7 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 2 day of September 1887

Samuel O. Smith POLICE JUSTICE.

0102

Police Court ..... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-A. & B.

Dated ..... 188

Magistrate

Officer.

The Defendant, Ellie McKieran  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Officer.

Dated September 3 188

This Warrant may be executed on Sunday or at  
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.

Dated ..... 188

Police Justice.

The within named

age 26 English Res 335 E. 34 St

0103

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

X District Police Court.

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

Question. What is your name?

Answer. *Delia McKernan*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer, *England*

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

Answer. *325 East 34th Street, 4 months*

Question. What is your business or profession?

Answer, *Housekeeper*

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

Answer. *I did not stab Campbell -  
-ant. She tried to take the knife  
out of my hand & cut herself.*

*Delia McKernan*  
*mnk*

Taken before me this *9*  
day of *Sept* 188*7*  
*James P. McNeill*  
Police Justice.

0104

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 Deplundau

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

Dated Sept. 3 188

Sam'l C. Bailey Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_  
Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_  
Police Justice.

0105

162 / 1425  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary D. Dwyer  
335 E 3rd St  
Delia M. Keenan

Offence *See above*  
*See above*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated *Sept. 3* 188

*O'Reilly* Magistrate.

*Looney* Officer.

*Street* Precinct.

Witnesses \_\_\_\_\_

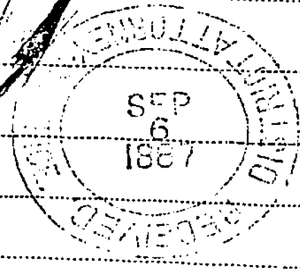
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ *500* to answer *J J*

COMMITTED.



0106

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

THE PEOPLE OF STATE OF NEW YORK,

against

*Delia Mc Kernan*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Delia Mc Kernan*  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Delia Mc Kernan*,

late of the City of New York, in the County of New York aforesaid, on the  
*second* day of *September*, in the year of our Lord  
one thousand eight hundred and eighty*seven*, with force and arms, at the City and  
County aforesaid, in and upon the body of one *Mary Davery*  
in the peace of the said People then and there being, feloniously did make an assault,  
and *her* the said *Mary Davery*  
with a certain *knife*  
which the said *Delia Mc Kernan*  
in *her* right hand then and there had and held, the same being a deadly and  
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *her* the said *Mary Davery*  
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, farther accuse the said  
*Delia Mc Kernan*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Delia Mc Kernan*  
late of the City and County aforesaid, 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 *Mary Davery*  
in the peace of the said People then and there being, feloniously did wilfully and  
wrongfully make another assault, and *her* the said

with a certain *knife*  
which the said *Delia Mc Kernan*  
in *her* right hand then and there had and held, the same being  
an instrument and weapon likely to produce grievous bodily harm, then and there  
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the  
statute in such case made and provided, and against the peace of the People of the State  
of New York and their dignity.

*Charles W. Smith*

District Attorney.

0107

BOX:

276

FOLDER:

2645

DESCRIPTION:

McMannus, George

DATE:

09/19/87



2645

0108

BOX:

276

FOLDER:

2645

DESCRIPTION:

Kane, John

DATE:

09/19/87



2645

125. *W. B. H.*

Counsel,  
Filed, 19 day of *Sept*, 1887  
Pleads, *Not guilty*

*vs.*  
THE PEOPLE  
*vs.*  
George McManis  
*vs.*  
John Stone

RANDOLPH B. MARTINE,  
*Attorney*  
District Attorney.

*James, King, & Co.,  
Attorneys,  
No. 149 & 150  
Broadway,  
New York.*  
[Section 528, 531, 498, 550 & 686, Penal Code.]

Witnesses:  
*Isaac Daniel*  
*Off Mc Carley*  
*6*

A True Bill.

*Wm. F. De Forest*  
Foreman.  
*John F. ...*  
*John F. ...*  
*John F. ...*

0110

Police Court— 2. District.

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

Guac Senel

of No. 127 West Broadway Street, aged 36 years,  
occupation Manager. being duly sworn

deposes and says, that the premises No 127 West Broadway Street,  
in the City and County aforesaid, the said being a fire stone brick building  
the 3<sup>rd</sup> floor of which  
and which was occupied by deponent as a Storage Room  
~~and in which there was at the time a human being, by name~~

were **BUGGLARIOUSLY** entered by means of forcibly breaking  
two locks on the door leading to said  
3<sup>rd</sup> floor

on the 5 day of September 1887 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Six pieces of Cashmere two pieces of Sattinet  
one package containing 12 pair of pants  
and four over coats  
said property being in all of the value of  
One hundred & fifty dollars (\$150<sup>00</sup>/<sub>100</sub>)

the property of Sanger Prather in care warehouse of deponent,  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BUGGLARY** was committed and the aforesaid property taken, stolen, and carried away by

Georg McManus and John Kane  
(both now here)

for the reasons following, to wit: That the said door was  
securely locked and the above described  
property was in said floor.  
Deponent is informed by John W. Conly  
of the Central office Police that he in  
company of Stephen O'Brien and two  
other officers of the Central office Police  
arrested said two defendants  
in Division Street with the above

01111

described property in their possession  
deponent fully identifies said  
property as having been stolen  
from the possession of  
deponent as aforesaid

Sworn to before me this 7 day of September 1884  
Isaac Lemel  
Justice

Police Court \_\_\_\_\_ District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Burglary

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

0112

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 37 years, occupation Police officer of No. Central office Police Street, being duly sworn deposes and

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

Sworn to before me, this 7 day of September 1887 } John McLaury

John Horne  
Police Justice.

0113

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

*John Kane* 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.

*John Kane*

Taken before me this

day of *July* 188*8*

*John Kane*  
Police Justice.

0114

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer

*George W. Mann*

Question. How old are you?

Answer

*28 years*

Question. Where were you born?

Answer

*England*

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

Answer.

*I have no special place*

Question. What is your business or profession?

Answer.

*Miner*

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*

*George W. Mann*  
*Mark*

Taken before me this

day of *July* 188*8*

*John J. Conner*  
Police Justice.

0115

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.....

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

Dated *Sept 7* 188 *7* *John J. Lawrence* Police Justice.

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

Dated..... 188..... Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated..... 188..... Police Justice.

0116

#126 *Die 085440*  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Guac Senu*  
*127 West Broadway*  
1 *George W. Mann*  
2 *John Kane*  
3  
4

*[Signature]*  
Officer

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *Sept 7* 188 *7*

*[Signature]* Magistrate

*[Signature]* Officer.

*[Signature]* Precinct.

Witnesses *Max [Signature]*

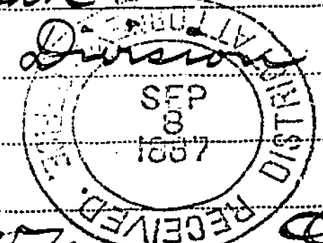
No. *127 West Broadway* Street.

*Hannah [Signature]*

No. *266 Division* Street.

No. .... Street.

\$ *15.50* to answer *[Signature]*



*[Signature]*

0117

Grand Jury Room.

PEOPLE

vs.

*John Williams*

*et al*

*John*

*McCracken*

*John*

*Smith*

*et al*

*\$150  
cash*

0118

Grand Jury Room.

PEOPLE

vs.

Geo Mc Mann

John Kane

Take indictment  
out & let  
case go on without  
it.

J. D. Anderson

0119

COURT OF GENERAL SESSIONS OF THE PEACE  
Of the City and County of New York.

-----X

The People of the State of New York

Against

George McManus and John Kane.

-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,  
by this indictment accuse George McManus and John Kane  
of the crime of burglary in the third degree as a second  
offense, committed as follows:

Heretofore, to wit: at a Court of General Sessions of  
the Peace held in and for the City and County of New  
York, at the City Hall in said city on the second day of  
February, 1885, before the Hon. Frederick Smyth, Recorder of  
the said City of New York and Justice of the said Court,  
the said George McManus by the name and description of  
George McManus was, in due form of law convicted of a  
felony, to wit: burglary in the third degree, upon a certain  
indictment then and there in the said Court depending  
against him by the name and description aforesaid, for  
that he the said George McManus then late of the Tenth  
Ward of the City of New York, in the County of New York  
aforesaid, on the sixteenth day of January, 1885, 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 afore-  
said, the dwelling house of one Fredericka Schaefer there  
situate, feloniously and burglariously did break into and

0120

2

enter whilst there was then and there some human being, to wit: one William Zimmerman within the said Dwelling house, the said George McManus then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of the said Fredericka Schaefer in the said dwelling house then and there being then and there feloniously and burglariously to steal, take and carry away; and also for that he the said George McManus then late of the Ward, City and County aforesaid, afterwards to wit: on the said sixteenth day of January 1885, at the Ward, City and County aforesaid, in the day time of said day, with force and arms, one coat of the value of fifteen dollars, one pair of trousers of the value of seven dollars, one jacket of the value of eight dollars, one vest of the value of five dollars, one skirt of the value of ten dollars and two cloaks of the value of ten dollars each of the goods, chattels and personal property of one Fredericka Schaefer in the dwelling house of the said Fredericka Schaefer there situate, then and there being found in the dwelling house aforesaid, then and there feloniously did steal, take and carry away.

And thereupon upon the conviction aforesaid it was considered by the said Court of General Sessions of the Peace and ordered and adjudged that the said George McManus (by the name and description of George McManus as aforesaid) for the felony and burglary in the third degree aforesaid, whereof he was so convicted as aforesaid, be imprisoned in the State Prison at hard labor

0121

for the term of three years, as by the record thereof doth more fully and at large appear.

And heretofore to wit: at a Court of General Sessions of the Peace held in and for the City and County of New York, at the City Hall in said City on the third day of December, 1879, before the Hon. Rufus B. Cowing, City Judge of the said City of New York, and Justice of the said Court, the said John Kane by the name and description of James Kerrigan was, in due form of law, convicted of a felony, to wit: larceny from the person, upon a certain indictment then and there in the said Court depending against him the said John Kane by the name and description of James Kerrigan as aforesaid, for that he then late of the First Ward of the City of New York in the County of New York aforesaid, on the twenty-seventh day of October, 1879, at the Ward, City and County aforesaid, with force and arms, one watch of the value of five dollars of the goods, chattels and personal property of one Matthew McGrane on the person of the said Matthew McGrane then and there being found, from the person of the said Matthew McGrane then and there feloniously did steal, take and carry away.

And thereupon, upon the conviction aforesaid it was considered by the said Court of General Sessions of the Peace and ordered and adjudged (~~that~~ the said court being satisfied that the said John Kane was twenty-three years of age and had not been previously convicted and sentenced for a crime), that the said John Kane, by the name and

0122

description of James Kerrigan as aforesaid, for the felony aforesaid whereof he was so convicted as aforesaid, be imprisoned in the New York State Reformatory at Elmira, there to be dealt with according to law.

And the said George McManus and John Kane both late of the Fifth Ward of the City of New York in the County of New York aforesaid having been each so as aforesaid convicted of the felonies aforesaid, in manner and form as herein above alleged, afterwards to wit: on the fifth day of September, 1887, with force and arms at the Ward, City and County aforesaid, the building of one Isaac Sanger there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said Isaac Sanger, in the said building 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.

SECOND COUNT.

AND THE GRAND JURY AFORESAID BY THIS INDICTMENT further accuse the said George McManus and John Kane of the crime Grand Larceny in the second degree, as a second offense, committed as follows:

The said George McManus and John Kane both late of the Fifth Ward of the City of New York, in the County of

0123

5

New York aforesaid, having been each so as aforesaid convicted of the felonies aforesaid in manner and form as alleged in the first count of this indictment, afterwards, to wit: on the said fifth day of September, 1887, in the day time of the said day with force and arms six pieces of cashmere of the value of ten dollars each piece, two pieces of satinettes of the value of ten dollars each piece, twelve pairs of trousers of the value of five dollars each pair and four overcoats of the value of fifteen dollars each of the goods, chattels and personal property of one Isaac Sanger in the building of the said Isaac Sanger there situate then and there being found in the building 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.

THIRD COUNT.

AND THE GRAND JURY AFORESAID BY THIS INDICTMENT further accuse the said George McManus and John Kane of the crime of Receiving Stolen Goods as a second offense, committed as follows:

The said George McManus and John Kane both late of the Fifth Ward of the City of New York in the County of New York aforesaid, having been each so as aforesaid convicted of the felonies aforesaid in manner and form as alleged in the first count of this indictment, afterwards, to wit: on the said fifth day of September, 1887, at the

0124

Ward, City and County aforesaid, with force and arms, six pieces of cashmere of the value of ten dollars each piece, two pieces of satinettes of the value of ten dollars each piece, twelve pairs of trousers of the value of five dollars each pair and four overcoats of the value of fifteen dollars each of the goods, chattels and personal property of one Isaac Sanger by a certain person or persons to the Grand Jury aforesaid, unknown, then lately before feloniously stolen, taken and carried away from the said Isaac Sanger, unlawfully and unjustly and feloniously receive and have, the said George McManus and John Kane 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.

  
District Attorney.

0125

BOX:

276

FOLDER:

2645

DESCRIPTION:

Meyer, Leo S.

DATE:

08/02/87



2645

0126

Witnesses:

Counsel, *J. H. Stinner*

Filed *1* day of *June* 188*8*

Pleas *Not Guilty*

Grand Larceny in the *second* degree. (MONEY) (Sec. 528 and 537, Penal Code.)

THE PEOPLE

*vs.*  
*Leo S. Meyer*

*Leo S. Meyer*

RANDOLPH B. MARTINE,

*District Attorney.*

**A True Bill.**

*Moran D. Murphy*  
*Aug 4/87*

*Plea as G. L. & by Foreman.*  
*State Reformatory, Colman.*

0127

Police Court— 2 — District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

Edward C. Allworth  
of No. 405 5th Avenue Street, aged 30 years,  
occupation Druggist being duly sworn

deposes and says, that on the 21 day of March 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Good and lawful money of the issue of the United States, consisting of Bills of various denominations and value, and Silver Coin of various denominations and value, said money being in all of the value of one hundred & thirty-five dollars

the property of Smith Bassett & Edward Plummer Copartners, and in care and charge of Deponents, as their Managers

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 Leo Meyers.

From the fact that said defendant was sleeping in the rear room of the Drug Store at premises No. 405, 5th Avenue, where said money was in a money drawer, behind a counter in said store

That in the morning of said 21st day of March deponent discovered that the money drawer was broken upon, the money stolen, and said defendant was gone, that there was no other person in said place than said defendant from the time deponent last saw said money and up to the time deponent missed the same, except the officer who found the store door open Edward C. Allworth

Sworn to before me, this 22 day of March 1887  
John W. ... Police Justice

0128

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Leo Meyer* 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 *Leo Meyer*

Question. How old are you?

Answer *24 years*

Question. Where were you born?

Answer *Easton Penn*

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

Answer. *Easton Penn*

Question. What is your business or profession?

Answer. *Druggist*

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*

*Leo S. Meyer*

Taken before me this *25* day of *July* 188*7*  
*John G. ...*  
Police Justice.

0129

*2nd* District Police Court.

Sec. 151.

CITY AND COUNTY }  
OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Edward C. Allorville*

of No. *405* *5th Avenue* Street, that on the *21* day of *March*

188*7* at the City of New York, in the County of New York, the following article to wit:

*Good and lawful money of the issue of the United States consisting of Bills and Silver coin of various denominations and value and in all - five Dollars, the property of *Samuel Bartlett* by *Edward Allorville* was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *Geo. Meyer**

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod *4* of the said Defendant and forthwith bring *him* before me, at the *2* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *22* day of *July* 188*7*  
*John Morrison* POLICE JUSTICE.

0130

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 J. Smith*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* Hundred Dollars, ..... and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *July 25* 188*7* *John J. Smith* Police Justice.

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

Dated ..... 188 ..... Police Justice.

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

Dated ..... 188 ..... Police Justice.

0131

*W.* 1146  
Police Court *2*, District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Edw C Allmon*  
*495 75th St*  
*Brooklyn*

*Office of the  
District Clerk*

1  
2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *July 4<sup>th</sup>* 188*7*

*W. J. ...* Magistrate.

*W. J. ...* Officer.

*Co Police* Precinct.

Witnesses .....

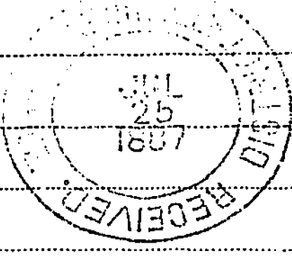
No. .... Street.

No. .... Street.

No. .... Street.

\$ *1000* to answer *G.S.*

*Chm*



0132

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Geo S. Meyer*

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

*Geo S. Meyer*

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

The said *Geo S. Meyer,*

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

(\$135.-)

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

RANDOLPH B. MARTINE,  
District Attorney.

0133

BOX:

276

FOLDER:

2645

DESCRIPTION:

Meyer, Theresa

DATE:

09/12/87



2645

BEST COPY AVAILABLE  
FOR QUALITY ORIGINAL

0134

4797  
Counsel,  
Filed *[Signature]* 188  
Pleads,

THE PEOPLE  
vs.  
*[Signature]*  
Theresa Meyer  
KEEPING A HOUSE OF ILL FAME, ETC.  
(Sections 322 and 385, Penal Code.)

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*Alfred J. R. Forrest*  
Foreman  
*[Signature]*  
New Superior

*McDonald*  
*Off House Bldg. 113*

I am satisfied that the  
defendant has removed  
from the premises &  
cleared the nuisance,  
therefore I recommend  
that defendant's plea of  
guilty be received & sentence  
imposed.

Sept 13th 1887  
V. M. Davis  
Clerk

0135

Court of General Sessions.

The People }  
vs }  
Theresa Meyer }

City & County of New York vs Louis Selig of said city, being duly sworn, says that he is an officer, attached to the 11<sup>th</sup> precinct. That he arrested the above-named defendant. That the nuisance complained of has been abated, by the giving up of the premises complained of.

Sworn to before me this } Louis Selig  
13<sup>th</sup> day of September 1887 }

John H. Simpson, Mayor

County of West

New York

0136

Police Court  
Third District

The People vs  
Theodore Baukhann  
Theresa Meyer

Examination Before Justice Patterson  
August 29 1887

Martin Meltyker being duly sworn and  
examined as a witness for the people  
deposes and says

Q When did you see this lady?

A I see her every day.

Q When did you see her naked  
in the room with a man?

A I could not tell the day.

Q How long ago?

A About two months ago.

Q About two months ago.

A Yes.

Q Is that the only day you  
have seen ~~her~~ it?

A I have seen it more than  
once.

0137

Q. Do you know the man?

A. No.

Q. How did you see that?

A. From my room.

Q. Everything that you saw you saw from your room?

A. Yes.

Q. From your window?

A. Yes.

Q. In the night time

A. In the evening.

Q. What time in the evening

A. Seven o'clock to half past seven or eight.

Q. Sometimes 9 o'clock?

A. Yes, Sir.

Q. This was all

George H. Young, Agent of the Society for the Prevention of Cruelty to Children being duly sworn and examined as a witness for the People deposes and

0138

says:- I know the defendant  
Her right name is Bannan,  
she lived in Chrythe street  
two years ago one door from  
Rivington street. She solicited  
men from the sidewalk and  
brought them in and had  
sexual intercourse with them  
in the presence of her own  
child. She was caught in  
the act.

Spelled as woman Bannan Lane.

W. L. Crosby  
Sergeant

0139

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 \_\_\_\_\_

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

Dated *Aug 25* 188 *J. M. Peterson* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0140

138. 3 1396  
Police Court-- District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Shea Bayshann*  
*11 Livingston*  
*Theresa Meyer*

*Offence Keeping a  
Dawndog House*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated *August 15* 1887

*Watterson* Magistrate.

*Selig* Officer.

*11* Precinct.

Witnesses *City Office*  
*agent Jones. S.P.C.C.*  
No. \_\_\_\_\_ Street.

*Martin Metzger*  
No. *22 Stanton* Street.

*Clara C. Cook*  
No. *10 Livingston* Street.

*Aug 25*  
*1887*

*2*  
*1000. Mrs. G. S. Conner*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

0141

TORN PAGE

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Theresa Meyer*

Question How old are you?

Answer *37 years of age*

Question Where were you born?

Answer *Germany*

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

Answer *11 Rivington St. 2 years.*

Question What is your business or profession?

Answer *I wash & iron and have men's clothes*

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

Answer *I am not guilty. I was not home all last week and when I reached the home yesterday, the officer arrested me.*

*Yours truly, Bernard*

Taken before me this

15

day of August 1887

*W. H. Stevens*

Police Justice.

0142

POLICE COURT- 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

*Shrew Meyer*

On Complaint of *Thos. Barham*  
For *Keeping a Disorderly*  
*House*

*Demand*

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

Dated *August 20* 1887

*Yakovlev Miron*

*J. M. Patterson* Justice.

0143

Sec. 151.

Police Court 3<sup>rd</sup> District.

CITY AND COUNTY OF NEW YORK, { ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Michael Baumhann of No. 11 Rivington Street, that on the 6<sup>th</sup> day of August 1887, at the City of New York, in the County of New York, Mrs Meyer did keep and maintain at the premises known as Number 11 Rivington Street, in said City, a house of ill fame and assignation and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain ~~drinking,~~ drinking, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Mrs Meyer and Miss Meyer and vile, disorderly and improper persons found upon the premises occupied by said Mrs Meyer and forthwith bring them before me, at the Third DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 14<sup>th</sup> day of August 1887

M. P. Peterson POLICE JUSTICE.

0144

Police Court— *J* District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mrs. Bauhanna*

vs.

*Mrs. Meyer*

WARRANT—Keeping Disorderly House, &c.

Dated *August 14* 188*7*

*Patterson* Magistrate.

*Selig* Officer.

*14* Precinct.

The Defendant *was*

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

*Louis Selig* Officer.

Dated *August 15* 188*7*

This Warrant may be executed on Sunday or at night.

*M. Patterson* Police Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated \_\_\_\_\_ 188

The within named

Police Justice.

0145

Sec. 192.

3d District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before J. M. Patterson a Police Justice  
of the City of New York, charging Theresa Meyer Defendant with  
the offence of Keeping a house of ill fame

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

We, Theresa Meyer Defendant of No. 11  
Rivington Street; by occupation a Washerwoman  
and Louis Berendahl of No. 145 East Fourth  
Street, by occupation a Seamstress Surety, hereby jointly and severally undertake that  
the above named Theresa Meyer Defendant  
shall personally appear before the said Justice, at the 3d District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of five  
Hundred Dollars.

Taken and acknowledged before me, this 15<sup>th</sup> day of August 1887

J. M. Patterson P. I. CE JUSTICE.

Ygnatius Roman  
Louis Berendahl

0146

CITY AND COUNTY }  
OF NEW YORK, } ss.

day of *August* 188*7*  
*William J. Patterson*  
District Police Justice.

Sworn to before me, this *15<sup>th</sup>*

*Louis Besendahl*

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *ten* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *house and lot no.*

*145 East 4<sup>th</sup> Street valued at \$16,000*  
*mortgaged for \$6,500*

*Louis Besendahl*

*3d* District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Theresa Baumgardner*

*Theresa Meyer*

Undertaking to appear during the Examination.

Taken the *15<sup>th</sup>* day of *August*, 188*7*

*William J. Patterson* Justice.

0147

Sec. 323, Penal Code.

3<sup>rd</sup>

District Police Court.

CITY AND COUNTY OF NEW YORK { ss.

of No 11 Rivington Street, in said City, being duly sworn says  
that at the premises known as Number 11 Rivington Street,  
in the City and County of New York, on the 6<sup>th</sup> day of August 1887, and on divers  
other days and times, between that day and the day of making this complaint

Mrs Theresa Meyer  
did unlawfully keep and maintain and yet continue to keep and maintain a house of ill fame  
and dissipation and did then, and on the said other days and times, there unlawfully procure  
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come  
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said  
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil  
name and fame there to be and remain ~~drinking, dancing, fighting.~~ disturbing the peace, whoring and misbehaving  
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and  
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Mrs Theresa Meyer  
and all vile, disorderly and improper persons found upon the premises, occupied by said  
Mrs Theresa Meyer  
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 14<sup>th</sup>  
day of August 1887

Theo. Bauskamm

John Patterson Police Justice.

0148

11

+

3

Police Court— District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Geo. Baukham*

vs.

*Thos. Meyer*

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *August 14* 188*7*

*Patterson* Justice.

*Selig* Officer.

*11* Precinct.

WITNESSES :

*Martin Metzker*  
*22 Stanton St.*

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Theresa Meyer*

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

*Theresa Meyer*

(Section 332,  
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Theresa Meyer*,

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *12th* day of *August*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, and on divers other days and times as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

*Theresa Meyer*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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, by this indictment, further accuse the said

*Theresa Meyer*

(Section 885,  
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Theresa Meyer*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the *12th* day of *August*, in the year of our Lord one thousand eight hundred

TORN PAGE

0150

and eighty-~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill governed house, and in ~~the~~ said house, for ~~her~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance and disturbance of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

*Theresa Meyer*

(Section 822, Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Theresa Meyer*

late of the Ward, City and County aforesaid, afterwards, to wit: on the ~~ninth~~ day of ~~August~~ in the year of our Lord one thousand eight hundred and eighty-~~seven~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~her~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

**RANDOLPH B. MARTINE,**  
District Attorney.

0151

BOX:

276

FOLDER:

2645

DESCRIPTION:

Miller, Minnie

DATE:

09/23/87



2645 .

0152

#194

~~Chas. G. Smith~~  
Chas. G. Smith  
49 Chambers

Counsel,

Filed, 23 day of Sept. 1886.

Pleas, *Not guilty*

THE PEOPLE

vs.

*R*

*Minnie Miller*

INJURY TO PROPERTY.

[Sec. 654, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Wm. J. DeForest*

Foreman.

*Sept 23/86*  
*Discharged by Court*

Witnesses:

*Patrick Dwyer*  
*Off Prisoner 19th Precinct*

*Upon the written withdrawal of the complainant filed herewith, said withdrawal showing that the act of defendant was result of accident, I recommend that defendant be discharged or her own recognizance*

*Sept 23/86*  
*W. M. Davis*  
*Asst. Dist. Atty.*

0153

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Patrick Burns

of No. 504 6th Avenue Street, aged 38 years,

occupation Oyster dealer being duly sworn deposes and says,

that on the 14 day of September 1887

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

Minnie Miller (now here) did willfully and maliciously break and destroy the plate glass window of defendant's store at the aforesaid premises, the property of defendant, of the value of one hundred dollars, that said Minnie willfully struck at said glass with an umbrella breaking the same as aforesaid, in violation of Section 654 of the Penal Code of the State of New York

Patrick Burns

Sworn to before me this 14th day of September 1887

Handwritten signature of Police Justice

Police Justice

0154

Sec. 198-200.

2? District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. Minnie Miller

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 56 West 30 Street 2 months

Question. What is your business or profession?

Answer. Feather maker

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

Minnie Miller

Taken before me this

day of September 1887

John J. McManis  
Police Justice.

0155

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

*Joseph A. ...*

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

Dated *Sept 12* 188*9* ..... *John J. ...* Police Justice.

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

Dated ..... 188 ..... Police Justice.

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

Dated ..... 188 ..... Police Justice.

0156

1488

Police Court 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Patrick Burns  
vs.  
Minie Miller

*Offence*  
Mal Munching  
of  
Delancy

1  
2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated Sept 14 1888

G. J. ... Magistrate

W. J. Murphy Officer.

89 Precinct.

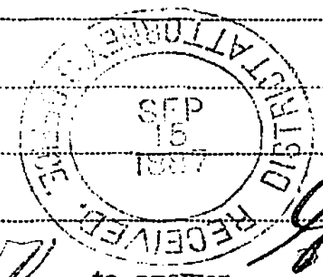
Witnesses .....

No. .... Street.

No. .... Street.

No. .... Street.

\$ 5.00 to answer G.S.



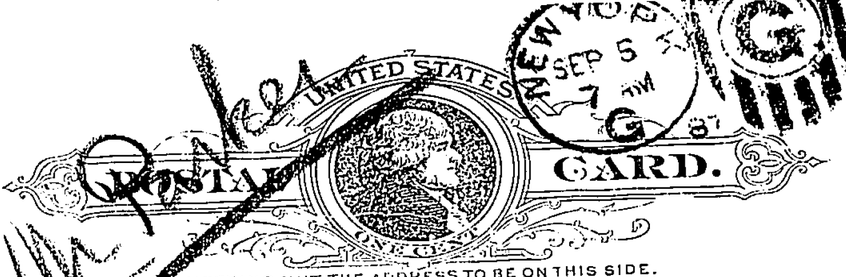
Case

0157

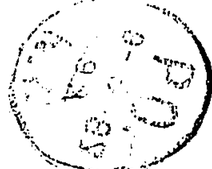
No. 1119 - Tenth Ave  
Dear Sir

My Mother Hagar Terrillier  
who is complainant against  
J. G. L. Dolme, is very sick  
and confined to bed and  
cannot appear against him  
if you cannot get on with the  
case will you kindly postpone it  
until ~~she~~ is able to appear  
Yours truly H. R. Terrillier

0158


  
 NOTHING BUT THE ADDRESS TO BE ON THIS SIDE.

*10/11/2*
  
*B. Martine Esq.*
  
*District Attorney*
  
*City Hall*
  
*New York City*

0159

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

Minnie Miller

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I am convinced that the injury, <sup>to property</sup> was the result of accident more than intent. The defendant was intoxicated at the time and was being ejected from my premises, on that account. I find her previous character has been good. Her friends have offered to pay for repairing the damage done to the window. I am informed by the police she has never before been arrested.

N.Y. Sept. 23<sup>d</sup> 1887

R. L. Schauf  
Witness

Patrick Byrne

0160

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Minnie Miller

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

Minnie Miller -

of the CRIME OF UNLAWFULLY AND WILFULLY DESTROYING -  
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said Minnie Miller, -

late of the 21<sup>st</sup> Ward of the City of New York, in the County of New York  
aforesaid, on the 10<sup>th</sup> day of September, in the year  
of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and  
County aforesaid, with force and arms, a certain pane of  
plate glass, -

of the value of one hundred dollars, -  
of the goods, chattels and personal property of one Patricia Byrne,  
then and there being, then and there feloniously did unlawfully and wilfully  
steal and destroy. -

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

Minnie Miller -

of the CRIME OF UNLAWFULLY AND WILFULLY DESTROYING -  
REAL PROPERTY OF ANOTHER, committed as follows:

The said Minnie Miller, -

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

0161

aforesaid, at the Ward, City and County aforesaid, with force and arms, a certain  
*pane of plate glass, -*

of the value of *one hundred dollars, -*

in, and forming part and parcel of the realty of a certain building of one

*Saluda Bayne*

there situate, of the real property of the said

*Saluda Bayne, -*

then and there feloniously did unlawfully and wilfully *break and destroy*

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

**RANDOLPH B. MARTINE,**

**District Attorney.**

0162

BOX:

276

FOLDER:

2645

DESCRIPTION:

Mooney, Thomas J.

DATE:

09/20/87



2645



0164

The People vs. Thomas J. Mooney. Court of General Sessions, Part I. Before Judge Gildersleeve.

Wednesday, October 5, 1887.

A Jury was empannelled to inquire whether the defendant be of sound mind.

Allen McLane Hamilton sworn and examined by Counsel.

- Q. Dr Hamilton, you are a physician. A. I am.
- Q. How many years experience.
- A. Seventeen years
- Q. Experience in cases of insanity
- A. Insanity and nervous diseases
- Q. Have you seen the prisoner, Mr Mooney before.
- A. I have, sir.
- Q. And examined him.
- A. I examined him twice in the Tombs.
- Q. With a view of forming an opinion as to his condition of mind.
- A. Yes sir.
- Q. Will you please state the result of your observations.
- A. I examined the prisoner twice in the month of August at the request of the District Attorney for the purpose of determining his mental condition, I conversed with him for about two hours and examined him carefully and came to the conclusion that he was suffering from chronic insanity at the time with mania of a light grade, he undoubtedly had had melancholic disturbance as well. He had lively delusions in regard to Fenianism and in regard to persecution, believing that he was pursued relentlessly by detectives and by other imaginary persons who were

0165

attempting to poison him; he was incoherent, ranting and illogical in his remarks and was unable to connect properly his ideas in regard to these detectives. His delusions were inscerc I believe for he acted upon them.

I found that his belief was that they were acting through the warden of the Tombs and introducing poisoned tea into his cell. I subsequently found that he refused to take this tea, the tea that was given to all the other prisoners and he would see them drink it or know that they drank it before he would take it himself. As to the question of shamming, I went up into his cell and found while he was left below in the examining room, that he had concealed some of the tea which he intended to throw away and I found he had thrown away other specimens of tea, this particular specimen being that furnished by the Warden. I learned he had been governed before his arrest by these delusions, that he had moved from place to place, from restaurant to restaurant, staying two or three days in each place and going to another, connecting innocent persons with his delusions, believing them to be conspirators and enemies. He told me about his plot, about his action in regard to burning the steamship Queen, and it struck me that his reasons and that his motives were those of an insane man. I found that he had hallucinations of vision believing that balls of fire were rolled into his cell. His behavior on both interviews was that of a person who is deprived of his reason, and I consequently believe that he was unable to instruct counsel or to give anybody an intelligent idea of his

0166

actions which led to his arrest.

By the Court. Q. You do not consider him capable of making a reasonable defense if he has one, to this charge against him.

A. No sir, I think that his ideas are so dominated by his disease that he cannot instruct counsel properly.

Matthew D. Field sworn and examined by Counsel.

Q. Are you a physician. A. Yes sir.

Q. Of how many years experience.

A. I graduated in 1870.

Q. Are you familiar with cases of insanity.

A. I have been examiner for the City for some five years, that is, connected with the Department of Charities and Corrections.

Q. Have you examined the prisoner here, with a view of forming an opinion as to his sanity.

A. Yes sir; I was rather surprised to be called; I did not come here to testify; I cannot tell you the dates now; I did see him on three occasions shortly after this occurrence at Jefferson Market.

Q. Please state the result of your observations.

A. The result of my examination was that Mr. Mooney was insane. He had peculiar ideas certainly and he was rambling in his conversation and all that -- pseudological, to so speak, in certain ways, starting with very false premises and did not carry out the idea, and if he started on one thing he would almost always get back to the nature of the crime. For sometime I did not get

0167

at a distinct illusion; on my second visit he told me of these systematic persecutions that had been exercised for years on the part of the British Government and other people and how he had moved from restaurant to restaurant for a long time, he would not go more than once or twice to this restaurant, that he would be poisoned and he would have to leave because he would see people go into the restaurant and go into the back room and he knew they were talking to the cook to poison him, and he also told about certain people that he saw on the street corners -- altogether making out delusions and persecutions. This story of his was confirmed by a previous landlady of his who confirmed exactly, independent of what Mr Mooney had stated to me, which he said had existed for nearly a year after his coming here which confirmed his statement to me and confirmed in my mind that he was not shamming, these delusions and persecutions. There was ideas of grandeur and importance of his own rank and all that, which went on to make up a case it seemed to me, of chronic mania at that time.

- Q. Doctor, this was in the beginning of August that your examinations were made.
- A. I cannot remember the dates, I did not come here to testify, I do not remember, it was when he was in Jefferson Market.
- Q. It was quite soon after his arrest.
- A. Yes sir, it was within a week.
- Q. Did your examinations lead you to believe from your observation of him that he must have been in the same

0158

condition at the time of the commission of the act.

A. Oh yes, and a long time before.

Alexander E. MacDonald sworn and examined.

By Counsel. Q. Dr MacDonald, I believe you are connected with some

insane institution belonging to the City.

A. I have charge of the asylums of the City, yes.

Q. How long have you been engaged in that specialty.

A. Since 1898.

Q. Have you examined the prisoner, Mr Mooney, with a view to forming an opinion as to his sanity.

A. I have.

Q. Will you please state how much observation you made.

A. I examined the prisoner on the 3rd of last month somewhat over an hour and came to the conclusion that he was a case of chronic insanity.

Q. From your experience with persons in his unhappy condition of mind, would you say that he must have been in the same condition for at least a month or six weeks or two months prior to the time of your examination.

A. To the best of my belief, yes.

Q. When was your examination made.

A. Mine was made on the 7th of September.

The Judge charged the Jury and they rendered a verdict that the Defendant was insane.

The Court: The Court commits this defendant to the Hudson River State Hospital for the Insane at Poughkeepsie until such time as he is cured of his insanity.

0169

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

POLICE COURT, <sup>2</sup>

DISTRICT.

George L. Andrews

of No. 48 Jane Street, being duly sworn, deposes and

says that on the 3<sup>rd</sup> day of August 1887

at the City of New York, in the County of New York, Thomas J. Mooney

(now here) did feloniously attempt to set fire to the British Steamer "Queen" of the National Steamship Company lying alongside the pier at the foot of West Houston Street. That about the hour of 12 o'clock noon, on said date Depo<sup>nt</sup> was forward on said Steamer when one of the Stevedores came running to Depo<sup>nt</sup> and told him that the after deck was on fire. Depo<sup>nt</sup> immediately ran aft, and saw the deck was on fire and the ship's crew was playing water on it. After the fire was put out, Depo<sup>nt</sup> gathered together the fragments of a broken bottle smelling very strongly of phosphorus. Depo<sup>nt</sup> then came on to the pier when one of the assistants says there goes the man that threw the bottle (referring to the Depo<sup>nt</sup>). Depo<sup>nt</sup> then came across police officer Vail of the Steamboat Squad, whom Depo<sup>nt</sup> told to arrest said Depo<sup>nt</sup>. Then Depo<sup>nt</sup> entered a tug boat and took officer Vail on board and followed said Depo<sup>nt</sup> to the foot of ~~West Houston~~ <sup>West Houston Street</sup> where he was arrested.

0170

Report then examined the boat in which  
 said defendant was arrested and  
 found that it smelled strongly of phosphorus.  
 The steamer Queen had  
 at the time, abt of a crew, about  
 80 Longshoremen, and a number  
 of passengers on board.  
 On the spar deck was burned <sup>a space</sup> 10 feet  
 by 20 feet.

Geo. Madras.

Sworn to before me  
 this 9<sup>th</sup> day of August 1884

*P. A. Duffy*  
 Police Justice

Police Court District.

THE PEOPLE, &c,  
 ON THE COMPLAINT OF

ARRIDAVIT.

vs.

Dated 188

Magistrate.

Officer.

Witness, *Jacob Deland*

*Company Barge Echo, foot of Wall Street*

*James Langharty*

*156 Perry Street*

*Thomas Johnson*

*61 Atlantic Avenue, Brooklyn*

Disposition,

0171

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

POLICE COURT, 2

DISTRICT.

of No. 156 Perry Street, being duly sworn, deposes and

says that on the 3rd day of August 1887

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

Of 12<sup>30</sup> o'clock in the afternoon,  
 deponent saw Thomas J. Mooney  
 arrested on board a small boat  
 named Scotch Glade  
 at the foot of Leroy Street.  
 Deponent went on board the boat  
 as the deponent hired it from  
 him and deponent found a  
 very strong smell similar to  
 what comes from sulphur matches  
 on said boat. Deponent further says  
 that Thomas J. Mooney hired  
 a boat <sup>from him</sup> before sometime within  
 the last week.

Sworn to before me James Doherty  
 this 3rd August 1887  
 P. G. Coffey  
 Justice  
 James

0172

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

POLICE COURT, 2 DISTRICT.

Jacob Meland  
of No. 40 Burgis foot west Houston Street, being duly sworn, deposes and  
says that on the 3 day of August 1887  
at the City of New York, in the County of New York, Thomas A. Mooney

(now here) was in a small boat  
at the hour of 11<sup>30</sup> o'clock in the  
forenoon said date - at the foot  
of West Houston Street

About fifteen minutes  
thereafter I asked the defendant  
what he had on bottles which  
I saw on his boat, he said  
that it was only a little whiskey  
which he had for the officers of  
the Steamer "Queen".

I saw the said defendant  
entering around the stern of said  
steamer in a small boat, the  
whole of yesterday afternoon.

Jacob Meland  
Sworn to before me  
the 3rd day of August 1887

P. J. Deffly  
Police Justice

0173

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

POLICE COURT, 2 DISTRICT.

68. Leroy Street } James J. Clark  
of No. 516<sup>or</sup> Broome Street, being duly sworn, deposes and

says that on the 3<sup>rd</sup> day of August 1887

at the City of New York, in the County of New York, I was standing

am

on the portside forward on the hurricane deck of the Steamship "Andes" lying on the north side of pier 38 (new number) North river, between the hours of 11.30 and 1.30 pm on said date. I saw a man in a row boat, whom I now identify as Thomas J. Mooney the defendant, the row boat was then in the Slip between piers 38 and 39. The row boat was then heading east towards the bulkhead. When the row boat came about within one hundred feet from the bulkhead and when about opposite the after hatch of the Steamship "Queen". I saw the defendant stand up in his row boat and throw something like a bottle on board said Steamship. Immediately afterwards I saw flames shooting up from the deck of said Steamship. I worked several years for John H. Webb who did "stevedore work" on the Steamship "Queen" and am familiar with the location of the different hatches on said Steamship. I am at present in the employment of George H. Richardson, fruit Merchant in Greenwich Street between Barclay Street and Park Place New York City.

Sworn to before me this 4<sup>th</sup> day of August 1887  
James J. Clarke  
Police Justice

0174

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 48 years, occupation Police officer of No.

the 28th precinct police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Roberty

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

Sworn to before me, this 3  
day of August 1887 Wm A Thomas

J. M. C. [Signature]  
Police Justice.

0175

Sec. 198-200.

2  
District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss

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

Question. What is your name?

Answer Thomas J. Mooney

Question. How old are you?

Answer 39 years

Question. Where were you born?

Answer. I don't wish to answer

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

Answer. I do not wish to answer

Question. What is your business or profession?

Answer. I prefer to 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. I have nothing to say  
Refused to sign his name

Taken before me this

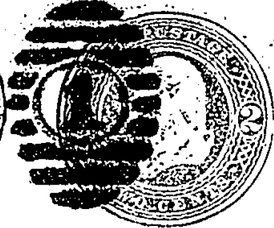
day of

August 1908  
John J. [Signature]

Police Justice.

0176

Return to  
HUDSON RIVER STATE HOSPITAL,  
POUGHKEEPSIE, N. Y.,  
If not delivered within 5 days.



*A. Suydam, Esq.*

*32 Warren St.,*

*New York City.*

0177

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

guilty thereof, I order that he be held to answer the same and ~~he be admitted to bail in the sum of~~  
~~Hundred Dollars~~ and be committed to the Warden and Keeper of  
the City Prison of the City of New York, ~~until he give satisfactory bail~~ without bail

Dated August 9 1887

P. G. Coffey  
Police Justice.

I have admitted the above-named

GLUED PAGE

TORN PAGE

0178

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

Hudson River State Hospital

Poughkeepsie, N.Y. January 24<sup>th</sup> 1888

Hon. Henry A. Gilchrist, Esq.,  
Judge of the Court of General Sessions,  
New York City.

Sir:

Pursuant to Section 26, Article  
Second, Title First, Chapter 2446,  
Laws of 1874 I report as "restored  
"to his right mind", Thomas J.  
Mooney committed to this  
hospital October 1887 on order of  
your Court.

Respectfully

J. M. Chauland,  
Supt.

0179

Police Court 2 District. 1265

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*and attack*  
George L. Andrews  
vs.  
Thomas J. Mooney

*Officer Alvin Brown*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

*Ex. Aug. 4<sup>th</sup>  
2pm*

*Witness  
William H. Thomas  
Police officer of  
28<sup>th</sup> Precinct*

Dated Aug 3 1887

Duffy Magistrate.

Robt J. Nail Officer.

Wm H. Thomas Precinct.

Witnesses James Doherty

No. 156 Perry Street.

Greenfield

No. Barge "Echo" foot of West Houston Street.

James J. Clark

No. 546 Broome Street.

Held without bail

Wm. Genl. Sweeney

Com



0180

Petition for Hab. Corp.

Reid Gould, Law Blank Publisher and Stationer, 168 Nassau St., N. Y.

To Honorable the Justice of the Supreme Court of the State of New York sitting at Special Term at Chambers Street in the County of New York shows that  
The Petition of Michael Weiss

1st.—That your petitioner is imprisoned or restrained in his liberty in the Tombs in the City and County of New York  
2d.— That he has not been committed, and is not detained by virtue of any judgment, decree, final order, or process specified in section 2016 of this Act.

3d.—The cause or pretence of the imprisonment or restraint, according to the best knowledge and belief of the Petitioner is for an alleged larceny

4. That the illegality of the imprisonment or restraint of said prisoner consists in that the facts as stated in the affidavit upon which the warrant of arrest was granted, even if true do not constitute a sufficient cause for his imprisonment

wherefore your Petitioner prays that a writ of habeas corpus and certiorari issue directed to the warden of the Tombs of the City and County of New York and to the District Attorney in and for the City and County of New York commanding him to ~~them~~ ~~respectfully~~ respectfully to produce the body of the said petitioner and to certify fully and at large to one of the Justices of this Court at Special Term held at Chambers Street on the 24th day of September 1887 at half past ten o'clock in the forenoon or as soon thereafter as counsel can be heard the day and cause of said imprisonment

Dated the 23 day of September 1887  
City and County of New York  
Michael Weiss

being duly sworn, doth depose and say, that the facts set forth in the above petition, subscribed by him are true.

Sworn before me, this 23 day of September 1887

Michael Weiss

John Lewis Brewster  
Notary Public  
New York County

Supreme Court  
of New York,

In the Matter of  
the application of

Mutual Ties

for writs of habeas

corpus and

certiorari

City

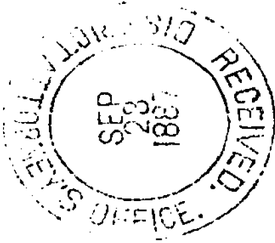
Petition for Hab. Corpus.

Charles E. LeBarbier

Att'y for Petitioner

35 Broadway

New York City  
No. 123456789



0181



0183

Hudson River State Hospital

Poughkeepsie N.Y. Feby 24 1858

A. Suydam, Esq.

32 Warren St.,  
New York.

Dear Sir,

I enclose a report made by Dr  
Chas. H. Langdon, the physician who  
had the immediate charge of Thomas  
J. Mooney while in this Hospital.

I concur in the opinion ex-  
pressed by Dr Langdon.

Yours truly,

J. M. Cleveland

0184

Hudson River State Hospital

Poughkeepsie, N.Y. Feb. 24, 1888

Thomas J. Mooney was apparently depressed mentally, and somewhat run down physically, at the time of his admission to this hospital. While here his condition generally improved. He seemed to appreciate the absurdity and falseness of many of his <sup>former</sup> ideas, and, at the time of his discharge, we did not consider him a dangerous man, or one likely to disturb the public peace or safety by the commission of insane acts.

Charles H. Langdon, M.D.

From Chapter 446, Laws of 1874.

SECTION 1.—No person shall be committed to, or confined as a patient in any asylum, public or private, or in any institution, home, or retreat, for the care and treatment of the insane, except upon the certificate of two physicians, under oath, setting forth the insanity of such person. But no person shall be held in confinement in any such asylum for more than five days, unless within that time such certificate be approved by a judge or justice of a court of record of the county or district in which the alleged lunatic resides, and said judge or justice may institute inquiry and take proofs as to any alleged lunacy before approving or disapproving of such certificate, and said judge or justice may, in his discretion, call a jury in each case to determine the question of lunacy.

Certificate of physicians.

Approval thereof.

Proofs.

Qualification of Physicians.

Personal examination.

SECTION 2.—It shall not be lawful for any physician to certify to the insanity of any person for the purpose of securing his commitment to an asylum, unless said physician be of reputable character, a graduate of some incorporated medical college, a permanent resident of the State, and shall have been in the actual practice of his profession for at least three years, and such qualifications shall be certified to by a judge of any court of record. No certificate of insanity shall be made except after a personal examination of the party alleged to be insane, and according to forms prescribed by the State Commissioner in Lunacy, and every such certificate shall bear date of not more than ten days prior to such commitment.

MEDICAL CERTIFICATE.

I, Matthew D. Field, a resident of 115 East 40th St New York in the County of New York, State of New York, being a Graduate of Bellevue Hospital Medical College, hereby Certify under oath that on the 26th day of February 1888, I personally examined Thomas J. Morney, of the age of about 39 years, ~~was~~ married, and by occupation a Collector (I.) and that the said Thomas J. Morney is insane, and a proper person for cure and treatment under the provisions of Chapter 446, of the laws of 1874, of the State of New York.

I further certify that I have formed this opinion upon the following grounds:

(Here insert the particular manifestations of insanity.)

He has delusions of grandeur and importance, believing that he is to right the wrongs of this Country and Ireland - that on this account he is the special culprit of persecution by the English government which has him followed by detectives, who seek to destroy him - that they buy up the physicians who have him in charge, and his lawyers who are to defend him. He throws Explosives on to an English Steamship in broad day light when there are many people on deck. He justifies this act, and seems to glory in it, having no real appreciation of the gravity of this act.

And I further declare, That my qualifications as a medical examiner in Lunacy have been duly attested and certified by Charles Dourbne

Judge of Supreme Court

Subscribed by me and me, this 26th day of February 1888

Matthew D. Field M. D.

W. H. Childers, J. G. S.

The oath, or affirmation, may be administered by any qualified officer of the State of New York. Two physicians must separately make affidavit of the insanity of the patient.

0186

Court of General Sessions.

The People of the State  
of New York  
—Against—  
Thomas J. Moorey.

Please take notice that upon the annexed  
affidavit and all the papers and proceedings  
in this case I shall move at the General Sessions  
of the Place, in Part 3, to be held in and for  
the City and County of New York, at the City  
Hall, New York City, on the 2<sup>d</sup> day of February  
1888, at the opening of the Court on that day,  
or as soon thereafter as I can be heard, that  
the bail in which the above named defendant  
has been committed be reduced to the sum  
of One thousand Dollars.

Dated N. Y. February 1. 1888.

Yours &c

John Delahanty  
Def't's Atty.

To John R. Fellows Esq.  
Dist. Atty.

0187

Court of General Sessions

The People of the  
State of New York.  
— Against —  
Thomas J. Mooney.

City & County of New York, ss:

John McLaugherty being  
duly sworn says that he is of counsel for  
the above named defendant; that said de-  
fendant is now confined in the City prison  
under indictment for the crime of arson, & that  
as deponent is informed his bail has been  
fixed at \$5000.

Deponent further says that on the 5<sup>th</sup>  
day of October last the question of said de-  
fendant's sanity was tried before his Honor,  
Judge Gildersleeve, and a jury, and on the  
trial Dr. A. Mc Lane Hamilton, Dr. McDonald,  
Superintendent of the City hospital for the  
Insane, and Dr. Field one of the physicians  
of the City Board of Health were examined as  
experts, and testified that they had made  
thorough examinations of the prisoner with  
a view of forming an opinion as to his  
sanity, & that each of said experts testified  
that in his judgment the prisoner was

not sane; that the jury found accordingly and Judge Gildersleeve committed the defendant to the State Hospital at Poughkeepsie, where he remained until Friday January 27<sup>th</sup> last when he was discharged from said hospital as cured. That after said trial Dr. Hamilton stated to deponent that he had had frequent interviews with Mooney in the city prison, and that apart from the hallucinations from which Mooney was suffering in regard to the British Government, by spies and agents of which bent upon his ruin he believed himself to be surrounded, Mooney was an honest man, harmless of correct principles and a good disposition.

That deponent has had frequent interviews with Mooney in the city prison, and at the hospital, and believes that he is a man of good character as described by Dr. Hamilton, & that if he is bailed out in the sum of one thousand dollars, will appear for trial when required. That the three medical experts who testified on said trial as aforesaid stated on their examination that in their opinion the defendant was in the same unsound mental condition in the month of August last

0189

when the said offense was committed as  
he was at the time of said trial and when  
they made their respective examinations.

He prout therefore asks that the bail  
in which said defendant has been committed  
be reduced to the sum of one thousand  
dollars.

Shown to before me this } No delahanty  
1<sup>st</sup> day of February 1888 }

Jefferson Grubb  
Notary Public  
Ky. City & Co

0190

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas J. Mooney

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

Thomas J. Mooney of the CRIME of Arson in the second degree,

committed as follows:

The said Thomas J. Mooney

late of the Ward of the City of New York, in the County of New York aforesaid, on the 11th day of August, in the year of our Lord

one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, in the day time of the same day, a certain vessel of a certain corporation known as The National Steamship Company, (Limited), to wit, a certain Steam Ship called "The Queen", then and there being and being in the waters there commanding called the Hudson or North River, wherein there was then and there to the knowledge of the said Thomas J. Mooney, a human being, to wit, one George S. Andrews, and divers others, maliciously did set on fire and burn, against the form of the Statute in such case made and provided, and against the peace

0191

Grand Jury

Second COUNT.

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

Thomas J. Mooney  
of the CRIME of Unlawfully and maliciously dam-  
aging a vessel by the explosion of an explosive substance,

committed as follows:

The said Thomas J. Mooney

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid, at the City and County aforesaid, in full force and arms, a certain vessel of a certain corporation known as the National Steamship Company (Limited) to wit: a certain Steam Ship called "The Queen", then and there being and being in the waters there, commanded by the Andrew or North River, unlawfully and maliciously by the explosion of a certain explosive substance to the said Grand Jury aforesaid unknown, did unlawfully damage, whereby the lives and safety of one Roger S. Andrews, and their other persons to the said Grand Jury aforesaid unknown, then and there being in and on board of the said vessel were then

0192

and those endangered, 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;

*Henry J. Bernheim*

District Attorney.

0193

BOX:

276

FOLDER:

2645

DESCRIPTION:

Moore, Joseph W.

DATE:

09/27/87



2645

0194

#230

J. P.

Counsel  
Filed *[Signature]* day of *[Signature]* 1887  
Pleads *Not guilty*

Grand Larceny, second degree  
(From the Person)  
[Sections 628, 581 and 34, Penal Code].

THE PEOPLE  
vs.

*Joseph W. Moore*

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*Chas. H. Bontrick* Foreman.  
*Oct 4/87*  
*Heads of [Signature]*  
*[Signature]*

Witnesses:

*J. H. Brown*  
*Off. Jno. Madigan 30th Dec*

0195

6<sup>th</sup>  
11

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

John F. Brown  
East View New York near Perry Lane,  
being duly sworn, deposes and says, that on the 15<sup>th</sup> day of September 1887  
at the Westwood Park Race Track City of New York,  
in the County of New York, <sup>attempted to be</sup> feloniously taken, stolen and carried away from the possession  
of deponent, and from his person

the following property, viz.:

One Nickel Watch of the value of eight dollars

the property of

deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was <sup>attempted to be</sup> feloniously taken, stolen, and carried away by Joseph Walter Moore (now here)

from the fact that deponent felt some thing tugging at his watch chain while at the Races in said Park on said day and looking to see what it was saw him said defendant with the act of taking stealing deponents said Watch from the right hand pocket of the Vest then and there upon by him on his person, that at said time he held the Watch in his hand but not detached from the Guard. Deponent asks that he said defendant be held to answer and dealt with according to law.

John F. Brown

Sworn before me this 15<sup>th</sup> day of September 1887  
Police Justice

0196

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY OF NEW YORK

Joseph Walter Moore

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

Question. What is your name?

Answer

Joseph Walter Moore

Question. How old are you?

Answer

22 years

Question. Where were you born?

Answer.

Kentucky

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

Answer.

28 Conclia Street, since April last

Question. What is your business or profession?

Answer

Horse Rubber

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.

Joseph W. Moore

I taken before me this

day of September 1888

[Signature]

Police Justice.

0197

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

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

*Dated* *September 15<sup>th</sup>* 1887 *[Signature]* *Police Justice.*

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

*Dated*..... 188..... *Police Justice.*

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

*Dated*..... 188..... *Police Justice.*

0198

Police Court *6th* District *1530*

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Wm. F. Brown*  
*Joseph Walter Moore*

*Francis A. [unclear]*  
*Wm. [unclear]*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated *September 15* 188*7*

*Harry White* Magistrate.

*Madigan* Officer.

*33d* Precinct.

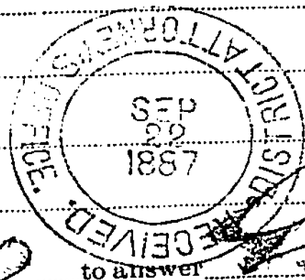
Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ *500* to answer \_\_\_\_\_



*Com*

0199

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Joseph W. Moore*

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

*Joseph W. Moore*  
*attendant to the same.*  
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed

as follows :

The said *Joseph W. Moore,*

late of the City of New York, in the County of New York aforesaid, on the  
*21st* day of *September*, in the year of our Lord  
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, in the

*same* time of the same day, with force and arms, *one watch*  
*of the value of eight dollars,*

of the goods, chattels, and personal property of one *John S. Brown,*  
on the person of the said *John S. Brown,* then and there being  
found, from the person of the said *John S. Brown,* then and there  
*attendant to the* 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.

*Samuel J. Beane*

District Attorney.

0200

BOX:

276

FOLDER:

2645

DESCRIPTION:

Mulholland, Hugh

DATE:

09/07/87



2645

1927

Witnesses:

Oscar Murphy  
Off Taylor & Co. Ins.

Counsel, \_\_\_\_\_  
Filed, 7 day of Sept. 1887  
Pleads, \_\_\_\_\_

THE PEOPLE  
vs.  
Hugh Mulholland  
Grand Larceny, 1st degree  
(FROM THE PERSON)  
[Sections 528, 530, Penal Code]

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

Alfred R. Forest  
Foreman.  
W. H. ...  
S. P. ...

0202

Police Court— 4 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 695 First Avenue Street, aged 25 years,  
occupation Milk Dairy being duly sworn

deposes and says, that on the 24 day of August 1887 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the night time, the following property viz :

One Silver Watch and  
Brass Chain attached together  
of the value of Five Dollars

the property of

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 Henry Williams

from the fact that at about  
10 o'clock P.M. of the above  
date, while deponent was standing  
in the docks at the foot of East  
37<sup>th</sup> Street. Suddenly felt a  
pull or a tug at his chain attached  
to said watch and worn in his  
left side vest pocket said vest  
being a part of deponents bodily  
clothing then and there  
immediately after deponent  
felt said pull or tug he turned  
around and saw said defendant  
standing close to deponent

Subscribed before me, this  
1887 day

Police Justice.

0203

is informed by Officer John  
W. Taylor of the Det. Bureau  
that he arrested said defendant  
and found concealed upon his  
person a watch and chain  
and deponent identifies the  
said watch and chain found  
by said Officer as the property  
that was taken, stolen and  
carried away from his possession  
and person and prays that  
said defendant be held to  
answer and be dealt with  
as the law requires.

Subscribed before me  
this 25<sup>th</sup> day of Aug 1891  
J. Henry [Signature] Clerk of the Court

0204

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 28 years, occupation John W Taylor Police Officer of No  
21 Church Street, being duly sworn deposes and

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

Sworn to before me, this 23  
day of Aug 1888 } John W Taylor

J. Skemp  
Police Justice.

0205

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Hugh Mulholland* 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.

*Hugh Mulholland*

Question. How old are you?

Answer.

*27 years*

Question. Where were you born?

Answer,

*New York City*

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

Answer.

*No 219 East 38th St 7 months*

Question. What is your business or profession?

Answer,

*Labourer*

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

Answer.

*I am not guilty*

*Hugh Mulholland*

Taken before me this

day of

188

*John W. ...*

Police Justice.

0206

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

*Defendant*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* Hundred Dollars, ..... and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Sept 10* 188 ..... *J. W. ...* Police Justice.

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

Dated ..... 188 ..... Police Justice.

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

Dated ..... 188 ..... Police Justice.

0207

144 / 1370  
Police Court-- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles Murphy*  
*695 - 1st Ave*  
*Stuyvesant*

Offence  
*Drunk*

2 .....  
3 .....  
4 .....

BAILED,

No. 1, by .....  
Residence ..... Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

No. 4, by .....  
Residence ..... Street.

Dated *Aug 25* 188*7*

*Gar* Magistrate.

*Jaylor* Officer.  
*91st* Precinct.

Witnesses *John W Jaylor*

No. *100* Street.

No. .... Street.

No. .... Street.

\$ *100* to answer

*De Jure*

0208

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Mugger Mulholland*

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

*Mugger Mulholland*

of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed  
as follows:

The said *Mugger Mulholland*,

late of the City of New York, in the County of New York aforesaid, on the  
*Twenty-fourth* day of *August* in the year of our Lord  
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, in the  
*night* time of the same day, with force and arms,

*one watch of the value of*  
*four dollars and fifty*  
*cents, and one chain of the*  
*value of fifty cents,*

of the goods, chattels, and personal property of one *Oscar Murphy*,  
on the person of the said *Oscar Murphy*, then and there being  
found, from the person of the said *Oscar Murphy*, 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.

*Charles W. Smith*

District Attorney.

0209

BOX:

276

FOLDER:

2645

DESCRIPTION:

Murphy, Edward

DATE:

09/23/87



2645

0210

# 213

Witnesses:

Mary Southward  
Daniel Aherne  
Off. Jas McGinn 25<sup>th</sup> Dec

Counsel, \_\_\_\_\_  
Filed, 20<sup>th</sup> day of April 1887  
Pleads, \_\_\_\_\_

THE PEOPLE  
vs.  
*RI*  
Edward Murphy

Grand Larceny *second* degree  
[Sections 528, 531 and 539, Penal Code]

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*Alfred J. DeForest*  
Foreman.  
*Charles G. Smith*  
S. P. 2<sup>nd</sup> 1/2 1887

0211

Police Court 1st District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 230 West 18th Street, aged 39 years,  
occupation Housekeeper being duly sworn

deposes and says, that on the 31st day of August 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and ~~carried~~ <sup>driven</sup> away from the possession of deponent, in the day time, the following property viz:

A horse attached by harness to a wagon and being collectively of the value of about one hundred and fifty dollars \$150.00

the property of deponent and her husband James Southward

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 Edward Murphy now present

that on said 31st day of August last past, deponent was informed by her husband (who is now sick) that the aforesaid property - to wit - the horse and wagon was stolen and driven away from James Southward this City during his absence on business

that on the 3rd day of September just past deponent saw and identified the horse as the one so stolen from her husband

that deponent is now informed by one Daniel O'Keefe that on the 31st day of August last past he bought the horse from the defendant and paid him therefor twenty dollars and at the time of such sale, the defendant stated and declared that the horse was his - Deponent therefore charges the defendant with the commission of the felony

Sworn to before me this 1st day of September 1887

Samuel C. McCallister Police Justice.

0212

CITY AND COUNTY }  
OF NEW YORK } ss.

*Daniel Meam*

aged *21* years, occupation *Declar* of No.

*476 East 74* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*May Southward*

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

Sworn to before me, this

day of *September* 183

*Daniel Stern*

*Sam'l C. Bell*

Police Justice.

0213

Sec. 198-200

CITY AND COUNTY OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

*Edward Murphy*

Question. How old are you?

Answer.

*44 Years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*418 West 16th Street*

Question. What is your business or profession?

Answer.

*Dealer*

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

Answer.

*I am not guilty of the charge I know nothing about the horse & wagon alleged to be stolen by me and I do not know the man who says he bought the horse from me*  
*Edward Murphy*

Taken before me this

day of *December* 188*8*

*James J. Sullivan*

Police Justice.

0214

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

*Edward Murphy*

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

Dated September 7 188

*Samuel J. Bell* Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated \_\_\_\_\_ 188

Police Justice.

0215

163 / 1425  
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

250 West 18th St  
Mary Southward  
~~27th St~~  
476 7th St  
Edward Murphy

Offence  
Green  
Selony

2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated September 4 1887

J. Keilly Magistrate.

James A. McGinn Officer.

25 Precinct.

Witnesses Daniel Ahern

No. 476 7th Street.

No. .... Street.

No. .... Street.

\$ 15.00 to answer C. J. S.



COMMITTED.

0216

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Edward Munday*

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

*Edward Munday*

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

The said *Edward Munday*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

*one horse of the value of twenty dollars, one wagon of the value of thirty dollars, and one set of harness of the value of twenty dollars.*

of the goods, chattels and personal property of one

*James Southward,*

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

0217

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*Edward Murphy*—

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Edward Murphy*

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

*one horse of the value of seventy  
dollars, one wagon of the value  
of sixty dollars, and one set of  
harness of the value of twenty  
dollars.*

of the goods, chattels and personal property of one

*James Southward*—

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

*James Southward*—

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

*Edward Murphy*—

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.

**RANDOLPH B. MARTINE,**

**District Attorney.**

0218

BOX:

276

FOLDER:

2645

DESCRIPTION:

Murray, Charles

DATE:

09/28/87



2645

0219

162

Witnesses:

*Jane Rouse*

Counsel,

Filed, *2d* day of *April* 188*7*

Pleads,

Grand Larceny, *second degree*  
(From the Person)  
[Sections 528, 531 Penal Code]

THE PEOPLE

vs.

*B*

*Charles Murray*

*11/19*

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Chas. W. Condit* Foreman.

*W. J. ...*

*W. J. ...*  
*S. P. 2 1/2 yrs*

0220

Police Court— 3<sup>rd</sup> District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

James Rouse  
of No. 401, Washington ~~Street~~ <sup>Brooklyn</sup> Street, aged 55 years,  
occupation Bricklayer. being duly sworn

deposes and says, that on the 25 day of September 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession <sup>and</sup> of deponent, in the day time, the following property viz:

One Silver Watch of the value of  
Twenty five dollars

the property of Deponent,

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Charles Murray <sup>Brooklyn</sup>

From the fact that deponent was in the Fish Market on the foot of Fulton Street when deponent had said watch attached to a plated chain in the watch pocket of the vest, then worn upon deponent's person, that while deponent was looking on some fish, he felt a jerk upon said vest pocket, and deponent then & then caught said deponent in the act of stealing said watch, that deponent seized hand of said deponent <sup>qua</sup> <sup>h</sup> <sup>ed</sup> and deponent saw said deponent throw said watch away which was picked up by some unknown person, and returned to deponent.

James Rouse

Sworn to before me, this

25<sup>th</sup> day

1887

of  
[Signature]  
Police Justice.

0221

Sec. 198-200,

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Charles Murray*

Question. How old are you?

Answer. *32 years.*

Question. Where were you born?

Answer. *New York State*

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

Answer. *126 East 18 Street 2 months*

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 am not guilty*  
*Charles Murray*

Taken before me this

day of *August* 188*9*

*[Signature]*  
Police Justice

0222

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 \_\_\_\_\_

*Adrian A. Smith*  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, \_\_\_\_\_ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *April 30* 188*7* \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0223

Police Court-- 3 District. 1566

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Rouse*  
*707 Washington*  
*Brooklyn*  
*Charles Murray*

*James Rouse*  
Office of the  
Magistrate

2  
3  
4

Dated *Sept 25* 1889

*Duffy* Magistrate.

*Michael Savage* Officer.

*7* Precinct.

Witnesses

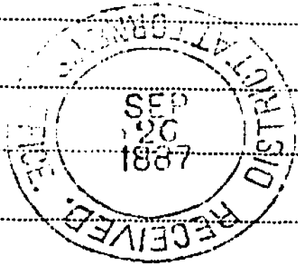
No. Street.

No. Street.

No. Street.

\$ *1000* to answer *GS*

*CS*



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

0224

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Charles Murray*

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

*Charles Murray*

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

The said *Charles Murray*

late of the City of New York, in the County of New York aforesaid, on the  
*Twenty-fifth* day of *September*, in the year of our Lord  
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, in the

*year* time of the same day, with force and arms, *one watch*  
*of the value of Twenty-five*

*dollars,*

of the goods, chattels, and personal property of one *James Bouse*,  
on the person of the said *James Bouse*, then and there being  
found, from the person of the said *James Bouse*, 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.

*Charles Murray*

District Attorney.

0225

BOX:

276

FOLDER:

2645

DESCRIPTION:

Murray, James

DATE:

09/30/87



2645

305

Counsel,  
Filed *[Signature]* day of *Sept* 188  
Pleads,

THE PEOPLE  
vs.  
*[Signature]*  
*James Murray*

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*Wm. Van Dyke* Foreman  
*Oct 3/87*  
*Wm. Van Dyke*  
*S.P. Two 1/2 1/4 1/2*

Witnesses:  
*Angels Massi*  
*Off. J. J. Harrington 6<sup>th</sup> Dec*

*Sections 498, 506, 528, 531, 559*  
*Bringing in the Third Degree*

0227

Police Court— District.

City and County of New York, ss.:

of No. 35 Mulberry Street, aged 32 years,

occupation Segar Dealer, being duly sworn

deposes and says, that the premises No. 35 Mulberry Street, 8th Ward

in the City and County aforesaid the said being a wooden stand with a door and window attached and which was occupied by deponent as a Segar and Tobacco stand and in which there was at the time no human being,

were BURGLARIOUSLY entered by means of forcibly opening the same with a false key and entering therein with intent to commit a crime

on the 13 day of September 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of Segars, Tobacco, Pipes and Playing Cards all together of the value of thirty dollars (\$30.00)

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

James Murray now here

for the reasons following, to wit: that at about 11 o'clock PM of the above date deponent securely locked and fastened the window and door of said stand and at that time the above described property was concealed in stand. That deponent is informed by Officer Thomas

0228

I, Crystal of the 6th Precinct  
that at about 11 O'clock A.M.  
of the above date, arrested  
said defendant at the corner  
of Bayard and Mulberry streets  
with the above described property  
in his possession, which I depone  
fully identifies as the property  
taken stolen and carried away  
from the above described place.  
Therefore I depone that  
said defendant is held  
to answer and dealt with as  
the law directs.

Subscribed before me *Angelo Masci*  
this 13<sup>th</sup> day of Sept 1889  
*J. P. Duffy*

It appearing to me by the within depositions and statements that the crime therein mentioned has been  
committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Twenty 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 1889 .  
I have admitted the above named  
to bail to answer by the undertaking hereunto annexed.  
Dated 1889 .  
There being no sufficient cause to believe the within named  
guilty of the offence within mentioned, I order he to be discharged.  
Dated 1889 .  
Police Justice.

Police Court, District,

THE PEOPLE, &c.,  
on the complaint of  
vs.  
1  
2  
3  
4

Offence—BURGLARY.

Dated 1889  
Magistrate.  
Officer.  
Clerk.  
Witnesses.  
No. Street,  
No. Street,  
No. Street,  
§ to answer General Sessions.

0229

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas J. Crystal*  
Police Officer

aged 33 years, occupation \_\_\_\_\_ of No. \_\_\_\_\_

*the 1st Avenue* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*Angelo Rossi*

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

Sworn to before me, this 13  
day of Sept 1887

*Thomas J. Crystal*

*[Signature]*  
Police Justice.

0230

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer

*James Murray*

Question. How old are you?

Answer

*25 years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*N 121 Clinton St. 18 years*

Question What is your business or profession?

Answer

*Truck Driver*

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

Answer.

*I am not guilty*

*James Murray*

Taken before me this

day of

1887

*[Signature]*

Police Justice.

0231

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

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

Dated Sept 13 1887 D. G. Buff Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0232

Police Court-- District.

5 1482

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Angelo Masi*  
*James Murray*  
*James Murray*  
*James Murray*

Offense *James Murray*

BAILED,

No. 1, by  
Residence Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

Dated *Sept 13* 1887

*Suppy* Magistrate.

*Erystal* Officer.

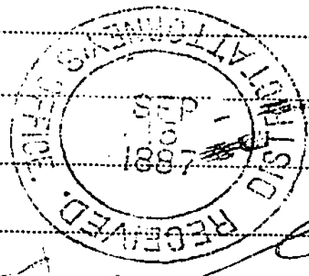
*John Harrington* Precinct.

Witnesses *John Harrington*  
*James Murray* Street.

No. Street.

No. Street.

\$ *700* to answer



0233

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*

*James Murray*

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

*James Murray*

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

*James Murray*

late of the *Sixth* Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

*Angelo Masi.*

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

*Angelo Masi.*

in the said *Store* 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.

0234

SECOND COUNT--

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

of the CRIME OF *James Murray* LARCENY ~~in the peace of the~~ committed as follows:

The said *James Murray*

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, in the ~~month~~ time of the said day, with force and arms,

*five hundred papers of the value of five cents each, five pounds of tobacco of the value of ten one cents each pound, ten pipes of the value of twenty cents each, and twenty yards of plaid of the value of twenty five cents each yard,*

of the goods, chattels and personal property of one *Angelo Masi*.

in the *land* of the said *Angelo Masi*.

there situate, then and there being found, *in* the *land* 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*James Murray*—

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *James Murray*

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,

*five hundred papers of the value of five cents each, five yards of fabric of the value of one dollar each yard, five pipes of the value of twenty cents each, and twenty yards of painting cards of the value of twenty five cents each yard,*

of the goods, chattels and personal property of one *Angelo Masi*.—

by ~~a certain person~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Angelo Masi*.—

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

*James Murray*—

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

**RANDOLPH B. MARTINE,**  
District Attorney.

0236

BOX:

276

FOLDER:

2645

DESCRIPTION:

Murray, John

DATE:

09/27/87



2645

0237

BOX:

276

FOLDER:

2645

DESCRIPTION:

Cohen, Morris

DATE:

09/27/87



2645

248

MARK

Witnesses:

F. D. Bourne

Counsel, *[Signature]*  
Filed, *[Signature]* day of *[Signature]* 1887  
Pleads, *[Signature]*

THE PEOPLE  
vs.  
*[Signature]*  
John Murray  
*[Signature]*  
Morris Cohen

Grand Larceny, *[Signature]* degree  
[Sections 528, 581 Penal Code]

RANDOLPH B. MARTINE,  
*[Signature]*  
District Attorney.

A True Bill.

*[Signature]* Foreman.  
*[Signature]*  
*[Signature]*  
Per. Libo yno Each.

0239

Police Court

1st

District

Affidavit—Larceny.

City and County of New York, ss.

of No. 251 Broadway Street, aged 26 years, occupation Publisher being duly sworn

Frank J. Owen

deposes and says, that on the 14th day of September 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Horse of Brewster Phaeton & Harness + Blankets + Rubber coat & horse cover together of the value of Five Hundred Dollars

the property of Henry B. Bowen in the care and custody 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

John Murray & Morris Cohen from the fact that deponent is informed by John H. Kelly of no 251 Broadway a coach driver employed by Henry B. Bowen that on the above described date at about one o'clock thirty minutes P.M. said Kelly left the aforesaid phaeton & horse outside of the above premises while Kelly was in the office of said premises delivering some checks and about three minutes thereafter when said Kelly came out of said office he Kelly missed the above described property and on the 16th day of September deponent found the aforesaid property in the defendant's possession in Calumet Street Newark

Sworn to before me, this 14th day of September 1887

Police Court

0240

New Jersey and identified said property  
as the property taken stolen and carried  
away as aforesaid.

Wherefore deponent prays  
that the said defendants, Murray & Hohen  
may be apprehended and dealt with  
as the law in such case made and provided

Sworn to before me this

17<sup>th</sup> day of September 1887

Franklin S. Bowen

Notary Public

0241

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 43 years, occupation Coach Driver of No. 257 Broadway Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Frank D. Bowen and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 15<sup>th</sup> day of Feb 1888

John H. Kelly

John H. Kelly  
Police Justice

0242

Sec. 198-200

15

District Police Court.

CITY AND COUNTY OF NEW YORK

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

Question. What is your name?

Answer. *John Murray*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Chicago*

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

Answer. *Chicago 2 years*

Question. What is your business or profession?

Answer. *Rubber Belting*

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

Answer. *I am guilty John Murray*

Taken before me this *19th* day of *April* 188*8*

*[Signature]*  
Police Justice.

0243

Sec. 198-200.

1916 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Morris Cohen* 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 at the trial.

Question What is your name?

Answer *Morris Cohen*

Question How old are you?

Answer *19 years*

Question Where were you born?

Answer *Poland*

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

Answer *90 Bowery 2 weeks*

Question What is your business or profession?

Answer *Pedler*

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

Answer *I am guilty  
Morris Cohen*

Taken before me this

day of *April* 1916

*A. M. Wick*  
Police Justice.

0244

Sec. 151.

Police Court 1<sup>st</sup> District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*  
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Frank D. Bowen

of No. 251 Broadway Street, that on the 14 day of September

1888 at the City of New York, in the County of New York, the following article to wit:

One pair of Brewster Phaeton Harness  
Blankets + Rubber Coats + horse cover together

of the value of Five Hundred Dollars,

the property of Henry Bowen In Care and Custody of Complainant

was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by John Murray and Morris Cohen

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring them before me, at the 1<sup>st</sup> DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 14<sup>th</sup> day of September 1888

[Signature]  
POLICE JUSTICE.

0245

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

Dated *Sept 19<sup>th</sup>* 188 *J. M. [Signature]* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0246

(W) Police Court- 15-1532 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Frank D. Brown  
251 Broadway

John Murray  
Morris Cohen

3  
4

Office  
Frank D. Brown

BAILED,

No. 1, by  
Residence Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

Dated Sept 19<sup>th</sup> 188

Richard Murray Magistrate.

Riston + Co. Officer.

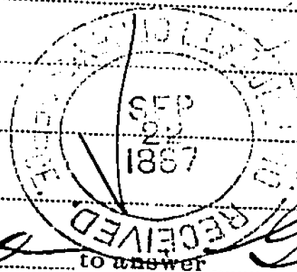
60 Precinct.

Witnesses John Kelly  
No. 257 Street.

No. Street.

No. Street.

\$ 1000 to answer



Com without bail

0247

Court of  
General Sessions  
The People etc  
vs  
(Patrick & Kear)

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.  
100 EAST 23<sup>d</sup> STREET,

New York, Sept. 19<sup>th</sup> 1887

CASE NO. 31470 OFFICER George P. Baker, 4<sup>th</sup> Precinct  
DATE OF ARREST September 19 1887  
CHARGE Larceny from the person  
AGE OF CHILD 10 years.  
RELIGION Catholic  
FATHER Dead  
MOTHER  
RESIDENCE 114 1/2 James Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Patrick  
was arrested September 10 1886  
for being away from home.

Wife is bad as is also the  
rest of the family. A sister is  
awaiting sentence for larceny and  
a brother was in the Penitentiary  
recently

All which is respectfully submitted,

Wm J. Terry  
President

To The Dist Atty

0248

Court of  
General Sessions

The People

vs

Elbridge T. Gerry

PENAL CODE, §

**Report of the New York Society  
for the Prevention of Cruelty  
to Children.**

**ELBRIDGE T. GERRY,**

*President, &c.,*

100 East 23d Street,

NEW YORK CITY.

0249

**PART I.**

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

**SUBPOENA**

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To Frank S. Bowen

of No. 251 10th Street.

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 3 day of October instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John Murray

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in the year of our Lord 1887

RANDOLPH B. MARTINE, *District Attorney.*

0250

Adjourn to Oct ~~30~~<sup>20</sup>, 1887  
Sept 30/87 RBM

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

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

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

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

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

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

on the day of

, 1887, by

Sworn to before me, this day of 1887

Notary Public,  
N. Y. Co.

0251

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*John Murray  
and Morris Aden*

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

*John Murray and Morris Aden*

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

The said *John Murray and Morris Aden, both* —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

*one horse of the value of two hundred dollars, one fraction of the value of two hundred dollars, one set of harness of the value of forty dollars, two blankets of the value of ten dollars each, one coat of the value of ten dollars, and one horse power of the value of ten dollars, —*

of the goods, chattels and personal property of one *Henry R. Bowen,*

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

*Charles J. Smith*

District Attorney.