

0590

**BOX:**

60

**FOLDER:**

682

**DESCRIPTION:**

Mead, Julia

**DATE:**

02/28/82



682

Mrs. C. E.

30 Greenwich Ave.

Wed 471 4<sup>55</sup>

are  
bird in the front

at 471

Mrs. C. E.  
30 Greenwich Ave.

Mrs. C. E.

471 - 4<sup>55</sup> Ave

The woman in the case  
has been abated, and  
no further time will be  
allowed for the case.  
The woman in the case  
has been abated, and  
no further time will be  
allowed for the case.

Pl.  
April 3, 205

Trial for  
Counsel, General 24th

Filed 28 day of Feb 1882

Pleas (Fugitive) (Ch. 10)

THE PEOPLE

vs.  
B

John A. Read  
at: John Ray,

DANIEL O. ROLLINS  
District Attorney

A True Bill  
C. E. C.

Foreman

finding #  
on motion of State  
bail is changed R. B.  
April 22/82

0591



0592

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Julia Mead alias Julia Ray*  
The Grand Jury of the City and County of New York by this indictment accuse

*Julia Mead alias Julia Ray*  
*a disorderly house* of the crime of *keeping and maintaining*  
committed as follows:  
The said *Julia Mead alias Julia Ray*

late of the *Twentieth* Ward of the City of New York, in the County of  
New York, on the *Eighth* day of *February* in the year of our  
Lord one thousand eight hundred and eighty *two* and on divers other days  
and times, between that day and the day of the taking of this Inquisition, at the City  
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to  
keep and maintain, a certain common, ill-governed and disorderly house, and in  
*her* said house, 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 *her*  
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, to the great damage and common nuisance of  
the People of the said Ward, there inhabiting and residing, and of all the people there  
passing, to the evil example of all others in the like case offending, and against the  
peace of the People of the State of New York, and their dignity.

~~DANIEL C. ROLLINS,~~ *John McKeon*

~~BENJ. K. PHELPS,~~ District Attorney.

0593

Form 99.

Sixth District Police Court.

STATE OF NEW YORK.

City and County of New York, } ss.

Mamie Lee, aged 17 years,  
 of No. 30 Greenwich Avenue  
 Street, in the City of New York  
 being duly Sworn, deposes and says, that at said City on  
 the 8<sup>th</sup> day of February 1882, and  
 for a week prior thereto, one  
 Julia Ray did unlawfully  
 keep, maintain, conduct and  
 occupy premises No. 100 West 28<sup>th</sup>  
 Street in said City as a Disorderly  
 House and House of prostitution,  
 namely a resort for common  
 prostitutes and vile, dissolute  
 men and women who there  
 habitually Congregate at all  
 hours of the day and night for  
 the purpose of practising acts  
 of whoredom and prostitution to  
 the great damage and common  
 nuisance of the People of the  
 State of New York.

That on the 29<sup>th</sup>  
 day of January last said deponent  
 left her mother's home at 30  
 Greenwich Avenue and on the  
 same day went to said house  
 kept by said deponent. That  
 deponent remained an inmate  
 of said house up to February  
 8<sup>th</sup> instant when deponent was  
 arrested on the Complaint of  
 her mother and locked up in

the 9<sup>th</sup> Precinct Station House.  
 That during the time deponent  
 remained in said House of said  
 Julia Ray deponent Co-habited  
 and had special intercourse with  
~~and a man therein~~  
~~and a man therein~~ ~~discriminately~~, and  
 paid to said Julia Ray the sum  
 of five dollars from the proceeds  
 of such illicit intercourse for  
 the use and occupancy of a  
 bed room in said House.  
 That there were two other  
 women there who received men  
 and Co-habited with them for  
 money and gain. That there  
 was a parlor in said House  
 where deponent and said other  
 women sat and received gentle  
 men callers. That said Julia  
 paid for groceries and other  
 articles of food for the inmates  
 of said House and received from  
 said inmates money for the  
 rent and hire of rooms.  
 Sworn to before me  
 This 15<sup>th</sup> day of February 1882

Mamie Lee

J. H. White

Police Justice

Returned before me this  
 15<sup>th</sup> day of February 1882

J. M. Parker

Police Justice



0595

SECOND DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Minnie Coe*

vs.

*Julia Ray*

WARRANT—Disorderly House.

Dated,

*February 15* 1882

*Patterson*

JUSTICE.

*Campbell*

OFFICER.

*This warrant may be  
executed on Sunday  
or at night*

*J. M. [Signature]* Police  
Justice

0596

Second District Police Court.

WARRANT—DISORDERLY HOUSE.

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

To any Constable 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

*Marnie Coe*  
of No. *80 Greenwich Avenue*  
that on the *8<sup>th</sup>* day of *February* 18*82*  
at the City of New York, in the County of New York, the premises known as  
No. *100 West 28<sup>th</sup>* Street,  
were occupied or kept by

*Julia Ray*

as a disorderly house, namely, a resort for ~~tippling, and~~ common Prostitutes, and ~~with~~ other vile,  
~~wicked idle, dissolute and disorderly men and women, and~~ who or most of whom, are in the practice of  
~~committing acts of immorality and~~ at almost all hours of the day and night, to the great damage and common  
nuisance of the People of the State of New York residing in the neighborhood and passing thereby.

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable  
and Policeman and every of you, to apprehend the body of the said

~~and all other persons found upon the premises occupied~~

and forthwith bring ~~them~~ before me,  
or some other Justice for the City and County of New York, at the *Second District Police Court*, in the said City, to answer  
the said charge, and to be dealt with as the law directs.

Given under my hand and seal, this

*15<sup>th</sup>* day of *February* 18*82*

Police Justice.

*to 100 West 28<sup>th</sup> St.  
100 West 28<sup>th</sup> St.*

*J. M. Patterson*

City and County of New York, N.Y.  
 Marnie Lee, the Complainant  
 in this case being duly sworn  
 and further examined in  
 the presence of the defendant  
 deposes and says, - That the  
 defendant, now here present,  
 giving the name of Julia  
 Mead, is known to defendant  
 by the name of Julia Ray  
 and is the person mentioned  
 in the annexed Complaint  
 as defendant by the name of  
 Julia Ray as being the  
 keeper of the Disorderly  
 House and House of prostitution  
 referred to in said Complaint.  
 Sworn to before me this  
 16<sup>th</sup> day of February 1882 Marnie Lee

J. M. Patterson Police Justice



0598

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Julia Mead* 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* waiven cannot be used against *her* on the trial,

Question. What is your name?

Answer. *Julia Mead*

Question. How old are you?

Answer. *Thirty years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *100 West 28<sup>th</sup> St. 2 weeks*

Question. What is your business or profession?

Answer. *Boarding House Keeper, not in any business now*

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

Answer. *I am not guilty*Taken before me, this *16<sup>th</sup>*day of *February*188*8**Julia Mead.**John J. [Signature]* Police Justice.*(Over)*

0599

City and County of New York, ss.

Police Court—2—District.

THE PEOPLE

vs.

Julia Mead

On Complaint of

Mamie Coe.

For

Keeping a Disorderly  
Home

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

Dated February 16 188 2

Samuel J. [Signature]

POLICE JUSTICE.

Julia Mead.

0600

BAILED,  
No. 1, by Richard H. Day  
Residence 1630 Melrose Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mamie Love  
39 Greenwood Ave.  
Julia Mead  
implicated  
Julia Day

Offence, Keeping a  
Swearing House

Dated February 15 188 2

Watterson Magistrate.

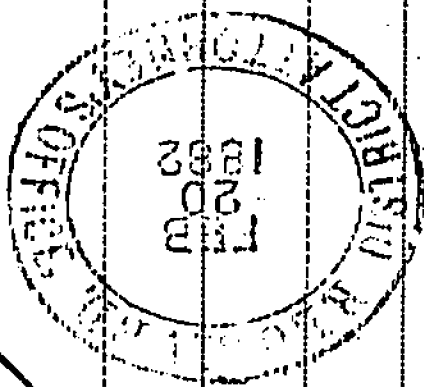
Comptroller, Court Officer.  
Wm. J. Day Clerk.

Witnesses \_\_\_\_\_ Street,

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

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

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



Wm. J. Day  
Sealed

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 Julia Mead

guilty thereof, I order that he <sup>held to answer the same and be</sup> be admitted to bail in the sum of ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated February 16 188 2 W. J. Day Police Justice.

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

Dated February 16 188 2

There being no sufficient cause to believe

Dated \_\_\_\_\_ 188 2

DR. J. T. BADHAM,  
226 WEST 40TH STREET,  
OFFICE HOURS: { Until 11 A. M.,  
                          7 to 8 P. M.,  
                          }  
This is certify that Mamie  
Coe is under my profes-  
sional care and in  
my judgement unable  
to leave her room  
James J. Badham  
M.D.



0601

BAILED,

No. 1, by

*Richard H. J. J. J.*

Residence

*1830 William Street,*

No. 2, by

Residence

*Street,*

No. 3, by

Residence

*Street,*

No. 4, by

Residence

*Street,*

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mamie Love*

*39 Greenwood Ave.*

*Julia Mead*

*imprisoned*

*Julia Gray*

Offence

*Keeping a Disorderly House*

Dated *February 15* 188 *2*

*Matthew* Magistrate.

*Comptroller, Court Officer*

*Met. Clerk*

Witnesses

No.

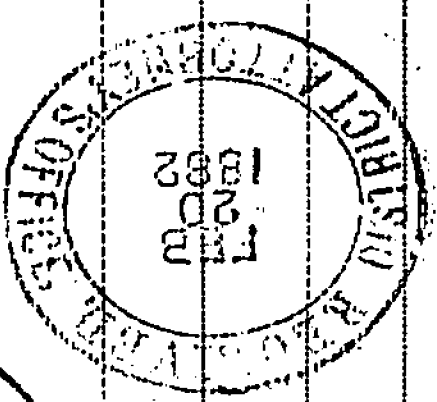
Street

No.

Street

No.

Street



*Thos. W. J. J.*

*Sealed*

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 *Julia Mead*

guilty thereof, I order that he <sup>*be committed to the same and be*</sup> admitted to bail in the sum of *ten* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he <sup>*of the City of New York*</sup> give such bail.

Dated *February 16* 188 *2* *J. M. Patterson* Police Justice.

I have admitted the above named *Julia Mead*

to bail to answer by the undertaking hereto annexed.

Dated *February 16* 188 *2* *J. M. Patterson* Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

0602

~~PLEADING~~

Part

Two

Minnie Coe

30 Greenwich Av

left home her mother

don't know where

she can be found

Farley

0603

**PART 2.**

THE COURT-ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**SUBPOENA**

FOR A WITNESS TO ATTEND THE

*Court of General Sessions of the Peace.*

**The People of the State of New York,**

To Maurie Coe

of No. 30 Gramme's Av. 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 10 day of April instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

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

DANIEL C. ROLLINS, *District Attorney.*



0604

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

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

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

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

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

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

Subpœna, of which the within is a copy, upon.....

..... on the..... day of

....., 188 , by.....

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

*Notary Public,*  
*N. Y. Co.*

Maverick & Wissinger, 176 Fulton St., N. Y.

0606

**PART 2.**

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**SUBPOENA**

FOR A WITNESS TO ATTEND THE

*Court of General Sessions of the Peace.*

*The People of the State of New York,*

To *Maurice Coe*  
of No. *30 Greenwich Av.* 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 *10* day of *April* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

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

DANIEL C. ROLLINS, *District Attorney.*

In the matter of

City and County of New York ss: Julia E. Mead being duly sworn says she is the person named in the above matter. That the allegations contained in the affidavit of May Coe are utterly false. That this deponent moved to No. 100 West 28<sup>th</sup> Street in this City on the 26<sup>th</sup> day of January, 1882, intending to remain there temporarily until she procured another residence for herself and family and that she removed from there on the 7<sup>th</sup> day of March 1882 and that the only time she occupied said premises was from the said 26<sup>th</sup> day of January to the 7<sup>th</sup> day of March and that the allegation that she kept a disorderly house at said premises is unqualifiedly false.

Sworn to before me this  
20<sup>th</sup> day of March 1882

John A. O'Brien

Notary Public N.Y.C.

Julia E. Mead.



Julie O. Head

Moved from 100 west-  
28th Street March 7th 1882  
and resides now at 241  
Fourth Avenue

Chas. S. Williams

Captain 29th Regiment

March 20th 1882

0609

N.Y. General Legions

People

India  
China

06 10

Memo

re Mrs Julia Mead

1882

April 5<sup>th</sup>

For a few weeks past there has been living at 471 Fourth Ave, first flat, Morrell building, a woman by the name of Mead age about 37, widow of a policeman. With her live her father, Mother, 2 children Ophelia age 10, Effie age 15 yrs, a niece Emmie age 13, and a nephew age about 22 a bartender. She has also with her two young girls for purposes of prostitution Flora aged 16, Mannie aged 19.

Flora is a fresh baby faced Scotch girl who would not appear out of place in a Sunday School class. Mannie is an innocent girl who was seduced in December last and whose mother I am led to believe, lives at 125 West 10<sup>th</sup> St and keeps respectable lodgers.

Both of these girls have chancre ulcers contracted as they claim from this nephew. The writer has no knowledge of the power of your Society, but it seems to him that there should be some means for at least removing Ophelia aged 10 yrs from her mother's care? She is a.



06 12

very engaging child, attractive in form and feature and very precocious. No effort at all is made on the part of Mrs Mead to keep her three children apart from the business of her house. On the contrary they act the part of chamber waifs, and are present in the parlor when men visitors are there drinking, smoking and talking with the older girls. Mrs Mead has never allowed her two daughters or niece to be handled by men, but they are all fully informed of the business and are hourly receiving the most dangerous and disgusting education. What Effie and Emmie have learned it is probably too late to eradicate. But this child Ophelia if saved from her mother would make perhaps a noble woman.

Mrs Mead before occupying her present quarters lived at 101 West 28 St for 1 month and before that somewhere in East 13th St.

06 13

BOX:

60

FOLDER:

682

DESCRIPTION:

Melius, George

DATE:

02/02/82



682

06 14

Bailed by  
Titus B. Truesdell  
32 Jay St.

By General J. Schaffer

Day of Trial,

Counsel,

Filed 2 day of Feb 1882

Pleads Not Guilty Mar 20.

THE PEOPLE

vs.

George Melius

Manslaughter  
4th Degree

121 Mar 20 April 27

John McKeon  
District Attorney.

Presented to Court of Oyer and Terminer  
A True Bill. May 11. 1882

G. H. Harrin

Foreman.

Found Valguette  
Nov 24/82  
Wick 17/82



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

George Melius

The Grand Jury of the City and County of New York by this indictment accuse George Melius of the crime of manslaughter, committed as follows:

¶ That the said George Melius, late of the Twenty fourth Ward of the City of New York, in the County of New York aforesaid, on the Thirteenth day of January in the year of our Lord one thousand eight hundred and eighty two was in the employment of The New York Central and Hudson River Rail Road Company the <sup>same</sup> being then and there a corporation duly existing under the laws of the State of New York, and duly authorized to maintain and operate a certain railroad in said City and County and elsewhere in said State known as and commonly called The New York Central and Hudson River Railroad, for the purpose, among other things, of conveying and transporting for hire, to and fro over the line of the said railroad, human beings as passengers, and on said day the said Corporation was conveying and transporting over the line of the said railroad great numbers of human beings as passengers, in divided trains of cars propelled by steam power at a high rate of speed, closely following one another.

¶ That the said George Melius in his employment as aforesaid, on said day acted as and was one of the <sup>brakemen</sup> ~~brakemen~~

0616

of said Corporation and in the due course of his said employment on said day was assigned to duty as rear brakeman on one of said trains of cars then and there conveying and transporting human beings as passengers as aforesaid. That it became and was the duty of the said George Melius as such rear brakeman of said train of cars whenever the said train came to a stand still at any point on said line of railroad not duly designated by said Corporation as a station for the stoppage of its trains, immediately to leave the said train and to take the proper signals to the rear of said train to a great distance therefrom, and there to signal and stop all the other trains so following the said train. That on the day aforesaid the said train on which the said George Melius was so acting as rear brakeman as aforesaid, within the City and County aforesaid came to a standstill and was stationary at a point not designated by said Corporation as a station for the stoppage of its said trains, and that said train was then and there being closely followed by another train of cars which was then and there moving towards the said stationary train at a high rate of speed on the said railroad; that said ~~train~~ George Melius then and there had in his possession the proper signals necessary to signal the said approaching train and to cause it to stop at a safe distance from said stationary train, and it then and there became and was his duty as such rear brakeman of said stationary train, as soon as said train came to

a standstill as aforesaid, to take said signals to a great distance to the rear of said stationary train and therewith to signal said approaching train to stop. And the said George Melius, well knowing the premises and his duty in that regard, and wholly disregarding the same, on the day and in the year aforesaid at the city and County aforesaid did wilfully, feloniously and culpably wholly neglect to take the signals to a great distance to the rear of said stationary train, and to signal the said approaching train to stop, by reason of which said culpable negligence of him the said George Melius the said approaching train did not stop, but <sup>then and there</sup> with great force and violence came in collision with and shattered and set fire to the said stationary train; by means of which said colliding, shattering and setting fire to, one Webster Wagner, in the peace of God and the of the said People then and there in said stationary train being was mortally crushed, bruised and burned in his body of which said mortal crushing, bruising and burning so occasioned as aforesaid the said Webster Wagner, on the day and in the year aforesaid at the City and County aforesaid, then and there instantly died. And so the Grand Jury aforesaid do say, that he, the said George Melius, him the said Webster Wagner, in manner and form aforesaid and by the culpable negligence aforesaid, on the day and in the year aforesaid, wilfully and feloniously did kill and play a



06 18

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

John McKeon

District Attorney.

Court of General Sessions  
City and County of New York

The People of the State of New York

vs.

George C. Clevinger

Defendant

Prisoner

H. P. Charlton

Deputy Attorney

of the County of New York

vs.

James L. Loring

of the County of New York

vs.

James L. Loring

of the County of New York

filed Feb. 21. 1882

0620

Court of General Sessions in  
The City and County of New York

The People of the State of New York  
— against —  
George Melius

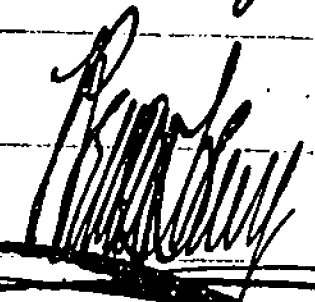
On indictment  
for manslaughter

The defendant hereby demurs to the indictment for manslaughter against him filed the second day of February 1887 on the grounds that it appears upon the face thereof that the facts stated in said indictment do not constitute a crime

secondly that the indictment does not conform substantially to the requirements of sections 275 and 276 of the Code of Criminal Procedure of the State of New York  
thirdly that more than one crime is charged in the indictment within the meaning of sections 278 and 299 of the Code of Criminal Procedure of the State of New York

Wherefore the defendant demands judgment that his demurres be allowed and for an order allowing the same and for <sup>final</sup> judgment in his favor thereon and that he be hence discharged

H. J. Marston  
Defendant's Attorney  
91 Duane St.  
N.Y. City.

  
of Counsel  
206 and 208 Broadway  
New York City N.Y.





0622

**BOX:**

60

**FOLDER:**

682

**DESCRIPTION:**

Metz, Frederick

**DATE:**

02/27/82



682

0623

264

Day of Trial,  
Counsel, *J. L. Lomas*  
Filed *27* day of *Feb* 188*2*  
Pleads *Not Guilty Mar 16.*

THE PEOPLE

vs. *B*

Violation of Excise Law.

*Fredrick Metz*

JOHN McKEON,  
District Attorney.

A True Bill.

*McKee*

Foreman.

*Res. Sept. 1. 1882  
to be read at the  
next Court. Charge  
indict. 1st.*



0624

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick Metz*

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

*Frederick Metz*

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

committed as follows:

The said

*Frederick Metz*

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

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

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

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

JOHN McKEON, District Attorney.

0625

Police Court, *17th* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*James Harford*

vs.

*Fredrick Metz*

Dated *2nd* day of *February* 18*82*

*Morgan* Magistrate.

*Hiernan* Officer.

Witness,

*18th Precinct*

Bailed \$ *100* to Ans. *Ex. Sec.*

By

Street.

Violation Excise Law.

0626

*14th*  
**Police Court, Fifth District.**

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

*James Harford*  
of No. *Excise Inspector of No 257 Avenue "B"* Street,  
of the City of New York, being duly sworn, deposes and says, that on the *1st* day  
of *February* 18*82* in the City of New York, in the County of New York, at  
No. *380 2nd Avenue* Street,  
*Frederick Metz*

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and  
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk  
in the house or premises aforesaid, contrary to and in violation of law.

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

*2nd*  
Sworn to before me, this *February* day 18*82*

*James Harford*  
*A. V. Morgan* POLICE JUSTICE.



0627

BAILED,

No. 1, by Joseph H. Proffers  
Residence 1148 2<sup>d</sup> Avenue Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

Sec. 208, 209, 210 & 212.

Police Court - 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James Ward  
Board of Police  
Frederick Metz

Offence, Viol. Excise Law

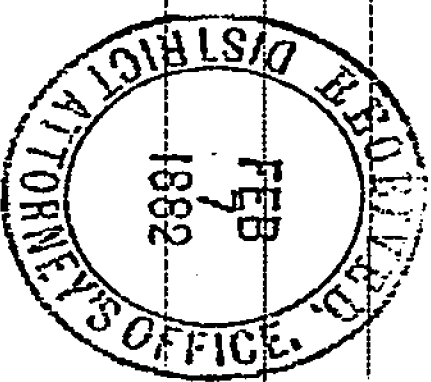
Dated July 2<sup>d</sup> 1882

W. J. Morgan Magistrate.

W. J. Morgan Officer.  
18

Witnesses James Ward  
No. 1259 Avenue B. Street,

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



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

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

Dated July 2<sup>d</sup> 1882 P. J. Morgan Police Justice.

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

Dated July 2<sup>d</sup> 1882 P. J. Morgan 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0628

Sec. 198-200.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*H. H.* DISTRICT POLICE COURT.

*Friedrich Metz* 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 answer cannot be used against him on the trial,

Question. What is your name?

Answer. *Friedrich Metz*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *380 Second Ave 4 years*

Question. What is your business or profession?

Answer. *Saloon keeper*

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

Answer. *I put in my application for a license. and I have nothing further to say*

Taken before me, this *2*

day of *February* 188*2*

*Friedrich Metz*

*P. J. Morgan* Police Justice.

0629

**BOX:**

60

**FOLDER:**

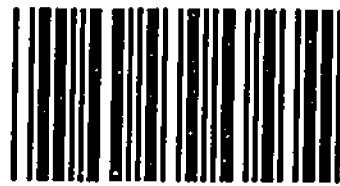
682

**DESCRIPTION:**

Meyer, Charles

**DATE:**

02/27/82



682



0630

250

Day of Trial,

Counsel,

Filed 27 day of

Pleads

1882

Feb

THE PEOPLE

vs.

B

Charles Meyer

Violation of Excise Law.

JOHN McKEON,

District Attorney.

12 April 5, 1882

Pleads guilty

A True Bill.

*[Signature]*

Foreman.

Fried 15

*[Signature]*

0631

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Charles Meyer*

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

*Charles Meyer*

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

committed as follows:

The said

*Charles Meyer*

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

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

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

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

JOHN McKEON, District Attorney.

0632

Third District Police Court.

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

of the 11<sup>th</sup> Precinct of Police James Van Rausch Street,

of the City of New York, being duly sworn, deposes and says, that on the 9

day of February 1882, at the City of New York, in the County of New York,

at No. 90 Avenue W. Street,

Charles Meyer

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, selling without license contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 9  
day of February 1882

Merrett } James Van Rausch  
POLICE JUSTICE.



0633

Sec. 208, 209, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

John Van Hook  
Charles Meyer

Offence, Chas. Ex. Van

Dated February 9 188 2

Arthur Magistrate.

Van Hook Officer.

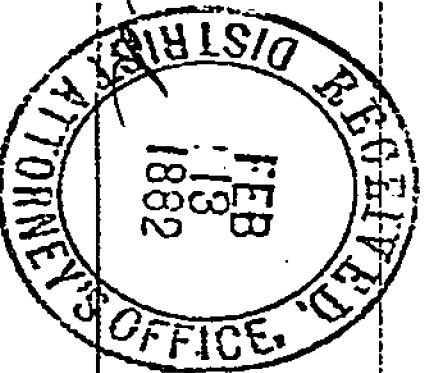
Clerk.

Witnesses

No.  Street,

No.  Street,

No.  Street,



BAILED,

No. 1, by Chas. Meyer

Residence 266 3rd Street,

No. 2, by

Residence  Street,

No. 3, by

Residence  Street,

No. 4, by

Residence  Street,

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

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

Dated February 9 188 2

McCreath Police Justice.

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

Dated Feb 9 188 2

McCreath Police Justice.

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

Dated  188

Police Justice.

0634

BOX:

60

FOLDER:

682

DESCRIPTION:

Michel, Frederick

DATE:

02/17/82



682

0635

Day of Trial

Counsel,

Filed 17 day of Feb 1882

Pleads

THE PEOPLE

Violation of Excise Law.

B

Andrew Rachel

John McLean

BENJ. K. FINEES,

District Attorney.

A True Bill

W. McLean

Foreman.

John McLean

Pleads guilty

James P. McLean

OF THE COURT OF THE DISTRICT OF COLUMBIA  
CLERK OF THE COURT



0636

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Frederick Michel*  
against

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

*Frederick Michel*  
of the crime of *Selling spirituous liquors*  
*without a license*  
committed as follows:  
The said *Frederick Michel*

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

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

~~SECOND COUNT: And the Jurors aforesaid, upon their Oath aforesaid, do further~~  
present: THAT the said

late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one

contrary to 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.

*Benj. K. Phelps*  
**BENJ. K. PHELPS, District Attorney.**

0637

Third District Police Court.

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

of No. 17<sup>th</sup> Precinct Police James Nealis Street,  
of the City of New York, being duly sworn, deposes and says, that on the 27<sup>th</sup>  
day of January 1872, at the City of New York, in the County of New York,  
at No. 55-~~1st~~ East 4<sup>th</sup> Street,

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

and he said Michel having no License  
Sworn to before me, this 28

day of January 1872

James Nealis  
Marion O'Connell POLICE JUSTICE.

0630

BAILED,

No. 1, by James Hurdell  
Residence 2403 Maurer St.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Sec. 208, 209, 210 & 212.

Police Court 20 District 1

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James Hurdell  
17 vs. James Hurdell  
Frederick Michel  
Offence, Ver. in  
Excess Law

Dated January 28 188 2

Albert Magistrate.

Pauli Officer.

17 Clerk.

Witnessed Pauli Officer

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

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

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

100 to him G. S.

Pauli

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 Frederick Michel

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

Dated January 28 188 2 McCartney Police Justice.

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

Dated Jan 28 188 2 McCartney Police Justice.

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

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



0639

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.3<sup>d</sup> DISTRICT POLICE COURT.

Frederick Michel 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. Frederick Michel

Question. How old are you?

Answer. 60 years

Question. Where were you born?

Answer. Germany

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

Answer. 55 East 4<sup>th</sup> Street about 2 years

Question. What is your business or profession?

Answer. Legion 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 had application for  
have not yet received my

F. Michel

Taken before me, this 28

day of June 1882

McConnell Police Justice.

0640

BOX:

60

FOLDER:

682

DESCRIPTION:

Miller, John

DATE:

02/27/82



682

0641

**BOX:**

60

**FOLDER:**

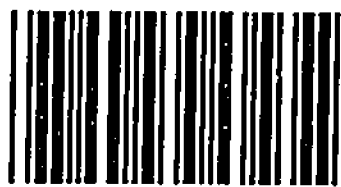
682

**DESCRIPTION:**

Doremus, Edward R.

**DATE:**

02/27/82



682



0642

188

of

THE PEOPLE

vs.

IEL G. ROLLINS,

District Attorney.

Foreman.

Counsel,

Filed 27 day of Feb 1882

Pleas

THE PEOPLE

vs.

P

John Miller P

Edward R. Darnus.

vs. John Miller

DANIEL G. ROLLINS

District Attorney.

District Attorney.

Foreman.

Feb 27th

John Miller

vs. John Miller

State Referee of Court

March 7





0644

District Police Court,

New York, Feb'y 23<sup>d</sup> 1882

Hugh Donnelly Esq  
My dear sir.

Please attach the  
enclosed letter to the  
papers sent you this  
day against Edward  
R. Doremus. That the  
Court may know that  
his parents desire  
him sent to the Elmira  
Reformatory. His parents  
are very respectable

Stephen S. Dohy &  
John Moody are the  
Complainants (two  
cases) Yrns truly &c  
B J D Dohy  
Police Justice



0645



OFFICE OF

F. F. VIEWEG,

IMPORTER OF TEAS,

No. 84 FULTON STREET,

*New York February 23<sup>rd</sup> 1882*

*Judge Birby*

*I take the liberty of addressing you in behalf of Edward R. Doremus, who is not yet 19 years of age and who stands committed upon charges of burglary.*

*It is at the express desire of his almost heart broken parents who are very respectably connected, that if their wayward son must suffer the penalty of the law (this being his first arrest) that Your Honor please use your influence in having him placed in the Reformatory at Elmira, that a chance to reform may be given him, ere he is branded as a felon -*

*Trusting this may meet with your approval  
I remain*

*To His Honor*

*Judge Birby*

*Harlem Court House*

*Respectfully*

*F. F. Vieweg*

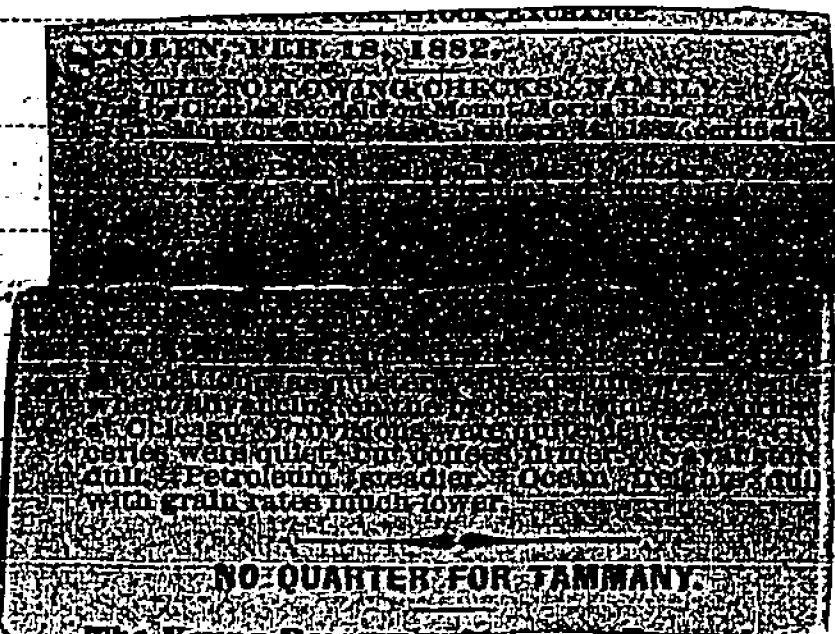
0646

## District Police Court—

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ss.  
of No. 134 1/2John Moody with George C  
Goeller North West-Corner of 3<sup>rd</sup> Ave &  
Street,being duly sworn, deposes and says, that on the 18<sup>th</sup> day of February 1882  
at the \_\_\_\_\_ City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, George C Goeller

the following property, viz.: good lawful money of the  
issue of the United States & divers National  
Banks of the denomination of two,  
five, ten, & one fifty dollar bill  
the number of each being unknown  
& deposited all amounting to two  
hundred dollars & upwards and  
divers check amounting to more than  
four hundred dollars, & one promissory  
note made by William J Newman  
for \$50.00



the property of George in the care  
& charge 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 Miller, and Edward R.  
Doresmus.

That said Miller came in to the Real  
Estate office of said Goeller on Friday the  
17<sup>th</sup> <sup>inst</sup> & pretended that he wanted to secure  
certain real Estate & ~~was~~ there  
talking for some time. That on the 18<sup>th</sup>  
inst. soon after six o'clock in the evening  
he came in & asked <sup>deponent</sup> for change for a ten  
dollar bill, which deponent gave to him, &  
immediately after he went from the office,  
he opened the door & said to deponent, some one  
is stealing your <sup>valuable</sup> shutters, & deponent

0647

## District Police Court—

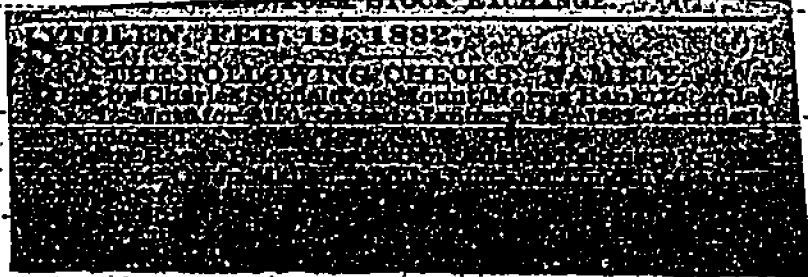
Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ss.

of No. 134 1/2

John Moody with George L  
Goeller North West Corner of 3<sup>rd</sup> Ave &  
Street,being duly sworn, deposes and says, that on the 18<sup>th</sup> day of February 1882at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, George L Goeller

the following property, viz.: good & lawful money of the  
issue of the United States & divers National  
Banks of the denomination of two,  
five, ten, & one fifty dollar bill  
the number of each being unknown  
to deponent. <sup>two gold coins one \$10. & one \$2.50</sup> All amounting to two  
hundred dollars & upwards and  
divers check amounting to more than  
four hundred dollars, & one promissory  
note made by William J Newman  
for \$50.00



the property of George L Goeller, in the care  
& charge 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 Miller and Edward R.  
Doramus.

That said Miller came in to the Real  
Estate office of said Goeller on Friday the  
17<sup>th</sup> <sup>day</sup> & pretended that he wanted to see  
certain real Estate, & ~~was~~ <sup>was</sup> there  
talking for some time. That on the 18<sup>th</sup>  
just soon after six o'clock in the evening  
he came in & asked <sup>deponent</sup> for change for a ten  
dollar bill, which deponent gave to him, &  
immediately after he went from the office,  
he opened the door & said to deponent, some one  
is stealing your <sup>clock</sup> shutter, & deponent



0648

then believing said information to be true went to the side walk & around the corner to see if who was taking the shutter, when deponent saw Edward R. Doremus having one of the shutters in his possession. That deponent went towards him when he dropped the shutter & run away. That deponent returned to the office & found that the aforesaid money & checks had been stolen from the safe by said Miller, & deponent says that said Edward R. Doremus was acting with said Miller & aiding him to steal said property. That deponent was out of the office, not to exceed two minutes, & no person was around said premises, that could have <sup>entered and</sup> taken said property except said Miller -

Deponent is informed by Officer Thompson that said Doremus & Miller are friends & associates, he having found their picture at no 6 Broome St.

The over Coat now here being one that can be turned was worn by Miller on the 18th inst with the check side out.

Seen to before me this  
21st Feby - 1882

John Murphy  
Police Justice

John Murphy

5 District Police Court.

THE PEOPLE, & Co.,  
ON THE COMPLAINT OF  
John Murphy  
J.W. Cor. 134th St & 3rd Ave.  
John Miller &  
Edward R. Doremus,  
(2 cases)

DATED Feby 21 1882

John Murphy  
Magistrate

Thompson & Kiernan  
OFFICER.  
12th Precinct

WITNESSES:  
The officers with  
photograph of depts,  
with Miller

Overcoats  
134th Precinct  
134th Precinct  
134th Precinct  
134th Precinct

Disposition  
See another Complaint  
agst Doremus

2000 to am

0649

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

John Miller

Question. How old are you?

Answer.

Going on 20 years old

Question. Where were you born?

Answer.

New York

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

Answer.

I live downtown - Don't want to give the number

Question. What is your business or profession?

Answer.

I was working in Rodley's as a Clerk up to two weeks ago.

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 never saw this man before.

Taken before me, this 2<sup>nd</sup>  
day of February 1882

John Miller

R. S. R. R.

Police Justice.

0650

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

5th

DISTRICT POLICE COURT.

Edward R. Doremus 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 R. Doremus

Question. How old are you?

Answer. 19 years old

Question. Where were you born?

Answer. New York

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

Answer. 154 1/2 Street, I have not been there since  
new year

Question. What is your business or profession?

Answer. Actor,

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 certain whether I was  
here on the 18th so far as this  
gentleman saying I was the party  
I deny the charge —

Taken before me, this 21st  
day of February 1888

Edward R. Doremus

R. H. Rixby

Police Justice.



0651

Sec. 212.

*5th*  
District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

*To wit, Grand Larceny*

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

*John Miller & Edward R. Doremus*

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

Dated at the City of New York, *Feb 21* 1882,

*B. W. Murphy* Police Justice.

0652

BOX:

60

FOLDER:

682

DESCRIPTION:

Mills, George

DATE:

02/06/82



682

0653

Day of Trial,

**Counsel,**

**Filed**

# Pleads

# THE PEOPLE

US:

**BURG-LARY-THIRD DEGREE. NOTHING STOLEN.**

# GEORGE V. PETERS

*District Attorney.*

# A True Bill.

**Kirchman,**

PA Leads attached  
S. One year & mis-



0654

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

THE PEOPLE OF THE STATE OF NEW YORK

*George Mills* against *George Mills*

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

*George Mills*

of the crime of

*Burglary*

committed as follows:

The said

*George Mills*

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

on the *twenty fifth* day of *January*, in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty two* with force and arms, at the Ward, City and County aforesaid, the *clothing store* of

*Joseph Stein*

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

*Joseph Stein*

goods, merchandise and valuable things in the said *store* with intent the said then and there being then and there feloniously and burglariously to steal, take, and carry away

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

*John McKeon*

**BENJ. N. PHILLIPS**, District Attorney.

0655

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

*Caught in the act*

Sec. 208, 209, 210 & 211.

Police Court, 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Joseph Allen*  
*George Miles*

1

2

3

4

Dated

188

Offence, *Burglary*

*Henry D. C.*  
*Charles Davis*

Magistrate.

Clerk.

Witnesses

No.

Street,

No.

Street,

*Call the officer*  
*1555 to our aid*

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 *George Miles*

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

Dated

188

*cc. J. C. C.* Police Justice.

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

Dated

188

Police Justice.

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

Dated

188

Police Justice.

0656

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*First* DISTRICT POLICE COURT.

*George Miles* 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. 331 E 34<sup>th</sup> Street about 2 weeks

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.

I refuse to make any statement or to say anything further until I consult with Counsel

Taken before me, this

day of

188

*George M. L.*  
Police Justice.



0657

POLICE COURT

DISTRICT

City and County  
of New York, } ss:

of No.

78 Bowery

Street, being duly sworn,

deposes and says, that the premises No.

aforesaid

Street,

Ward,

in the City and County aforesaid, the said being a

clothing

and which was occupied by deponent as a

store

entered by means

of forcibly breaking a  
light of glass in a window leading  
from the street into said premises

on the

night of the

25<sup>th</sup>

day of

January

1892

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

Clothing of different  
Qualities and description  
of the value of five  
thousand dollars or more

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

George Mills now present

for the reasons following, to wit:

For the reason that  
Officer Davis found the window  
glass broken and the defendant  
who had passed through the store  
was arrested by the officer in the  
rear of said premises. That the  
Officer also found a rear window raised  
up through which the defendant after  
going through the store passed into the yard  
where he was arrested as deponent is informed

Joseph Mills

Subscribed and sworn to before me this  
25<sup>th</sup> day of January 1892  
J. J. O'Brien Justice

City and County  
of New York SS

Charles Davis of the  
14<sup>th</sup> Precinct being sworn  
says that on the night in question  
about four o'clock A.M. he  
heard a noise in the premises  
78 Bowery and discovered that  
a front window therein had been  
broken. That after deponent  
entered the premises he also  
found a rear window raised  
up and the defendant in the  
yard moaning as if suffering  
from a fall he was at the  
time standing on a landing on  
the outside of the building

Charles Davis  
Sworn to before me this  
26<sup>th</sup> day of June 1882  
W. C. M. - (John Justice)

0659

**BOX:**

60

**FOLDER:**

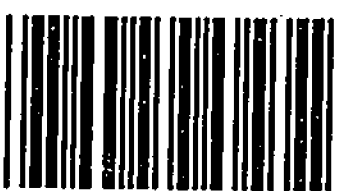
682

**DESCRIPTION:**

Moore, Annie

**DATE:**

02/07/82



682



0660

17  
1882

17  
1882

17  
1882

17  
1882

21  
4  
Counsel,  
Filed  
Pleads  
day of  
1882  
Pleads

15  
26  
THE PEOPLE  
vs.  
Anne Moore  
INDICTMENT.  
Grand Larceny of Money, &c.

DANIEL A. ROLLINS,  
JOHN W. McKEON, District Attorney.

A True Bill.  
J. H. McKeon  
Foreman.  
Part Two - Feb. 13. 1882  
Pleads Guilty G.L.  
Pen one year.

17  
1882

0661

Court of General Sessions ~~of the People~~ of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

*Annie Moore*

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

*Annie Moore*

of the crime of  
*larceny*

committed as follows:

The said

*Annie Moore*

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

of the goods, chattels, and personal property of one

*Gustav Mohlmann*

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

*DANIEL G. ROLLINS,*

*BENJ. K. PHELPS,*

*John McKeon*  
District Attorney.

0662

Complainant in  
House of Detention  
in default of \$100.  
Security  
Arrested in a local house

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

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Mathewson  
in House of Detention

1 Capt. Annie Moore

Offence, Grand Larceny

Dated January 31 1882

Mathewson Magistrate.

Officer, Riley, M. C.

Witnesses, Thomas Riley  
F. Macdonald, Clerk.

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

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

1000. Ave. B. J.

Grand

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 Annie Moore

guilty thereof, I order that he <sup>be admitted to bail in the sum of</sup> ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he <sup>gives</sup> such bail.

Dated January 31 1882

J. M. Patterson Police Justice.

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

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

Police Justice.

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

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

Police Justice.



0663

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Annie Moore 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. Annie Moore

Question. How old are you?

Answer. Twenty-six years of age

Question. Where were you born?

Answer. England

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

Answer. No. 15 Cornelia Street.

Question. What is your business or profession?

Answer. Domestic

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 want all further examination here

Taken before me, this

day of

188

3<sup>rd</sup> June Annie Moore

(mark)

John J. H. [Signature] Police Justice.

0664

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, }

ss

*Gustav Mohlmann, Rahway*  
*New Jersey, now in State House of Detention*being duly sworn, deposes and says, that on the *30* day of *January* 188*2*at the *Eighth Ward of the* City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *in the night time*

the following property, viz:

*Good and lawful money of the United States consisting of four notes or bills of the denomination and value of Ten dollars each, and one five dollar note or bill and other money said property being an all of the amount and value of Forty seven (47) 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 *Annie Moore, now here,**from the fact that deponent met her in the street at about the hour of 8 o'clock P. M. and at her request accompanied her to a room. That deponent is an entire stranger in the city and is unable to say where said Annie took this deponent. That said Annie and deponent went into said room together and said Annie locked the*

0665

door of said room, no persons other than defendant and said Annie being there within said room, and defendant thereupon paid said Annie one dollar and in doing so took said money out of defendant's pantaloons pocket and after paying her replaced it in defendant's coat pocket. That defendant then took off his coat and went to bed at her request and went to bed and she followed defendant. That defendant remained in bed about fifteen minutes and then got up and dressed, the said Annie handing defendant his coat and belt, and just as defendant was going out of said room with said Annie defendant discovered the loss of said money.

Sworn to before me this } of Hohlmann  
31 day of January 1882 }

*John P. ...* Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION



0666

**BOX:**

60

**FOLDER:**

682

**DESCRIPTION:**

Moore, Frederick

**DATE:**

02/27/82



682

0667

241

Day of Trial,

Counsel,

Filed 27 day of

1882

Pleads

Not guilty (Caldwell)

THE PEOPLE

vs.

82 740  
109 740

P.A.

Fredrick Moore.

Dist. & com. March 1/82

John McKeon.  
DANIEL & ROLLINS,

District Attorney.

A True Bill

*[Signature]*

*[Signature]* Foreman.

Rendered guilty  
A few days since.

Selling Lottery Policies.

0668

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick Moore*

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

*Frederick Moore*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Frederick Moore*

late of the *ninth* Ward, in the City and County aforesaid,  
on the *sixteenth* day of *February* in the year of our  
Lord one thousand eight hundred and eighty - *two* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one

*Amelia Walker*

and did procure and cause to be procured for the said

*Amelia Walker*

a certain paper, instrument, and writing, commonly called a lottery policy, which said  
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is  
to say:

*25. 8. 66*

*7*  
*53*

(a more particular description of which said instrument and writing so commonly  
called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be  
given).



## SECOND COUNT—

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

*Frederick Moore*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Frederick Moore*  
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

*Frederick Moore*  
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*One hundred and nine West Tenth Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell barter, furnish and supply to divers persons (whose names are to the jury aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jury aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given).

## THIRD COUNT—

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

*Frederick Moore*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Frederick Moore*  
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said

*Frederick Moore*  
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*One hundred and nine West Tenth Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

*Amelia Walker*  
and did procure and cause to be procured for the said

*Amelia Walker*  
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

*28.8.66*

*7*

*52*

*Frederick Moore*  
(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

## FOURTH COUNT—

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

*Frederick Moore*  
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*Frederick Moore*  
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

*One hundred and nine West Tenth Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

## FIFTH COUNT—

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

*Frederick Moore*  
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*Frederick Moore*  
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

*One hundred and nine West Tenth Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

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

*John M. Skon*  
~~DANIEL C. ROLLINS,~~

District Attorney.

0671

BAILED,

No. 1, by John J. Moore  
Residence #177 West 113<sup>th</sup> St.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Sec. 208, 209, 210 & 212.

Police Court, 2<sup>nd</sup> District.

THE PEOPLE, &c.,

vs. THE COMPLAINT OF

Adam J. Moore

Frederick Moore

Dated February 16<sup>th</sup> 1882

J. J. Moore Magistrate.

Corso Officer.

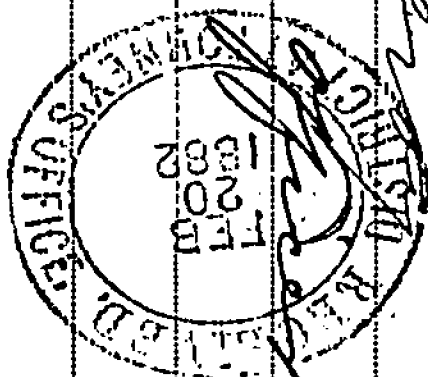
Clark Clerk.

Witnesses Frederick Moore

No. 618 Street, East 113<sup>th</sup> St.

No. 618 Street, East 113<sup>th</sup> St.

No. 618 Street, East 113<sup>th</sup> St.



Moore & Moore  
Bailed.

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

guilty thereof, I order that he <sup>held to answer the same and he</sup> be admitted to bail in the sum of ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated February 16<sup>th</sup> 1882 J. J. Moore Police Justice.

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

Dated February 17<sup>th</sup> 1882 J. J. Moore Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.



0672

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

2<sup>d</sup> DISTRICT POLICE COURT.

*Frederick 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.

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.

*Frederick Moore*

Taken before me, this

day of

1882

Police Justice.

0673

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

Amelia Walker.  
age 56. widow.  
of No. 61 Leroy Street.  
being duly sworn, deposes and says, that on the 16<sup>th</sup>  
day of February 1882, at No. 109 West 10<sup>th</sup>  
Street, in the City and County of New York,

Fredrick Moore (nowhere)  
did unlawfully and feloniously sell and vend to this deponent  
certain chances or numbers for the sum of  
Twenty cents, in the drawing or draw number  
of a lottery scheme commonly called and known  
as lottery policy

~~a certain paper and document, the same being what is commonly  
known as, and is called a Lottery Policy, and which said Lottery~~

~~Policy, writing, paper, and document is as follows, that is to say:~~  
That deponent asked said Moore for 8.  
25. 66. 52 and 7 - 25. 8 & 66 first:

7 second and 52 third - Said told me that they  
came to Twenty cents which I then and there paid  
him. Deponent knows of her own knowledge  
that she was playing a game known as lottery  
policy

Wherefore deponent prays that the said Moore  
may be dealt with according to law.

Sworn to before me, this 16<sup>th</sup>  
day of February 1882

Amelia Walker

J. J. V. V. V.

Police Justice.

0674

BOX:

60

FOLDER:

682

DESCRIPTION:

Moore, Henry

DATE:

02/28/82



682



0675

287 V

Day of Trial,

Counsel,

Filed 28 day of

Feb 1882

Pleads

THE PEOPLE

vs.

P

Henry Moore

*John M. Gentry*  
BENJ. K. PHELPS,

District Attorney.

A True Bill

*C. W. Gentry*

Foreman.

*David W. Gentry*

*John M. Gentry*

*W. S. Gentry*

BURGLARY—THIRD DEGREE.  
NOTHING STOLEN.

0676

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Henry Moore* <sup>Against</sup>  
The Grand Jury of the City and County of New York by this indictment accuse

committed as follows:  
The said

*Henry Moore*  
of the crime of *Burglary*

late of the *Tenth*  
New York, aforesaid,

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

on the *twenty fifth* day of *February* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty Two* with force and arms,  
at the Ward, City and County aforesaid, the *Star House* of

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

goods, merchandise and valuable things in the said *Star House* with intent the said  
being then and there feloniously and burglariously to steal, take, and carry away

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

against the form of the Statute in such

*John McKee*  
**BENI K. PHELPS**, District Attorney.

0677

Sec. 208, 209, 210 & 212.

Police Court 3 District. 174

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Ruppel  
129 Starving St.

Henry Moore

Offence, Burglary

Dated February 25 1882

Anthony Magistrate.

Conrad 10 Officer.

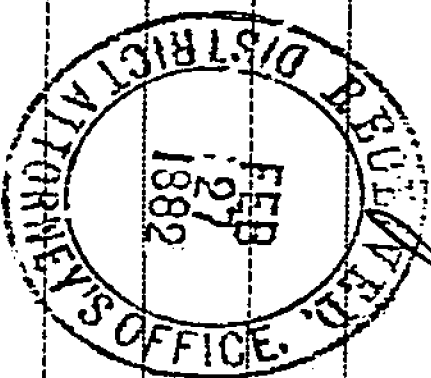
Clerk.

Witnesses Minna Ruppel

No. 129 Starving Street,

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

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



Conrad 10

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

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

Dated February 25 1882

Maximilian Police Justice.

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

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

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

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

Henry Moore



0678

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Henry 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.

Henry Moore

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

New York

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

Answer.

125 Allen Street, 2 months

Question. What is your business or profession?

Answer.

Work along Shore

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

Answer.

I was drunk, I went down to sleep

Taken before me, this

25

day of

February 1887

Henry Moore

McConnell  
Police Justice.

0679

## Police Office. Third District.

City and County }  
of New York, } ss.:No. of 129 Eldridge Street, being duly sworn,deposes and says, that the premises No. 129 EldridgeStreet, 10 Ward, in the City and County aforesaid, the said being a Dwelling House~~the cellar in the rear building~~  
~~and which was occupied by deponent as a~~ dwelling house as a placefor storagewere **BURGLARIOUSLY**entered by means forcibly breaking the boards leading to  
said cellaron the Morning of the 25<sup>th</sup> day of February 1882  
and the following property, feloniously taken, stolen and carried away; viz..a leaden pipe say about 10 pounds  
of the value of one dollarthe property of Stephen Merritt and in care andcharge of deponentand 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 byHenry Moore (now here)

for the reasons following, to-wit:

Deponent caught said  
Moore in the above described cellar  
at the house of 2 O'Clock this a.m.  
and caused his arrest and deponent  
then discovered that said Moore did  
Burglariously enter said cellar and did  
cut off said pipe with the intent to  
steal the sameCharles RuppelSubscribed before me this  
25<sup>th</sup> day of February 1882

Jesse C. Deane, Clerk of Court

0680

City & County of New York } ss

Mina Ruppel of No 129 Eads St  
 Street being duly sworn deposes and says  
 that she is the wife of the within Complainant  
 that on the 24<sup>th</sup> day of February 1882  
 at the hour of about 4 o'clock P.M.  
 she was in the within described Cellar  
 that she locked the same, and that  
 there was no board broken in said  
 Cellar at that time that at the hour  
 of about 2 o'clock this A.M. deponent  
 heard a breaking and a noise in  
 said Cellar, and in company with  
 deponents husband she saw Henry  
 Moore (named) in said Cellar

Sworn to before me this  
 25<sup>th</sup> day of February 1882

Wm. B. B. B.

Mercer & Co. Breckinridge  
 Commissioners



0681

BOX:

60

FOLDER:

682

DESCRIPTION:

Moran, John

DATE:

02/06/82



682

0682

Counsel

Filed

6 day of Feb

1882

Pleads

Guilty.

THE PEOPLE

vs.

L.  
John Moran.

INDICTMENT.  
Larceny of Money, &c., from the person  
in the night time.

John M. Deane  
BAND KIPPLES  
District Attorney.

A True Bill.

W. H. King

Foreman.

Feb 7/82

W. H. King  
J. M. Deane  
J. M. Deane of Refugee.

Feb 7/82

10

0683

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*John McKeon* against

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

*John McKeon*

of the crime of

committed as follows:

The said

*Ransomed from the person*  
*John McKeon*

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

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

*One pocket book of the value of fifty cents.*

of the goods, chattels, and personal property of one  
the person of the said *Kittie Fowler*  
from the person of the said *Kittie Fowler*  
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.

on  
then and there being found,  
then and there

*John McKeon*  
BENJ. K. PHILLIPS, District Attorney.



0684

Colapinto - Brown Alley

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

Sec. 205, 209, 210 & 212.

Police Court - 2<sup>nd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Moran  
190 Garden St  
P. Hudson, N.Y.

2  
3  
4

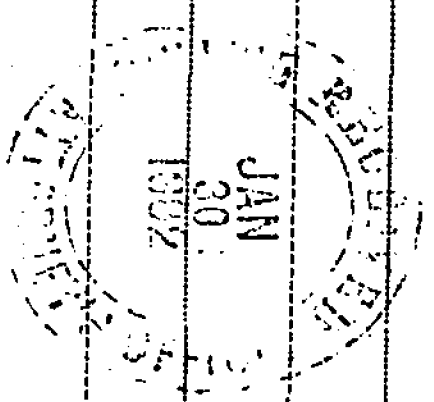
Offence, Larceny from Person

Dated January 27<sup>th</sup> 1882

Magistrate.  
Alexander Hughes  
16<sup>th</sup>

Witnesses  
Hamilton Clavette  
No. 392 Blueste. Street,

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



1000. Am. S. J.  
Craw

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 <sup>had to answer the same and he</sup> be admitted to bail in the sum of Two Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated January 27 1882 John Moran Police Justice.

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

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

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

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

0685

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss

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

Question. What is your name?

Answer

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer

Taken before me, this

day of

1882

*John Moran*  
*John Moran*  
Police Justice

0586

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Manuel of No. 290. Garden

Street.

Littie Fowler, aged 28 Years.  
Hoboken New Jersey.

being duly sworn, deposes and says, that on the 26<sup>th</sup> day of January 1882  
at the Corner of 14<sup>th</sup> Street and 8<sup>th</sup> Avenue City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from deponent's person in the night time  
the following property, viz:

One pocketbook containing  
gold and lawful money of the United  
States consisting of silver coins of various  
denomination and values of the value of  
One \$700.00 dollars.

the property of

deponent and her husband Charles  
Fowler.

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 Moran (Now here) from

the fact that while deponent was standing  
on the corner of 14<sup>th</sup> Street and 8<sup>th</sup> Avenue at or  
about the hour of 6<sup>30</sup> P.M. when the said  
Moran came up behind deponent and put  
his hand in the right hand of the deponent  
then on deponent's person and took therefrom  
the said property. Deponent felt the hand  
of the said Moran in deponent's pocket and  
on turning around deponent saw the said  
property in the hand of the said Moran.

Littie Fowler

Sworn before me this

27<sup>th</sup> day of January 1882  
J. M. Stetson  
Police Justice.



0687

Testimony in the case of  
John Moran  
filed Feb. 1892

84  
 The People } Court of General Sessions, Part F.  
 vs John Moran } Before Judge Gildersleeve Feb. 8. 1882  
 Indictment for larceny from the person.  
 Kittie Fowler, sworn and examined, testified:  
 I live 290 Garden St. Hoboken, I have seen  
 this little boy (the prisoner) before I was standing  
 in the corner of Fourteenth St. and Eighth  
 Avenue about half past six, waiting for a  
 car to go to the Christopher St. ferry and I had  
 my pocket book in my pocket, I felt the  
 pressure and the withdrawal of the hand from  
 my pocket, I turned around instantly and  
 I caught this little boy by the arm, it was a  
 red pocket book and I saw part of it going  
 into his pocket, I took hold of his arm, I said,  
 "you little rascal, give me my pocket book."  
 He said, "I have it," I says, "yes, you  
 have." With that he struggled a while until  
 my strength gave out. Just then five or six  
 other boys came around and tried to get  
 him away; their strength is more than  
 mine; they forced him away; they ran,  
 and a gentleman came up and asked  
 me what was the matter. He ran after him  
 and caught him in the middle of the block; he  
 brought him back and asked me if I recognized  
 the boy? I said, I did. He (the prisoner) said  
 his father died eight months ago and

he would not be stealing pocketbooks. So then  
 the policeman came and brought him to me.  
 I did not get the pocketbook back, I never  
 saw it after. I saw the edge of it in the  
 boy's pocket. Cross Examined. Left Erich's  
 store and walked down Eighth Ave. to ~~Fort~~ <sup>Fort</sup> ~~St.~~ <sup>St.</sup>  
 I was in Erich's about twenty minutes  
 but I did not purchase anything. I had my  
 pocketbook when I left Erich's store, I stepped  
 into a Confectionary and purchased some-  
 thing, I had my pocketbook then. There were  
 five or six little boys around me at the time  
 the pocketbook was taken. I did not have a  
 chance to search the prisoner's pocket. Had  
 I my other hand at liberty I do not think  
 the boy would have gotten away without my  
 receiving the pocketbook. I do not know of  
 my own personal knowledge that the boy was  
 searched in the street or that the pocketbook  
 was found in his possession. There were five  
 or six hands of boys in the prisoner's  
 pocket trying to get the pocketbook from  
 him. I am sure the prisoner's hand was in  
 my pocketbook. I felt the pressure of the  
 withdrawal of the hand, it was my right hand  
 pocket. I am sure I saw the edge of the  
 pocketbook in his pocket; he stood right



beside me, he was whirling around and he did not think I would catch him so soon. There was nothing peculiar about the red pocket book. There were five or six standing near me at the time I caught his hand; it was dark and a very stormy night. I could distinctly see the color of the pocket book because we stood in front of a shoe store and there was a gas light. I went to the station house that night rather against my wishes, but they said that I ought to and I went; the very next morning I appeared at Jefferson Market; the pocket book was not found in possession of the boy. There was \$1.50 in the pocket book. Hamilton Dangler, sworn. I live at 392 Bleeker St. I recollect the evening the lady was talking about, I caught the prisoner and arrested him at the corner of Fifteenth St. and Eighth Ave; he said he did not do it, I took him back and the lady was crying. I was coming down the Avenue and this young lady was traveling with the boy, he was trying to get away from her, I saw her have her hands on the boy and before I could get to him he got away from her; she said he had her pocket book, I caught him and she identified him and an officer came up and took him to the station house.

beside me, he was whirling around and he did not think I would catch him so soon. There was nothing peculiar about the red pocket book. There were five or six standing near me at the time I caught his hand; it was dark and a very stormy night. I could distinctly see the color of the pocket book because we stood in front of a shoe store and there was a gas light. I went to the station house that night rather against my wishes, but they said that I ought to and I went; the very next morning I appeared at Jefferson Market; the pocket book was not found in possession of the boy. There was \$1.50 in the pocket book. Hamilton Dangler, sworn. I live at 392 Bleeker St. I recollect the evening the lady was talking about, I caught the prisoner and arrested him at the corner of Fifteenth St. and Eighth Ave. he said he did not do it, I took him back and the lady was crying. I was coming down the Avenue and this young lady was traveling with the boy, he was trying to get away from her, I saw her have her hands on the boy and before I could get to him he got away from her; she said he had her pocket book, I caught him and she identified him and an officer came up and took him to the station house.

I did not think I had a right to search him.  
I did not accuse the boy of anything.

John Moran sworn and examined in his own behalf testified. I am going on 16, I live 237 West Thirteenth St., with my mother, my father has been dead since the 25th of July. I was working up to the time of the arrest in Crawford's looking glass factory. Since last June, I got four dollars a week and gave it to my mother. I did not see the complaining lady until I bumped up against her. I was going to run and get a telegram on the Fifteenth St. corner when she said, "Give me the pocketbook." I was running in full force and I ran against the lady, she said, "Give me the pocketbook you stole." I jerked away from her and ran to the Fifteenth St. corner, I was going to get the telegram and this man grabbed me, "Where is that pocketbook?" I emptied my pockets out and she did not find anything, the officer took me to the station house. Cross examined. I did not put my hand in the lady's pocket, there was a lot of boys standing round. My employer and mother are not in Court, I have never been accused of stealing silver ware, but I have been arrested once before. I was employed in Crawford's



0693

looking glass factory corner of Market St  
and Fifth Ave. I was running to buy  
the Telegram before I saw the lady.

Kittie Fowler recalled. The prisoner  
did not empty his pockets to show me  
that he had nothing in.

The jury rendered a verdict of  
guilty with a recommendation to  
mercy.

0694

BOX:

60

FOLDER:

682

DESCRIPTION:

Moriarty, Jeremiah

DATE:

02/15/82



682

0695

71  
C.W. Brooks

Day of Trial  
Counsel, Charles W. Brooks  
Filed 15 day of Feb 1882  
Pleads Not Guilty!

Homicide of the Degree of Murder,  
First Degree.

THE PEOPLE

vs.

P

Dermiah Marant

John McKeen

DANIEL C. ROLLINS,

~~Attorney at Law~~

District Attorney.

for 17 ase

A TRUE BILL

John McKeen

for Foreman

John McKeen

Tried and

about 17 ase

the

H. G. S. J. S.

Witnesses

Christoph W. Weber

206 Broome St

THE JUDGES OF THE SUPREME COURT OF THE STATE OF NEW YORK



0596

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

of the crime of

committed as follows:

The said

late of the

of New York, aforesaid,

Ward of the City of New York, in the County

on the *twenty third* day of *January*

in the year of our Lord

one thousand eight hundred and ~~seventy-eight~~ *eighty two* at the City and County aforesaid,

with force and arms, in and upon one

in the peace of the People of the State, then and there, being, wilfully, feloniously, and

with a deliberate and premeditated design to effect the death of

the said *Jeremiah Moriarty* did make an

assault, and that the said

a certain

with gunpowder and one leaden bullet, which said

the said *Jeremiah Moriarty* in *his* right hand then and

there had and held to, at, against, and upon the said *Charles Otto Weber*

then and there feloniously, wilfully, and with a deliberate and premeditated design to

effect the death of the said *Charles Otto Weber* did shoot off

and discharge, and that the said *Jeremiah Moriarty* with the

leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by

force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the

said *Charles Otto Weber* in and upon the *head*

of *him* the said *Charles Otto Weber* then and there

feloniously, wilfully, and of *his* "malice aforethought," did strike, penetrate,

and wound, giving to *him* the said *Jeremiah Moriarty*

then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,

and shot out of the *pistol* aforesaid, by the said *Jeremiah*

*Moriarty* in and upon the *head* of *him* the said

*Charles Otto Weber* one mortal wound of the breadth of *one* inch "es"

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

said *Charles Otto Weber* at the Ward, City and County

aforesaid, "from" the day first aforesaid *then and there did die*

and in the year aforesaid, "until the

in the same year aforesaid, did languish, and languishing did live, and on which

day of

in the year aforesaid, the said *at the Ward,*

City and County aforesaid, of the said mortal wound" did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

the said *Jeremiah Moriarty* in the manner and form, and by

the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and

in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated

design to effect the death of *him* the said *Charles Otto Weber* *him* the said

*Charles Otto Weber* did kill, and murder, against the form

of the Statute in such case made and provided, and against the peace of the People of

the State of New York and their dignity.

DANIEL C. ROLLINS,

~~DANIEL C. ROLLINS~~ District Attorney.

0697

District Attorney's Office.  
City & County of  
New York.

188

- ✓ Abby Sorbe 93 Baxter St -  
Send subpoena in care of off. Moran 14<sup>th</sup> Precinct St  
✓ William Bennett 93 Baxter St - Rear  
Alb. Lynett. House of Detention Jones  
James Tully . . . . .  
✓ Robt. Murphy 134 Mott St - out on Bail  
James Bennett. 93 ~~the~~ Baxter St  
Mary Ann Bennett  
Detectives Brennan & Moran 14<sup>th</sup>  
✓ Christopher Webber 216 <sup>Precinct</sup> Canal St.



0698

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
14 Years. 9 Months. 10 Days.	W York	93 Bowler St 14 <sup>th</sup> Precinct morgue	Jan'y 24/82

Residence  
216 Canal St

Charles Little  
for homicide  
Feb 14/82  
J. McNeig  
Sec'y

William  
abandoned

125 298  
HOMICIDE.  
1882

AN INQUISITION 115

On the VIEW of the BODY of

Charles Little  
whereby it is found that he came to  
his Death by the hand of

Jermiah Williams  
on the 13<sup>th</sup> inst day

1 January 1882

Original taken on the 13<sup>th</sup> day  
of December 1881

William Williams  
Juryman

Committed to the  
Gaol

Discharged

Date of death Jan'y 24/1882





0699

Coroner's Office,

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question.—What is your name?

Answer.—

*Jeremiah Moriarty*

Question.—How old are you?

Answer.—

*24 years of age*

Question.—Where were you born?

Answer.—

*New York*

Question.—Where do you live?

Answer.—

*83 Baxter St*

Question.—What is your occupation?

Answer.—

*laborer*

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

*By advice of counsel I have  
nothing to say at present  
Jeremiah Moriarty  
mark*

Taken before me, this *2<sup>nd</sup>* day of *February* 188*2*.

*Philip Meekle*

CORONER.

Report of Dr. Schmidt on the body of  
I have made an autopsy on the body of de-  
ceased Charles Otto Weber at the Morgue.  
I found ~~the~~ a large triangular wound corresponding  
to the place, where the nose was, which, from irregular  
shaped character of the wound, seemed to be the  
undoubted result of being struck by a rat - the con-  
junctive and part of the lower lid of the right eye  
was in a similar condition. On removing the scalp  
several minor contusions were found distributed  
under the scalp - There was also an oblong  
fracture of the skull, the result of a pistol shot  
wound on the left side of the skull, through the  
parietal bone on a line an inch and a half above  
and half an inch behind the insertion of the  
helix of the left ear, passing obliquely backwards  
the ball passing through the lower lobes of the cerebrum  
striking against the right occipital concavity,  
fracturing the same from within outwards, then  
rebounding and lodging in the posterior lobe of the  
right hemisphere. The ball was considerably  
flattened and appeared to be a 32 Calibre.  
All other organs were examined and found  
normal. Death in my opinion was caused  
by compound fracture of the skull due to  
a pistol shot wound of the same.

Report of Dr. Schmidt on

Taken before me

this 26<sup>th</sup> day of January 1882

Philip Herkle

CORONER.

0701

# STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

## AN INQUISITION,

Taken at the house of *Coroner's Office*  
 No. *15* *Chatham* Street, in the *4<sup>th</sup>* Ward of the City of  
 New York, in the County of New York, this *2<sup>nd</sup>* day of *February*  
 in the year of our Lord one thousand eight hundred and *82* before  
*Philip Morkle* Coroner,  
 of the City and County aforesaid, on view of the Body of  
*Charles Otto Weber* lying dead at  
*93 Buxton St. to morgue* Upon the Oaths and Affirmations of  
*nine* good and lawful men of the State of New York, duly chosen and  
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said  
*Charles Otto Weber* came to his death, do  
 upon their Oaths and Affirmations, say: That the said *Charles Otto Weber*  
 came to his death by

A Pistol shot wound of the head by a pistol  
 in the hands of Jeremiah Moriarty on the  
 23<sup>rd</sup> day of January 1882, in Buxton Street  
 and by John Alexander Lynato, Robert  
 Murphy and James Kelly as accessories  
 to the shooting.

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

## JURORS.

<i>Henry Thacker</i>	<i>202 E. 104<sup>th</sup> St.</i>
<i>Samuel Stein</i>	<i>140 E. 3<sup>rd</sup> St.</i>
<i>Aug. Faggenkamp</i>	<i>1462 Third Ave.</i>
<i>John Butt</i>	<i>1496 3<sup>rd</sup> av</i>
<i>D Jos Adams</i>	<i>1518-3 Ave</i>
<i>Geo Kelly</i>	<i>1522 3 Ave.</i>
<i>D Kennedy</i>	<i>1520 3<sup>rd</sup> Ave</i>
<i>Geo Schneider</i>	<i>1486-3 Ave</i>
<i>William Seggie</i>	<i>1524 3<sup>rd</sup> Ave</i>

**CORONER, P. M.**  
*Philip Morkle, Coroner &c.*



0702

The People of the State of New York, on the  
Complaint of

vs.

Charles Otto Weber

List of Witnesses.

Sermiah Moriarty

NAMES.

RESIDENCE.

Alexander Lynett

~~48 New Bowerly Tombs~~

Robert Murphy

134 Mott St.

James Fully

~~48 New Bowerly Tombs~~

William Bennett

93 Baxter Street

Frank J. Nugent

14 Greene St.

Christopher Weber

216 Canal St.

James Bennett

93 Bowerly

Leopold Goedschmidt

Coroner's Office  
1268 1st Ave

0703

Coroner's Office.

TESTIMONY.

Weber 1.

Alexander Lynato of 48 New Bowery  
 being sworn says & I saw  
 a brass finisher, on Monday  
 evening, January 23<sup>rd</sup> 1882  
 abt 7<sup>15</sup> P.M. I was running up  
 through Walker St to Baxter  
 St & crossed Baxter St op-  
 posite 93, where I met the  
 prisoner - Jeremiah Moriarty.  
 - We said hallo to each other -  
 he walked two steps further  
 & pulled out a revolver &  
 fired it off four times - he  
 was shooting upwards, snapped  
 it four times, but none of them  
 went off - when he cocked it  
 the 5<sup>th</sup> time, a young man  
 by the name of Robert Murphy  
 came out from entry of 93  
 Baxter St - they said hallo  
 to each other - Moriarty said  
 in a joking way: "Come here  
 until I shoot you" - As he said  
 these words, Murphy was half  
 way across the street, when the  
 young boy, Weber, the deceased  
 came from White St, as Weber  
 got between Murphy & Moriarty

Taken before me  
 this 27 day of Jan'y 1882

CORONER.

the revolver went off - immediately after sheet Webersfeld, and as soon as I saw him fall, I ran on the other side of the street went toward Walker St and in Walker St I met Murphy and we two went to a Beer Saloon ~~Corner~~ <sup>in</sup> Walker, between Centre & Easter St, Brusher & Springs - remained in there about 20 minutes - where we met Tully - Tully asked me to come out <sup>with</sup> ~~with~~ that Moriarty wanted to shoot him - I asked him what for, and he said Moriarty wanted Tully to help him (Moriarty) to carry a man in the entry - Tully's not wish to do it and ran away - Tully & I went then to Tully's Sister's house, in Division St, remained in the doorway there about ten minutes, when Tully came down & said, that he could get no money from his sisters - We then went back to Brusher &

Taken before me  
this 27 day of Jan'y 1887

CORONER.



Springs, where I borrowed 10 cents from one Michael O'Connor, where we remained ten minutes longer, when I heard that Moriarty was arrested for an orderly conduct, then we remained twenty minutes more and then Gully & myself went to the Grant House, at 48 ~~1st~~ New Bowery, where we went to bed. This was between 9 and 10 o'clock P. M. — I was arrested January 26<sup>th</sup> at 11 o'clock A. M. corner Canal & Baxter St. — I knew that Moriarty was released again — I have known Moriarty for ten years — Murphy about fifteen, Gully seven or eight years — I knew Weber 5 or 6 months — I did not know it was Weber, when the shooting occurred — Moriarty seemed to be under the influence of liquor at the evening mentioned — he staggered once or twice

Alexander Lynett

Taken before me  
this 27<sup>th</sup> day of Jan'y 1882  
Philip Herkle

CORONER.

0707

Base of Webber  
of January 24, 1882

0708

Coroner's Office.

TESTIMONY.

412

Alexander Lynett further testifies -  
 I was sober on the evening of the  
 shooting - I do not know that it was  
 Weber until a day or two afterwards -  
 It was very dark on the evening of  
 the shooting - I was three feet from  
 Weber, when he fell - Moriarty was in  
 front of a light -

Alexander Lynett

On the evening of the shooting  
 Moriarty had a pump on  
 under his coat, but no over  
 coat

Alexander Lynett

Taken before me  
 this 2<sup>nd</sup> day of February 1882.

Philip Morke

CORONER.



Robert Murphy of 134 Mott St -  
 being sworn says -  
 I am a type rubber - work at George  
 Bruce's type foundry 13 Chambers  
 St - On Jan'y 23<sup>rd</sup> 1882 at 7<sup>15</sup> P.M.  
 I was coming out of a friend's house  
 Wm Bennett, 93 Baxter St -  
 coming out of the Entry, I saw  
 Moriarty standing at the door -  
 I said, Hello Jerry - He said, Come  
 here, that I put a shot through  
 you - I thought he was joking -  
 I then made an endeavor to  
 cross the St - I was half way  
 across the Street, my back  
 turned toward Moriarty, when the  
 shot went off - I turned around  
 and saw a person fall a little ways  
 below 93 Baxter St, toward White  
 St, on the side walk - As soon  
 as I saw that, I crossed to the  
 other side of the Street - There I met  
 Hyatt coming across the Street -  
 He passed me by, got up as far as  
 Chris' Clothing Store, at 100 Baxter St,  
 and I walked after him - We met at  
 the Corner of Walker and Baxter St  
 and proceeded down to Brushers and

Taken before me  
 this 2<sup>nd</sup> day of Feby 1882.

CORONER.

Springs Saloon in Walker St -  
 stopped there about two minutes  
 and left alone to 140 Mont St -  
 where I remained for some time -  
 I know Weber the deceased - was  
 about half way across the street  
 when the person fell - I did not  
 look even for the purpose of recog-  
 nizing deceased, but passed on in  
 the other direction - There was no con-  
 versation between Lynto & myself  
 after we left the place of shooting -  
 Moriarty had no revolver in his  
 hand, when I came out of the Entry  
 I have known Weber five months -  
 I recognized Moriarty by his voice -  
 I recognize Moriarty ~~as I did~~  
 before I heard his voice - From  
 the time that Moriarty saw & me:  
 come here I'll shoot you, until the  
 shot was fired, it took two minutes -  
 The width of Baxter St is a little more  
 than the width of the Court room -  
 I recognized Moriarty after the shot  
 was fired, with a pistol in his hand  
 and putting it into his pocket, but  
 I did not recognize Weber or the person  
 who fell

Taken before me Robert Murphy  
 this 2<sup>nd</sup> day of February 1882.  
 Philip Herkle CORONER.



James Tully of 48 New Bowerys  
being a witness  
I am a laborer - I have known  
Moriarty abt 10 years - Lynatt abt  
10 yrs - Murphy abt the same time -  
I knew Weber by sight abt a month  
but never spoke to him  
on the evening of January 23<sup>d</sup> / abt  
7<sup>15</sup> P.M. I was coming up Baster St  
with Alexander Lynatt, until we met  
Moriarty in front of a liquor store  
we reached about 87 Baster St  
when we saw Moriarty walking  
ahead us - ~~then~~ he was snapping  
and brandishing a pistol until  
he reached 93 Baster St, Lynatt  
tried to stop him - Lynatt said to  
him - There is a policeman on the  
corner of York St, look out, he'll  
give us a chase - I was looking up  
to the corner to see, whether I could  
see a policeman, when I saw a boy  
or a man come down from Canal St  
- ~~When he got toward the corner he~~  
When he heard the snapping of the  
pistol he stopped and put his hand  
up to his head, as if to shield himself  
from being hit, when Moriarty said

Taken before me  
this 22 day of February 1882

CORONER.



0712

Coroner's Office.

TESTIMONY.

8c

What are you stopping for - Come then  
 nobody is going to hurt you - As soon  
 as Moriarty spoke to the boy, he <sup>walked</sup>  
 right up - then the pistol went off  
 and the boy or man fell - I was then  
 not more than six feet from because  
 As soon as he fell <sup>hydrant</sup> and the  
 rest of them went away, ~~and~~ <sup>then</sup>  
 started to walk away, when Moriarty  
 said: Here, is that the way, you are  
 going to condemn me? I say,  
 what do you mean? - Then  
 Jerry said: He give me a lift to  
 carry the body in - I said, I want  
 nothing to do with it - Moriarty  
 then grabbed him under the arms  
 & dragged him in the hall way of  
 93 Baxter St - I did not assist -  
 When he got about half way in  
 I turned round & wanted to go out  
 of the hallway - Moriarty said: Where  
 are you going - I said: I want  
 to see, whether there is any body  
 coming - Moriarty then said,  
 Don't you play any tricks on  
 me, I won't have none - I said  
 Allright, Jerry, I want you away  
 Moriarty then dragged him in all

Taken before me  
 this 2<sup>nd</sup> day of Feb'y 1881

CORONER.

0713

Coroner's Office.

TESTIMONY.

9.

alone through the hallway to the  
 yard - I followed right behind  
 him - He dragged him in the  
 yard as far as the water closet  
 and laid him alongside of the water  
 closet - When he got him there  
 he said: Fully, this man is dead -  
 there is an overcoat on him, that  
 is no good to him now and he  
 wanted me to take the over-  
 coat & wear it - I told him, that  
 I would not wear the overcoat for  
 anything - He argued with me  
 there a while & tried to make me  
 wear the overcoat - When he  
 grabbed me behind the neck &  
 hit me a punch in the jaw -  
 I kicked & pushed him away from  
 me & turned right around and  
 ran out of the entry as fast as I  
 could - He came after me -  
 When I got out on the street I ran  
 up Baker St. to Canal - ran up  
 Canal to Mulberry - and down  
 Bayard St. till I got to Baker  
 St. again, Moriarty always behind  
 me - As soon as I got to Baker  
 St. I ran across the street &

Taken before me,

this

5<sup>th</sup> day of Feb 1882

CORONER.



0714

Coroner's Office.

TESTIMONY.

11

There I got into an entry & go  
 behind the door & hid there, until  
 I thought that Moriarty has passed  
 I stood there about 4 or 5 minutes  
 and left there, went down Easter  
 St to Franklin, down Franklin  
 to Centre and up Centre to Canal  
 St - where I got into Canal St  
 I went in to Rusher & Sprung  
 Lager beer Saloon - opened the door  
 & looked in, <sup>did not</sup> find Moriarty there  
 and went in - I just remained long  
 enough to tell Hyatt, what happened  
 & then left with Hyatt  
 I did not know that the man shot  
 was Weber until two days after-  
 wards - when I was informed by  
 a truckman, that the mother  
 had recognized deceased at the <sup>Morgue</sup>  
 I knew him by sight - I was behind  
~~Moriarty~~ the boy, when Moriarty  
 dragged him in under the shoulders  
 - his face turned towards me, but I  
 did not know it was Weber - I never  
 looked into the face of the deceased  
 I saw the boy fall and saw ~~the~~  
~~the~~ Moriarty with the pistol in  
 his hand, when it went off -

Taken before me  
 this 2<sup>nd</sup> day of Febry 1884

CORONER.



0715

Coroner's Office.

TESTIMONY.

11c

I made no report of the police —  
 I was arrested Jan'y 25<sup>th</sup> in Walker  
 St in the afternoon — ~~at 48 New Bowerly~~  
 48 New Bowerly is a lodging house —  
 live there when I have money to pay  
 for a bed — I was at 48 New Bowerly  
 the night of the shooting — I met  
 Hyatt off on all day long around  
 the place — Met him on the Corner  
 several times, met him at Brusher  
 & Springs several times — had no  
 drinks, we had no money to get any —  
 had no drinks all day — Moriarty  
 seemed to have been drinking —  
 he was craved by liquor — When  
 I first saw the boy coming he dodged  
 & put on his hat <sup>up to his eyes</sup> but ~~he~~ on being  
 spoken to by Moriarty, he came right  
 along until he was shot — he fell  
 on the same side of the street where  
 we stood — I could not tell, whether there  
 was any life in ~~him~~ when he was  
 dragged in — The hallway and the yard,  
 where Deceased was taken was  
 perfectly dark —

James Tully

Taken before me

this 2<sup>nd</sup> day of Febr'y 1882

Philip Morkle

CORONER.

0716

Coroner's Office.

TESTIMONY.

12

William Bennett of 92 East 10th  
 being sworn says ~~on~~<sup>Monday</sup>  
 I am a laborer — ~~on~~<sup>Monday</sup>  
 evening of January 28<sup>th</sup> ~~about~~<sup>between</sup>  
 between 8 and 9 o'clock, I had my  
 boy sent out for bread and milk  
 when he ~~returned~~<sup>returned</sup> and said, that there was some-  
 body stretched by the water closet  
 in the yard. I live on 2nd floor — went down to  
 the yard to see who the person  
 was — when I got down I saw  
 a man stretched on the ground  
 near the water closet  
 and mortally, having a hold  
 of the man I said: Hallo Billy.  
 I asked him, if he knew the  
 man on the ground, when he told  
 me, that it was Jerry Sullivan  
 who was drunk — I said: As long  
 as you ~~know~~<sup>are with</sup> him, he is in safe  
 hands — and went up to my own  
 room again and had my supper  
 and remained in the room —  
 I went down next morning between  
 7 & 8 o'clock to the cellar for some wood,  
 where I found the body of a ~~man~~<sup>dead</sup>  
 in the cellar, I went up to speak  
 to Mr. Patten, the agent of the houses  
 & his son went down to the cellar

Taken before me

this 25 day of Feb'y 1884

CORONER.

0717

Coroner's Office.

TESTIMONY.

13

with me & young Patten looked into the cellar from the yard and then Mr Patten reported the case at the Station House - I heard no pistol shots fired, heard no groans from the man on the ground - I cannot tell, whether the man stretched on the ground and the man found in the cellar are the same - I know Tully - did not see Tully in the yard I saw nobody besides the man stretched on the ground and Moriarty stooping over him and having a hold of him - I know Jerry Sullivan slightly, cannot tell where he lives - ~~There~~ I found the body of the deceased at the bottom of the cellar steps -

William his Bennett  
mark

Taken before me

this 2<sup>nd</sup> day of February 1882

Philip Morkle

CORONER.



0719

Coroner's Office.

TESTIMONY.

142

Frank J. Mearns Officer of 14<sup>th</sup> Rec<sup>y</sup>  
 being ~~asked~~ ~~asked~~ ~~asked~~  
 On the night of January 23<sup>rd</sup>  
 about <sup>after</sup> 7 o'cl P. M. I was on post  
 on Walker and I heard some  
 shots, apparently proceeding  
 from Baster. It attracted the  
 attention of several officers  
 who were with me, ran down and  
 searched around, but could find  
 nobody, & then received from a  
 boy of 16 or 17 the description  
 of the man who fired the shots,  
 I heard four shots fired - I went  
 back to my post, looked in the  
 liquor store 102 Baster St to find  
 Jerry Moriarty, who answered the  
 description given me by the  
 boy (A tall man with a <sup>hump</sup> ~~hump~~  
 and no coat) - I looked in several  
 times but did not find him - the  
 last time I looked ~~in~~ <sup>for</sup> him, which  
 was from three quarters of an  
 hour afterwards, I saw Moriarty  
 walk in with an overcoat <sup>and</sup> ~~under~~  
 his arm - the overcoat was rolled  
 up, thrown over his arm, of dark  
 material - I went up to him

Taken before me.

this 7<sup>th</sup> day of Feb<sup>y</sup> 1882

CORONER.

and asked him, Jerry, was it you, who fired those shots in Baxter's place — He said no — I asked him, whether he had a pistol with him, and he said — No, I need no pistol and told me, that he could fight several ways without a pistol — I then asked him to let me see, when he refused — I then put my hands around his hips ~~to feel for any~~ when I felt a pistol in his pocket and I took it out — In the scuffle Morarty hit me in the eye — I undertook to arrest him and had quite a muss & had to throw him on the floor — when one of the parties present took my club and wrapped for assistance on the street, while I held him — A round man answered the call and assisted me to take Morarty to the Station House on charge of violating the ordinance of carrying a pistol and intoxication and becoming disorderly, when I undertook to arrest him —

Taken before me  
this 2<sup>nd</sup> day of July 1884

0721

Coroner's Office.

TESTIMONY.

16

I examined the pistol at the Station House - it was a five barreled revolver with ~~all~~ <sup>the</sup> the five chambers emptied and ~~the~~ <sup>four</sup> shells in the revolver - On the following morning I took Moriarty before Judge Powers in the Towns Police Courts and he was discharged on the 25<sup>th</sup> of February. I was out on post - of the four shots fired I heard first one - then two in more rapid succession - then one more after some interval, ~~when~~ <sup>altogether</sup> I heard four and they took about 15 minutes - Moriarty was drunk when arrested.

Frank J. Nugent

Taken before me  
this 2<sup>nd</sup> day of Feby 1882.  
Philip Merkle

CORONER.



0722

Coroner's Office.

TESTIMONY.

17

Christine Weber of 216 Canal St.  
 being sworn says  
 I am the mother of Deceased  
 Charles Otto Weber - I saw  
 Deceased last Monday evening  
 Jan'y 23<sup>rd</sup> when he passed  
 out of my door at 7 o'cl P.M. -  
 He ~~was~~ went next door at 218  
 Canal St. for two cigarettes. Not coming  
 home till eleven o'clock P.M. I  
 sent my girl Otto to look for him  
 corner Leonard & Beater St. - she  
 returned in ten minutes and said  
 not finding <sup>him</sup> all the people round  
 there had gone to bed. - Next  
 morning the father went to  
 the ~~the~~ Police Court, to see whether  
 he was arrested or not - and when  
 the father returned he sent me  
 to look at Headquarters from  
 him. I waited there two hours -  
 they heard nothing of him there  
 - I was then sent to Room 10  
 in the Telegraph <sup>Office</sup>, but without  
 any result - went there again  
 in the afternoon - I gave the  
 description of his clothes - <sup>black overcoat</sup> gray  
 pants and a sealskin cap and

Taken before me  
 this 2 day of february 1882

CORONER.

0723

Coroner's Office.

TESTIMONY.

18

under this a knitted worsted cap — the cap that is now on the table before me — I could get no information from him or about him from Hospitals or Police precincts until Wednesday morning Jan'y 25<sup>th</sup> on coming home my daughter read from the Sun<sup>ny</sup> paper the description of a man who was found in 93 Baxter St in the cellar and taken to the Morgue — and who appeared to be my son — I then went to the Morgue and identified him. On returning from the Morgue I found the cap now on the table and which was worn by my son on the evening <sup>of Jan'y 23<sup>rd</sup></sup> before he left the house — The cap was given to my daughter during my absence by William Bennett Jr. of 93 Baxter. On examining I found a hole in the cap — The coat, that my son had on, has not been returned yet to me, but I could recognize at once without any difficulty —

Griffin W. Cook

Taken before me  
this 2<sup>nd</sup> day of Feb'y 1882

Philip Mearle

CORONER.

0724

Coroner's Office.

TESTIMONY.

19

James Bennett of 93 Baxter St  
 being sworn says I know  
 nothing of the circumstances  
 attending the death of Charles Otto  
 Weber - About 12 o'clock noon on  
 Tuesday (I believe) Jan'y 24<sup>th</sup>  
 on going to the yard I found  
 the worsted caps (now on the  
 table before me in the yard of  
 93 Baxter St near the water  
 closet - During the afternoon  
 of the same day, having been in-  
 formed of the death of young  
 Weber I took the caps to the  
 house & gave it Mrs Weber's  
 daughter, who identified the same.

James Bennett

Taken before me  
 this 2<sup>nd</sup> day of Feb'y 1882  
 Philip Morley

CORONER.



0725

Coroner's Office.

TESTIMONY.

207

Before the case was given to the jury, Counselor Brooks moved that so much of the testimony of Alexander Synnath and James Tutty, as refers to the assertion that the person, who fell when the shot was fired by Moriarty, was Charles Weber, <sup>be stricken out</sup> of the person that such witnesses fail to identify the person at the time of the occurrence and both of them testify that they simply heard within a day or two, after the occurrence, that Charles Weber was shot. Whereupon the motion was denied.

Counsel further moves, that the Coroner charge the jury, that there is no evidence that the person whose body has been claimed to have been found in the cellar

Taken before me  
this 22 day of Feb 1882

CORONER.

0726

Coroner's Office.

TESTIMONY.

21.

of 93 Baxter St. was that  
 of the person ~~who~~ who fell  
 when the shot was fired  
 on the previous night and  
 that such evidence being  
 wanting, the prisoner cannot  
 be held.

Whereupon the Coroner  
 refused to charge as re-  
 quested by Counsel.

Taken before me  
 this 2<sup>nd</sup> day of

Sept 1885  
 Philip Herbert  
 CORONER.

0727

**BOX:**

60

**FOLDER:**

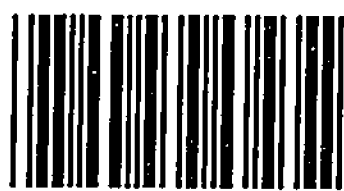
682

**DESCRIPTION:**

Mulcahy, Patrick

**DATE:**

02/07/82



682



0728

BOX:

60

FOLDER:

682

DESCRIPTION:

Kelly, Edward

DATE:

02/07/82



682

0729

19

WITNESSES.

Day of Trial,

Counsel,

Filed

day of

1880

Pleads

Chapman

THE PEOPLE

vs.

LARCENY AND RECEIVING  
STOLEN GOODS.

Patrick Mulcahy

Edward Kelly

18245-0.57

13 cases

JOHN MCKEON,

District Attorney.

Pleads

S. P. Three years.

A True Bill.

W. H. McKeon

Foreman.

Feb 27/82

W. H. McKeon

S. P. Three years.

0730

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*Patrick Mulcahy*  
*Edward Kelly*

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

*Patrick Mulcahy and Edward Kelly*  
of the CRIME OF LARCENY

committed as follows:

The said

*Patrick Mulcahy and Edward Kelly* each  
late of the First Ward of the City of New York, in the County of New York,  
aforesaid, on the ~~twenty seventh~~ day of *January* in the year of our Lord  
one thousand eight hundred and eighty ~~two~~ at the Ward, City and County  
aforesaid, with force and arms

*One overcoat of the value of thirty-five dollars*  
*One handkerchief of the value of two dollars.*

of the goods, chattels and personal property of one

*Edward A. Day*

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



And the Grand Jury aforesaid, by this indictment further accuse the said  
*Patrick Mulcahy and Edward Kelly*  
 of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said  
*Patrick Mulcahy and Edward Kelly each.*  
 late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the  
 year aforesaid, with force and arms, at the Ward, City and County aforesaid,

*One overcoat of the value of thirty-five dollars.*  
*One hand Kerchief of the value of two dollars.*

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0732

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

Sec. 209, 209, 210 & 212.

Police Court

1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward Henry

204 E 82 St

Witnesses

Edward Henry

204 E 82 St

Offence

Grand Larceny

Dated

January 3rd

1882

Magistrate

Officer

Clerk

Witnesses

25th Precinct

Street

No. 25th Precinct

Street

No. 25th Precinct

Street

No. 25th Precinct

Street

No. 25th Precinct

Street

No. 25th Precinct

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

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0733

\* Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*Edward Kelly* 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 Kelly*

Question. How old are you?

Answer.

*14 years of age*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*No 245 East 37th St 3 years.*

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 of the charge and demand an examination*

*Edward Kelly*  
*mark*

Taken before me, this *20th*

day of *January* 188*2*

*R. L. Morgan* Police Justice.

*February 1st 1882.*

*Nathan Nesbit Esq Counsel for Defendant*

*waives examination, and goes to trial*

*R. L. Morgan*  
*Police Justice*



0734

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Patrick Mulchee* 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.

*Patrick Mulchee*

Question. How old are you?

Answer.

*14 years of age*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*346 East 61<sup>st</sup> 600 months.*

Question. What is your business or profession?

Answer.

*I work a chair making.*

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*  
*Patrick Mulchee*

Taken before me, this

day of

188

*R. L. Morgan* Police Justice

*Nathan Nesbit Esq. Counsel for Defendant,  
waives Examination, and goes to trial.*

*February 1<sup>st</sup> 1882.*

*R. L. Morgan*  
Police Justice

0735

4<sup>th</sup> District Police Court

CITY AND COUNTY  
OF NEW YORK, ss.

of No. *204 East 82<sup>nd</sup>* Street,  
being duly sworn, depose and saith, that on the

at the *27<sup>th</sup>* day of *January* 18*82*  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent,

the following property viz.:

*One overcoat of the  
value of Thirty five dollars  
One pocket handkerchief  
of the value of Two  
dollars in all of the  
value of Thirty Seven  
dollars \$37<sup>00</sup>/<sub>100</sub>*

the property of

*Deponent*

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen and carried away by *Patrick Mulchee and*

*Edward Kelly (both now here)*  
from the fact that deponent  
is informed by Officer Henry H.  
Cornish of the 28<sup>th</sup> Precinct Police  
that he said Officer found  
in the possession of said Patrick  
Mulchee a pawn ticket  
said ticket represented the  
aforesaid overcoat (here shown  
in Court and fully identified

by defendant as his property  
 stolen and carried away  
 from his possession and  
 the date aforementioned and  
 said pocket Handkerchief  
 was found in the possession  
 of said Edward Kelly by  
 the aforesaid officer  
 which is also fully  
 identified by defendant  
 in open Court as being  
 in the pocket of the over-  
 coat at the time said  
 coat was stolen as aforesaid  
 Defendant Charges said  
 Melchey and Kelly with  
 the larceny of the aforesaid  
 property acting in concert  
 with each other

Sworn to before me Edward H. Day  
 this 31<sup>st</sup> day of January  
 1882

B. L. Hoffman  
 Police Justice

City & County of New York Geo. Henry F. Cornish of the 28<sup>th</sup> Precinct

Police being duly sworn says that the  
 facts stated in the foregoing Complaint  
 on information given by defendant are  
 true to his knowledge

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Sworn to before me  
 this 31<sup>st</sup> day of January  
 1882

B. L. Hoffman  
 Police Justice

OFFICER

Henry F. Cornish

DATED

WITNESSES:



0737

**BOX:**

60

**FOLDER:**

682

**DESCRIPTION:**

Murphy, Edward

**DATE:**

02/24/82



682

0738

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
Edward Murphy  
alias Paul Murphy

The Grand Jury of the City and County of New York, by this indictment, accuse  
Edward Murphy alias Paul Murphy  
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said Edward Murphy alias Paul Murphy late of the City of New York, in the County of New York, aforesaid, on the Sevente day of February in the year of our Lord one thousand eight hundred and Eighty two with force and arms, at the City and County aforesaid, in and upon the body of Francis Muller in the peace of the said people then and there being, feloniously did make an assault and him the said Francis Muller with a certain instrument and weapon, a description of which is to the jurors aforesaid unknown and cannot now be given, which the said Edward Murphy alias Paul Murphy in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound, with intent him the said Francis Muller then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said  
Edward Murphy alias Paul Murphy  
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said Edward Murphy alias Paul Murphy 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 Francis Muller then and there being, wilfully and feloniously did make an assault and him the said Francis Muller with a certain instrument and weapon, a description of which is to the jurors aforesaid unknown and cannot now be given, which the said Edward Murphy alias Paul Murphy in his right hand, then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable or excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto him the said Francis Muller 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  
Edward Murphy alias Paul Murphy  
of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said Edward Murphy alias Paul Murphy afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-

said, with force and arms, in and upon the body of *Francis Muller*  
in the peace of the said people then and there being feloniously did make  
another assault and *kill* the said *Francis Muller*

of which is to the jurors aforesaid with a certain instrument and weapon, a description unknown and cannot now be given, which the said

of which is to the jurors aforesaid unknown and cannot now be given, which the said  
Edward Murphy alias Paul Murphy in his right  
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut  
and wound, the same being such means and force as was likely to produce the death of  
him the said Francis Sullivan with intent ~~him~~ the  
said Francis Sullivan then and there feloniously and wilfully  
to kill, against the form of the Statute in such case made and provided, and against  
the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

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

The said *Edward Murphy alias Paul Murphy* 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 *Francis Muller* then and there being, wilfully and feloniously did make another assault and *him* the said *Francis Muller* with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given, which the said *Edward Murphy alias Paul Murphy* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Francis Muller* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

A True Bill  
J. H. McLaughlin  
May 27 / 89  
Foreman.  
Heads outfit increased)  
S. J. from 1000.  
Cousin

~~DANIEL~~ G. ROLLINS,  
District Attorney

### ***Felonious Assault and Battery.***

## Pleads

Filed 24 day of May 1882

# THE PEOPLE



0740

New York Hospital,

West Eleventh Street,

New York, Feb 18<sup>th</sup>, 1882

This is to certify that John Crawley  
will be able to go to Court  
on Monday, Feb 20<sup>th</sup>, 1882.

T. H. Townsend (House surgeon  
N. Y. Hospital)

per Mack.

0741

New York Hospital,

West Fifteenth Street,

New York,

February 1887

This certifies that John  
Gawley is unable to appear  
in court at present &  
will probably be not  
able to do so for 1 wk.

The stab wd. though  
not a fatal one is quite  
serious & will necessitate  
him staying in bed for at least  
1 wk.

Dr F M Townsend  
House Surgeon

0742

New York Hospital,

West Fifteenth Street,

New York, Feb 8<sup>th</sup> 1882.

This is to certify that  
John Grover, stabbed in the  
back last night - received a  
dangerous wound - his condition  
however this am is favorable -  
no adverse symptoms having set  
in -

J. M. Townsend,  
House Surgeon  
Per. J. Vandervoort  
Sen. Asst. Surg.



0743

FORM 10.

Police Court — Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

*Francis Muller*

vs.

*Paul Murphy*

Dated, *February 8* 188 *2*

*Patterson*

Justice.

*McNee 16* Officer.

Witness,

*Francis Muller*

0744

FORM 10.

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

of No. Francis Mullin, Laborer,  
H 21 West 16<sup>th</sup> Street, being duly sworn, deposes and says,  
 that on the 7<sup>th</sup> day of February 1882 at the City of  
 New York, in the County of New York,

Paul Murphy, now here, did  
 violently and feloniously stab, cut  
 and wound one John Crawley,  
 of H 55 West 17<sup>th</sup> Street, by cutting  
 said Crawley in the back with  
 some sharp instrument. He, said  
 Murphy, then held in his hands.  
 That deponent witnessed said assault  
 and is informed and believes that said  
 John Crawley now lies in the New York  
 Hospital in a dangerous condition and  
 unable to appear in Court from the effects  
 of said wound.

Francis Mullin

Sworn before me, this

of

 1882  
 Police Justice.

0745

## AFFIDAVIT—FELONIOUS ASSAULT, &amp;c.

Second District Police Court.

STATE OF NEW YORK.  
CITY AND COUNTY OF NEW YORK, } ss.John Crowley, Laborer  
Aged 29 years of No. 455  
West 17<sup>th</sup> Street, being duly sworn, deposes and says

that on the seventh day of February in the year 1882 at the City of New York, he was violently and feloniously assaulted and beaten by

Paul Murphy, now here, who did wilfully and maliciously cut, stab and wound deponent two several times, with some sharp instrument he, said deponent, then held in his hands, — thereby wounding deponent on the right elbow and back near the spine. That deponent was so brutally said deponent

with the felonious intent to take the life of deponent, <sup>and</sup> to do him bodily harm, and without any justification on the part of the said assailant;Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ dealt with according to law.

Sworn to before me this

20<sup>th</sup> day

of

February

1882

John Crowley

Police Justice.



0746

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_

Sec. 208, 209, 210 & 212.

167<sup>d</sup>  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Connelley  
Paul Murphy

Offence

felonious  
Assault and Battery

Dated February 20<sup>th</sup> 1882

Matthew \_\_\_\_\_  
Magistrate.

McNiece 16  
Officer.

McK  
Clerk.

Witnesses  
Francis Mullin

No. 1121 West 16<sup>th</sup>  
Street,

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

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



Conrad, And. G.S.

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

guilty thereof, I order that he <sup>be held to answer the same and be</sup> ~~be held to answer the same and be~~ committed to the Warden or Keeper of the City Prison ~~until he be legally discharged~~ <sup>of the City of New York</sup> ~~until he be legally discharged~~

Dated February 20<sup>th</sup> 1882 John Connelley Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0747

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Paul 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.

*Paul Murphy*

Question. How old are you?

Answer.

*Thirty-two years of age*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*448 West 16<sup>th</sup> St. 20 years.*

Question. What is your business or profession?

Answer.

*Labour.*

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 innocent. I got cut myself. I have nothing further to say.*

Taken before me, this *20<sup>th</sup>* *Edward Murphy*  
day of *February* 188*2*

*Sam. Patterson* Police Justice.

0748

**BOX:**

60

**FOLDER:**

682

**DESCRIPTION:**

Murphy, Michael

**DATE:**

02/06/82



682



8

Filed 6 day of Feb 1882  
Pleads not Guilty.

THE PEOPLE

vs.

I

Michael Murphy

Obtaining Goods by False Pretences

DANIEL C. ROLLINS,

~~Attorney at Law~~

John McKeon.

District Attorney.

Part No: Febry 8. 1882  
Discharged by the Court -

A True Bill.

OK Keery

Foreman.

24

0750

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Michael Murphy*<sup>against</sup>  
The Grand Jury of the City and County of New York by this indictment accuse

*Michael Murphy*  
of the crime of  
*obtaining money by false pretences*  
committed as follows:  
The said *Michael Murphy*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *twenty-fourth* day of *December* in the year of our Lord  
one thousand eight hundred and *seventy-eight*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one

*Horatio R. Newman*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to

*Horatio R. Newman*

That *a certain ring which he the said Michael Murphy then and there presented and delivered to him the said Horatio R. Newman was a gold ring and was of the value of two dollars.*

And the said

*Horatio L. Newman*

then and there believing the said false pretences and representations so made as aforesaid by the said

*Michael Murphy*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

*Michael Murphy, a certain sum of money to wit: the sum of two dollars in money and of the value of two dollars.*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

and the said

*Michael Murphy*

did then

and there designedly receive and obtain the said *sum of two dollars in money and of the value of two dollars*

of the said

*Horatio L. Newman*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

*Horatio L. Newman*

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

*Horatio L. Newman*

of the same.



And Whereas, in truth and in fact, the said *ring which he the said Michael Murphy then and there presented and delivered to him the said Horatio L. Newman* was not a gold ring but on the contrary was made of base metal and was wholly worthless as he the said Michael Murphy then and there well knew.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Michael Murphy* to the said *Horatio L. Newman* in all respects utterly false and untrue, to wit, on the day and *year last aforesaid* <sup>was and were first and the time of making the same</sup> at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Michael Murphy* well knew the said pretences and representations so by *him* made as aforesaid to the said *Horatio L. Newman* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Graus* and representations aforesaid, <sup>by means of the false pretences</sup> *twenty-fourth day of December in the year of our Lord one thousand eight hundred and eighty-one* on the ~~day and year last aforesaid~~ at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Horatio L. Newman*, the sum of *two dollars in money and of the value of two dollars*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

*Horatio L. Newman* with intent feloniously to cheat and defraud *him* of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~DANIEL G. ROLLINS,~~

~~District Attorney,~~ *John M. McKeon.* District Attorney.

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BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

*Henry J. Foster*

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c., 90  
ON THE COMPLAINT OF

*Patrick Newman*

*Michael Murphy*

Offence, *False Pretence*

Dated

*January 24 188*

*Backus* Magistrate.

*W. O. Mahan* Officer.

*19 Feb* Clerk.

Witnesses

No.

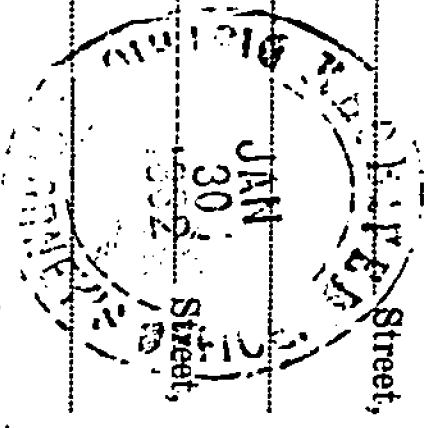
Street,

No.

Street,

No.

Street.



*John W. Foster*

*and*

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 *Michael Murphy*

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

Dated *January 24 188*

*Ralph G. Farnham* Police Justice.

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

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

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

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

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Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*Michael 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.

*Michael Murphy*

Question. How old are you?

Answer.

*36 years*

Question. Where were you born?

Answer.

*City of New York*

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

Answer.

*Corner of Hudson & Bowery About two months*

Question. What is your business or profession?

Answer.

*Railroad*

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

Answer.

*I am not guilty*

Taken before me, this

*24*

day of

*January*

188*2*

*Michael Murphy*

*Hugh Gerard*

Police Justice.



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City and County of New York } ss

Horatio L. Newman aged 33 years  
 occupation Clerk of No 165 East  
 49<sup>th</sup> Street being duly sworn  
 deposes and says that on the  
 24<sup>th</sup> day of December 1881 at the  
 City and County of New York  
 Michael Murphy (now here)  
 did then and there feloniously  
 obtain from deponent the  
 sum of two dollars in good  
 and lawful money of the  
 United States by means of  
 false pretense, That at  
 the time and place aforesaid  
 the said Murphy, falsely represented  
 that a certain ring which he  
 sold deponent was made  
 of gold Deponent relying upon  
 the truth of ~~the~~ such representations  
 so made by said Murphy  
 did purchase from him the  
 said ring and pay therefor  
 the said two dollars. That  
 such representations were false  
 and untrue the said ring  
 was being made of gold,  
 Deponent charges that at the  
 time said Murphy made the

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representations as aforesaid  
he knew they were false and  
untrue and that he made  
them with intent to cheat and  
defraud deponent and whereby  
deponent was cheated and  
defrauded

Sworn to before me  
this 24 day of January 1882  
Horatio L. Newman.

Guy H. Gardner  
Police Justice