

0586

BOX:

374

FOLDER:

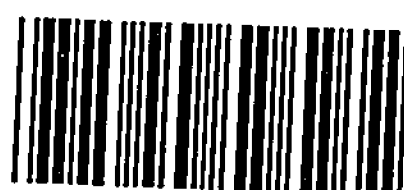
3500

DESCRIPTION:

Molloy, James

DATE:

11/06/89



3500

0507

Dec. 12th Thursday

POOR QUALITY
ORIGINAL

0588

Police Court—6th District.

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

Patrick O'Malley
of No. 2467-3^d Avenue Street, aged 22 years,
occupation Barkeeper being duly sworn

deposes and says, that the premises No 141 Lincoln Avenue ~~Street~~,
in the City and County aforesaid, the said being a brick building the ground
floor of
which was occupied by deponent as a Liquor Store
and in which there was at the time a human being, by name Glass

were BURGLARIOUSLY entered by means of forcibly opening the
communication between said premises and
the cellar of adjoining condition

on the 2^d day of September 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz: Silver, nickel,
and copper coins, good and lawful money
of the United States, consisting of three coins
each of the value and denomination of Fifty
cents and other coins of sundry values. Altogether
of the value of nineteen dollars
and Forty three cents, and one ice pick
of the value of Twenty five cents. in all of
the value of nineteen dollars and sixty
eight cents

the property of deponent

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

James Mallory, now here,

for the reasons following, to wit: Deponent left said premises at
one o'clock on the morning of said day, after
closing them in the usual manner. At six
o'clock on said morning deponent, returning to
said premises, found that it had been
entered and missed said money. Officer
Andrew Wood of the 33^d Precinct Police, being
called in by deponent, found said James
Mallory in the cellar of said premises

POOR QUALITY
ORIGINAL

0589

having said money and said ice pick in
the pocket of said ^{as said officer informs defendant} Malloy. Said money was
missed from a cash drawer which defendant
had left locked and which defendant found
broken open, the lock having been forced and
broken

Sworn to before me this 2^d
day of September 1889

John C. Coakley
Police Justice

Patrick J. Malloy

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

POOR QUALITY
ORIGINAL

0590

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Wood

aged _____ years, occupation _____ of ~~NY~~

The 33^d Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Patrick O'Malley

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

Sworn to before me, this 2^d
day of September 188 9

Andrew Wood

John Cochran

Police Justice.

POOR QUALITY
ORIGINAL

0591

Sec. 198—200.

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Malloy*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Mott Haven ; 2 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

James Malloy

Taken before me this

day of *September* 189*9*

Charles H. Lander Police Justice.

POOR QUALITY
ORIGINAL

0592

BAILED,
No. 1, by Wm A Middleton
Residence 464 St Markes Avenue
Brooklyn
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 6 District. 1340

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick O'Malley
2467 5th Ave
James Mollony
Offence Burglary

Dated September 2^d 1889

Charles Magistrate.
Wood Officer.
33^d Precinct.

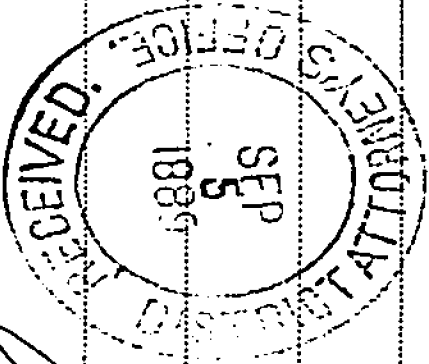
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$2000 -
TO ANSWER



James Mollony
4200 1st Ave
Brooklyn
Commenced

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 James

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

Dated September 2^d 1889 Charles W. Fairbanks Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Court of General Sessions of the Peace
for the City and County of New York
The People of the State
& New York
against
James Mollen

City and County of New York, to:

George W. Stephens
being duly sworn says: In April of the
present year my firm was retained by
the defendant and his brother and sister
to compile the executory, one Eliza Broderick
& their mother's estate to render an
account and pay them what they should
respectively be entitled to receive from
her. In the course of that litigation the
following facts appeared and were not
disputed. Their mother was Elizabeth
Mollen; she died in 1878 leaving an
estate of over \$5000. money on deposit in
Savings Banks. She left a will by which
she bequeathed to the defendant each
\$1,000. and to her three sisters each \$1,500.
(one of the sisters, an infant, died within six
months after its mother's death) and appointed
the said Eliza Broderick sole executrix and
also guardian of the said children, from

the defendant was the eldest.

The said executrix was and is a person of independent means, with an income of about \$5,000 per annum. From the time of her appointment she seems to have considered that the money left in her hands as executrix was her personal private property, on which the legatee had little, if any, claim. The total amounts which she claims to have expended for her education and support ^{defendant} or to have paid him, to the present time is only \$289.42. From the time of her appointment in 1878 she literally did nothing for the defendant, she was allowed to shift for himself as best he could. She had no time and she refused to allow him any substantial part of the income of the legacy which she held for him. The other legatees fared but little better.

The defendant has always asserted to me that he was innocent of the crime for which he has served a term of imprisonment, but that he was unable to obtain proper assistance for his defense for want of money. Whether he was guilty or not, the fact is that he applied to his guardian for assistance when he was

POOR QUALITY
ORIGINAL

0595

arrested, and she refused let him have any money, although all of his money was in her hands and none of the income had been drawn for several years.

By the report of the referee in the accounting proceedings, he found that on Nov 2^d 1889 the said executrix was chargeable with \$9,207.⁰⁰ showing that she had paid out more of the capital of the estate and but little of its income.

The defendant's father died before his mother. At her death he was 13 years of age. Had his guardian discharged her trust with any degree of faithfulness the defendant would probably not be where he is now. Her criminal remissness while it furnishes no excuse for the defendant's crime, I submit should be considered in fixing the measure of punishment to be inflicted.

Sworn to before me this
16th day of December, 1889

Chas. W. Stephens

Chas. F. Wells

Notary Public

New York

POOR QUALITY
ORIGINAL

0596

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

The People on }
James ^{vs} Holloy }

City and County of New York.

James H. D. Burnett

being duly sworn says:

I am in the coal business at
Rider Ave near 138th Street in this
City. I know the defendant. He was
in my employment as driver for me
for several months about time somewhat
over a year ago. He was often entrusted
with money, and I had no reason to
find ~~any~~ fault with him on the ground
of dishonesty. I did, however, discharge
him because I found that he was
drunk.

Sworn to before me this
16th day of December, 1889
Wm W. Stephens
Notary Public
N.Y. Co.

James H. D. Burnett

POOR QUALITY
ORIGINAL

0597

Court of General Sessions
of

the People of

vs.

James Moley.

Affiant.

POOR QUALITY
ORIGINAL

0598

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Molloy

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

James Molloy

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

The said

James Molloy

late of the *Twenty third* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *September* in the year of our Lord one thousand eight hundred and *eighty nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

Patrick O'Malley

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

Patrick O'Malley

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

POOR QUALITY
ORIGINAL

0599

SECOND COUNT—

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

of the CRIME OF

Petit LARCENY

committed as follows:

The said

James Molloy
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *night* time of the said day, with force and arms,

*three silver coins of the United States of
the kind called half dollars, of the
value of fifty cents each and
divers other coins of a number, kind
and denomination to the Grand Jury
aforesaid unknown of the value
of seventeen dollars and ninety-three
cents, and one ice pick of the value
of fifty cents*

of the goods, chattels and personal property of one

in the

Store, of the said

Patrick O'Malley
Patrick O'Malley
there situate, then and there being found, *in the store* aforesaid, then and there
feloniously did steal, take and carry away, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows,
District Attorney

0600

BOX:

374

FOLDER:

3500

DESCRIPTION:

Montrose, Nord

DATE:

11/20/89



3500

0601

POOR QUALITY
ORIGINAL

See Cert. of Capt. Murphy
that insurance is
waived. R.B.M.
232.

Witnesses:
officer Roberts

Counsel,
Filed 20 day of Nov 1889
Pleaded, *Jeffery*

THE PEOPLE
32-1-1000
vs.
Nora Montrose
[Sections 322 and 385, Penal Code]
KEEPING A HOUSE OF ILL FAME, ETC.

JOHN R. FELLOWS,
District Attorney.

Part 3 of file 14 5 filed out
45 copies

A True Bill.
Andrew Little

Foreman.
Part III April 14 90
Pleaded guilty
Sentence suspended
R.B.M.

POOR QUALITY
ORIGINAL

0602

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Nora Montrose*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *221 West 40 Street 1 week*

Question. What is your business or profession?

Answer. *I keep two Borders*

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

Answer. *I am not guilty and demand
a trial by jury*

Nora Montrose

Taken before me this

day of

November

1889

14

John J. ...
Police Justice.

POOR QUALITY
ORIGINAL

0603

Sec. 151.

Police Court— 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by John Roberts

of 20th Precinct Police Street, that on the 12 day of November
1889, at the City of New York, in the County of New York, Jane Dor her proper name being unknown

did keep and maintain at the premises known as Number 221 West 40
Street, in said City, a House of assignation
and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation
to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there
unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking,
~~dancing, fighting,~~ disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency
of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the
statute in such case made and provided.

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

Jane Dor
and all other disorderly and improper persons found upon the premises occupied by said Jane
Dor and forthwith bring them before me, at the 2 DISTRICT POLICE
COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police
Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13 day of November 1889

John H. ... POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0604

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate

John Roberts Officer.

Precinct.

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

Officer.

Dated *Oct 14* 188

This Warrant may be executed on Sunday or at
night.

John H. ... Police Justice.

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

Dated 188

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0605

BAILED,
No. 1, by Robert Klingler
Residence 359 Merrimack St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court... 2 District

1902

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Roberts

1. John Roberts

2. _____

3. _____

4. _____

Offence Disorderly House

Dated Nov 14 1889

German Magistrate.

Robert Officer.

90 Precinct.

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

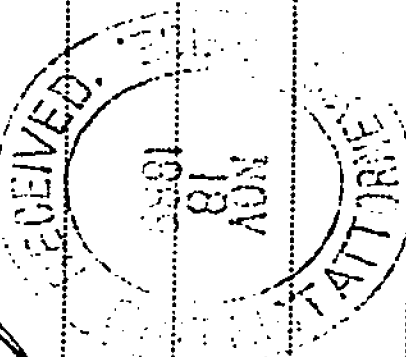
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

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

Dated Nov 14 1889 John German Police Justice.

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

Dated Nov 15 1889 John German Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0606

Grand Jury Room.

PEOPLE

vs.

Nora Montrose

Disorderly House

Off Jno Roberts
20 Precinct

X

POOR QUALITY
ORIGINAL

0607

Police Department of the City of New York,

Precinct No. 27

New York, April 14th 1887

Hon. Judge Martin
Sir

I respectfully
report that Nora Infante
has moved away from
No 227 W 40th St. and the
nuisance complained of is
thereby abated.

Respectfully

Wm J. Mearns
Captain 20th Prec

POLICE DEPARTMENT OF THE CITY OF NEW YORK,

Precinct No. 20

Judge Martin

POOR QUALITY
ORIGINAL

0508

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

John Roberts
of *The 20 Precinct Police* Street, being duly sworn, deposes and says,
that *Nora Maitrose* (now present) is the person of the name of
Jane Dor mentioned in deponent's affidavit of the *13*
day of *November* 188*9*, hereunto annexed.

Sworn to before me, this *14*
day of *November* 188*9* }

John Roberts

John Hoffman POLICE JUSTICE.

Sec. 322, Penal Code.

CITY AND COUNTY
OF NEW YORK. } ss.

2nd District Police Court.

John Roberts
of *The 20th Precinct Police* Street, in said City, being duly sworn says
that at the premises known as Number *221 West 40th* Street,
in the City and County of New York, on the *12* day of *November* 188*9*, and on divers
other days and times, between that day and the day of making this complaint,
Jane Dor, her proper name being *Nora Maitrose*
did unlawfully keep and maintain and yet continue to keep and maintain a *house* of
disorderly and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, ~~dancing~~ *fighting*, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

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

Sworn to before me, this *13*
day of *November* 188*9* }

John Roberts

John Hoffman Police Justice.

POOR QUALITY
ORIGINAL

0609

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nora Montrose

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

Nora Montrose

(Sec. 322,
Penal Code.)

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

The said

Nora Montrose

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

Nora Montrose

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers
unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well
in the night as in the day, were there committed and perpetrated; to the great damage and
common nuisance of all the good people of the said State there inhabiting and residing, in
manifest destruction and subversion of and against good morals and good manners, against
the form of the Statute in such case made and provided, and against the peace of the People of
the State of New York and their dignity.

SECOND COUNT—

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

Nora Montrose

(Section 385,
Penal Code.)

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

The said

Nora Montrose

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

**POOR QUALITY
ORIGINAL**

05 10

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

THIRD COUNT—

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

(Section 322
Penal Code.)

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

The said

Nora Montrose

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

JOHN R. FELLOWS,

District Attorney.

06 11

BOX:

374

FOLDER:

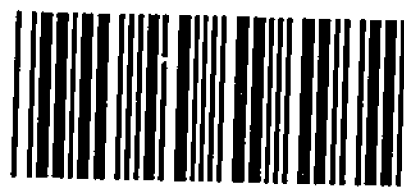
3500

DESCRIPTION:

Moran, John

DATE:

11/29/89



3500

POOR QUALITY
ORIGINAL

06 12

Witnesses:

Robert Owens

I have been heretofore familiar
with the facts of this case, &
have thoroughly examined it.
I am of opinion there is no
foundation for the present
son, & therefore recommend
the dismissal of the indictment.

Mar 5/90.

W. H. Davis
Att'y.

251 102N

Counsel,

Filed

29 day of Apr 1889

Pleads,

W. H. Davis

THE PEOPLE

vs.

John Moran

Robbery, second degree.
[Sections 224 and 229, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. H. Davis

Foreman.

March 5th 90

On recom. of Dist. Atty.
induct. dis. - P.B.M.
Feb 26

Court of General Sessions.

The People
vs.
John Moran.

City and County of New York, ss:
Patrick Cray, being duly sworn,
says, he is a patrolman of the
Manhattan Police. That at the
time of defendant's arrest, both
the defendant and the com-
plainant were under the
influence of liquor. That if
the complainant says, he did
not know what he was doing
at the time, I cannot contra-
dict him. That he was still
intoxicated, when he appeared
before the Police Magistrate and
swore to his affidavit herein.
That the defendant denied
having ^{taken} the pocket book with
the intent of keeping it; that
he had been drinking with
the complainant for several
hours and that he took the said
pocket book from the complainant.

in a friendly sense merely for
the purpose of paying for drinks
that he had ordered, or wanted
to order; that when he had seized
the said pocket book, the com-
plainant called police, and
that thereupon he, the defendant,
started to run away and threw
the said pocket book into an
ash barrel. That deponent
found the said pocket book
in the barrel pointed out to
him by the defendant.

Sworn to before him
on the 4th of December 1889

Edward Grose
Notary Public Patrick J. Gray
City and County of New York

POOR QUALITY
ORIGINAL

06 15

THE PEOPLE OF THE STATE OF
NEW YORK.

against

John Moran

Affidavit.

JOHN R. FELLOWS,

DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,

NEW YORK CITY

POOR QUALITY
ORIGINAL

06 16

Police Court-- 4th District.

CITY AND COUNTY } ss
OF NEW YORK,

Robert Owens
of No 240. 4th avenue Street, Aged 43 Years
Occupation Keep Restaurant being duly sworn, deposes and says, that on the
25th day of August 1889, at the 18th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One pocket book containing
Six Dollars in good and lawful
money of the United States

of the value of Six 50/100 DOLLARS,
the property of deponent
and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

John Moran (Now here) from the
fact that at about the hour of five
o'clock a.m. of said day deponent
was walking on 3^d avenue in the
public Street. the Defendant seized
hold of deponent and by force
and violence held him and
inserted his hand into the
right pantalon pocket of deponent
and took therefrom the aforesaid
property and ran away.

That officer Patrick Gray
arrested the Defendant, and informed

day of

Subscribed to before me, this

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Police Justice.

POOR QUALITY
ORIGINAL

06 17

deponent that he saw said Defendant
throw said property away, and
that said Cray picked up the same
and deponent identified said
money and pocket book as the
aforesaid property stolen from him
Wherefore deponent
prays that said Defendant may
be dealt with as the Law directs
Sworn to before me this
25th day of August 1889 } Robert Owens
Henry Murray
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1889
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
vs.	
1.	2.
3.	4.
Offence—ROBBERY.	
Dated	1889
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

POOR QUALITY
ORIGINAL

06 18

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Patrick Gray
18th Precinct of No. Police Officer

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Robert Owens
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 25
day of August 1839 } Patrick Gray

Henry Abner
Police Justice.

POOR QUALITY
ORIGINAL

06 19

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name.

Answer. John Moran

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. New York

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

Answer. New York. 31 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty and I
demand an examination
John Moran

Taken before me this

2 day of August 1891

Samuel Thompson

Police Justice.

POOR QUALITY ORIGINAL

0520

1000. Paul Jones
34 Aug 25
9 1/2 hr m.

BAILED.
No. 1, by August Wallace
Residence 243 - 3 Avenue
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 4 District 1298

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert O'Connell
240 W. 42 St

Samuel Mordecai

Offence Robbery

Dated August 25 1889

Hubert Magistrate

Gray Officer

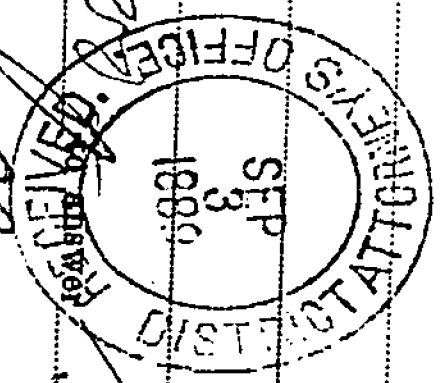
Witnesses Call the Officer Precinct 18

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

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

Dated August 25 1889 Henry Harrison Police Justice.

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

Dated Aug 29 1889 Henry Harrison 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0621

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Moran

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

of the CRIME OF ROBBERY in the ~~first~~ ^{second} degree, committed as follows:

The said John Moran,

late of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of August, in the year of our Lord one thousand eight hundred and eighty-nine, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one Robert Owens, — in the peace of the said People, then and there being, feloniously did make an assault, and

one pocket book of the value of fifty cents, and the sum of six dollars and ~~and~~ \$ in money, lawful money of the United States of America, and of the value of six dollars,

of the goods, chattels and personal property of the said Robert Owens, — from the person of the said Robert Owens, — against the will, and by violence to the person of the said Robert Owens, — then and there violently and feloniously did rob, steal, take and carry away,

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

John R. Fellows,
District Attorney.

0622

BOX:

374

FOLDER:

3500

DESCRIPTION:

Morris, James

DATE:

11/18/89



3500

0623

BOX:

374

FOLDER:

3500

DESCRIPTION:

Mott, Walter

DATE:

11/18/89



3500

Witnesses:

Margaret McElfee
officer Price

Morris has been 3 times
convicted of Burglary.
So he was in Jail
of Nott. B.B. 11/

No 2. Reported adversely
to application for pardon,
Dec 6/93 RRM.

1

Counsel,
Filed *18* day of *Nov* 188*9*
Plends, *W. H. H. H. H.*

THE PEOPLE
vs.
James Morris
Walter Mott

JOHN R. FELLOWS,
District Attorney

Paul ~~W. H. H.~~ the 2nd
 Dec 5/89-
 W. H. H. - tried and convicted

A True Bill
Dec 8/87 P. 10
Bulky 2^d deg.

Admiral D. B. F.

Foreman.

[Handwritten signature]

**POOR QUALITY
ORIGINAL**

0624

POOR QUALITY
ORIGINAL

0625

COURT OF GENERAL SESSIONS.

P a r t I I I .

The People of the State of New York. :

a g a i n s t

:Before Hon. Ran-
:dolph B. Martine
:and a Jury.

Walter Mott impleaded with James Morris.:

Indictment filed November 18th, 1889.

Indicted for Burglary in the First Degree.

New York December 4th, 1889.

APPEARANCES: For the People, Assistant District
Attorney Dawson.

For the defendant; J. J. Sullivan.

MARGARET McAFFEE, a witness for the people sworn tes-
tified:

I reside at 362 East 123rd Street in this City.
I was in my house on the evening on the 10th of Novem-
ber last. When I went to bed on that night I left
some property in the kitchen. I didn't lock the doors
of the kitchen. My servant locked the back door of
the house. My servant is not here ; she is at home
to-day. When I came down in the morning about 8 O'clock
I found the back part of the house all open. I
missed a silver pitcher and two coats . The pitcher was
worth about \$10., the coats about \$14. for the two of
them. I have seen this defendant at our door several
times, he is a pedlar. I saw the property afterwards
in the station house and identified it.

Cross examination.

The coats belonged to my sons, but I consider them
my property as I have bought and paid for them.

**POOR QUALITY
ORIGINAL**

0626

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Re-direct examination.

I didn't lock these things up that night. My servant was the last one to go to bed. I went to bed about 12 o'clock and at that time the doors were closed. Myself, my sons and two other persons slept in that house on that night. There are thirteen of us in family all told, and we all slept in the house on that night.

JAMES F. ROACH, a witness for the people sworn testified:

I am an officer of police attached to the 29th Precinct. I was on post on the morning of the 11th of November at about three o'clock at 118th Street and Third Avenue. I saw this defendant going along with a large water pitcher under his coat. I could see it sticking out from under his coat. I followed him down a short distance to 117th Street. He turned and saw me and ran into a liquor store at the corner of 117th Street and Third Avenue. I followed him into the liquor store and found him concealed in the water closet with this silver water pitcher under the seat of the closet .

This person said nothing, and I said to him "Get up and let me see what you've got there"; he was rather reluctant about it and I took hold of him and pulled him up and saw the pitcher under the seat. I asked him where he got it, and he said "That's nothing; it doesn't amount to ten cents worth . I asked him where he got it, and he said he got it at

**POOR QUALITY
ORIGINAL**

0627

3

father's and was taking it to his brother's house on Third Avenue near 114th Street. I then arrested him on suspicion of having stolen it. I asked him several times after that where he got the pitcher and he stuck to the same story. On the following morning the complainant came to the station house and identified the water pitcher as her property. This defendant was present at the time the property was identified. These premises are situated in the 12th Ward of this City. It was not the complainant but her son, that identified this pitcher.

SAMUEL PRICE, a witness for the people sworn testified:

I am a member of the police force of this City. . I saw this defendant on the morning of the 11th while he was under arrest. There was a charge of burglary preferred against him and Morris jointly. The defendant Morris in the presence of the defendant stated that he (Morris) had committed the burglary and that Mott was not with him at the time. Mott had nothing whatever to say about it. I am the officer who arrested Morris. At the time I arrested him he was in a partially intoxicated condition. At the time Morris was arrested Mott was already held on a charge of petit larceny. I was present when Mrs. McAfee identified the coat found on Mott as a coat belonging to her son.

**POOR QUALITY
ORIGINAL**

0628

4

FREDERICK J. MOTT, a witness for the people sworn testified:

I am an officer of police. I saw the defendant in the 125th Street Court when he was arraigned there. I asked him what he had done with the rest of the stuff he took out of the house and he said he didn't know anything about any other stuff. I asked him where he got the water pitcher and he didn't give me any explanation at all. I asked him about the coats and he said he had no coats at all. He said he knew nothing whatever about it.

MRS. McAFFEE, being recalled testified that she identified the coat and water pitcher in the Station House as being the property taken from her premises on the night in question.

D E F E N S E .

JAMES MORRIS, a witness for the defendant sworn testified:

I am jointly impleaded with Walter Mott for this charge. I have come into this Court and pleaded guilty to the crime of burglary. I have not yet been sentenced. I know the defendant. I am the man who committed the burglary. I put the stuff in 122nd Street, and left the pitcher outside. I have been in this house before and stole things from it. I had not got caught up to that time. On the night in question I went to the house about 12 o'clock. I found a window

**POOR QUALITY
ORIGINAL**

0629

open and went in. I took a jacket and cloak and this water pitcher. I walked along the street with the articles until I got to Lewis Peterson's saloon in 122nd Street. I heard somebody coming and I jumped over the fence with the goods and left the water pitcher standing outside on the walk. When I came out to look for the pitcher it was gone. I never saw it after that.

Q. When did you first hear that this defendant was charged with this crime. A. I read it in the paper on Sunday Morning.

Q. What did you do when you read of it. A. I went and gave myself up in the 126th Street Station.

Q. You stated to him that you had read of the fact that there had been a burglary committed and that another man had been arrested charged with the crime? A. Yes sir

Q. Had you ever seen this defendant before that time. ?

A. I met him once in 122nd Street. .

Q. You now tell the jury that this defendant was not with you on that night when you committed this burglary?

A. No sir, he was not.

Cross-examination.

I was introduced to Mott on the very evening that I committed this burglary about nine o'clock. I had not known him before that except by sight. I was introduced to him by a man named Smith, and my conversation with him did not amount to more than a minute. I was born in New York; I am 26 years of age; I have three times

**POOR QUALITY
ORIGINAL**

0630

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been convicted of crime. I am not a professional burglar. I am certain I never met this defendant before the night on which I committed this burglary. I did not know anything at all about the business in which this defendant was engaged.

WALTER MOTT, a the defendant sworn testified:

At the time of my arrest I was living at 2091 Third avenue one door above 114th Street. I have heard the testimony of Morris upon the witness stand. I never met him but once before my arrest. I was introduced to him by a man named Smith. My business is a licensed vender going around selling vegetables. I have been employed by a man named Schafner for fifteen years. On this night in question I was playing cards and drinking at a friends house until 25 minutes to three. I then started home; I walked down 2nd Avenue to 1229 and as I walked along I saw this pitcher lying on the street near the stoop of a liquor saloon. I took it up and continued on my way home. When I got to this liquor saloon at 117th Street, I went into the family entrance. I wanted to get to the water closet. It was in there that the officer found me. I put the pitcher under my coat but there was some of it exposed. The pitcher was not underneath the seat in the water closet it was between my legs. I had nothing whatever to do with this burglary.

Cross-examination.. There was no pocket in my coat and I put my hand down and held the pitcher under my coat. There was some protion of the pitcher covered

**POOR QUALITY
ORIGINAL**

0631

7

but not all of it. The officer asked me what I had there and he immediately saw the pitcher. I did not try and put it out of sight. I was only introduced to Morris on that evening. I never seen him before to my knowledge. Three years ago I was convicted of petit larceny; I have never been convicted of any other crime. I was on my way home when I was arrested, and only stopped into this saloon because of necessity. The officer is mistaken when he says that I hid the pitcher under my feet. The officer does not tell the truth when he says I ran. I saw the officer on the corner of 118th Street, when I passed by him.

OFFICER ROACH, being recalled testified that he was positive that the pitcher was under the seat. He could not be mistaken about it. The Officer explained to the Jury the exact position in which he found the pitcher.

THE JURY RETURNED A VERDICT OF GUILTY
OF BURGLARY IN THE SECOND DEGREE.

**POOR QUALITY
ORIGINAL**

0632

Indictment filed Nov. 18-1889

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

WALTER MOTT, impleaded with

James Morris. . .

Abstract of testimony

on trial New York Dec.

4th 1889.

POOR QUALITY
ORIGINAL

0633



3^d District Police Court.

New York, Nov 12 1889

To the Clerk of Special
Sessions.

Sir

Wm. H. Mather
probably called
for trial who are
is detained at
this court for
burglary.

Wm. H. Mather
Asst. Clerk

POOR QUALITY
ORIGINAL

0634

Police Court

District

Affidavit—Larceny.

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

of No. 36 1/2 East 173rd Street, aged 18 years,
occupation Carpenter being duly sworn

deposes and says, that on the 10 day of November 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One silver plated pitcher of the
value of four dollars 50c

the property of Margaret McAfee (deponent's mother) and
in deponent's own and custody,

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 Walter Mott, now here

from the fact that deponent was
informed by Officer James H. Roper
that he arrested the defendant with
the said pitcher in his possession
deponent fully identifies the pitcher
as the property so taken stolen and
carried away

George M. Afee

Sworn to before me, this 10 day
of November 1889

Police Justice.

POOR QUALITY
ORIGINAL

0635

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police of No. 21
99 Pratt Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of George McAlister
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10
day of November 1889

James F. Roper

J. White
Police Justice.

POLICE COURT 1 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of George McAlister

For Larceny

Walter Mott

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

Dated Nov 10 1889

Walter Mott

J. White
Police Justice.

POOR QUALITY
ORIGINAL

0636

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Walter Mott

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

313 E 115th St, 4 years

Question. What is your business or profession?

Answer.

None

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

Walter Mott

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0637

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

Police Court
703 19 1763
Discharge

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph M. White

1. Walter Pratt

2.

3.

4.

Dated 18/19
1889

White Magistrate

James T. Rose Officer

29 Precinct

Witnesses: Said Officer

No. 1 Street

No. 2 Street

No. 3 Street

No. 4 Street

No. 5 Street

No. 6 Street

No. 7 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 defendant

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

Dated Mar 10 1889 W. J. White Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY
ORIGINAL

0638

Police Court— District.

City and County } ss.
of New York,

of No. 367 East 173 Street, aged 50 years,
occupation Housekeeper being duly sworn

deposes and says, that the premises No. 367 East 173 Street, 17 Ward
in the City and County aforesaid the said being a three story and basement
frame building and which was occupied by deponent as a dwelling house

and in which there was at the time a human being by name Margaret McAfee
George McAfee and eleven others

were BURGLARIOUSLY entered by means of forcibly
opening the window in the back basement

on the 10 day of November 1889 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

One silver plated pitcher worth Ten dollars	10.00
One Clock worth Ten dollars	10.00
One Pew Jacket worth Eight dollars	8.00
One Coat and Cap worth Five dollars	5.00
Worth together thirty seven dollars	37.00

the property of deponent

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

James Morris and Walter Mott

for the reasons following, to wit: that deponent was informed
by Officer Price of the 79 Police Precinct
that he arrested the said Mott on
the morning of the 10th inst with the
said pitcher in his possession and deponent
has fully identified the pitcher as his property
deponent was also informed by Officer Price
that he arrested defendant Morris on the
11th inst. that the said Morris was

POOR QUALITY
ORIGINAL

0639

was wearing at the time of his arrest
the missing Pen Jacket that defendant
Morris confessed to Detective (Red) Mott
that he committed said burglary on
the morning of the 19th inst., and furnished
information as to the location of the missing
jacket which has been since full identified
by this department

Brought before me Mrs. Margaret McSpier
this 12th day of March 1889

A. White
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

Dated 1889

Magistrate.

Officer.

Clerk.

Witness.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0640

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 79 years, occupation Police of No. 21
79 Police Bureau Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Maryann McAn
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 17
day of November 1889

Samuel Price
A. J. White
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 79 years, occupation Police of No. 21
79 Police Bureau Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Maryann McAn
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 17
day of November 1889

Fred. J. Mott
A. J. White
Police Justice.

POOR QUALITY
ORIGINAL

0641

Sec. 198—200.

5 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. Walter Mott

Question. How old are you?

Answer. 25

Question. Where were you born?

Answer. New York

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

Answer. 709 1/2 Br. Ave. W. 17 mo

Question. What is your business or profession?

Answer. Vender

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,

Walter Mott

Taken before me this 17

day of March

1909

Police Justice.

POOR QUALITY
ORIGINAL

0642

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Morris

Question. How old are you?

Answer.

26

Question. Where were you born?

Answer.

New York

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

Answer.

No home

Question. What is your business or profession?

Answer.

Murder.

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

Answer.

I am guilty, James Morris

Taken before me this

day of

19

19

Police Justice.

POOR QUALITY
ORIGINAL

0643

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

Police Court... 1649
District...

THE PEOPLE, AC.,
ON THE COMPLAINT OF

Manuel M. Lopez

James Morris
Mark Mall

Offence

Rynglan

Dated November 17 1889

Magistrate

Joe Moran Officer

Precinct

Witness Officer Park

No. 19 Oswald Street

Joseph McArthur

No. 367. E. 173 Street

No. Street

\$1500 with answer E.S.

Car

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 defendants

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

Dated November 17 1889 A. J. White Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY
ORIGINAL

0644

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Morris and
Walter Mott

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

James Morris and Walter Mott
of the CRIME OF BURGLARY IN THE First DEGREE, committed as follows:

The said James Morris and Walter
Mott, both

late of the 5th Ward of the City of New York, in the County of New York
aforesaid, on the 10th day of November, in the year
of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the
hour of twelve o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one Margaret Mc Afee

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: the said Margaret Mc Afee,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said Margaret Mc Afee,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; the said James Morris and
Walter Mott, and each of them, being
then and there assisted by a confederate
actually present, to wit: each by the
other, and by divers other persons to
the Grand Jury aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity,

POOR QUALITY
ORIGINAL

0645

SECOND COUNT—

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

James Morris and Walter Mott
of the CRIME OF *Grand* LARCENY in the *first* degree, committed as follows:

The said *James Morris and Walter Mott, both*

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

*one pitcher of the value of ten dollars,
one silver of the value of fourteen dollars,
one jacket of the value of eight dollars,
and one coat of the value of five dollars.*

of the goods, chattels and personal property of one *Margaret Mc Alfee,*

in the dwelling house of the said *Margaret Mc Alfee.*

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

POOR QUALITY
ORIGINAL

0646

THIRD COUNT—

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

James Morris and Walter Mott
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *James Morris and Walter Mott, both*

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

*one pitcher of the value of ten dollars,
one plate of the value of fourteen
dollars, one jacket of the value of
eight dollars, and one coat of the
value of five dollars,*

of the goods, chattels and personal property of one *Margaret Mc Affee,*

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

unlawfully and unjustly, did feloniously receive and have; the said *James Morris and Walter Mott*

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 R. FELLOWS,
District Attorney.

0647

BOX:

374

FOLDER:

3500

DESCRIPTION:

Morris, Patrick, T.

DATE:

11/20/89



3500

POOR QUALITY
ORIGINAL

0648

This Indictment was found November 20th 1889.
Four witnesses were kept in the House of Detention
between 6 months -
The case was tried Feb 12th 1890 - jury disagreed
11 for conviction manslaughter 2nd degree - 1 for acquittal
on May 9th 90 - A. D. Parker A. D. A. Endorsed on
the back of this Indictment - "that the District Attorney
recommends that the 4 witnesses held in House of
Detention be discharged. The Court granted the
motion".
The witnesses so discharged were all sea facing
men - It is impossible to find any of them now
The complainant - Patrick Rice, who lived at 86
West St in Nov. '89 - does not live there now, &
cannot be found - under these circumstances, I ask
that the Defendant be discharged on his own
recognizance -
April 4th 93
G. J. B.
A. D. A.

Counsel,
Filed
Pleads,

day of
1889

with

THE PEOPLE

SECOND
DEGREE
(Section 189, Penal Code)

Patrick Rice
May 9th 1890
Paul R. Fellows

JOHN R. FELLOWS,

District Attorney.

Indictment
11 for conviction
1 for acquittal
A True Bill.

May 9th 1890
Foreman

May 9th 1890
G. J. B.
A. D. A.

Witnesses:

Patrick Rice
John R. Fellows

See indictment
in case of
Patrick Rice
May 9th 1890
G. J. B.
A. D. A.

The four witnesses in the case, Patrick
Rice, Edward O'Connor,
Peter James, George
in the House of Detention, have been
held now between 6 and 7 months
as witnesses, George
about 3 months.

I am directed by the
District Attorney to recommend, and do
recommend, that discharge from
further detention, and the allow-
ance of as large an amount as the
Court consistently can.

May 9th 1890
G. J. B.
A. D. A.

POOR QUALITY
ORIGINAL

0649

This Indictment was found November 20th 1889.
Four witnesses were kept in the House of Detention
between 6 months -
The case was tried Feb 12th 1890 - jury disagreed
11 for conviction manslaughter 2nd degree - 1 for acquittal
on May 9th 90 - A. D. Parker A. D. A. Endorsed on
the back of this Indictment - "that the District Attorney
recommends that the 4 witnesses held in House of
Detention be discharged. The Court granted the
motion".
The witnesses so discharged were all sea facing
men - It is impossible to find any of them now
The complainant - Patrick Rice, who lived at 86
West St in Nov. '89 - does not live there now, &
cannot be found - under these circumstances, I ask
that the Defendant be discharged on his own
recognizance -
April 4th 93
G. J. B.
A. D. A.

Counsel, *Ad. & P. Rice*

Filed *20* day of *Apr* 1889

Pleads, *with writs and 20*

THE PEOPLE

Second
184
(Section 100, Penal Code.)
MURDER IN THE 2nd DEGREE.

Patrick J. Morris

May 12 1890

John R. Fellows

JOHN R. FELLOWS,

District Attorney.

Ind. jury disagreed

11 for conviction

1 for acquittal

May 9 1890

A True Bill.

Wm. W. White

Foreman

May 2 1890

James W. White

Ad. & P. Rice

Ad. & P. Rice

Witnesses:

Patrick Rice

John W. White

Ad. & P. Rice

John W. White

Ad. & P. Rice

John W. White

Ad. & P. Rice

John W. White

Ad. & P. Rice

John W. White

Ad. & P. Rice

John W. White

Ad. & P. Rice

John W. White

Ad. & P. Rice

John W. White

Ad. & P. Rice

**POOR QUALITY
ORIGINAL**

0650

NEW YORK COURT OF GENERAL SESSIONS

-----X
The People etc.,
:

against
:

Patrick T. Morris
:

-----X
City and County of New York.ss:

Ambrose H. Purdy being duly sworn says that he is the attorney for the defendant in the above entitled action; deponent says that on or about the month of December, 1889, the above named defendant was tried in the Court of General Sessions, at Part III, on a charge of homicide; the jury disagreed, and since that time no trial has been moved against him, although he has always been ready for trial, and anxious for the same; deponent has repeatedly urged the District Attorneys to either try the case or dismiss the indictment.

W H E R E F O R E: by reason of the premises, deponent respectfully asks that the defendant be placed upon trial or the indictment dismissed, and that the defendant should have such other and further relief as to the Court may seem just.

Sworn to before)
me this)
day of December, 1892.)

**POOR QUALITY
ORIGINAL**

0651

N.Y. COURT OF GENERAL SESSIONS

-----x
The People, etc.,

against

Patrick T. Morris
-----x

TO HON. DELANCEY NICOLL,

District Attorney, New York County

PLEASE TO TAKE NOTICE that upon the annexed affidavit of
Ambrose F. Hardy and on all the proceedings herein, we shall
move the Court of General Sessions, Part 11, on Monday,
December 12, 1892, at 11:00 o'clock A.M. for an order placing
the case upon the Calendar for trial, or dismissing the in-
dictment, or for such other and further relief as to the
Court may then and there seem just

Respectfully,

Hardy & McManus,

Defendant's Attorneys

POOR QUALITY
ORIGINAL

0652

Wt Dec 19/92

COURT OF GENERAL SESSIONS

#####

The People, etc.,

against

Patrick T. Morris

#####

AFFIDAVIT
and
NOTICE OF MOTION

#####

Purdy & McManus,
Defendant's Attorneys,
280 Broadway, N. Y.

W. Melaney West Esq
District Attorney

POOR QUALITY
ORIGINAL

0653

Police Department of the City of New York,

Precinct No. 2

New York, Oct 22 1889.

W^m Murray
Superintendent
Sir.

The following is a report made to me by Officer W^m Moody of my command relative to the shooting of W^m F. Campbell at the south east corner of West 4th Albany St. Oct 21. 1889. Officer W^m Moody states as follows. My post from 6. to 12 P.M. on Oct 21. 1889 was West St from Rector to Cortlandt St.

At about 7.⁴⁵ P.M. that date I was standing at the south east corner of West 4th Liberty St in conversation with Officer Patrick Brogan when W^m F. Campbell came along and asked us to take a drink, we refused, but he insisted on treating us and asked us to go with him to the corner of West 8th Albany St saying he managed the liquor store there at. for his brother which request we refused. he showed us a pistol permit and put his hand behind towards his hip pocket when I told him not to expose it on the street.

POOR QUALITY
ORIGINAL

0654

Police Department of the City of New York,

Precinct No.

New York, 188

He then entered the liquor store
102 West St and brought out two
cigars, he gave us each one and
started up Liberty St saying good
night.

At about 9⁴⁵ P.m. a citizen
met me on West St between Rector
and Carlisle St. and told me there was
a man at the corner of West &
Liberty St who was intoxicated and
exposing a revolver and from the
description he gave answered for said
Wm Campbell I hurried but found
no one there and patrolled my post

At about 10¹⁵ P.m. I met
Officer Patrick J. Morris at corner
Albany & West St. and asked him
if a man named Campbell owned the
telling him what I knew and what
the citizen told me and that it would
be a good idea to notify his friends
to take the pistol away from him
before he would do some damage
with it.

We both went to the door
of the saloon and called the bartender

POOR QUALITY
ORIGINAL

0655

Police Department of the City of New York,

Precinct No.

New York, 188

as we did I saw Campbell standing at the bar and pointed him out to the bartender and asked him who he was. he told me he was the proprietor brother W^m F. Campbell I told him I thought he had a pistol as he showed me a permit and told him to take it from him before he would do any damage. at the same time Officer Morris entered and said he would try and get the pistol from him. After a few minutes I heard loud talking I entered and saw Campbell standing behind the bar in his shirt sleeves and Morris in front. and heard Morris say dont you point that revolver at me. put it down at the same time walking behind the bar when Campbell seized his stick I went to Morris's rescue and told Campbell to release his hold as Morris had only entered to advise him and not to harm him

I took the stick from his hand and brought him to the end of the

GLUED PAGE

POOR QUALITY
ORIGINAL

0656

Police Department of the City of New York,

Precinct No.

New York, 188

bad and tried to calm him when I heard a pistol shot and Morris exclaimed "Oh that is an accident and laid Campbell's pistol on the bed."

I then summoned the Chambers St. Hospital Ambulance and had him removed thence.

Respectfully
Edward Hearn.
Capt 2nd Prec

POOR QUALITY
ORIGINAL

0657

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

The People

vs

Patrick J. Morris

April 15th 1894

} Indictment for Murder
2^d degree.

Hon. John R. Fellows,

District Attorney,

Dear Sir:—

Pursuant to your
directions to investigate this matter,
I beg leave to report:—

The defendant was indicted as above
on November 20, 1889 for the killing of
William T. Campbell at the Saloon, corner
of Albany and West Streets, in this City.

The deceased managed the saloon
for his brother, the proprietor and on
the night of October 2, 1889, being on a
spree, and carrying a revolver for which
he had a permit, he went about the
streets of the neighborhood, shooting off
his revolver in a reckless manner, en-

POOR QUALITY
ORIGINAL

0658

- endangering the life of every passer-by. His conduct was reported to police officers and they learning that he had returned to his Saloon, formed the plan of quietly disarming him. The officers were this defendant and officer Moody.

Together they entered the Saloon and this defendant finally got the weapon. Shortly after getting it, the officer discharged the revolver of the deceased. The bullet entered his neck, he was taken to the hospital for treatment and died there on October 28, 1889. The officers claimed that the discharge of the revolver was an accident, but four sea-faring men who were in the Saloon at the time asserted that it grew out of bad feeling engendered by the opposition of the deceased to the officer's attempt to get possession of the

POOR QUALITY
ORIGINAL

0659

District Attorneys Office.
City & County of
New York.

188

weapon. The case was brought to trial in Part III and ~~on~~ ^{on} February 2, 1890 resulted in a disagreement of the jury - who stood eleven for manslaughter - 2^d degree and one for acquittal. It was never afterwards brought to trial.

The witnesses for the prosecution were discharged after being detained in the House of Detention between six and seven months, Mr. A. D. Parker then Asst. Dist. Atty. recommending this disposition.

Later, on April 4, 1893, Mr. Asst. Dist. Atty. after investigation, in which he learned that the witnesses could never again be got together, recommended

POOR QUALITY
ORIGINAL

0660

the defendant's discharge on his own recognizance, and accordingly on May 4, 1893 such order was made by the Court and his bail discharged.

Now comes the question of the final disposition of this matter and the reason for it.

The deft. is a police-officer whose twenty years' term of service expires to-day. Upon his honorable retirement depends his right to the enjoyment of a pension. He cannot be retired while this indictment is an open matter of record.

Upon an investigation of all the facts relating to the crime itself as charged I have no hesitation in stating that I believe the officer's story of the killing is the probable and true one, and that the act was devoid of criminality. The ante-mortem

POOR QUALITY
ORIGINAL

0661

District Attorneys Office.
City & County of
New York.

188

Statement of the deceased in no
way conflicts with this conclusion.

Impressed with this view of the
case, I respectfully recommend
that the indictment be dismissed -

Yours very respectfully
Stephen J. Hare
Dep. Asst.

POOR QUALITY
ORIGINAL

0662

Gen Sessions
The People
vs

Patrick J. Morris

Report to the
Dist. Attorney

Stephen J. O'Hare
Dep. Asst.

Apr 10. 1894

POOR QUALITY
ORIGINAL

0663

The People of the State of New York.

To *Henry C. Purdy, Clerk of the Supreme Court*

and to all and every person and persons, officer and officers having in his or their custody or control any complaint, affidavit, indictment, charge, or written or printed paper or document of any kind touching the imprisonment and detention of the prisoner hereinafter named ;

GREETING :

We command you that you certify fully and at large to the Supreme Court of The State of New York, at a Special Term thereof to be held at Chambers in the Court House of the City and County of New York on *Thursday* day, the *24* day of *October* A. D. 18*89* at *10.30* o'clock in the *fore* noon, the time and cause of the imprisonment of

Patrick A. Morris
by you detained, as it is said, by whatsoever name the said *Patrick A. Morris* shall be called or charged, and that you then and there return to the said Supreme Court fully and at large all and every complaint, charge, affidavit, indictment, commitment, written or printed document or paper, and the orders, proceedings, evidence, conviction and judgment in the premises, together with all things touching or in any manner concerning the same. And have you then there this writ.

But if, at the time when this writ is returnable, a Court of Oyer and Terminer in and for the City and County of New York, shall be actually sitting at the Court House of the City and County of New York, then you shall make return to this writ, according to the precept thereof, at the time and in the manner hereinbefore specified and commanded, before the said Court of Oyer and Terminer.

Witness the honorable CHARLES H. VAN BRUNT, Presiding Justice of our said Supreme Court in and for the First Judicial Department, at the Court House of the City and County of New York, the *23* day of *October* in the year of our Lord one thousand eight hundred and eighty *9*.

By the Court.

Thomas J. Purdy

COUNTY CLERK.

PURDY & McLAUGHLIN,
Attorneys for Relators,
No. 280 Broadway,
New York City.

New York Supreme Court

The People, &c.

Ex rel Patrick J. Morris

vs.

Respondent.

Writ of Certiorari.

PURDY & McLAUGHLIN,
ATTORNEYS FOR RELATOR,
No. 280 Broadway, New York City.

The within writ is allowed this 23d day of October 18 89
George M. Anthony
Justice of the Supreme Court of the
State of New York.

The within writ is adjourned to the day of 18, at the same time and place, and the relator is remanded to the custody of the respondent in the mean time.
Dated the day of 18

The within writ is adjourned to the day of 18, at the same time and place, and the relator is remanded to the custody of the respondent in the mean time.
Dated the day of 18

The within writ is adjourned to the day of 18, at the same time and place, and the relator is remanded to the custody of the respondent in the mean time.
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Dated the day of 18

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Dated the day of 18

The within writ is adjourned to the day of 18, at the same time and place, and the relator is remanded to the custody of the respondent in the mean time.
Dated the day of 18

POOR QUALITY
ORIGINAL

0664

POOR QUALITY
ORIGINAL

0665

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

William ~~Byrne~~ ^{Moody}

of the Second Precinct Police Street, aged _____ years,
occupation Police officer being duly sworn deposes and says,
that on the _____ day of _____ 188

~~at the City of New York, in the County of New York,~~ Peter Fanning
Edward O'Connor & Daniel McElhatten
all now here) are necessary and
material witnesses against
Patrick J. Morris charged with
causing the death of William F
Campbell - Wherefore deponent
ask that they give oaths
for their appearance to today

William Moody

Sworn to before me, this _____ day

of _____ 188

[Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

0666

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY
ORIGINAL

0667

Samuel W. Elbottam of 19
Albany Street being duly sworn
deposes and says:

I was in the saloon
corner of West 4th Albany Street
about the hour of 10³⁰ o'clock P.M.
on the night of the 21st day of October
1889, and I saw a police officer
who was in uniform at the time
(who I do not know) come to the
door of said saloon and looked in,
and then the officer walked in, I don't
know if I could tell him now or not
and asked the bartender for a chair
broome and the bartender gave him
a wheel broome, then the officer
went back to the door again, and
then another officer came in who I
do not know, and then both of them
came up to the bar and the first
officer then beckoned to the bartender
to come over to him, and the bartender
went to him and then he asked the
bartender who the man with

POOR QUALITY
ORIGINAL

0668

the light coat on was, who was
then standing near the car, and the
bartender then told him it was
Mr Campbell the proprietor, Then
the said first officer stepped up
to him (said Campbell) "I said you
had a pistol in your pocket
and said Campbell told him
he did not, Therefore Campbell
went behind the bar "I took his
overcoat. Coat "I took off "I said
to the officer I am the proprietor
of the place "I do not care if
you are an officer, The officer then
said you are a gun, and that is
and if you move I will kill you and
not the only gun in New York, I
got me as good as you. Then
the officer went behind the bar
and took hold of Campbell, when
the second officer who was in
the place during this time took
hold of the first officer to keep him
back from going behind the bar
after Campbell, when the first

POOR QUALITY
ORIGINAL

0669

3

officer did go behind the bar and
look back of Campbell. We brought
him out to the end of the bar, then
turning to the second officer he
said take charge of this man (meaning
Campbell). Then the first officer
walked back to the other end of the
bar. We picked up Campbell's pistol
and carried it in his hand until
he got up to where the other officer
who had said Campbell in charge
and when within forty feet of
him he up with the pistol and
fired at Campbell feet, then I was
leaving said saloon to go for Camp-
bell's brother another policeman
came in and stopped me. We then
went to where Campbell was lying
and I went out. That is all I mean
about the whole case.

I am before me this
23d day of October 1889

Daniel W. Elwell

D. J. Kelly
Police Justice

POOR QUALITY
ORIGINAL

0670

Edward Conner being duly sworn
deposes and says

I reside at 22 Albany
Street. about the hour of 10³⁰ o'clock
P.M. on the night of the 21st day of
October 1889 I was in the saloon
corner of street & Albany Street
standing within 4 feet of the end of
the bar, when I saw Mr. Campbell go
behind the bar, and take off his
overcoat coat and hat, and then
affice Morris & another afficer
were in the saloon in front of the
bar when afficer Morris pulled out
his revolver and said to Campbell
do you think nobody has a revolver
but you or words to that effect, he
then told Campbell to lay down his
revolver, or he would shoot him
Then Morris took Campbell out
from behind the bar, & gave him
in charge of the other afficer who
was standing outside of the bar
Then Morris walked up to the end

POOR QUALITY
ORIGINAL

0671

of the bar picked up Campbell
revolver, and walked down to within
3 or 4 feet of where Campbell was
in charge of the office, and lifted
the revolver up which shot Campbell
and Campbell dropped on the floor.
I do not if they could not get a doctor
and one of the officers made answer
the ambulance was telegraphed
for Campbell was lying on the
floor, then got up to go to the water
closet, when I heard him, and sat down
on the seat, and then I heard him
again and he came out & sat down
and when the ambulance came
he was taken to the Hospital and that
is all I know of this case.

I sworn to before me
this 7th day of October 1889 } Ed O'Connor
Do J. O. Kelly
Police Justice

Peter Fanning being duly sworn
deposes and says

I resided at 24 Albany
Street, about the hour of 10⁰⁰ o'clock
on the night of the 21st day of October
1889 I went to the Saloon Corner of
Albany & West Street, where Campbell
and another man were standing
inside of the door of the saloon
and a free Mr Morris was then going
out of the saloon through the side
door out on West Street, when he
was called back again to the saloon
and came up to Campbell & told
him to take his pistol out of his
pocket Mr Morris put his hand in
Campbell's pockets & did not get the
revolver, and Campbell says
supposing I had it in my pocket
I had a permit for it, Campbell
then went behind the bar and
took off his coat overcoat hat
and took the pistol from the
back of the bar and held the

POOR QUALITY
ORIGINAL

0673

2

pistol in his hands. The policeman
back hands in the car, officer Morris
then said you don't need to shoot
that that is the only pistol in
America, and Morris then
pulled out his revolver, and said
to Campbell you put that damn
or I will shoot you dead. Campbell
then put his pistol down and put
his hands on the car. The Morris
said if you stay I will shoot you
dead from behind that car.
Then officer Morris went behind
the car and took ~~away~~ Campbell
out from the car and handed him
over to another officer who was
there at the end of the car and
then Morris walked behind the
car and took the revolver from
a shelf underneath the car and
came back with it in his hand
to where Campbell was in
charge of the other officer, when
the pistol was fired off. and

POOR QUALITY
ORIGINAL

0674

and Campbell fell down and
thus all I saw about the coal

I saw before me
the 23 days of October 1889

Peter Hanning

To the
Police for 100

John Murray being duly sworn
deposes and says he is at 224
Albany Street

That between the hours of
10⁰⁰ 10³⁰ o'clock on the night of the 3rd
day of October 1889 he was coming down
Albany Street when James William
McCampbell who was under the
influence of liquor, and he asked
me if I would take him to 3 Avenue
where he is at the 3 Avenue House
bar, when I told him no he was
going to my vessel at Staten Island
and was trying to make the Hudson
ferry, he then said to me come in
and have a glass of beer with me
I went into his saloon with him
at the corner of Albany Street
where he had the 2 glasses of beer
Officer Morris came in and asked
the bartender for a whiskey broom
to brush his clothes, the bartender
gave it to him, Morris went out
towards the door to go out, whether he

POOR QUALITY
ORIGINAL

0676

✓

about what I don't know; about
1510 minutes after that he again
returned to the room at the bar and
then walked up to Campbell I said
to him said Campbell you're a
protestant ^{the} Campbell said I
don't know, with that officer Morris
put his hand over Campbell's coat
pocket to feel if he had a revolver or
not. Officer Morris didn't find it
^{anywhere} he asked Campbell where it was
Campbell told him he Campbell had
the pistol back of the bar. Officer
Morris turned around and told
Campbell that he said Campbell
had no right to carry a revolver
(or words to that effect) when said
Campbell replied he had a permit
to carry the revolver Officer Morris
said I don't care what permit you
have ^{by} that he was not a fit man
to carry a pistol, with that Campbell
ran around the back of the bar
and took off his overcoat and
undercoat and ^{he} reached

POOR QUALITY
ORIGINAL

0677

for the revolver ^{my} head it looked
his back saying I am now in my
own house. And I don't care a damn
if you are an officer, officer Morris
then told Campbell to put that pistol
down ^{my} that it was not the only
pistol that was in ^{my} possession and
that Morris pulled his own pistol
out of his pocket. ^{my} then Campbell
if he Campbell didn't put his
pistol down he said Morris would
shoot him dead. ^{my} a crowd started
to gather, I stood at the far end of
the bar about 20 or 25 feet from
where officer Morris was, then
I saw ^{my} a thin pale man in the
place and then heard the report
of a pistol ^{my} the flash of a shot
and I saw officer Morris hand
the pistol to the bartender, I don't
know who fired the shot.
and that is all I know about
this case

POOR QUALITY
ORIGINAL

0678

Sum to be paid me
the 3rd day of October 187 } John Murray

D. J. Kelly
Patron Justice

POOR QUALITY
ORIGINAL

0679

The Society of the New York Hospital,
HOUSE of RELIEF, 160 Chambers St.,
New York, Oct. 23rd 1889

This autopsy on the body of
Wm J. Campbell performed
by Dr. Jenkins showed his death
to be caused by internal hemorrhage
following pistol shot wound of
the back penetrating the left
lung & fracturing 3rd rib.

J. W. Proctor M.D.
House Surgeon

POOR QUALITY
ORIGINAL

0680

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, Oct. 22nd 1889

To whom it may concern:

This is to certify that

W. J. Campbell

is was under treatment at this Hospital,

for a pistol-shot wound of
the neck

from Oct. 2, 1889, to ——— 188

and his condition at present
is not considered dangerous

J. M. Proctor M.D.
House Surgeon

**POOR QUALITY
ORIGINAL**

0681

POOR QUALITY
ORIGINAL

0682

THIS PERMIT IS ONLY GOOD FOR ONE YEAR FROM DATE OF ISSUE.	No. 3652	Office of SUPERINTENDENT POLICE, 300 Mulberry Street.
	New York, Dec 22 "1888	
	PERMISSION to carry Pistol is hereby granted to William F. Campbell	
	Residence 18 Spring Street	
	Occupation Cashier	
	W. Murray Superintendent.	

POOR QUALITY
ORIGINAL

0683

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN ANTE-MORTEM INQUISITION,

Taken at *Chambers Street*

No. *5* Street, in the *5* Ward of the City of
New York, in the County of New York, this *22* day of *October*
in the year of our Lord one thousand eight hundred and *89* before

Ferdinand Levy Coroner,
of the City and County aforesaid, on view of the Body of *William F. Campbell*
at

Six Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
William F. Campbell was injured, do
upon their Oaths and Affirmations, say: That the said *William F. Campbell*
is suffering from Pistol shot wound at the
hands of same person unknown.

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.

JUROS.

William R. Wilson
Henry B. Ingram,
W. K. Kellerman
J. M. Proctor M.D.
John L. Wells M.D.
Lewis Eschelon

Ferdinand Levy
CORONER, T. S.

POOR QUALITY
ORIGINAL

0684

City and County of New York, ss.

Statement of William F. Campbell now lying
dangerously wounded at Chambers Street Hospital in the 1st Ward
of said City and County, on the 22nd day of October 1889

Question—What is your name?

Answer—William F. Campbell.

Question—Where do you live?

Answer—68 Spring Street.

Question—Do you now believe that you are about to die?

Answer—Ido and Idont, the way I feel.

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer—I have ~~never~~ little hope.

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer—Yes.

Idont know how it happened. The first I
knew I found myself in this hospital,
and was informed that I had been
shot with my own pistol. I do not
know who shot me except the man
who was here to-day with Captain
Stevins. He was the man I suppose
from the way he talks went. I know nothing
of the occurrence prior to my admission
to this hospital. I do not recollect
having any quarrel with a police officer.
I had been drinking to excess. I was
running a liquor store for my brother
John Campbell, at Albany and First Street.
I am not married

Wm F Campbell

POOR QUALITY
ORIGINAL

0685

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND
<i>H</i> Years 22 Months 6 Days	<i>New York City</i>	<i>Chambers Street Hospital.</i>

275. 1613
J. L. Davis 1889.
AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

William F. Chambers

whereby it is found that he was
injured by

*Fatal shot
wound at the
hands of some
persons unknown*

Taken on the 22 day

of October 1889

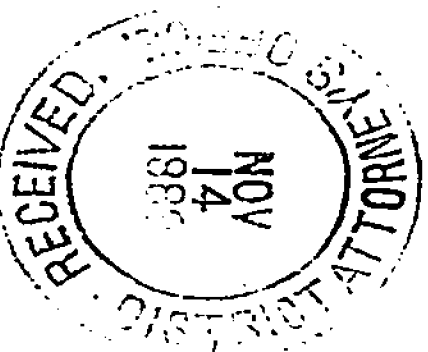
before

Richard Henry
CORONER.

Committed

Obit

Discharged

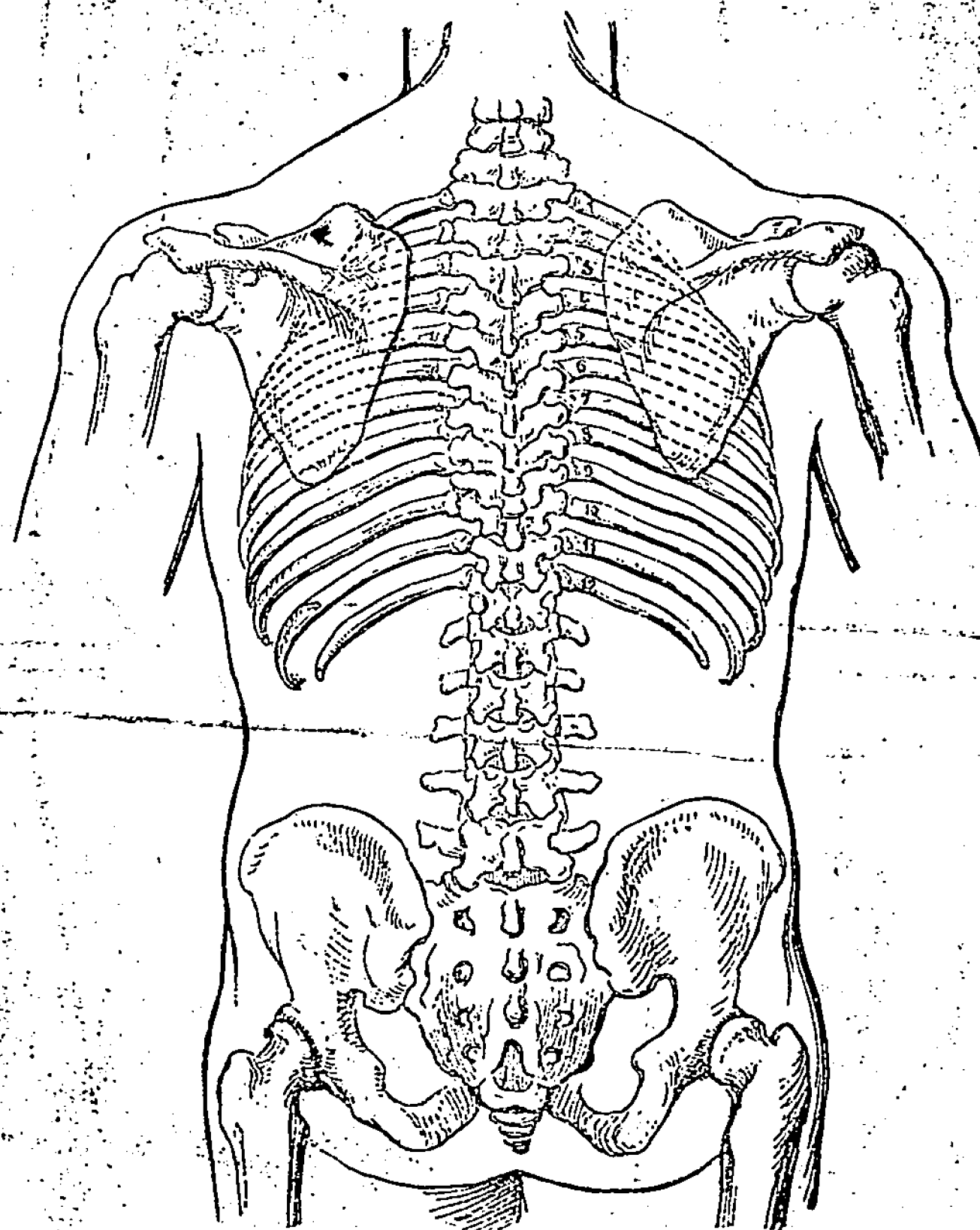
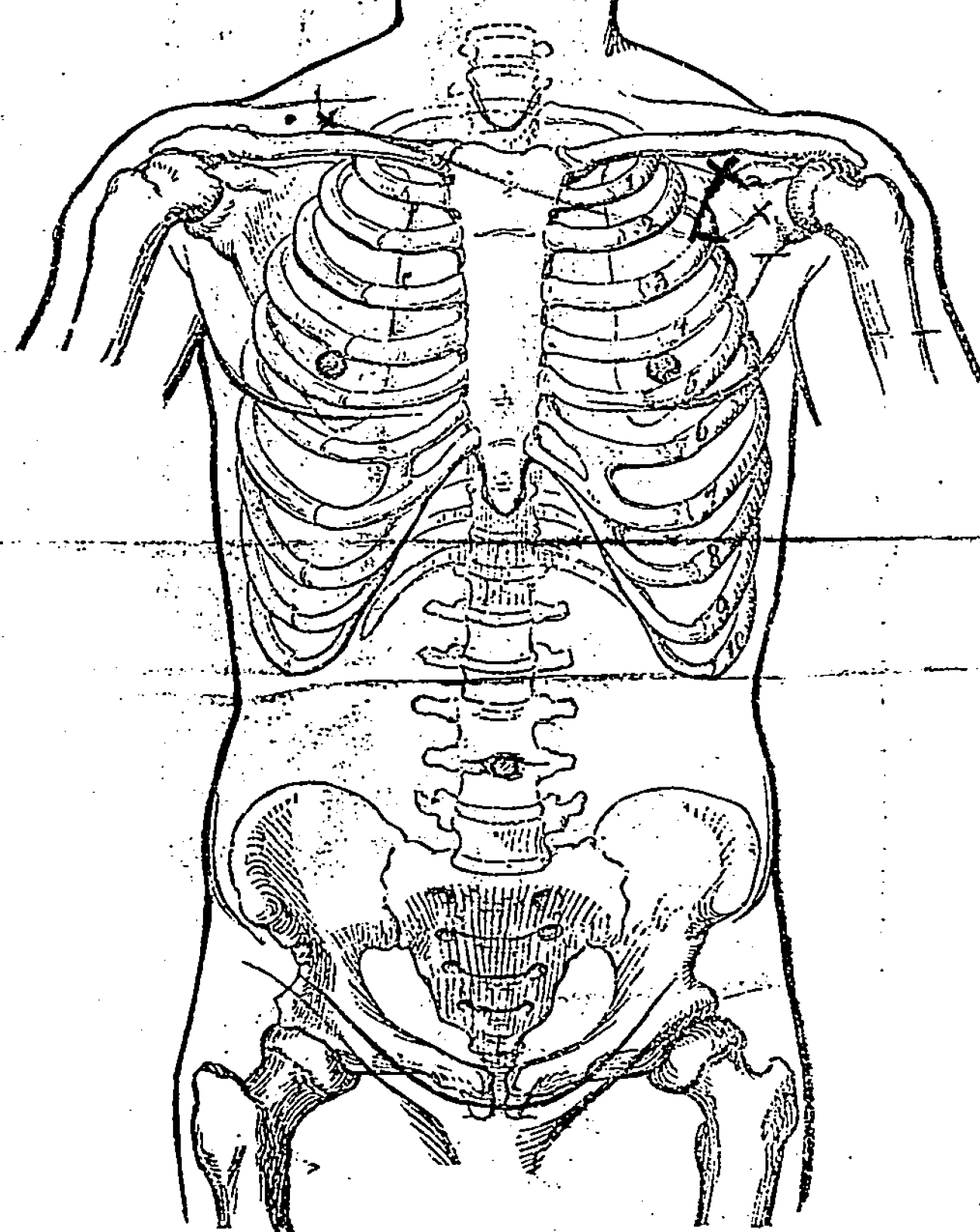


575

POOR QUALITY
ORIGINAL

0686

*Autopsy 1.30 p.m. Oct 23/89
Chamberlain & Hospital*



POOR QUALITY
ORIGINAL

0687

→*STATE OF NEW YORK,*←

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the Coroner's Office

No. 67 Park Row Street, in the 4th Ward of the City of
New York, in the County of New York, this 30-31 days of ~~October~~
in the year of our Lord one thousand eight hundred and '89 before

FERDINAND LEVY, Coroner,
of the City and County aforesaid, on view of the body of William F. Campbell
now lying dead at

Upon the Oaths and Affirmations of
Twelve 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 William F. Campbell came to his death, do upon
their Oaths and affirmations, say: That the said William F. Campbell
came to his death by a pistol shot wound
at the hands of Patrolman Patrick J. Morris
of the Second Precinct, on October 21st 1889, at
No. 86 West Street, and we further find
that the said shooting was accidental.

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.

JUROS.

No. Auger 2455-2a	Herrmann Broker 1209 1/2 1 am
Matthew Skates 75 Fulton	C. H. Wolter 1206 1/2 am
Simon Heimbach 49 St. J.	Martin B. Ahmann 37 West St
Patrick J. Cornell 440-8 1/2 St	Elias Bauer 103 P. 1 am
James Dunning 442 Park St	John G. Schull 143 Fulton
Elmer Churchill 48 E. 74 St	John Santon 39 Washington

Ferdinand Levy
CORONER, E. S.

POOR QUALITY
ORIGINAL

0600

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
22 Years	Months	Days	U.S.	Chambers St. N.Y. City	Dec 23 rd 89

216
Bill Munn 1613
F. I.

St. 287
Doubt. 1889

AN INQUISITION

On the VIEW of the BODY of

William J. Campbell

whereby it is found that he came to
his death by

Michael shot

wound at the
hands of

Patrick J. Morris
accidental

Inquest taken on the 30-31 days
of October 1889 before
FERDINAND LEVY, Coroner

✓ 282

POOR QUALITY
ORIGINAL

0689

Police Court, 1 District.

City and County } ss.
of New York, }

Patrick Rice

of No. 86 West Street, aged 30 years,
occupation Bar tender being duly sworn, deposes and says,
that on the 21st day of October 1889, at the City of New
York, in the County of New York, deponent was premises

86 West Street, the store which is
a saloon in which deponent is
employed as a bartender. At about
the hour of ten o'clock in the evening
deponent was behind the counter
and William F. Campbell was standing
in front of the bar talking to two
or three men; they were all drinking.
At this time Patrick Morris a Police
officer, entered the saloon and came
to me and asked me for a whisk
broom to brush his clothes stating
to me that 'had had some trouble
with a "bum"'. I gave him the whisk
broom and after using it he went
out-side. Shortly thereafter the said
Morris looked into the saloon and
beckoned to deponent to come out
^{and saw officer William Moody in company with Morris}
when deponent came out, said Morris
said to deponent "Who is that young
man standing in front of the bar"
pointing at Campbell deponent
replied that it was the "boss" Morris
then said: "He has a revolver"
Moody then said "He has a permit"
Morris said: "I am going to see
and take it from him" and then
he came into the saloon and walked
up to Campbell and said to him
"You have a pistol in your pocket"
Campbell denied that he had any
pistol. Morris asked him what
^{Paul Campbell replied that he had put it behind the bar}
he had done with it, then Morris
inserted his hand into the pocket

POOR QUALITY
ORIGINAL

0690

Police Court, District.

City and County } ss.
of New York, }

of No. Street, aged years,
occupation being duly sworn, deposes and says,
that on the day of 188 , at the City of New
York, in the County of New York,

of the overcoat then worn by said Campbell. Campbell then walked behind the bar took off his coat and overcoat and said: "I don't care a damn if you are an officer, I am the boss ^{here} ~~of this place~~." at the same time picking up a revolver which was lying behind the bar and holding the pistol in his hand held his hands behind his back. Morris then drew a revolver from his pocket saying: "you are not the only man who has a revolver and ~~when~~ you drop that pistol or I will shoot you dead" at the same time pointing said pistol at said Campbell. Then Campbell dropped the pistol and Morris told him not to take up the pistol ^{until} ~~and~~ he, Morris would go behind the bar and ^{take} ~~get~~ ^{him} ~~it~~ ^{Campbell}. Morris said to Campbell that he would shoot him dead if he again took said ^{Campbell then picked up the pistol and} ~~revolver~~ ^{pistol} and held it behind his back and Morris went behind the bar and again pointing the pistol at Campbell and said: "Now you drop that pistol or I will shoot you dead" Campbell placed the pistol upon the back bar. Morris then placed ^{the} ~~his~~ pistol in the left hand in which he held a club and with the right hand seized said Campbell and pushed him into the custody of Officer Moody.

POOR QUALITY
ORIGINAL

0691

Police Court, District.

City and County } ss.
of New York,

of No. Street, aged years,
occupation being duly sworn, deposes and says,
that on the day of 188 , at the City of New
York, in the County of New York,

Deponent then picked up the pistol
and placed it under the counter
where the cigar case is, a short
space from where Campbell had
laid it. Morris then demanded where
the pistol was and went behind
the bar in search for it and found
it. Morris took it in his hand
and walked from to the end of the
bar and held up the pistol and it
exploded; deponent saw the said Campbell
fall.

That said Campbell is now confined
in Chambers Street Hospital and
unable to appear in Court. Deponent
asks that the defendant be held to
await the result of said Campbell's
injuries.

Sworn to before me } Patrick Rice
this 22nd October 1889 }

J. J. McNeill
Police officer

POOR QUALITY
ORIGINAL

0692

Sec. 193-200.

124 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Patric J Morris

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

194 Hudson Street, 5 years

Question. What is your business or profession?

Answer.

Police Officer

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

Patric J. Morris

Taken before me this

day of **OCTOBER**, 188

188

Police Justice.

POOR QUALITY
ORIGINAL

0693

Showing that the
man on my name here
I have come to the
conclusion that the
defendant is not
guilty of any greater
crime than a man-
slayer.

Noted by J. J. Nov. 2, 1889

FILED. General Office
No. 1, by Deputy

Residence _____

No. 1, by _____

to bail on the sum of _____

No. 1, by _____

Residence _____

No. 1, by _____

Residence _____

No. 1, by _____

Residence _____

No. 1, by _____

Residence _____

No. 1, by _____

Residence _____

16/3
Police Court District.

THE PEOPLE, Acc.
ON THE COMPLAINT OF

Patrick Rice

86 West St.

Offense Violence

1 _____

2 _____

3 _____

4 _____

5 _____

6 _____

7 _____

8 _____

9 _____

10 _____

11 _____

12 _____

13 _____

14 _____

15 _____

16 _____

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 Patrick Rice

guilty thereof, I order that he be held to answer the same and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he be legally discharged.

Dated Oct 23 1889

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 18 _____

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 _____ 18 _____

Police Justice.

100-24 Albany St

George Kelly

100-24 Albany St

George Kelly

100-24 Albany St

George Kelly

100-24 Albany St

George Kelly

100-24 Albany St

0694

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 Patron
Morris
guilty thereof, I order that he ^s be held to answer the same and ~~he~~ ^{be} committed to bail in the sum of ~~One hundred Dollars~~
and be committed to the Warden and Keeper of the City Prison, of the City of New York, until ~~he~~ ^{he} ~~give such bail~~ ^{be legally discharged}.
Dated Oct 13 1889 La. J. C. Kelly Police Justice.

Dated.....18.....*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.....18.....*Police Justice.*

Book No. 2

POOR QUALITY
ORIGINAL

0695

DIRECTIONS.

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

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

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

To John Murray
of No. 24 Albany Street.

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 14th day of APRIL 1893 at the hour of 10 $\frac{1}{2}$ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Patrick B. Morris

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

DE LANCEY NICOLL, District Attorney.

POOR QUALITY
ORIGINAL

0696

GLUED PAGE

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

man, to show
at New York has been
away 2 months

POOR QUALITY
ORIGINAL

0697

THE PEOPLE

vs.

Patrick Morris

City and County of New York, ss:

Joe H. Shannon being duly sworn, deposes and says: I reside at No. 217 Mulberry

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the

3rd

day of

April 1893

I called at

24 Albany St.

the alleged

a witness

residence

of

John Murray

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

the tenants in the house that the above named John Murray is a seaman & has not been at the above address in six months. The last he was heard of, he had gone away on a yacht as sailor

Sworn to before me, this

of

April

4th

day

1893

Joe H. Shannon

Subpoena Server.

John J. Buckley
Comf. D. U. C. N. Y. C.

POOR QUALITY
ORIGINAL

0698

Court of General Sessions.

THE PEOPLE, on the complaint of

vs.

Paul Morris

Offense

DE LANCEY NICOLL,

District Attorney.

Affidavit of

Joe H. Shannon

Subpoena Server.

FAILURE TO FIND WITNESS.

April 4th 1923

POOR QUALITY
ORIGINAL

0699

DIRECTIONS.

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

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

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

To

of No.

Patrick Rice
86 West

Street

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *14th* day of *APRIL* 189*3* at the hour of 10½ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Patrick Morris

Dated at the City of New York, the first Monday of
in the year of our Lord 189*3*

DE LANCEY NICOLL, District Attorney.

Ask to see Mr. Bufford
At 11:30 clock a.m.

**POOR QUALITY
ORIGINAL**

0700

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the *witness room* know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another *case taken up*, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, *mentioning your withdrawal to the officer or clerk*.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

Does not reside,
therefore I could give
me no information
regarding him

GLUED PAGE

POOR QUALITY
ORIGINAL

0701

THE PEOPLE

vs.

Patrick Morris

City and County of New York, ss:

sworn, deposes and says: I reside at No.

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the

I called at

the alleged

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

the tenants that he did not belong there & could give me no information regarding him

Sworn to before me, this

of

April

day

1893

John J. Buckley
Comptroller
N.Y.C.

John H. Shannon
Subpoena Server.

POOR QUALITY
ORIGINAL

0702

House of Detention
283 Mulberry St.
13th December 1888

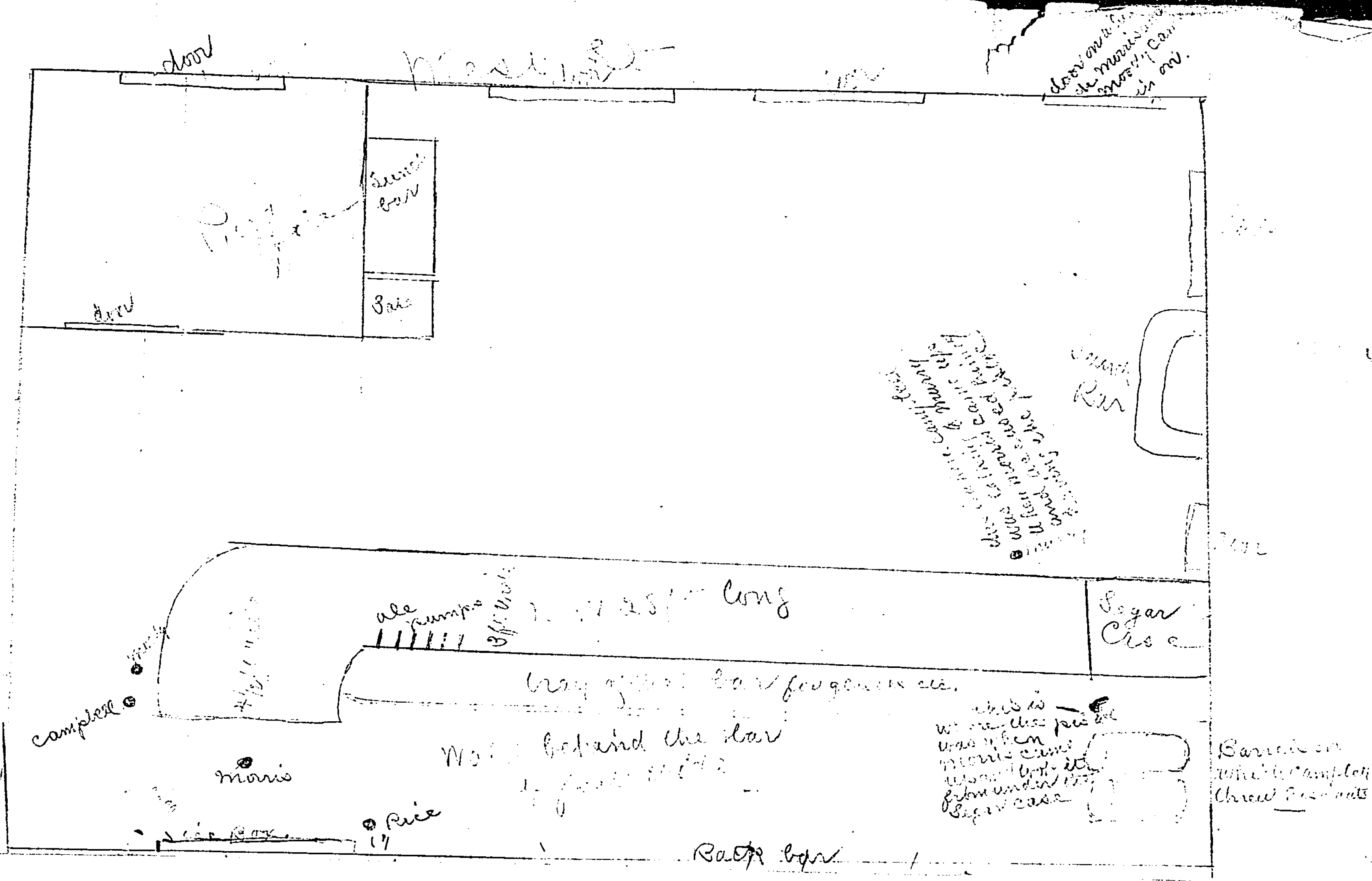
Ass. District Attorney Parker. Esq.
Dear Sir

Now that our Case
is coming up for trial and been
kept here near two months and
has lost a steady winters work
by it. My shoes gave my clothes
worn out. I appeal to your
kind consideration to be in
a way that I can get another
job for it is hard for a man
without friends money or
clothes to find employment in
the winter time

Respectfully Yours
Edward Wilson

mine is the 'Morris' Murder. Case

0703



POOR QUALITY
ORIGINAL

0704

District Attorneys Office.
City & County of
New York.

Apr. 20th - 1894

Dear Col. - In the case of Patrick
J. Morris - which was referred to
Dist. Dist. Attorney Office, he made
a report which you were kind enough
to endorse and recommend the
discharge of the prisoner - On the day
the motion was to be made Judge
Corning was called away owing to the
sickness of his son, and subsequently
was taken sick himself =

For some reason the papers
were laid on Judge Martineau's desk, when
he returned them to the Chief Clerk,
Mr. Flynn's office, where they are now
lying. Would you oblige me by sending
the papers for final disposal to Judge
Corning

Col. H. R. Fellows

Yours to
M. C. Murphy

0705

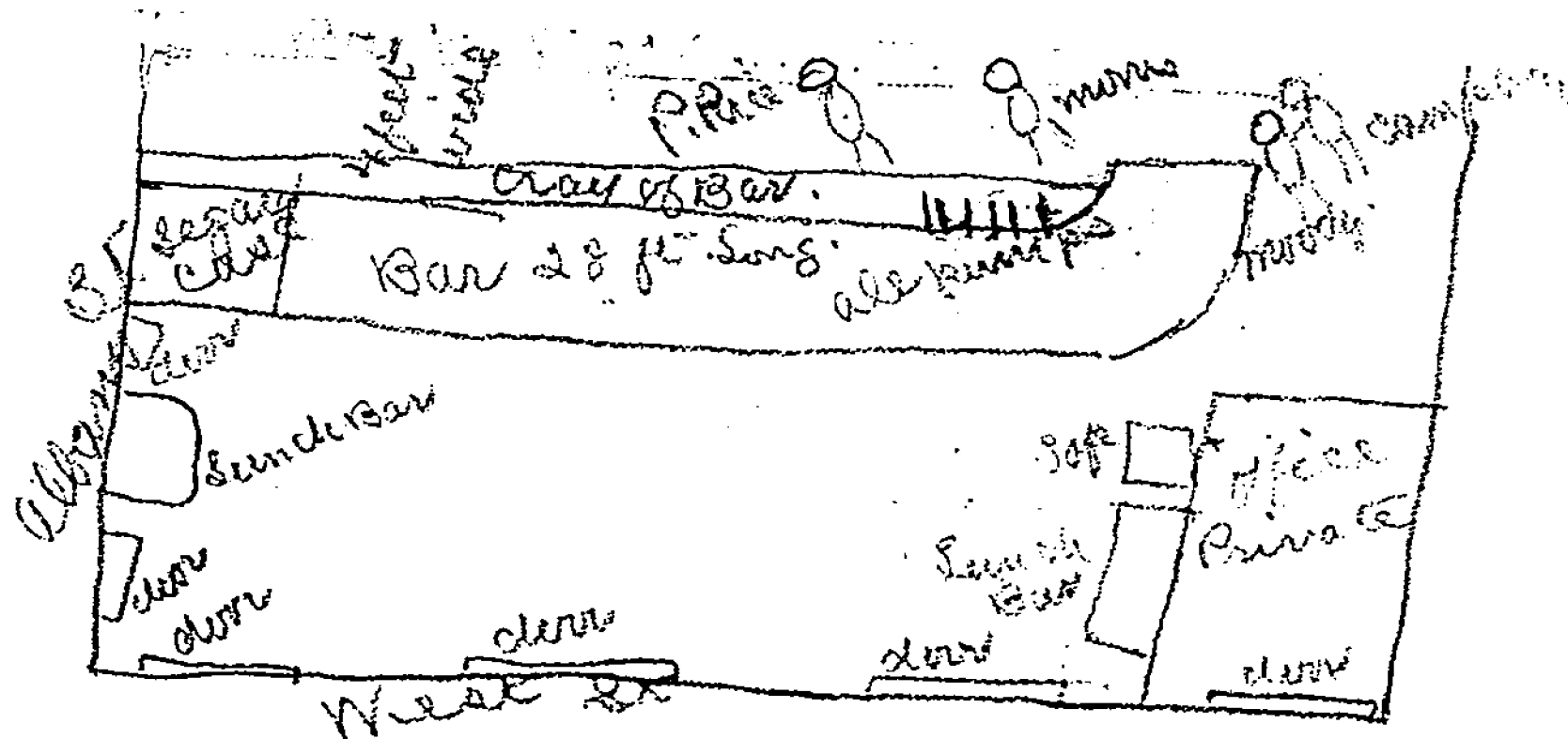
JOHN T. CORNELL.
HORACE SECOR, JR.
CHARLES B. PAGE.

Dear Sir; Will you kindly let me know when I can see you in relation to the trial of Patrick Morris for homicide?

Yours truly
Charles F. Page

Am. J. R. Turner,

Bilowante
Alto
Bazzard,
Bischoff
Brothers
Comstock
Fennell
Gault
Hall Co.
Leonidas



POOR QUALITY
ORIGINAL

0706

3 20
6 7 20
20

3 20 each
1 10 - 70

5 horses each 20 60
1 do — 10 10
70

(Fr)

CITY AND COUNTY OF NEW YORK
RECORDERS CLERK

POOR QUALITY
ORIGINAL

0707

Daniel W. Elhathorne

Edward ~~O'Connor~~

Peter Fanning

Since Oct 23

Each allowed \$20

George Giblen

Since Feb 1

~~George~~ Allowed \$10

Witnesses in

case of Patrick H. Morris

POOR QUALITY
ORIGINAL

0708

No. 88.

RECORD.

Name *Patrick Morris* Rank *Paholman*
Appointed *Apr. 10, 1874* Age when appointed *25* Years.
Prior to *18*
Number of Complaints
Judgments of Complaints Dismissed
" " Reprimand
" " Fine
Number of Days' Fine

Date. Subsequent to *188* Judgment Days.

Date.	Specification	Judgment	Days.
<i>June 16 74</i>	<i>Did not propl. patrol</i>		<i>✓</i>
<i>Apr 13 75</i>	<i>Off. post</i>		<i>✓</i>
<i>Oct 24 76</i>	<i>about from room call</i>		<i>✓</i>
<i>May 11 77</i>	<i>Conduct Unby an officer</i>	<i>D.C.</i>	
<i>" 15 "</i>	<i>Conversation</i>	<i>D.C.</i>	
<i>" 29 "</i>	<i>In liquor store</i>	<i>D.C.</i>	
<i>July 17 "</i>	<i>Conduct Unby an officer</i>	<i>D.C.</i>	
<i>" 17 "</i>	<i>" " "</i>		<i>15</i>
<i>" 24 "</i>	<i>" " "</i>	<i>D.C.</i>	
<i>Sep 18 "</i>	<i>" " "</i>	<i>D.C.</i>	
<i>Oct 23 "</i>	<i>" " "</i>		<i>15</i>
<i>Apr 26 78</i>	<i>" " "</i>	<i>D.C.</i>	
<i>May 27 "</i>	<i>Walking and talking</i>	<i>D.C.</i>	
<i>" 27 "</i>	<i>Smoking</i>		<i>1</i>
<i>Dec 13 "</i>	<i>Conduct Unby an officer</i>	<i>D.C.</i>	
<i>Mch 28 78</i>	<i>Conversation</i>		<i>3</i>
<i>Jan 30 80</i>	<i>about from room call</i>		<i>1</i>
<i>Nov 19 "</i>	<i>Conduct Unby an officer</i>	<i>D.C.</i>	
<i>" " "</i>	<i>Threatening a prisoner in S. H.</i>	<i>Days' Fine.</i>	<i>5</i>
<i>" " "</i>	<i>assaulted a prisoner</i>		<i>3</i>

POOR QUALITY
ORIGINAL

0709

No. 88.

RECORD.

Name.....Rank.....

Appointed.....Age when appointed.....Years.

Prior to.....18.....

Number of Complaints.....

Judgments of Complaints Dismissed.....

" " Reprimand.....

" " Fine.....Days.

Number of Days' Fine.....

Date.....Subsequent to.....188.....Judgment.....Days.

Specification.....

Aug 1 81 Learning " d.C.
Mch 21 82 did not prop. patrol
Sep. 14 83 Conduct Unbecom officer
" 14 " " " d.C.
Jan 8 84 Failed to report snow & ice
" 16 85 absent from post
Apr 17 " assaulted a citizen d.C.
Aug 17 " absent from post
May 22 86 Standing & in conversation d.C.
Oct 17 88 Insulted & arrested two ladies for no cause Rep
" 23 89 Left his post & entered a liquor store
and discharged a pistol therein } Dismissed
wounding a citizen } Dec. 10, 1889

Days' Fine.

POOR QUALITY
ORIGINAL

0710

Court of General Sessions of the Peace,
HELD IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE ON THE COMPLAINT OF

Patrick Rice

vs.

Patrick J. Morris

PART.....

OFFENSE,

*Murder in the second
degree.*

CITY AND COUNTY OF NEW YORK, ss.:

Andrew D. Parker being duly

sworn, deposes and says:

I am a Deputy Assistant Dis-
trict Attorney in the said city and county
That he is a Police Officer attached to the Precinct *That Joseph*
Kelly *is a material and necessary witness*
on behalf of the People herein. That deponent is informed and verily believes that
the said Joseph Kelly *will not appear to*
testify when required, from the fact that he is a fireman on-
board coastwise steamships, having no steady
occupation, but accepting an engagement whenever
obtainable, to any destination along the coast, leaving
at irregular intervals, and having no definite or fixed
place of sojourn or habitation, but stopping at the
destination of his vessel till his money on hand is all
spent. That he is now engaged as fireman on
board the steamship Chathahoochee, bound for Javan-
nah today at three o'clock P.M., where the length of
his stay is uncertain. That heretofore, upon the cer-
vise of process upon said Kelly, to attend the trial of this
action, he refused said process, and he would not attend.
Wherefore deponent prays that the said Joseph Kelly *be*
required to give sufficient security to assure his attendance when required as a
witness, or upon a refusal to furnish such security that he be committed to the
House for the Detention of Witnesses, until he be legally discharged.

Sworn to before me, this *30th* day

of *December* 188*9*

Andrew D. Parker

James H. Ryan

POOR QUALITY
ORIGINAL

0711

It appearing by the within affidavit that there is reasonable cause to believe that Joseph Kelly will not appear to testify, or cannot be served with the process of this Court when required.

I hereby ORDER that the said Joseph Kelly enter into Recognizance with security in the sum of five Hundred Dollars for his appearance as a witness against the said defendant, and it is further ORDERED, if the said Joseph Kelly fail to furnish such security for his appearance, that he be committed to the House for the Detention of Witnesses until he give such security or be legally discharged.

Dated New York, Dec 30 1889.

Henry B.
Recorder

Court of General Sessions of the Peace.

PART

THE PEOPLE, ETC., ON THE
COMPLAINT OF

Patrick Rice

vs.

Patrick J. Morris

OFFENSE Murder

Affidavit and Order to Commit to the House
for the Detention of Witnesses.

JOHN R. FELLOWS,

District Attorney

New York County.

S.S. Chas. H. Jones
John J. A.

POOR QUALITY
ORIGINAL

0712

April 10 1894.
For the reasons given in the
Report of Mr. A. Hays,
(herewith submitted)
I recommend the dismissal
of this indictment.

It is utterly impossible
for the People to get the
witnesses, or to even move
the case again.

J. H. Hays
Dist. Atty.

Motion granted
Dated May 2/94
R. B. C.
9

POOR QUALITY
ORIGINAL

0713

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick J. Morris

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

of the CRIME OF Murder in the ^{second} ~~first~~ Degree, committed as follows:

The said Patrick J. Morris,

late of the City of New York, in the County of New York aforesaid, on the ^{twenty first} day of ~~October~~ in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms, in and upon one William F. Campbell, in the peace of the said People then and there being, wilfully, feloniously, and of ~~his~~ malice aforethought, did make an assault, and the said Patrick J. Morris, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said Patrick J. Morris in ~~his~~ right hand then and there had and held, to, at, against, and upon the said William F. Campbell, — then and there feloniously, wilfully, and of ~~his~~ malice aforethought, did shoot off and discharge, and the said Patrick J. Morris — with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth and discharged, as aforesaid, ~~him~~ the said William F. Campbell, in and upon the neck of ~~him~~ the said William F. Campbell, then and there feloniously, wilfully, and of ~~his~~ malice aforethought, did strike, penetrate and wound, giving to ~~him~~ the said William F. Campbell, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth and shot out of the pistol aforesaid, by the

POOR QUALITY
ORIGINAL

0714

said Patrick J. Morris, in and upon the neck of the said William F. Campbell, one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound he the said William F. Campbell, at the City and County aforesaid, from the said twenty first day of October in the year aforesaid, until the twenty third day of October in the same year aforesaid, did languish, and languishing did live, on which said twenty - third day of October in the year aforesaid, the said William F. Campbell, at the City and County aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said

Patrick J. Morris, his

the said William F. Campbell, in the manner and form, and by the means aforesaid, wilfully, feloniously, and of his malice aforethought, did kill and murder, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick J. Morris

second
of the same CRIME OF Murder in the ~~first~~ Degree, committed as follows:

The said Patrick J. Morris

late of the City and County aforesaid, afterwards, to wit: on the said twenty first day of October in the year of our Lord one thousand eight hundred and eighty nine, at the City and County aforesaid, with force and arms, in and upon the said William F. Campbell, in the peace of the said People then and there being, wilfully, feloniously, and with a ~~deliberate and premeditated~~ design to effect the death of the said William F. Campbell, did make an assault, and the said

**POOR QUALITY
ORIGINAL**

0715

Patrick T. Morris, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said Patrick T. Morris in his right hand then and there had and held to, at, against, and upon the said William F. Campbell, — then and there feloniously, wilfully, and with a ~~deliberate and premeditated~~ design to effect the death of the said William F. Campbell, did shoot off and discharge. and the said Patrick T. Morris, — with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, him the said William F. Campbell, in and upon the neck of him the said William F. Campbell, then and there feloniously, wilfully, and with a ~~deliberate and premeditated~~ design to effect the death of the said William F. Campbell, did strike, penetrate, and wound, giving to him the said William F. Campbell, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said Patrick T. Morris, in and upon the neck of the said William F. Campbell, one mortal wound of the breadth of one inch and of the depth of six inches, of which said mortal wound — he — the said William F. Campbell, at the City and County aforesaid, from the said twenty first day of October, — in the year aforesaid, until the twenty third day of October, — in the same year aforesaid, did languish, and languishing did live, on which said twenty third day of October, — in the year aforesaid, the said William F. Campbell, at the City and County aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said

Patrick T. Morris, him, —

the said William F. Campbell, in the manner and form, and by the means aforesaid, wilfully, feloniously, and with a ~~deliberate and premeditated~~ design to effect the death of the said William F. Campbell, did kill, and murder, against the form of the Statute in such made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0716

BOX:

374

FOLDER:

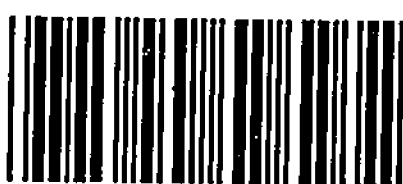
3500

DESCRIPTION:

Morrison, James

DATE:

11/26/89



3500

POOR QUALITY
ORIGINAL

0717

370 Rudy
Counsel, *Dec 6/99* 1889
Filed day of
Pleads, *W. J. Kelly*

THE PEOPLE
vs. *J. J.*
James Morrison
Assault in the First Degree, Etc.
(Sections 217 and 218, Pennl Code).
Dec 6/99 *ADP*
JOHN R. FELLOWS,
District Attorney.

A True Bill.
M. J. Little Foreman.
Dec 6/99
Filed & Accepted

Witnesses:
Miner Hood
Officer M. Chalk

POOR QUALITY
ORIGINAL

07-18

Police Court—44 District.

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

of No. 321 West 42^d Street, aged 18 years,
occupation Chambermaid being duly sworn
deposes and says, that on the 8th day of November 1889 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and ~~BEATEN~~ by

James Merriamson (now here)
who pointed and aimed at the
body of deponent a revolving
pistol loaded with powder
and ball and threatened to
shoot deponent

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

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

Sworn to before me, this 8 day
of November 1889.

Winnil Wood

R. T. McMahon Police Justice.

POOR QUALITY
ORIGINAL

0719

Sec. 198-200.

11 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

James Morrison

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

New York State

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

Answer.

No 114 West 40 St. 10 months

Question. What is your business or profession?

Answer.

Restaurant

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

Answer.

I am not guilty
James Morrison

Taken before me this

day of

1889

H. M. Jackson
Police Justice.

POOR QUALITY
ORIGINAL

0720

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Blood

James M. Blood

Offence Felony Assault

Dated November 8 1889

Magistrate

Officer

Witnesses

No. 1, by

No. 2, by

No. 3, by

No. 4, by

No. 5, by

No. 6, by

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

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

Dated Nov 8 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0721

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Morrison

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

James Morrison
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

James Morrison

late of the City of New York, in the County of New York aforesaid, on the
eight day of *November*, 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 one *Winnie Wood*
in the peace of the said People then and there being, feloniously did make an assault and
to, at and against *her* the said *Winnie Wood*
a certain pistol then and there loaded and charged with gunpowder and one leaden
bullet, which the said *James Morrison*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there ^{aim and point with intent to} shoot off and discharge ^{the same,}
with intent ^{to} *kill* the said *Winnie Wood*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Morrison
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

James Morrison

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Winnie Wood* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and to, at and against *her* the said

Winnie Wood
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,
which the said *James Morrison*

in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully ^{aim and point with intent to} shoot off and discharge ^{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.

JOHN R. FELLOWS,

District Attorney.

0722

BOX:

374

FOLDER:

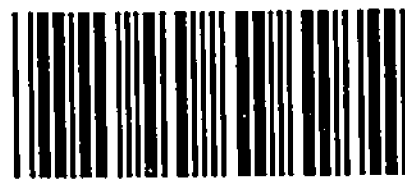
3500

DESCRIPTION:

Morrow, John

DATE:

11/22/89



3500

POOR QUALITY
ORIGINAL

0723

Witnesses;

Officer Cooper

Counsel, *W.D.* day of *Apr* 1889
Filed *W.D.*
Pleads *Adversely*

THE PEOPLE

vs.

John Morrow
Brooklyn

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
(III Rev. Stat. (7th Edition), page 1989, Sec. 5.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

POOR QUALITY
ORIGINAL

0724

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Marvau

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

John Marvau
of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said *John Marvau*
late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *June* in the year of our Lord one thousand eight hundred and *eighty-nine* being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *five* o'clock in the morning of the said day, the said place so licensed as aforesaid unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open, 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 R. FELLOWS,

District Attorney.

0725

BOX:

374

FOLDER:

3500

DESCRIPTION:

Mullen, Thomas

DATE:

11/11/89



3500

0726

officer Mullens

After a full examination of
all the facts herein, I am of
opinion that they do not con-
stitute prima facie evidence, or
warranting a recommendation
for an order to discharge or for our
recognition.
Dec 20/09. A. D. Barker
Deputy

Filed

Pleads,

THE PEOPLE

vs.

Thomas Mullis

oto.

JOHN R. FELLOWS,

District Attorney.

A True Bill

Myra Little

Foreman.

Dec 20/99
Discharged on his
own recognizance.

POOR QUALITY
ORIGINAL

0727

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 260 Water Street, aged 44 years,
occupation Seaman being duly sworn
deposes and says, that on the 5th day of November 1899 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One bag of flour
Three Cans of Mustard
One Compass
Being together of the value of
Fifty Dollars

the property of In the Care and custody of
Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Thomas Mullins (en route)

for the reason following to wit
That on said day a person left the
said property on the steamer B. & O.
Greenacres then lying at pier 23 E.R.
and deponent is informed by Gabriel
Mullins a police officer attached to the
44th Precinct police that he saw said
defendant with said property acting
in a suspicious manner in Park Slip
and arrested him. Deponent further
says that he gave no person had any
person authority to take said property
from said boat and deponent therefore
charges said defendant with the larceny
of the property aforesaid

William Cobb

Sworn to before me, this
5th day of November 1899
at New York, N.Y.
John J. Kane
Police Justice.

POOR QUALITY
ORIGINAL

0728

CITY AND COUNTY { ss.
OF NEW YORK, }

aged 54 years, occupation Police Officer of No. 445 Avenue of the Americas Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of William C. C. C. and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 5th
day of December 1889

Solon B. Lunn
Police Justice.

Patrick H. Mullin

POOR QUALITY
ORIGINAL

0729

Sec. 193—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Thomas Mullen*

Question. How old are you?

Answer. *59 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Newark N.J. 1 1/2 years*

Question. What is your business or profession?

Answer. *Fisherman*

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

Answer. *I am not guilty*
Thomas Mullen

Taken before me this

day of *March* 188*9*

John B. Mullen
Police Justice.

0730

[illegible]

District

1650

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William
260¹⁸ State St
Boston

1
2
3
4

Offence

三

Date: 11 November 1889
J. Hunt Magistrate.

....., Officer,
..... Precinct.

No. 44 Prescott Street,

Stress

direct

to answer

to answer

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

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

Dated Nov 5 1889 John B. [Signature] Police Justice.

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

Dated.....18.....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.....18.....*Police Justice*.....

POOR QUALITY
ORIGINAL

0731

N.Y.COURT OF GENERAL SESSIONS.

x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x

The People on my com-
plaint,

--against--

Thomas Mullens

x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x-x

AS COMPLAINANT in the above case I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show, but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

Deponent further says that he has known the said Mullens for the last ten years and has always known him to have been a man of good character for honesty, and never heard that he was ever arrested or been in any trouble with the law before; during the last summer he worked for me on my vessel for three months; on election day he took the compass from the vessel and was found with it in front of my house; he had not disposed of it, nor shown any disposition so to do, the fact is that it was election day and Mullens was undoubtedly very much under the influence of liquor and hardly knew what he was about; I do not think he intended to steal the compass, but in his disordered mind had an idea that I wanted it at my house; after his arrest I informed the officer that I had no desire to prosecute him, and hoped that after he had been confined for a sufficient time to get him sober, that

**POOR QUALITY
ORIGINAL**

0732

he would be discharged.

The defendant has a family, consisting of a wife and three or four children entirely dependent upon him for support, and in view of all the circumstances I most earnestly request the Court and District Attorney to discharge him; I did not think when he was arrested that anything would be done with him more than confining him for a short time, more on account of his being drunk than for any act that he had committed; the compass was not injured and no damage has been done to me in any way.

By reason of these facts I trust that this application may be granted.

William Cobb

POOR QUALITY
ORIGINAL

0733

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

.....being duly
sworn, says that he resides at No Street, in the City of
New York; that he is years of age; that on the day of
18, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of 18 }
}

Ed. J. General Sess Court

The People

Plaintiff,

against

Jos Mullens

Defendant.

Withdrawal

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY, New York City.

Due and timely service of cop of the within
hereby admitted

this day of 18

Attorney.

To

POOR QUALITY
ORIGINAL

0734

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Mullen

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

Thomas Mullen

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

The said

Thomas Mullen

late of the City of New York, in the County of New York aforesaid, on the
day of *November* in the year of our Lord one thousand eight hundred and *fifty-*
nine, at the City and County aforesaid, with force and arms,

*one bag of flour of the
value of five dollars, three
cans of mustard of the value
of one dollar each can, and
one compass of the value of
forty dollars*

of the goods, chattels and personal property of one

William Cobb

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

**POOR QUALITY
ORIGINAL**

0735

SECOND COUNT—

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

Thomas Mullen

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

The said

Thomas Mullen

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

one bag of flour of the value of five dollars, three cans of mustard of the value of one dollar each can and one compass of the value of forty dollars.

of the goods, chattels and personal property of one

William Cobb

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

William Cobb

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

Thomas Mullen

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 R. FELLOWS,
District Attorney.

0736

BOX:

374

FOLDER:

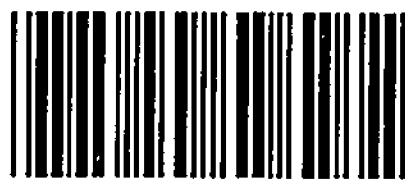
3500

DESCRIPTION:

Murphy, William

DATE:

11/14/89



3500

POOR QUALITY
ORIGINAL

0737

Witnesses;

James McFarlane

Left a Confession
Henry. J. J.

Counsel,

Filed

day of

1889

Pleads,

THE PEOPLE

vs.

William Murphy

Grand Larceny second degree.
[Sections 528, 531 —, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Read by Jury
4 Apr 1889

J. J.

POOR QUALITY
ORIGINAL

0738

Police Court

District

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 434 West 14th Street, aged 24 years,
occupation Driver being duly sworn

deposes and says, that on the 3rd day of November 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the day time, the following property, viz:

One single case Silver watch
of the value of ten dollars

(\$10.00)

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 William Murphy

(Now here) from the fact that
at about the hour of 11.30 O'clock
A. M. said date deponent was
on West 36th Street near 11th Avenue
when the said defendant came up
to deponent and accosted deponent
and engaged him in conversation
and after talking to deponent
a few minutes, he suddenly
snatched said watch from the
lower left hand pocket of
deponent's vest and placed said
watch in his the defendant's pocket
and started to run away with

Sworn to before me, this

188

Police Justice.

POOR QUALITY
ORIGINAL

0739

it when depment and depments ^{brother}
caught the defendant and took
said watch from him.
Wherefore depment charges the said
defendant with felonious
taking stealing and carrying
away said watch from the person
of depment.

Sworn to before me }
this 4th day of Nov (1899) D. Gough

J. H. Withers
Police Justice

POOR QUALITY
ORIGINAL

0740

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

William Murphy

Question. How old are you?

Answer.

25 years old

Question. Where were you born?

Answer.

New York

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

Answer.

11th Ave near 96th St. East

Question. What is your business or profession?

Answer.

Boatman

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

William Murphy

Taken before me this 12th day of Nov 1888

Police Justice.

0741

Police Court..... **District**

1646

ON-THE COMPLAINT OF

ON THE COMPLAINT OF
David Mackintosh
 484 West 40th St
William Mackintosh

offence.....
Tara
P.

Dated 20/02/2018

Wichita Magistrate.

Admiral, Officer,

Witness.....

No. Street.

No. Street:

No. Street.

\$ 1000 to answer

Alle
Herrn

Alfred Smith

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

Dated 11/12/5 188 J. H. H. H. H. H. Police Justice.

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

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

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

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

POOR QUALITY
ORIGINAL

0742

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Murphy

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

William Murphy
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

William Murphy

late of the City of New York, in the County of New York aforesaid, on the *third*
day of *November* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *day* - time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of ten dollars*

of the goods, chattels and personal property of one
on the person of the said

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

John R. Fellows,
District Attorney.

POOR QUALITY
ORIGINAL

0743

Witnesses:

David G. Gough

Officer Ireland

Counsel,

Filed

day of

1889

Pleads,

THE PEOPLE

vs.

William Murphy

Grand Larceny, (Second Degree.)
(From the Person.)
[Sections 528, 529, 530 Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. J. P. Gough

Foreman.

Wm. J. P. Gough

2 Wm. J. P. Gough
on ex parte of Gough
on out of the book 12

POOR QUALITY
ORIGINAL

0744

H. SHWITZER,
103 W. 31st Street,
Corner 6th Avenue, NEW YORK

No. 9157
Sept 23 1889 \$ CTS.
Wahner 500
407 164

RATES OF INTEREST: -On sums of \$100 or under, 3 per cent. per month, or any fraction thereof, for first six months, and 2 per cent. thereafter. On sums over \$100, 2 per cent. per month for first six months, and 1 per cent. per month thereafter. Not accountable in case of fire, damage, moth, or robbery. Ticket good for 1 year only.

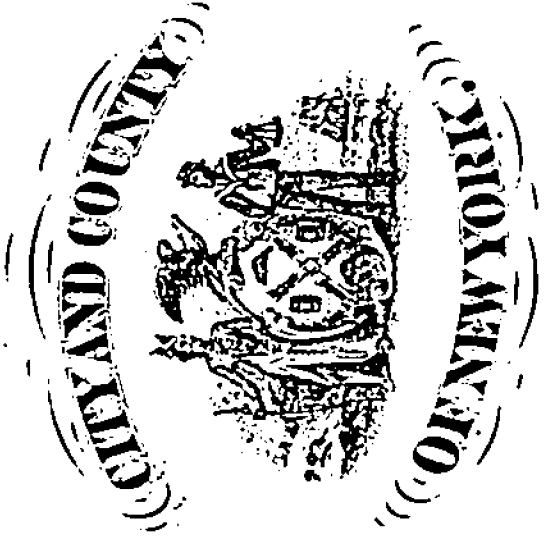
47254³²
H. POZNANSKI,
456 Eighth Avenue,
Near 33rd Street, NEW YORK

SEP 21 1889
L. B. Water
Ford 400

or Good for One Year Only.
Not accountable for loss or damage by fire, breakage, robbery or moth.
Rates of Interest.
On sums of One Hundred Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

Pepper
Munphy
Laron Lick

RECORDERS CHAMBERS



H. SHWITZER,
103 W. 31st Street,
Corner 6th Avenue, NEW YORK

No. 9154
Sept 2 1889 \$ CTS.
Wahner 279
22/ 164

RATES OF INTEREST: -On sums of \$100 or under, 3 per cent. per month, or any fraction thereof, for first six months, and 2 per cent. thereafter. On sums over \$100, 2 per cent. per month for first six months, and 1 per cent. per month thereafter. Not accountable in case of fire, damage, moth, or robbery. Ticket good for 1 year only.

POOR QUALITY
ORIGINAL

0745

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

Jane M. Ladden
of No. *575 9th Avenue* Street, being duly sworn, deposes and says,
that *William Murphy* (now present) is the person of the name of
Edward Shrie mentioned in deponent's affidavit of the *4th*
day of *October* 188*9* hereunto annexed.

Sworn to before me, this *12th*
day of *Nov* 188*9* *Jane M. Ladden*

John H. Mann POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0746

Police Court—

2 District.

Affidavit—Larceny.

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

of No. 575 9th Avenue Street, aged 49 years,
occupation... being duly sworn
deposes and says, that on the 2nd day of September 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Two hunting and gold watches
together of the value of sixty three
dollars.

(\$63.00)

the property of Deponent and deponent's daughter
and in deponent's care and custody.

and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen,
and carried away by Edward Shine and a

Mrs Brander. who is a sister of
the said Shine. from the fact
that deponent took the said Shine and
his, Shine's wife into deponent's house and
kept them there out of charity, as they had
no home, or means. and on or about
the above mentioned date. deponent missed
said two watches from her house, and
on the following day the said Shine
left deponent's house and has avoided deponent
ever since.

Deponent is informed by Mrs Eleanor
Harra day that on the 2nd day of October
1889. the said Mrs Brander. gave her

Subscribed and sworn to before me this 1st day of October 1889

Police Justice

POOR QUALITY
ORIGINAL

0747

two pawn tickets representing two gold watches which had been pledged on the 21st day of September 1889. and demanded and received from her the said Mrs Haraday the sum of three dollars for said tickets.

Deponent further says that she has since seen said watches so represented by said pawn tickets and fully identifies them as her property and as the property aforesaid.

Wherefore deponent charges the said Edward Shinn and the said Mrs Brandes with acting in concert with each other and feloniously taking stealing and carrying away said two watches. and prays they may be apprehended and dealt with by the law direct.

Serving to before me) from W. Ladden
this 4th day of Oct 1889

G. Henry Ford

Police Justice

POOR QUALITY
ORIGINAL

0748

CITY AND COUNTY }
OF NEW YORK, } ss.

Eleanor Harraday
aged *28* years, occupation *Dressmaker* of No.

575 9th Avenue Street, being duly sworn deposes and

says, that she has heard read the foregoing affidavit of *June M. Fadden*

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

Sworn to before me, this

day of *Dec* 188*8*

Eleanor Harraday

J. Henry P. ...

Police Justice.

POOR QUALITY
ORIGINAL

0749

Sec. 193—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

William Murphy

Question. How old are you?

Answer.

25 years old

Question. Where were you born?

Answer.

New York

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

Answer.

36 11th Avenue. 3 weeks

Question. What is your business or profession?

Answer.

Boutician

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

Answer.

I am guilty

William Murphy

Taken before me this

day of

188

Arthur J. Warner
Police Justice.

POOR QUALITY
ORIGINAL

0750

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned one of the Police
Justices for the City of New York, by John M. Padden
of No. 375 Avenue of the Americas Street, that on the 21 day of September
1889 at the City of New York, in the County of New York, the following article to wit:

Two hunting case gold watches
together sixty three
of the value of _____ Dollars,
the property of complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect and does suspect and
believe, by Edward Shine, and a Mrs Brandes

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

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

Dated at the City of New York, this 21 day of September 1889

John M. Padden POLICE JUSTICE.

POOR QUALITY ORIGINAL

0751

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

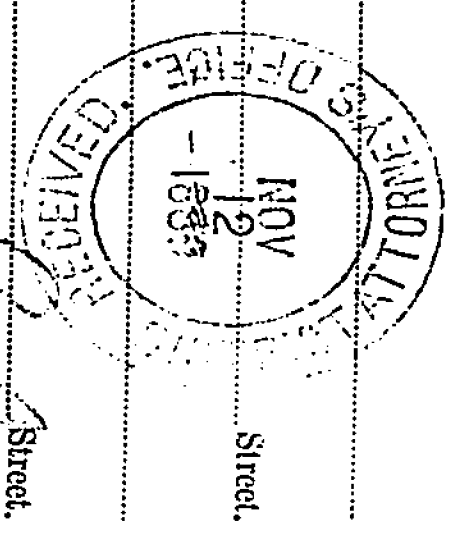
W. H. H. 19673
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Alice Mindredon
William Mindredon
1
2
3
4
Offence Larceny

Dated Nov 14 1889

Judge J. H. Ireland
20 Precinct.

Witnesses Eleanor H. H. H.
No. 575 9th Street.



No. 700 Street.
to answer

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

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

Dated Nov 14 1889 J. H. H. Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0752

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Murphy

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

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

The said *William Murphy*,

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

two watches of the value of
fifty five dollars each,

of the goods, chattels and personal property of one *Jane M. Madden,*

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

John P. McLaughlin,
District Attorney

0753

BOX:

374

FOLDER:

3500

DESCRIPTION:

Murray, Thomas, F.

DATE:

11/14/89



3500

District Attorney's Office.

PEOPLE

vs.

Thomas J. Murray

Pigganay.

To proceed in the above case, the People need the testimony of defendants first wife, but her address cannot be ascertained. I have examined the complainant, one Miss Dugdy and officer Tooker, but neither of them has any knowledge of said woman over.

#113 House

Counsel,

Filed

14 day of

1888

Pleads,

THE PEOPLE

vs.

Thomas J. Murray

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alfred Little

Post-III December 24th 1887. Foreman.

On recon. of test etc. deft. discharged in his own recog. R. M.

POOR QUALITY ORIGINAL

0754

POOR QUALITY
ORIGINAL

0755

whereabouts, ex-
cept that several
months ago she
was seen in the
streets of New York.
The People are not
in a position to
arrest her at
the present time.
Dated N.Y., Dec 24. 89

Edward Crose
Lieut. General

Dec 24th 1889

I recommend ~~the~~ ^{the} ~~discharge~~ ^{discharge}
on his own recognizance.

The People cannot
ascertain at present the
address of necessary
witnesses & cannot tell
whether they can ever be
found. J. H. B. ~~discharge~~

POOR QUALITY
ORIGINAL

0756

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Frank Murray

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 220 Ave B. 5 years

Question. What is your business or profession?

Answer.

Gold Pencil maker

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

Answer.

I am not guilty

F. Murray

Taken before me this

24th

Oct

188

Police Justice.

POOR QUALITY
ORIGINAL

0757

Sec. 151.

Police Court 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by Mary Murray

of No. 229 East 73d Street, that on the 12 day of September
1889 at the City of New York, in the County of New York,

Thomas F Murray
did Feloniously marry Complainant
he then having a wife living

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

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

Dated at the City of New York, this

17th day of October 1889

[Signature] POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0758

107 E 10
POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

TS.

420-704815

Warrant-General.

Dated 188

Magistrate.

Tooker, Officer.

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

Officer.

Dated October 18 1889

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated

188

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

Police Justice.

The within named

apx. 32. M. S. Dec 420. 8.79. Ar

POOR QUALITY
ORIGINAL

0759

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Schering

229 East 8th St.

Thomas J. Murray

2

3

4

Offence

Dated

October 17th

1889

Magistrate

Officer

Witnesses

No. 1

No. 2

No. 3

No. 4

No. 5

No. 6

No. 7

No. 8

No. 9

No. 10

1594

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Schering

229 East 8th St.

Thomas J. Murray

2

3

4

Offence

Dated

October 17th

1889

Magistrate

Officer

Witnesses

No. 1

No. 2

No. 3

No. 4

No. 5

No. 6

No. 7

No. 8

No. 9

No. 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 Defendant

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

Dated Oct 21 1889 Wm. Murray Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0760

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Thomas F. Murray

Bigamy.

As complainant in the above case, I beg to recommend the
defendant to such leniency and clemency as the Court and District Attorney
may see fit to show; but I expressly assert that my reasons for so doing
are not controlled by any advantage to myself.

Dated N. Y. Dec. 3, 1889

Mary Schurz

Witness:

Edward Grosse

Deputy Assistant

**POOR QUALITY
ORIGINAL**

0761

Court of General
Sessions

The People

vs.
Donald F. Murray

Waiver

POOR QUALITY
ORIGINAL

0762

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

Mary Scherg

of No. 229 East 73d Street, aged 30 years,

occupation Housekeeper, being duly sworn deposes and says

that on the 12th day of September 1886

at the City of New York, in the County of New York she was lawfully married to Thomas H. Murray in the Church of the Paulist Fathers in said City by the Reverend John Hughes, who was then and there duly authorized to solemnize marriages.

That at the time deponent believed said Defendants representations, that he was a single man.

That after said marriage deponent ascertained that said Defendant had a former wife living to whom he

Sworn to before me this
1886 day

Police Justice

POOR QUALITY
ORIGINAL

0763

was married in said city on the
27th day of ~~September~~ 1882,

Wherefore deponent prays
that said Defendant may be apprehended
and dealt with as the Law directs

Sworn to before me this
17th day of October 1889 }

Scherg
Mary Scherg

[Signature]
Police Justice

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY
ORIGINAL

0764

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 4th DISTRICT.

Nellie Doody

of No. 161 East 33^d Street, aged 30 years,

occupation housekeeper being duly sworn deposes and says

that on the 27th day of December 1889

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

present in Saint Gabriels Church in East 37th Street, as a witness to the marriage of Thomas F. Murray to Mary E. Reynolds, by the Reverend Father Blowry, who was then and there duly authorized to solemnize marriages.

Nellie Doody.

Sworn to before me, this

of October

17th

1889

(day)

Police Justice.

POOR QUALITY
ORIGINAL

0765

Certificate of Marriage.

ST. GABRIEL'S CHURCH,

NEW YORK.

* This is to Certify, *

That *Thomas H. Murray*

and *Mary E. Reynolds*

were lawfully * Married *

on the *27th* day of *December* 188*3*

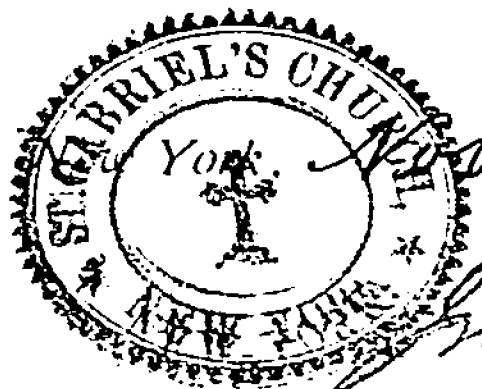
According to the Rite of the Catholic Church

Rev. *William H. Clancy* officiating, and

in the presence of *Francis F. Reynolds*

and *Ellen Doolley* Witnesses,

as appears from the Marriage Register of the Church.



New York 18th 1889

Rev. M. Farley
Pastor

H. P. Murphy, Jr., Church Stationer, 64 Vesey Street, N. Y.

POOR QUALITY
ORIGINAL

0766

Sunday.

Nov 29th 1889

Dear John R. Fellows
Dear Attorney
Sir.

I am
the complainant in the
case of Thomas F. Murray,
who is now held in default
of bail in the City Prison.
The charge against him is
Bribery, and I am anxious
to withdraw the charge I
have made. I had him
arrested on the 18th of
October, and since that
time, I have found out
that the stories friends of
mine told me there are

POOR QUALITY
ORIGINAL

0767

...I was married to
him over two years ago
and his first marriage
took place over seven
years ago. I do not know
anything about the woman
he married then. I do not
know where she is. I have
one witness to the first
marriage, but she does
not know where she is.
He always treated me as
a man should treat his
wife and I may be
doing him a very great
wrong. I regret very much
the injustice I have done
him and beg of you to
permit me to withdraw
my complaint. I am
very sorry to have put
your office to so much

POOR QUALITY
ORIGINAL

0768

trouble. I am in delicate
health at the present time
and I assure you, and I
have no desire to go to
court any more.

Trusting you will grant
my request and have him
discharged, and asking your
pardon for the liberty I
take in addressing you,
I am

Very Respectfully.

Mary Scherg.

No 229 E. 73rd St.

POOR QUALITY
ORIGINAL

0769

PEOPLE

vs.

John T. Murray

*Close when we
can not need
first copy*

POOR QUALITY
ORIGINAL

0770

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas S. Murray

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

Thomas S. Murray

of the CRIME OF BIGAMY, committed as follows:

The said *Thomas S. Murray*

late or the City of New York, in the County of New York aforesaid, on the *27th*
day of *December*, in the year of our Lord one thousand eight hundred and
and *Eighty-two*, at the *City and County*
aforesaid,

did marry one *Mary E. Bergold*, and then,

the said *Mary E. Bergold*, did then and there have for
his wife: and the said *Thomas S. Murray*.

afterwards, to wit: on the *twelfth* day of *September*, in the year of
our Lord one thousand eight hundred and eighty-*nine*, at the *City and*
County aforesaid,

did feloniously marry and take as *his wife* one *Mary*
Schwarz, and to the said *Mary Schwarz*
was then and there married, the said *Mary E. Bergold*

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

JOHN R. FELLOWS,

District Attorney.