

0477

BOX:

89

FOLDER:

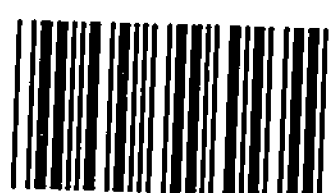
974

DESCRIPTION:

Mooney, James

DATE:

01/26/83



974

250

Day of Trial

Counsel,

Filed 26 day of May 1883

Pleads

THE PEOPLE

vs.

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

A True Bill.

Henry E. Murphy
Foreman.

Charles Henry Bay
S.P. Two years & 6 mos

0478

0479

Police Court—Second District.

City and County
of New York. } ss:

Peter Oelrich, aged 32 years,
of No. *258 - Tenth Avenue* ~~Street~~, being duly sworn,
deposes and says, that the premises No. *258 Tenth Avenue*
~~Street~~, *16* " Ward, in the City and County aforesaid, the said being a *brick building*
and which was ^{in part} occupied by deponent as a *Grocery Store, and dwelling*
home on 2^d floor were **BURGLARIOUSLY** *perme*
And entered by means of *facing breaking a pane of glass*
in the show window of said grocery store
fronting on 25th Street, at about the hour
of 12 o'clock
on the *Night* of the *19th* day of *January* 18 *88*

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

two bags of flour and several cans
of turnshoes, in all of the value of
two dollars and seventy-four 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 Mooney, now here,*
~~for the reasons following, to wit:~~ And two other men
~~unknown to deponent, for the reasons~~
following, to wit: That deponent is
now here informed by officer Michael
Connor that at said time said
officer saw said Mooney and said
other men standing at said window
and that said other men ran away.
That said officer then arrested said
Mooney and found his clothing covered

0480

with flour, all of which deponent
believes to be true. That deponent
was awakened and on coming
into the street deponent found said
Money in the custody of said officer
and discovered that said window
was broken and said property removed
from said store; and the said
Money admitted to deponent taking
said property and concealing part of
it under a wagon in said street
and deponent found the several
cans of tomatoes under the wagon
where said Money admitted he
had concealed it.

Sworn to before me this } Peter Oelrich
20th day of January 1883

J. W. Patterson
Police Justice

0481

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Police Officer of No.

16th Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

1883

Michael Connor
Police Justice.

0482

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court.

James Mooney 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

James Mooney

Taken before me this

day of

1888

Police Justice.

0483

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 Morney

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

Dated January 21 188 3 J. M. Francis 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.

0484

58 ✓
Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Oelrich
258-10th
James Mooney

2
3
4

Office
James
L. M. C.

BAILED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Dated Janua 20 1885

Patterson Magistrate.

Officer.

Clerk.

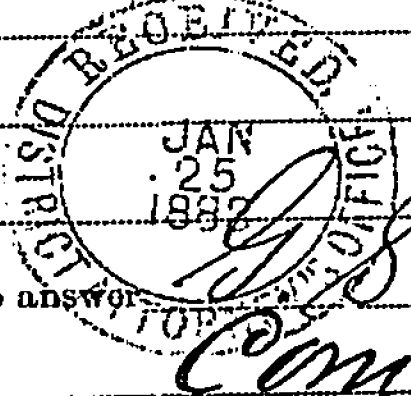
Witnesses, Michael Connor

No. 16 West Polici Street,

No. _____ Street,

No. _____ Street,

\$ 1000. to answer for



Cond

0485

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

James Mooney
of the crime of Burglary in the third degree,
committed as follows:

The said *James Mooney*

late of the *Sixteenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *nineteenth* day of *January* in the year of our
Lord one thousand eight hundred and eighty *three*, with force and arms, at the Ward,
City and County aforesaid, the *store* of
Peter Delrich

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

Peter Delrich

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *seven cans*
of tomatoes of the value of thirty
cents each, and two bags of
flour of the value of fifty cents
each bag

of the goods, chattels and personal property of the said

Peter Delrich

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

John McKeon
District Attorney

0486

BOX:

89

FOLDER:

974

DESCRIPTION:

Moore, Charles

DATE:

01/23/83



974

0487

206 23rd St. N.W.

206

Counsel

Filed 23

day of

1883

Pleads

THE PEOPLE

vs.

B

Charles Moore

W. H. McKeon

JOHN McKEON,

District Attorney.

A True Bill.

E. H. Smith

Foreman.

Pleaded Guilty 3 days.

Verdict of Guilty should specify of which count.

S. P. Two years.

0488

Police Court—Second District.

City and County } ss:
of New York. }

of No. 101 Prince Street, being duly sworn,

deposes and says, that the premises No. 101 Prince

Street, 4th Ward, in the City and County aforesaid, the said being a dwelling and
a saloon ^{in fact} and which was occupied by deponent as a place of abode and a

lager beer saloon were **BURGLARIOUSLY**

entered by means forcibly breaking the sash and
several lights of glass in an outer window
in the back basement, with intent to commit
a crime therein

on the Morning of the 17th day of January 1883, in
the night time

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

Two bottles containing Cognac - One bottle Vermouth -
One bottle Cherry Brandy - Five boxes containing fifty cigars
in each box - Three pairs of socks - One Towel - Two silk handker-
=chiefs - One neck tie - One pair of Suspenders - Two packs of Cards -
and One Stereopticon, in all and together of the value
of about Twenty dollars

the property of this 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 Charles Moore (now

here) for the reasons following, to wit: that about the hour of 12.30

O'clock A.M. on the morning of the day aforesaid
the said basement window was closed and that
at the said time and place the property herein
before described was contained in the front
basement of said premises: and from the
further fact that deponent was informed by
officer Charles Fern that about 5.45 O'Clock
of the same morning he arrested the said
defendant at the corner of Spring and Sullivan
Streets with the said goods in his possession, and

0489

that upon examination of the said
premises Dependent found the said window
broken open and the said property taken
therefrom, and further that this Dependent
has seen the goods found in the possession
of the said defendant and identifies them
as his property.

Shown to before me this

17th day of January 1883 } E. Parent

A. W. Patterson
Police Justice

0490

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Kern
aged 29 years, occupation Police Officer of No. the
8th Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Cyril Parenti
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

1883

17th
January
J. M. Pauson
Police Justice.

Charles Kern

0491

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Charles Moore 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.

Charles Moore

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Italy

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

Answer.

65 Culligan Street: 3 months.

Question. What is your business or profession?

Answer.

Shoe lastings.

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.

Have nothing to say

Charles Moore

Taken before me this

day of

January 1903

John J. Sullivan
Police Justice.

0492

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. *legally discharged*

Dated *May 17* 188 *E. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0493

206 *W. 1st St.*
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustine Smith
101 Prince
Charles Moore
Office
Lawrence

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *January 17* 1883

J. M. Patterson Magistrate.

Chas. Kern Officer.

8th Precinct.

Witnesses *Call the Officer*

No. _____ Street.

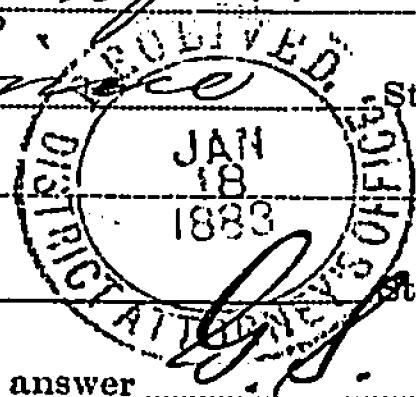
Albert Cipert

No. *101 Prince* Street,

No. _____ Street,

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

without bail



COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

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

of the CRIME OF BURGLARY in the second Degree, committed as follows:

late of the Eighth Ward of the City of New York, in the County of New York, aforesaid, on the seventeenth day of January in the year of our Lord one thousand eight hundred and eighty- three with force and arms, about the hour of one o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of _____

_____ Eugene Parodi _____
there situate, feloniously and burglariously did break into and enter, by means of _____

whilst there, was then and there some human being, to wit, ~~the said Eugene~~ ^{Parents}, and divers other persons, whose names are to the Grand Jury aforesaid unknown within the said dwelling-house, the said

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

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

_____ Charles Moore _____
of the CRIME OF Petit Larceny committed as follows:

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of one

o'clock in the night time of said day, one David of Vermont
the value of two dollars, two dollars of
the value of two dollars each dollar, one dollar of
the value of two dollars, five dollars of
the value of one dollar each dollar, one dollar of
the value of one dollar of the value of one dollar of
of the goods, chattels, and personal property of

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

~~JOHN McKELON, District Attorney~~

0495

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

Charles Moore

of the crime of Receiving Stolen Goods

committed as follows:

The said Charles Moore

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, one bottle of rum of the value of two dollars, two bottles of cognac of the value of two dollars each bottle, one bottle of brandy of the value of two dollars, five boxes of cigars of the value of one dollar each box, three pairs of socks of the value of fifty cents each pair, one towel of the value of fifty cents, two handkerchiefs of the value of one dollar each, one necktie of the value of fifty cents, one pair of scissors of the value of fifty cents, two packs of cards of the value of fifty cents each pack, and one stereopticon of the value of two dollars

of the goods, chattels and personal property of Eugene Parenti

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Eugene Parenti

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

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

JOHN McKEON, District Attorney.

0496

BOX:

89

FOLDER:

974

DESCRIPTION:

Moore, Hattie M.

DATE:

01/31/83



974

Suspect return
as they are
appear in their
Car. See Report.
of witnesses
for admission of
Sachseman of
prop. F.S.

289
Counsel,
Filed 31 day of Jan'y 1883
Pleads

THE PEOPLE
vs.
Dattie M. Moore
INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.

Part 2 Feb 1: 1883

Pleads Guilty

Indictment returned

See memo F.S.

0497

0498

POLICE COURT. 2 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie West

vs.

Hattie Moore

Warrant-Larceny.

Dated *Jan 28th* 188 *5*

Patterson Magistrate

Chas Heidelberg Officer
Central Office

The Defendant

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

Officer.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

Dated *Jan 28th* 188 *5*

This Warrant may be executed on Sunday or at
night.

Patterson Magistrate
Chas Heidelberg Officer
Central Office

0499

City Court. Utica July 24 1883
~~Wm. J. Patterson Jr.~~

Police Justice

~~Police Justice~~ New York City
Dear Sir

At the request of Mr. Father
Moore Colored I write you in
her behalf - I have known of
her and her family for the
past ten years and for the past
seven years during my connection
with the Police Court I can
certify that she has never
been arrested or charged with
crime in this City and I have
never heard of her being arrested
prior to the present time - during
her residence in Utica she was
a hard working & industrious
girl Respectfully Yours
J. H. Bulger City Clerk

0500

In the case of Hattie Moore charged with P. L. We learn from Officer Hecshilling who brought her here from Alameda that Hattie bears a good character at her home, was never known to do wrong before, and under the circumstances in which this occurred, entitles her to a merciful consideration by the Court.

So far as I have examined this case I have no hesitation in asking the Court to discharge her on her own recognizance, or at the most a few days confinement in City Prison.

Respectfully

S. C. Carter

Gen'l Agent

N. Y.
July 1st 1883

0501

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 Hattie M. Moore

guilty thereof, I order that she be held to answer the same and she 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 she
give such bail.

Dated January 28 188 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0502

BAILED,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Warrant

Police Court-- 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie West
108 Madison St.
Hattie Moore

1 _____
2 _____
3 _____
4 _____

Offence: Grand Larceny

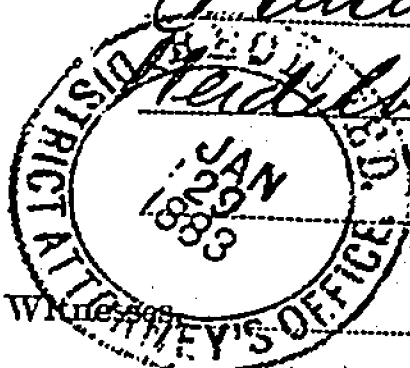
Dated January 23rd 1883

Patterson

Magistrate.

Heidelberg C. O. Officer.

McG Clerk.



No. _____ Street,

Held for _____

No. _____ Street,

\$300 at Gen. Sessions

No. _____ Street,

to answer _____

Exp. Jan. 27/83 at
2 1/2 P.M. again to Jan. 28/83
9 1/2 A.M.

0503

Sec. 151.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Maggie West

of No. 108 West 31st Street, that on the 1st day of January

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

Two silk dresses and a fur lined
Circular, in all

of the value of Four hundred and thirty Dollars,

the property of the said Maggie West
w as taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Hattie Moore

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith
bring her before me, at the 2nd 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 23rd day of January 1888

J. M. Patterson POLICE JUSTICE.

0504

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2

District Police Court.

Hattie Moore

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

Question What is your name?

Answer. *Hattie Moore*

Question. How old are you?

Answer. *Twenty years 9 age*

Question. Where were you born?

Answer. *Utica, New York.*

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

Answer. *Utica New York*

Question. What is your business or profession?

Answer. *Chambermaid & Pastry girl*

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 foolishly regarded the Dolman as a loan, and when I went home to my people at Utica I imprudently took it with me.*

Hattie M. Moore

Taken before me this

28th

day of

January

1888

J. J. Sullivan
Justice.

0505

City and County of New York, ss.:

Police Court 2 District.

THE PEOPLE.

VS.

On Complaint of Maggie West

For

Hattie M. Moore

Petty Larceny

demand

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

Dated

January 28 188 8

John Patterson

Police Justice.

Hattie M. Moore

0506

2^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 108 West 31st Street, Hauskeeper

being duly sworn, deposes and says, that on the 1st day of January 188 8

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

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

Two silk dresses together of the value
of two hundred dollars, and one
fur lined Circular of the value
of thirty dollars, said property being
in all of the value of two hundred
and thirty (230) 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 Hattie Moore, from the

fact that said Hattie was then
employed as a chamber maid in
deponent's residence. That about
the 1st of Jan. on the night
of said day, she, Hattie, left said
premises of deponent, and her said
employment, without notifying this
deponent, and immediately there-
after deponent discovered the loss

0507

of said property. That deponent is now
here informed by a telegraphic
dispatch from the Chief of Police
of the City of Utica that when
said Hattie, has been arrested in
said City of Utica with said
stolen property in her possession.
Deponent therefore says that process
may issue for her arrest.

Sworn to before me this Maggie Weir
23rd day of January 1888

A. M. Patterson
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFREDAVIT-Larceny.

vs.

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0508

City and County { ss.
of New York

Maggie West Brown and Cross
examined by Counsellor Goldy-

Q Am I correct in saying that
you now charge the defendant
with merely stealing the
silk Dolman and not the
two silk dresses?

A I have no positive knowledge
that she stole anything else
but the Dolman. The Dolman
was found in her possession,
the silk dresses were not.

Q If you were to take the Dolman
and offer it for sale what
could you get for it?

A I think not more than twenty
five dollars.

Re Direct

Q Were not the silk dresses taken
at the same time the Dolman
was?

A The Dolman was taken before
the defendant left my home
and the silk dresses were
missed after she went away.

0509

Re Cross-

Q Are you now prepared to swear
that the defendant stole any-
thing else from you but the
diamond?

A I am not willing to swear
that she took anything but
the diamond which was found
with her.

Sworn to before me this
28th day of January 1883

A. W. Patterson

Maggie Beck

Police Justice

05 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Stattie M. Moore

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

Stattie M. Moore

of the CRIME OF ~~Swiss~~ LARCENY, committed as follows:

The said *Stattie M. Moore*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *First* day of *January* in the year of our Lord one thousand
eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with
force and arms *one doorman of the value of*
twenty five dollars

of the goods, chattels and personal property of one

Wesk

Maggie 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 McKeon
District Attorney

0511

BOX:

89

FOLDER:

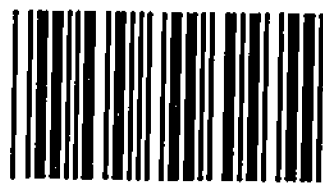
974

DESCRIPTION:

Morris, Joseph

DATE:

01/18/83



974

Wm. M. Glynn.
Not a member

F.S.

05 12

1885

Day of Trial,

Counsel,

Filed

day of

1883

Pleads

Not Guilty (19)

THE PEOPLE

vs.

B

Joseph Morris

152 Chatham St

22 Nov

Violation of Excise Law.

JOHN McKEON,

District Attorney.

22 April 9, 1883

pleads guilty

A True Bill.

E. H. Hall

Foreman.

20 days C.P. fine

225 F.S.

05 13

Police Court First District.

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

of No. the 6th Precinct Police John Crook Street

of the City of New York, being duly sworn, deposes and says, that on the 28 day
of September 1887 in the City of New York, in the County of New York, at

premises No. 158 West Street,

Joseph Morris [now here]

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and

spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be

drunk in the house or premises aforesaid, contrary to and in violation of law. & without a license

WHEREFORE, deponent prays that said defendant

may be arrested and dealt with according to law.

Sworn to before me, this 29 day John Crook
of September 1887

P. J. Morgan POLICE JUSTICE.

05 14

January 23rd., 1883.

Officer John Crook, of the Sixth Precinct, makes the following statement:

On December the 28', 1882, at 9-30 o'clock in the evening, at 158 Hester Street, in the City of New-York, I arrested Joseph Morris, supposed to be the barkeeper for Mc'Glory, the reputed proprietor of the saloon at the above number, for selling beer without a license. I went in, called for a glass of beer, Morris served me and took five cents for the same. I took him to the Station House that night and to the Tombs the next morning, and he was held in one hundred dollars bail by Judge Morgan. At the time I arrested him there was dancing in the room, and I saw waiters come up to the bar with trays, pay money to the barkeeper and take away beer in glasses and serve it to the customers.

05 16

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

186 District Police Court.

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

Question. What is your name?

Answer.

Joseph Morris

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York City

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

Answer.

152 Chatham St 2 years

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I have nothing to say

Joseph Morris

day of

Taken before me this

1888

Police Justice.

05 17

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

guilty thereof, I order that he be held to answer the same and he be admitted 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
give such bail.

Dated 29 September 1882 P. L. Morgan Police Justice.

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

Dated 29 Sept 1882 P. L. Morgan 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.

05 18

BAILED,

No. 1 by Elizabeth Kane
Residence 354 N. 16th Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court--^{8/12/1886} District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Cook
vs.
Joseph Morris
1 _____
2 _____
3 _____
4 _____
Offence, Violation of law

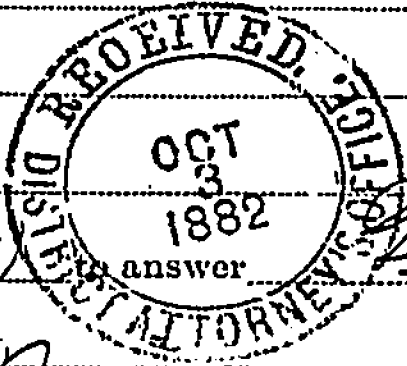
Dated 29 September 1882
Morgan Magistrate.
Hooper Officer.
6 Clerk.

Witnesses, _____
No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 100 answer



Beckles

05 19

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Morris

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

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

committed as follows:

The said *Joseph Morris*

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

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

John McKeon
District Attorney

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

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

JOHN McKEON, District Attorney.

0520

BOX:

89

FOLDER:

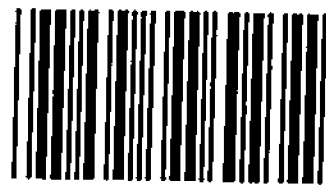
974

DESCRIPTION:

Morton, John

DATE:

01/30/83



974

0521

260 (21000000)

269

Counsel,
Filed 30 day of Aug 1883

Pleads

THE PEOPLE

vs.

R
John Morton

W
J
P
P
P

JOHN MCKEON.

District Attorney.

A True Bill.

Edwards
3/1/83
Foreman.
Pleads P.P.
Per: Sir m.

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

0522

Police Court— 3 District.

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

Mary Vanderbeck
of No. 55 Eldridge Street, aged 16 years,
occupation Housekeeper being duly sworn
deposes and says, that the premises ^{basement of} No. 55 Eldridge
Street, 10 Ward, in the City and County aforesaid, the said being a rick

building
and which was occupied by deponent as a place for storing wood
and coal were BURGLARIOUSLY
entered by means forcing open the door
leading to the cellar

on the afternoon of the 24 day of January — 1883
and the following property feloniously taken, stolen, and carried away, viz:

about ten feet of lead pipe

of the value of five dollars

the property of a Mr. Hough and in complainant
Care and charge
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

John Norton (now present)

for the reasons following, to wit; from the fact that
deponent is informed by Officer
William Stott of the 10th Precinct
police that he caught said Norton
with lead pipe in his possession
deponent identified the pipe as
the property which had been
taken from deponent's premises
Mary Vanderbeck

Subscribed and sworn to before me this 24th day of January 1883
at New York
John M. [Signature]

0523

City & Council
of New York

William Stott
police officer 110 precinct being
summons that on Wednesday
afternoon June 24 1883 between
the hours of 9 and 6 o'clock
deponent saw John Merton
with lead pipe in his possession
sum to before me
this 25 day of June 1883

William Stott

[Signature]
John Merton

0524

Sec. 108—200.

CITY AND COUNTY }
OF NEW YORK } ss.

3 District Police Court.

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

Question What is your name?

Answer.

John Morton

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York City.

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

Answer.

128 E 13th Street (resided there 1 year)

Question. What is your business or profession?

Answer.

Plumber.

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

Answer.

I am not guilty

John Morton

Taken before me this

day of August 1888

Police Justice.

0525

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

_____ *John Martin* _____
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 *July 25* 188 *3* _____ *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.*

0526

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

260
Police Court—3 District. 66

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Vanderhook
55 Eldridge St
John Minton

2 _____
3 _____
4 _____

Dated Jan 25 1883

Magistrate.

Officer.

Clerk.

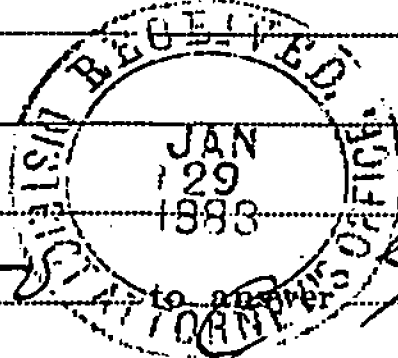
Witnesses, Wm Stett

No. _____ Street,

No. _____ Street,

No. _____ Street,

* _____



0527

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 Morton

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

John Morton

of the CRIME OF *Petit* LARCENY, committed as follows:

The said *John Morton*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the ~~twenty fourth~~ day of *January* in the year of our Lord one thousand
eight hundred and eighty- ~~three~~ , at the Ward, City and County aforesaid, with
force and arms *Forty pounds of Lead pipe*
of the value of ten cents each
pound

of the goods, chattels and personal property of one *Columbus*
Smith 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.

0528

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

John Martin

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said *John Martin*

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the ~~twenty fourth~~ day of ~~January~~ in the year of our Lord one thousand
eight hundred and eighty-~~three~~ at the Ward, City and County aforesaid, with force and
arms *fifty pounds of lead pipe*

of the value of ten cents each
pound

of the goods, chattels and personal property of

Colmanus Knight

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

Colmanus Knight

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

John Martin

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

JOHN McKEON, District Attorney.

0529

BOX:

89

FOLDER:

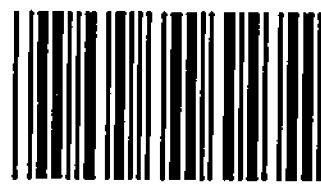
974

DESCRIPTION:

Morton, William

DATE:

01/18/83



974

0530

BOX:

89

FOLDER:

974

DESCRIPTION:

Kerney, Thomas

DATE:

01/18/83



974

0531

BOX:

89

FOLDER:

974

DESCRIPTION:

Doe, John

DATE:

01/18/83



974

15th Dec 1883

(11)

Day of Trial,
Counsel, *Wm. H. Hargrave*
Filed *18* day of *January* 1883
Pleads *Guilty (19)*

THE PEOPLE

vs.

William Norton
1-10-83
B. B.
Stonier & Son
N.A.
and John Doe

Second in the
Second in the

Part 2. Feb. 15/83
District Attorney
Tried and convicted
A. 3 d. g.

A True Bill. *Wm. Hargrave*

Part 2. Feb. 15/83
Foreman
1. Pleads A. 3 d. g.
Per: *Wm. Hargrave*

To the Bar
Wm. Hargrave
(indors) No 106 C. 12/12/83

0532

0533

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

POLICE COURT,

3rd DISTRICT.

Cornelius Leary, an officer
of the 1st Inspecting District Police, being duly sworn, deposes and
says that on the 12th day of January, 1883
at the City of New York, in the County of New York, William Morton,
and Thomas Kearney, both now
here; and a man known to
deponent by the name of "Doc
Holman" did together violently
assault and beat deponent with
the felonious intent to do deponent
grievous bodily harm and with-
out any cause or justification
on the part of said assailants.

That deponent did then
in the lawful discharge of his
duty as an officer of Police
enter the liquor saloon of
Sandy Spence at premises 302
Bohery whereupon the said
defendants, here present, and
the said Holman did together
attack deponent and knocked
deponent down and kicked
deponent violently about the
body and legs, and the said
Holman did strike deponent
with a billiard cue on the
left wrist breaking deponent's
left arm at the wrist and
inflicting grievous bodily harm
upon deponent.

Cornelius Leary

Deponent to before me at
13th day of January 1883
Judge James M. J. Justice

0534

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J District Police Court.

William Morton

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

Question. What is your name?

Answer.

William Morton

Question. How old are you?

Answer.

Twenty-one years 2 yrs

Question. Where were you born?

Answer.

New York City

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

Answer.

H21 East 22nd St. about 3 years.

Question. What is your business or profession?

Answer.

Express driver

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

Answer.

I am not guilty. I was with the men who beat the officer, but I did not touch him.

William Morton

Taken before me this

day of

188

Police Justice.

0535

Sec. 198-200.

J District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Kearney

Question. How old are you?

Answer.

Twenty years 2 yrs

Question. Where were you born?

Answer.

Brooklyn N.Y.

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

Answer.

232 East 120 St. about 14 months

Question. What is your business or profession?

Answer.

Clothing examiner

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

Answer.

I was intimidated and that is all I know about it. I never was in Spencers before. I was in Mertons Company and I do not know the other man called Doc

Thomas. Kearney

Taken before me this

day of June

188

Joseph J. Brennan Police Justice.

0536

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

William Morton and Thomas Turner
guilty thereof, I order that ^{each} he be held to answer the same and ^{he} be admitted to bail in the sum of ten
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ^{he} give such bail.

Dated *January 18th* 188 *J. J. [Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0537

This is assault w/ 2nd
degree here
\$2000
013
July 15 87

Subpoena
BAILED, *Alotis*
No. 1, by *Helmer* Street,
Residence *302 Bowen* Street,
No. 2, by *Helmer* Street,
Residence *Helmer* Street,
No. 3, by *Helmer* Street,
Residence *Helmer* Street,
No. 4, by *Helmer* Street,
Residence *Helmer* Street.

Off Smith

151
Police Court--

3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Carroll's Leary
1st Inspector, Dist
Thomas Kearney
William Morton

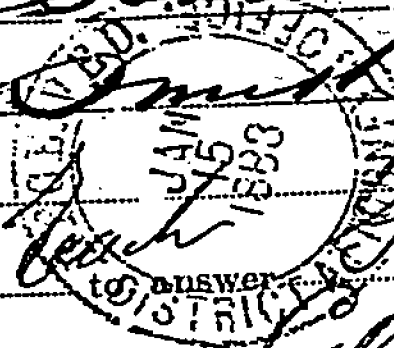
3
4

Assault
Offence,

Dated *January 18* 188 *3*
Gardner Magistrate.

Leary Officer.
1st Insp. Dist Clerk.

Witnesses, *Officer James Moran* Street,
1st Insp. Police Street,
Helmer Street,
Off Smith Street,
No. *1000* Street,
\$ *1000* to answer to District Court.



0538

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 Norton,
Thomas Kerney, and
John Doe, whose real
name is to the Grand
Jury unknown

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

William Norton, Thomas
Kerney and John Doe
of the CRIME OF Assault in the Second Degree
committed as follows:

The said William Norton, Thomas

Kerney and John Doe, whose
real name is to the Grand Jury aforesaid unknown

late of the City and County of New York, on the ~~twenty~~ day of January
in the year of our Lord one thousand eight hundred and eighty-~~three~~, at
the City and County aforesaid, with force and arms

in and upon the
body of one Cornelius Seary, in the peace of the
people of the said State then and there being, felon-
iously did wilfully and wrongfully make
an assault, and the said William Norton, Thomas
Kerney and John Doe, with the said Cornelius
Seary, with the hands and feet of them the
said William Norton, Thomas Kerney and John
Doe, in and upon the neck, breast, belly, head,
stomach and sides of him the said Cornelius
Seary, then and there feloniously did wilfully
and wrongfully strike, beat, bruise wound and
kick; and the said William Norton, Thomas
Kerney and John Doe, with the said Cornelius
Seary, with a certain stick which they the said
William Norton Thomas Kerney and John Doe
in their right hands then and there had and
held, the same being an instrument likely
to produce grievous bodily harm, in and upon
the arm of him the said Cornelius Seary, then

0539

and there feloniously did wilfully and wrong-
fully strike, beat, bruise and wound; then and
there, as well by the striking, beating, bruising
wounding and striking of him the said Cornelius
Seary with the hands and feet of them the
said William Norton, Thomas Seary as afore-
said, as by the striking, beating, bruising and
wounding of him the said Cornelius Seary with
the club aforesaid, inflicting grievous bodily harm
upon the said Cornelius Seary, to wit: then
and there breaking the arm of the said Cor-
nelius Seary, against the form of the Statute
in such case made and provided, and against
the peace of the people of the State of New York,
and their dignity.

John McKeon

District Attorney.

0540

BOX:

89

FOLDER:

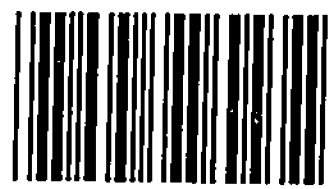
974

DESCRIPTION:

Mullen, Bernard

DATE:

01/03/83



974

0541

Counsel

Filed

day of Jan'y 1883

Pleas

Not Guilty

THE PEOPLE

vs.

P

Bernardson

at 11th

JOHN McKEON,

District Attorney.

A True Bill.

E. Howell

Foreman.

Jan'y 11, 1883

Verdict of Guilty should specify of which count.

*Guilty of Convicted of
Burglary in second degree
State of Maryland & Justice.*

Jan'y 11, 1883

0542

46
The People vs. Bernard Muller & Before Judge Gildersleeve. Jan. 11, 1883
Indictment for burglary and grand larceny.
Mary Drynan, sworn and examined. I live
now in 37 Frankfurt St. on the 3^d of Dec. I
lived in 15 Monroe St. I knew the prisoner
while I lived there, which was a month, he
lived in the same house over my head; he
used to sweep out the saw dust. I lived
there with my husband David Drynan;
I lost some property on the 3^d of Dec. - twenty
one sheets, 18 new ones and the rest were
a little worn. I lost four bed quilts, eight
table cloths, from fourteen to sixteen pillow
cases - a pair of pants made and the
making of a pair - a plaid pair of pants,
an overcoat that was a little worn and
a brand new one. This was the property
of my husband, only the new overcoat
belonged to a man who has gone to sea.
Myself and daughter, who is in court,
went into the house. It was a very bitter
cold night on the 3^d of the month. As soon
as I got in I struck a match. I says to
her, "Strike a light." When she did I said,
"O gracious, look who is here, Barney."
What Barney? says she. I says, "the Barney
that is in the house, he ran into the

0543

bed room. You saw him in your apartment?
Yes sir, I have rheumatism bad, I thought
I had nothing to do but to hold him; there
was no door but the street door in the
place; he went through the bedroom wall;
there was a big hole broke into it. Was the
hole there before you went out at night?
No sir. It was broken while you were
away? It was. Did he take any property with
him? He had a bundle under his arm
as I followed him. My daughter followed
after him with a light - it was a bundle of
blue stuff that makes overalls. In that was
my dress that is on me now and a
good deal of things beside my sacket and
overstirt. I found a coal shovel, a new
washboard and a big axe outside the door
where the wall was broke. Did he escape
from you? Yes sir, I lost sight of him. What
was the value of this property? I valued them
at a hundred dollars. That is all I know
about it. Did you ever get your goods back
again? Never got a bit - only what I got in
the little bundle. Did you see him with the
bundle? No sir. I did not see him with the
bundle. Cross Examined Do you remember
what day it was? I do, sir, on the 3. Sunday night.
I went to the Police Court to make a complaint

0544

on the following Tuesday. This was Sunday night when this happened between 8 and 9 o'clock in the evening; it was a bitter cold night. I went next morning to make the complaint, but I could not get the warrant without his full name and I had to go back. I have good sight when I wear my specs. I always wear them and can do nothing without them. I have no doubt but that the prisoner is the man, I am certain of it.

Alice Keeley, sworn and examined, testified I am a married woman and live at No. 5 Mulberry St.; my mother was the last witness. I went to her apartments in Munroe St. on the night of the 3^d of Dec.; she took dinner at my house on Sunday. My husband is a truckman and he was so busy that he could not move all her things, but he told her he would take them up on Monday morning. We went up to my mother's apartments Sunday night; she struck a match and I had a candle in my hand. She says, "Mercy, here is Barney in here." That was the prisoner. I says, "What Barney?" She says the man that sweeps out up stairs. She ran after him; she saw his face but I did not, but I will positively swear to his back as he is one that might be known.

0545

He had a bundle under his arm with a strip
ped ticking ^{on} it. The side door of my mother's
apartment was broken in; it was wood
all fixed off with mator. The door from the
subcellar in the kitchen that came from
the liquor store was broke in. It was in
the bed room where the side of the wall
was broke in. I saw the man escape from
my mother's house. Cross Examined. I did
not see his face, but I saw him two weeks
before in my mother's house; he said he
came in to turn the water off; he was
in the liquor store overhead. His sister
was in our house and she said she
knew he was guilty. John Sinclair sworn.
I arrested the prisoner on a warrant upon
the 11th. I made a mistake and first arrested
the father, as I did not know there were two
Bernard Mullens; I got the prisoner the second
time.

Bernard Mullen sworn in his own behalf.
I have never been arrested before. I have worked
in the Irving Place and the Ashland house.
I did not break into this old lady's place and
did not steal her clothes. Cross Examined.
I was in the liquor store of that house, where I
live on Sunday night when Mr. & Mrs. Dymann
came in and she said that she lost some
of her things; they had a five cent drink

0546

of whiskey.
The jury rendered a verdict of guilty
of burglary in the second degree.

0547

Testimony in the
case of
Bernard Muller
filed Jan.

1883.

0549

Police Court 1st District.

City and County } ss.:
of New York,

of No. 100 1st Street, aged 55 years,
occupation Housekeeper being duly sworn

deposes and says, that the premises No. 100 1st Street, 1st Ward, in the City and County aforesaid, the said being a dwelling house where deponent resides with her family and which was occupied by deponent as a such dwelling house

And feloniously entered by means of forcefully bursting & breaking where BURGLARIOUSLY a wooden partition separating said dwelling from a hallway leading through said premises on the night of the 8th day of December 1882

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

Twenty one bed sheets Two Overcoats
one pair of trousers a number of
linen towels and other goods and
chattels collectively of the value
of one hundred dollars

Print
the property of deponent & her husband David Bryan
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
Emmett Mullen

for the reasons following, to wit:

That deponent & her family
were absent on a visit on said day
and when deponent returned about
8 o'clock PM on said night she found
the partition aforesaid broken and
that defendant in deponents apartment
having in his possession a portion of
said property with which he escaped
through the broken partition when he saw
deponent enter her said dwelling
Mary Bryan

Given to deponent on the
day of the 8th 1882
at the City of New York

0550

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st DISTRICT POLICE COURT.

Bernard Muller 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 to 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.

Bernard Muller

Question. How old are you?

Answer.

27 years of age

Question. Where were you born?

Answer.

Ireland.

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

Answer.

15 Murray Street New York

Question. What is your business or profession?

Answer.

I worked in Hotels.

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 Bernard Muller

Taken before me, this

day of

11th
November 188

B. L. Morgan Police Justice.

0551

Sec. 151.

Police Court 1st 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 Mary Ryan 37th Street, that on the 3 day of Dec 1887
of No. 159 Street, that on the 3 day of Dec 1887
at the City of New York, in the County of New York,

Bernard Mullen did Burglariously
and feloniously break and force
an entrance into said tenement occupied
by Complainant and feloniously took
stole and carried away therefrom linen
bed sheets overcoats Hosiery Valuable property
belonging to Complainant and her husband

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 1st 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 6th day of Dec 1887

Charles J. White POLICE JUSTICE.

159 Mullen St

0552

POLICE COURT. *1st* DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Drynan

vs.

Bernard Muller

Warrant-General.

Dated

Dec 6th

188*2*

White

Magistrate

Sinclair

Officer.

The Defendant

Bernard Muller

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

John Sinclair

Officer.

Dated

December 11th

188*2*

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *8:40 Am*

Native of *Ireland*

Age, *24*

Sex *—*

Complexion, *—*

Color *White*

Profession, *Bar tender*

Married *—*

Single, *S*

Read, *Yes*

Write, *Yes*

15 Monroe Street

0553

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

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

Dated December 11 1882 P. J. Morgan 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.

0554

Sec. 208, 209, 210 & 212.

Police Court *Third District.*

THE PEOPLE, &c.,

ON THE COMPLAINT OF

37 1/2
3rd Floor
Mary Ann
13th Street
Armond Muller

2
3
4

Dated *December 13th* 188*2*

Morgan Magistrate.

Quinlan Officer.

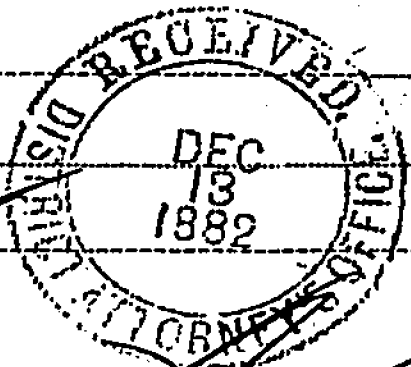
Conrad Clerk.

Witnesses

No. Street,

No. Street,

No. Street.



1000th
Comm. St.

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

0555

State of New York.

Executive Chamber,

Albany, Aug 6 1884

P. 1 1883
Jan

Sir: Application having been made to the Governor for the pardon of *Bernard Mullin*, who was sentenced on *Jan 22*, 1883, in your County, for the crime of *Burg. & ad* for the term of *years and* to the State Prison *Reformatory*, you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. *All previous respectfully posted*

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

Very respectfully yours,

Hon. A. C. C. Olney

District Attorney, &c.

James C. Cleveland
Godwin Brown
Executive Clerk

0556

Answered
Sept. 23rd 1884

J. H. B.

0557

De the Hon. George Fredrickson
you know this is my first letter
to you of course - I will be the first - I have in
of it - I have always treated for a living
and I am sure that there has been
nothing - and I hope my good intentions
deserve that from your kind treatment of the
crime for which I am now found guilty -
and which could have been easily forgiven
had my intentions been different - I
sincerely feel that the woman has no part
in the case - and that she has given up the
last three days before - and another party in
preparation at the time the party is to be
before the court - I should have cleared
up - and that we may have some thing
before us now - I hope from circumstances
I have suggested will give you some to look
before for a few days - I have been in the
Bureau

0558

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Bernard Mullen

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

Bernard Mullen

of the CRIME OF BURGLARY in the *second* Degree, committed as follows:

The said

Bernard Mullen

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

David Drynan

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

~~whilst there was then and there some human being, to wit, one~~

~~within the said dwelling house, the said~~

Bernard Mullen

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

David Drynan

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

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

Bernard Mullen

of the CRIME OF GRAND LARCENY IN *the first degree,* ~~the first degree,~~ committed as follows:

The said

Bernard Mullen

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of *eight* o'clock in the *night* time of said day, *twenty one sheets of the value of two dollars each, two overcoats of the value of twenty dollars each, one pair of trousers of the value of eight dollars, and ten towels of the value of twenty five cents each* of the goods, chattels, and personal property of

David Drynan

in the said dwelling house of one

David Drynan

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

JOHN McKEON, District Attorney.

0559

BOX:

89

FOLDER:

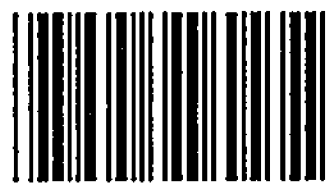
974

DESCRIPTION:

Mulligan, Michael

DATE:

01/04/83



974

0560

35 Allen

Counsel,
Filed 4 day of Jan 1883
Pleads Not Guilty (5)

THE PEOPLE
vs.
P
Michael M. Higgins
INDICTMENT.

JOHN McKEON,
District Attorney.

A True Bill
E. J. Friel
Foreman.
Part 2. Jan 11, 1883
Tried and acquitted

0561

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Lawrence Mc Carthy

of No. 51 Macdougal Street,

being duly sworn, deposes and says, that on the 10th day of November 1882

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

of deponent, in the day time

the following property, viz:

One living mare of the value of Three
hundred dollars one single set of
harness of the value of thirty five
dollars & one light wagon of the
value of one hundred dollars all
attached

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 Michael Mulligan (now here)

That deponent is informed by William Mc
Mahon that he saw said mare and other
said property in the possession of said
Mulligan in Cherry corner of Oliver
Streets in said City and he said
Mulligan was offering the same for
sale. I did not give him the key to
the stable or anything else to
take the same

Lawrence Mc Carthy

Sworn before me this

27th day of December 1882

Police Justice.

0562

Sec. 198-200.

2d

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Michael Mulligan

Question. How old are you?

Answer. 43 years

Question. Where were you born?

Answer. New York

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

Answer. 300 Berruy 3 mos

Question. What is your business or profession?

Answer. Firman

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. The Complainant gave me the key of the stable to take the horse wagon harness and dog to Woodside Long Island. I deny the charge of stealing

Michael Mulligan

Taken before me this

27th

day of

1882

Police Justice.

0563

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 250
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 Dec 27 1882 B. V. Murphy 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.

0564

James M. Laughlin

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lawrence McCarthy

vs. 51 Macdonald

Michael Mulligan

2 _____

3 _____

4 _____

Office of the
Clerk of the Court

Dated Dec 27 1882

B. H. Baxby Magistrate.

John Carr Officer. ✓

Ex. 500 for 15 Precinct.

Dec 28 2. 30. PM

Witnesses William McEllan

No. 434 E 16th Street.

Michael O'Leary ✓

No. 434 E 16th Street,

Frank A. Waller ✓

5th St. Macdonald ✓

Post-office address

John McLaughlin ✓

29 Jones St.

0565

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation William Mc Mahon driver of No.

434 East-16th Street, being duly sworn deposes and

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

Sworn to before me, this 27th
day of Dec 1882

William McMahon

Brooklyn
Police Justice.

0566

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Mulligan

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

Michael Mulligan

of the CRIME OF GRAND LARCENY, committed as follows:

The said Michael Mulligan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the tenth day of November in the year of our Lord one thousand
eight hundred and eighty-two, at the Ward, City and County aforesaid, with
force and arms one horse of the value of three
hundred dollars, one set of harness
of the value of thirty five dollars
and one wagon of the value of
one hundred dollars

of the goods, chattels and personal property of one Lawrence

McCarty

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 McKee

District Attorney

0567

BOX:

89

FOLDER:

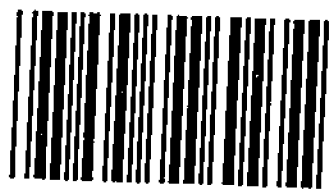
974

DESCRIPTION:

Munn, John L

DATE:

01/12/83



974

0568

WITNESSES:

Counsel,
Filed 12th day of Jan'y 1883
Pleads *Indignity* (or)

THE PEOPLE

vs.

INDICTMENT.
RETURNED FROM THE JURY.

John S. McKeon

John S. McKeon

JOHN McKEON,
District Attorney.

A True Bill.

E. H. Wells
Foreman.
Jan'y 24th 83.

James H. Connelley
State Reformatory, Elmira.
Jan'y 26th 83.

0569

46
The People
John L. Munn } Court of General Sessions. Part 4
Before Judge Gildersleeve. Jan. 24. 1883.
Indictment for grand larceny in the first degree.

Edward Duff, sworn and examined. I live
102 West Fortieth St. I am in no business at
present, but I am looking for a business; upon
the 3^d of January, I should judge it was after
two o'clock in the night, I lost a watch and chain.
I value the watch at fifty dollars. I was going
out of a Sixth ave. car with a man named
Sullivan whom I was introduced to that night.
When I got to Thirty Seventh St. some person
in the rear platform of the car shouted out
"Fortieth St." and I got out and when I came
to the corner I discovered it was Thirty Seventh
St. This man Sullivan came out of the car
with me, I said, I wanted to go to Fortieth St.;
he says to me, "Button your coat up or
you will catch cold coming out of that heat-
ed car. In a moment he clasped me by
the shoulders and held fast to me and
then a man whom I believe to be the pris-
oner came up to me (I described him to the
police officers when they came to my house
as a man with dark eyes, a mustache
and pale complexion) behind and took
my watch and chain, shoved me, and
ran off towards Fifth ave. I followed him

0570

and he shoved me back again, and got so far away from me that I returned; he got out of my sight and I went home. I saw my watch afterwards in the station house. (Watch shown) This is my watch and chain. I saw it that morning within an hour or so. I do not know of my own knowledge where the watch was found. It was dark when the watch was taken from me. Cross Examined. I never saw Sullivan before that night; he was introduced to me by a man whom I met once before at Jennison's saloon Ninth St. and Sixth ave. I should think about 12 o'clock. I had a cigar and a glass of wine with him. Sullivan sat beside me in the car and we chatted all the way up. I think the prisoner is the man who took my watch. I recognize him by his features; it was dark at half past two o'clock in the morning, but it was near a lamp post. Sullivan held me tight by the shoulders; it was all done in the flash of a moment. I would not swear the prisoner is the man, but to the best of my belief he is Patrick Cronin, sworn and examined. Testified. I am an officer of the Twenty-ninth Precinct. I remember the night of the 7th of January. I saw the prisoner that night; the first place I saw him was in front of No 60 West

0571

Thirty seventh st. stooping reaching down with his hand through the railing feeling in the snow. This was about 2.30 or a few minutes afterwards in the morning. I was standing on the opposite side and the witness, the private watchman told me - I went over and arrested the prisoner. Did you see the watch there? Not at that time, but about half an hour afterwards in front of the place where I caught him in the snow. You went back to the place where you found him putting his hand in the snow and in that identical place you found this watch? Yes sir. Davis identified it immediately. Cross Examined. West Thirty seventh St. is my beat. It might have been a few minutes later than 2.30 a.m. After I took him from there I went down the Avenue and looked at the clock. When I saw the defendant stooping down and putting his hand in the snow a second time I crossed over and asked him if he lost anything? He said, "No. I have been on a drunk since New years and I have not got over it yet." I asked him what he did with the watch and chain he took off the man at the corner of Sixth Ave. and Thirty seventh St.? He said he knew nothing about it. He did not move

0572

from that spot until I arrested him.
William Bowden, sworn and examined. I remember the night of the 7th of January and saw Mr. Duffy in the neighborhood of thirty seventh St. and Sixth Ave. as to the losing of his watch. I saw the prisoner. I saw the private watchman up there. I saw Munn and another man wrangling together in the corner. The man who is not here took me for a policeman and he walked past me towards Fifth Ave. Duffy broke away from him and he walked up the block and passed me where I was standing. Duffy all of a sudden he noticed his coat and vest open and he came running past me, saying, "Give me my watch, you have got my watch." He said that to the prisoner who ran away. The other man knocked Duffy down. I told the police officer afterwards what I saw the prisoner doing and I saw him stoop over the railing. John L. Munn, sworn and examined in his own behalf. I live in Elizabethport N.J. I came from my work, was drinking, went up Sixth Ave. The sidewalk was slippery and I stumbled several times, leaned up against the railing and I know no more about it. There was nobody in my company and I have no associates in New York.
The jury rendered a verdict of guilty.

0573

Testimony in the
case of
John L. Murm
pled Jan. 1883.

0574

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 102 West-40th

Edward Diffy

Street,

being duly sworn, deposes and says, that on the 7th day of January 1883

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from his person in the night time the following property, viz:

One gold Watch of the value of Fifty dollars with gold plated chain and Locket attached of the value of Five dollars

the property of deponent who is 38 years old and is in no business at present

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

John L. Munn (now here) and another person whose name is unknown

that about the hour of 2:30 a.m. on date

said deponent got out of a Sixth Avenue Car 6th Avenue and 37th

Street when said Munn and said

and said deponent person came up to him and one of them

took stole and carried away said

Watch and chain that was contained in the pocket of the vest then and

POLICE JURY

0575

there from by deponent and ^{they} an array
Deponent further says that he is
informed by officer Garrison that
he saw said person have his hand
inside of an iron safe in front of
premises no 60 West 37th Street in
said City and he immediately there
after he found said watch and
other said property where he saw
said person had his hand

Sworn before me
this 7th day of January 1883

Edward Dwyer

Notary Public
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDAVID-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0576

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

POLICE COURT, 2 DISTRICT.

William Hendon

of No. 134 W 28th Street, being duly sworn, deposes and

says that on the 7th day of January 1883

at the City of New York, in the County of New York, at about the hour of 2:30

a. It on said date he saw John L. Huron (now
here) and another man wrangling with Edward
Duffy ^{6th Avenue and 37th Street} and immediately said Huron walked
away and Duffy called out he has got
my watch. That deponent followed said
Huron and saw him lean over the iron
railing ^{of premises No 60 West 37th Street} and put his hand in the owner's
pocket where officer Grinnon in my company
found said watch chain and Locket
described in the affidavit of Edward
Duffy

William Hendon

Sworn to before me this

of

January 1883

7th

day

Police Justice.

0577

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

POLICE COURT, 2^d DISTRICT.

Patrick Crummin
of *the 29th Precinct Police* Street, being duly sworn, deposes and
says that on the *Seventh* day of *January* 1883
at the City of New York, in the County of New York, at about the hour

two. Forty a.m. on said date he
saw *John L. Munn* (now here) lean
over the iron railing of *prison* no
60 west 37th Street and *leave* place
his hand in the snow and immediately
thereafter he ^{said Crummin} found *the* watch chain and
locket described in the within affidavit
of *Edward Duffy* in said place in the
the snow

Patrick Crummin

Sworn to before me, this

of

Jan 11
1883

7th
day

Police Justice

0578

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John L. Munn
mark

Taken before me this

day of *September* 188*3*

Police Justice.

0579

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

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 Jan 2nd 1883 B. S. R. R. R. 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.

0580

BAILED,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Duffy
102 W 4th St.

1 John L. Munn
2 _____
3 _____
4 _____

Dated Jan 7 1883

B. H. Bixby Magistrate.

Patrick Brennan Officer.

29th Precinct

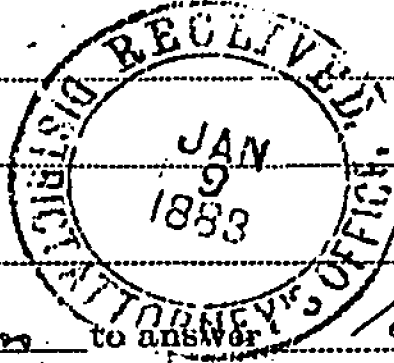
Witnesses, Officer

No. William Hardin Street,
134 W 28th St.

No. _____ Street,

No. _____ Street,

\$ Comm to answer



0581

Toombs

city Prison

January 25 1882

Hon Judge Gelderssee Esq
your Honor I am a hardworking
young man without - money or
friends I was convicted of a
crime of which I am entirely
innocent - before your honor
Although the evidence was strong
against ^{me} I am entirely innocent -
and wishing to reclaim my
good name which the Law has
unjustly taken from me
I appeal to your Honor as an
upright Judge and Christian
Gentleman to send me to the
Clinton reformatory and I pledge
your Honor my word as a man
that - you will never have cause
to regret your mercy towards
me except to see a respectable
young man and a respected

0582

member of Society

I remain your most humble
servant - John L. Munn

0583

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 S. Munn

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

John S. Munn

of the CRIME OF ~~LARCENY~~ from the person *Grand Jurors in the first degree*

committed as follows:

The said *John S. Munn*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~seventh~~ day of *January* in the year of our Lord
one thousand eight hundred and eighty-~~three~~, at the Ward, City and County
aforesaid, with force and arms, *in the night time of*
said day, one watch of the value
of fifty dollars, one chain of the
value of three dollars, and one
socket of the value of two dollars

of the goods, chattels and personal property of one *Edward Duffey*
on the person of the said *Edward Duffey* then and there being found,
from the person of the said *Edward Duffey* 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 McKEON, District Attorney.

0584

BOX:

89

FOLDER:

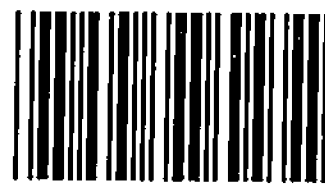
974

DESCRIPTION:

Murphy, John

DATE:

01/09/83



974

Saw for the
Compt. R Davis
1266 Ch. St. N.

also for office

40

Davis Compt.
employed by me
as Compt. for
for 2 weeks. Compt.
was given a good
character - and
part of his work
in paper - Compt.

40

BURGLARY - Third Degree,
NOTHING STOLEN.

THE PEOPLE

vs.

R
John McKeon

JOHN McKEON,

District Attorney.

A True Bill.

E. J. Howell

Foreman.

Part 2. Jan 10, 1883.

Pleas Guilty -
24th June 1883

12

0585

0586

Police Court—Second District.

City and County
of New York. } ss:

Raphael Davis
of No. *126. Sixth Avenue* Street, being duly sworn,
deposes and says, that the premises No. *126. Sixth Avenue*
Street, *15th* Ward, in the City and County aforesaid, the said being a *Store*
and which was occupied by deponent as a *House furnishing place*
of business. *For sale of goods were* **BURGLARIOUSLY**
entered by means of *forcibly opening an iron*
grating in front of said premises and leading
to the cellar and entering said store through
a trap door leading from the cellar with intent
to commit a crime therein at or about the hour
of 8th O'clock P.M. on the *Night* of the *31st* day of *December* 18*82*
attempted to be
and the following property feloniously taken, stolen, and carried away, viz:

A quantity of House furnishing goods.
of the value of Fifty-dollars Consisting of
Six dozen Silver plates Knives and
Forks.

the property of *Philip Benjamin Assignee and in*
deponent's care and charge.

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid *was attempted to be* property taken, stolen
and carried away by *John Murphy (now here)*
for the reasons following, to wit: *That at or about the hour*
of Eight O'clock P.M. on said date deponent
left said store securely fastened and
went up stairs. Deponent was informed
at or about the hour of 8³⁰ O'clock P.M.
by Officer Kelly that he discovered the
iron grating leading from the street
to the cellar partially open and on
searching said store and cellar

0587

He found the said Murphy concealed
in the cellar and the gas put out in the
store. I had worked there by the week
about two weeks.

Sworn to before me } Raphael Davis,
this 1st day of January 1883 }

M. W. M. M.

Police Justice

0588

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Police Officer of the
1st Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Raphael Davis
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

January

1889

David A. Telley

Wm. M. M. M.

Police Justice.

0589

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

29 District Police Court.

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

Question. What is your name?

Answer.

John Murphy

Question. How old are you?

Answer.

Nearly three years

Question. Where were you born?

Answer.

Chicago, Ill.

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

Answer.

Chicago.

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I have nothing to say

John Murphy

Taken before me this

day of

1884

Police Justice.

0590

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

John Murphy
guilty thereof, I order that he be held to answer the same ~~and to 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~~

legally discharged
Dated January 1st 1883 B.W. Brink 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.

0591

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Raphael Davis
vs.
John Murphy

Offence Burglary

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated January 1st 1883

By _____ Magistrate.

_____ Officer.

15 Precinct.

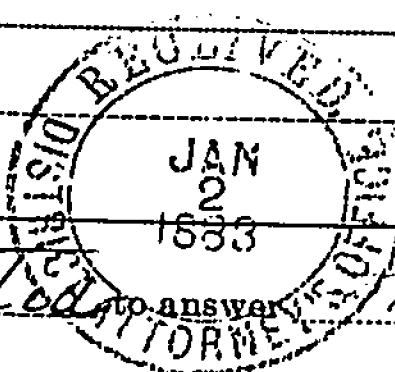
Witnesses _____

No. 15 Precinct Police Street.

No. _____ Street,

No. _____ Street,

\$ Committed to answer _____



0592

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 Murphy

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

John Murphy

of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows :
The said

John Murphy

late of the *8th* Ward of the City of New York, in the County of
New York aforesaid, on the *first* day of *December* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and
County aforesaid, the *store* of

Philip Benjamin

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

Philip Benjamin

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

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

JOHN McKEON, District Attorney.

0593

BOX:

89

FOLDER:

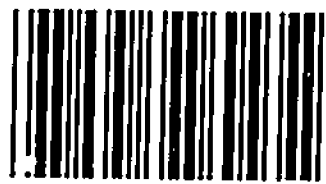
974

DESCRIPTION:

Murphy, Maggie

DATE:

01/16/83



974

0595

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No. 66 Broadway Street, 30 years old. (Broker)

being duly sworn, deposes and says, that on the 8th day of January, 188 3

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, from his person in the night time

the following property, viz:

A gold watch of the
value of fifty 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 Maggie Murphy now

present That deponent was
passing along Broadway about
Midnight on the day in question
when the defendant met him
and asked him what time it was
That deponent stood for a short
time speaking with her & soon after she
left deponent discovered that the watch
was stolen from a pocket of the vest then
worn by him. That she subsequently
gave to Officer McGinley a pawn ticket
representing said watch which she pawned at General
Pawn Office in New Chamber Street.

Sworn before me this

11th day of

188

Police Justice.

0596

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

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

Question What is your name?

Answer.

Maggie Murphy

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

Ireland

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

Answer

37 Oliver St about five weeks

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

I did not steal it he gave it to me in payment of money that he owed me

Maggie Murphy
ma

Taken before me this

day of

188

July
Chief Clerk

Police Justice

0597

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 Maggie Murphy

Thompson guilty thereof, I order that he be held to answer the same and he be admitted 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
give such bail.

Dated July 11 1888 W. J. Brown 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.

0598

In Exr

36
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Murphy
766 Broadway
Maggie Murphy

Offender
James Murphy

BAILABLE,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Dated July 11th 1888

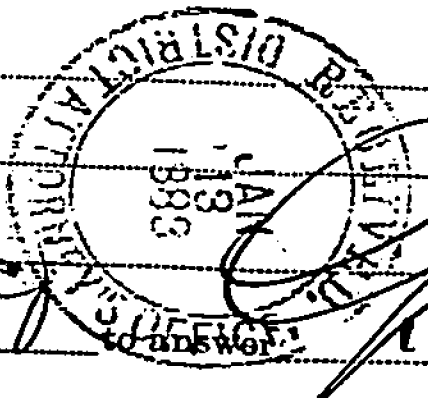
D. Fowler Magistrate.
Patrick McGulley Officer.
H Clerk.

Witnesses, Call the officer
No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____



(Om)

0599

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Maggie Murphy

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

Maggie Murphy

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Maggie Murphy

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
eighteenth day of January in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
in the night time of said day
one watch of the value of
fifty dollars

of the goods, chattels and personal property of one James Murphy, on the
person of the said James Murphy then and there
being bound, from the person of the said James Murphy then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

John McKeon
District Attorney

0600

BOX:

89

FOLDER:

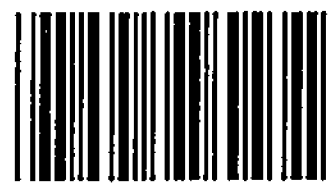
974

DESCRIPTION:

Murphy, Thomas

DATE:

01/04/83



974

57

Counsel,

Filed 4 day of Jan 1883
Pleads Not Guilty (5)

THE PEOPLE

vs.

ROBBERY—First Degree.

P
Transcripting

John McKeon
Attorney

JOHN McKEON,

District Attorney.

A True Bill.

E. Howell

Foreman.

George P. 1883
Henry Coffey 2 day
S. P. Haire 7 days.

0601

0602

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

James O'Connor 32 years
of age a Frank Walker
of No. *539 East 11th* Street,

being duly sworn, deposeth and saith that on the *24* day of *December*
1887 at the *Seventeenth* Ward of the City of New York, in
the County of New York, was feloniously taken, stolen, and carried away from the person of
deponent, by force and violence, without his consent and against his will, the following property,

viz.: *gold and lawful money consisting*
of notes of the Treasury of the United
States to the amount and

of the value of *fifteen - or more*
the property of *deponent*

DOLLARS,

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

Thomas Murphy (now here) and
another person who is not arrested and
whose name is unknown to deponent
for the following reason to wit:

That at the hour of about 2 o'clock
this A.M.
deponent was walking along East
11th Street towards deponent's home,
when deponent had said money
in the right hand pocket of the vest
then worn upon deponent's person.
That said Thomas and said unknown
person were standing on East 11th Street

Sworn before me, this

1887

day

Police Justice.

0603

near the 3rd avenue, when said Campbell
came up to deponent, and struck
deponent one violent blow in the face
with his fist, knocking deponent
down, and then placed his hand in
deponent's ^{vest} pocket and took said
described money, then both defendants
ran away.

James O'Hanrahan

Sworn to before me this
24th day of December 1887
Solon B. Smith

Police Justice

Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—ROBBERY.

Dated

1887

Magistrate.

Officer.

WITNESSES:

0604

Sec. 198-200.

②

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas 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. Thomas Murphy

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 32nd Street + 2nd Avenue 5 months

Question. What is your business or profession?

Answer. Apprentice

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

Answer. I am not guilty I never saw
the complainant until I saw him in
the Ocean House

Thomas Murphy

Taken before me this

day of

188

John J. Smith
Police Justice.

0605

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

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.~~ he is fully discharged

Dated December 24 188 7 John B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0606

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James O'Connor
533 East 11 St.

1 Thomas Murphy

2

3

4

Offence, *Robbery*

Dated *Dec 24* 188 *2*

Smith Magistrate.

Sherr Officer.

17 Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer _____

Power

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

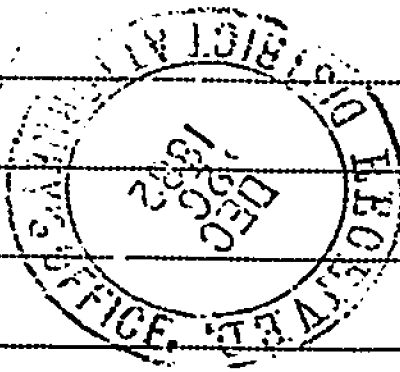
Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.



0607

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 Murphy

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

Thomas Murphy

of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:

The said

Thomas Murphy

late of the First Ward, of the City of New York, in the County of New York, aforesaid,
on the ~~twenty fourth~~ day of ~~December~~ in the year of our Lord
one thousand eight hundred and eighty ~~two~~ at the Ward, City and County
aforesaid, with force and arms, in and upon one *James O'Connor*

and there aided by and accompanied by several persons whose names are to the Grand Jury
aforesaid unknown, and one promissory note for the payment of money, being then and there

due and unsatisfied, and (of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: *one*

promissory notes for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: *two* promissory notes for the

payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes), of the denomination of five dollars, and of the value of
five dollars each: *five* promissory notes for the payment of money, being then and
there due and unsatisfied, (and of the kind known as United States Treasury Notes)

of the denomination of two dollars, and of the value of two dollars each: *and*

ten promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: _____

(of the kind known as cents), of the value of one cent each: _____

(of the kind known as two cents), of the value of two cents each: _____

(of the kind known as five-cent pieces), of the value of five cents each: _____

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

James O'Connor

from the person of said *James O'Connor* and against
the will, and by violence to the person of the said *James*

O'Connor 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 McKEON, District Attorney.

0608

BOX:

89

FOLDER:

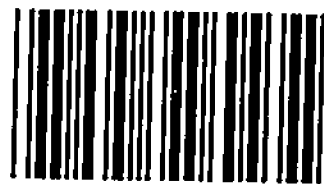
974

DESCRIPTION:

Murray, Maggie

DATE:

01/19/83



974

0609

205

Counsel,

Filed

day of

1883

Pleads

W. J. Gentry (22)

THE PEOPLE

vs.

P

Maggie Gentry

2nd

Grand Larceny, Second degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney

A True Bill.

J. H. Hurd

Foreman.

Gentry 29. 1883

Wm. J. Gentry

06 10

Ind

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No. *1103 Third Avenue*

Thomas Bailey
Aged *37* years *Trackman*.

being duly sworn, deposes and says, that on the *16th* day of *January* 188*3*
at the *premises known as "The Brighton" in East River, West at the* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *on the night time*
the following property, viz:

*Good and lawful money of
the issue of the United States Government
consisting of one note or bills of the denomina-
tion and value of One dollar: There, of
the denomination and value of Ten dollars
each, and sixteen, of the denomination and
value of One dollar each: in all of the
value of Twenty Seven dollars*

the property of *this 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

*Maggie Murray (now
here) from the fact that deponent
saw the said defendant take the
said money from his vest then and
there hanging on a chair in a
room in said premises "The Brighton",
and run away with the same.*

Thomas Bailey

Sworn before me this

Police Justice.

0611

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

Quat
District Police Court.

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

Question. What is your name?

Answer. Maggie Murray

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 35 Bond Street: 9 weeks

Question. What is your business or profession?

Answer. Not working at all now.

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

Answer. I am not guilty of the
charge.

Maggie Murray
mark

Taken before me this

day of March 1911

John J. McCann
Police Justice.

06 12

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

Rayne Murray

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated

May 16th 1883

188

Wm. Patterson

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

06 13

Police Court-- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Bailey
vs
Maggie Murray

Offence
Criminal

BAILED.

No. 1, by _____
Residence _____ Street.

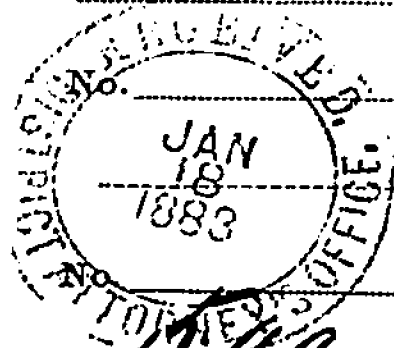
No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated January 16th 1883
Magistrate.
Officer.
Precinct.

Witnesses _____
No. _____ Street.



to answer G.S. Comd

06 14

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Maggie Murray

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

Maggie Murray

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

The said

Maggie Murray

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
16th day of January in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
one promissory note for the payment
of money the same being then and
there due and unsatisfied, of the
kind known as United States Treasury
notes of the denomination and of
the value of five dollars, one prom-
issory note for the payment of money
the same being then and there
due and unsatisfied, of the kind
known as Bank Notes, of the denomination
and of the value of five dollars, three
promissory notes for the payment of
money the same being then and
there due and unsatisfied, of the
kind known as United States Treasury
notes, of the denomination and of
the value of two dollars each, and
sixteen promissory notes for the payment
of money the same being then and there
due and unsatisfied of the kind known
as United States Treasury notes, of the
denomination and of the value of
one dollar each
of the goods, chattels and personal property of one Thomas
Bailey 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 M. Keen
District Attorney

06 15

BOX:

89

FOLDER:

974

DESCRIPTION:

Murtha, Michael

DATE:

01/09/83



974

06 16

Col. Spencer

Day of Trial,

Counsel,

Filed

day of

1883

Pleas

Not Guilty (10)

THE PEOPLE

vs.

Violation of Excise Law.
Selling without License.

Michael M. M. M.

124 E. 12th St.

per. on an other indictment

JOHN MCKEON,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Verdict in hand per

For Verdict for 1678

30 days on other

Indictment

J.V.

06 17

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

Michael Murtha

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

124 Eldridge Street: 5 months

Question. What is your business or profession?

Answer.

Bar-tender.

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

Answer.

I have nothing to say.
Michael Murtha

Taken before me this

day of March 1888

Just. Peace

Police Justice.

06 18

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

Michael Murtha
guilty thereof, I order that he be held to answer the same and he be admitted 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
give such bail.

May 6th
Dated

188

W. J. Owen

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.

District

Learn

0620

Police Court First District.

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

ss

John Crook
of No. the 6th Police Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on the 5th day
of January 1883, in the City of New York, in the County of New York, at
premises No. 158 & 160 Hoegher Street,

Michael Murtha [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law. without a license

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

Sworn to before me, this 6th day
of January 1883

John Crook

W. J. Owen

POLICE JUSTICE.

0621

January 23rd., 1883.

Officer John Crook, of the Sixth Precinct, makes the following statement:

On the 5th day of January, 1883, at 9 o'clock in the evening, at Nos. 158 and 160 Hester Street, in the City of New-York, I arrested Michael Murtha, the supposed barkeeper for Mc'Glory, the reputed proprietor of the saloon at the above number, for selling beer without a license. I went in, asked for a glass of beer, received the same from Murtha and paid him five cents for it. There was dancing there at the time, and I saw waiters come up to the bar, pay money to the barkeeper and take away beer in glasses and serve it to the customers. I took my prisoner to the station house that night and to the Tombs the next morning, and he was held in one hundred dollars bail by Judge Powers.

0622

In the Matter of
Michael Mustha,

Officer
John Crook,
6th Precinct.

0623

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Michael Munka

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

of the CRIME of *Selling Spirituous Liquors without a License*,
committed as follows:

The said *Michael Munka*

late of the *First* Ward of the City of New York, in the County of
New York aforesaid, on the *28th* day of *January* in the year
of our Lord one thousand eight hundred and eighty *three*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill
of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor
to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons
at one time, to

~~and to certain other~~ persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the statute in such case
made and provided, and against the peace and dignity of the People of the State of New
York.

JOHN McKEON, District Attorney.

0624

BOX:

89

FOLDER:

974

DESCRIPTION:

Murtha, Michael

DATE:

01/18/83



974

Reidy M. Green.
Bridgewater

7/1

188 Col Spencer

Day of Trial,
Counsel,
Filed *18* day of *Jan* 1883
Pleads *Not Guilty (19)*

THE PEOPLE

vs.

Violation of Excise Law,
Selling without License.

Michael Spina

170 Marlboro
170 Marlboro

John McKeon
JOHN McKEON,
District Attorney.

2 Apr 9 1883

Heads guilty.
A TRUE BILL.

Spina

Foreman.

30 days C.P.
\$25 fine F.S.

0625

0626

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

182
District Police Court.

Michael Murtha being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that it is his 10 right to
make a statement in relation to the charge against him; that the statement is designed to
enable him 10 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 10 waiver cannot be used
against him 10 on the trial.

Question. What is your name?

Answer.

Michael Murtha

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

124 Eldridge St. 5 months

Question. What is your business or profession?

Answer.

Bartender

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

Answer.

I have nothing to say.

Michael Murtha

Taken before me this

day of

September 1884

Police Justice.

0627

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

guilty thereof, I order that he be held to answer the same and he be admitted 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
give such bail.

Dated 20 December 3 188 Andrew J. Murphy Police Justice.

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

Dated Dec 20 188 Andrew J. Murphy 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.

0628

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--*West 107th* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Crowe

Michael Mutha

1
2
3
4

Dated *25 December* 188*7*

W. J. White Magistrate.

Crowe Officer.

Clerk.

Witnesses,

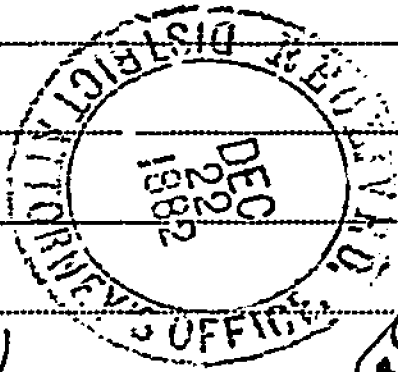
No. Street,

No. Street,

No. Street,

* *100* to answer

Bailed



0629

January 23rd., 1883.

Officer John Crook, of the Sixth Precinct, makes the following statement:

On December 19', 1882, at 10 o'clock at night, at No. 160 Hester Street, in the City of New-York, I arrested Michael Murtha, the supposed barkeeper for Mc'Glory, the reputed proprietor of the saloon in the above number, for selling beer without a license. I went in, called for a glass of beer, received the same from Murtha and paid five cents for it. There was dancing in the place at the time, and I saw waiters come up to the bar, pay money to the barkeeper and take away beer in glasses and serve it to the customers. I took my prisoner to the Sixth Precinct Station House that night and the next morning to the Tombs and he was held in one hundred dollars bail by Judge White.

0630

In the Matter of
Michael Mustha.

Officer
John Crook,
6th Precinct.

0631

Police Court 182 District.

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

of the 6th Precinct Police John Brook aged 35 years
Street,
of the City of New York, being duly sworn, deposes and says, that on the 19 day
of December 1882 in the City of New York, in the County of New York, at
premises No. 160 West Street,
Michael Murtha [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

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

Sworn to before me, this 20th day
of December 1882

John Brook

Andrew J. White

POLICE JUSTICE.

0632

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Michael Muxha

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

Michael Muxha

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows :

The said

Michael Muxha

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

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN McKEON, District Attorney.

0633

BOX:

89

FOLDER:

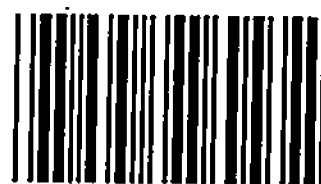
974

DESCRIPTION:

Myers, Charles

DATE:

01/19/83



974

0634

16 B. W. McKeon 1883

Filed 19 day of May 1883

Pleads Not Guilty Feb 21

THE PEOPLE
vs.
B
Charles Morgan
alias
Charles Morgan

JOHN McKEON,

District Attorney.

22 Apr 1883

Inds & Acquitted.

A True Bill.

E. H. H. H.

Foreman.

Wagon Vineyard Paul H.

F. H. H. H. 1883

0635

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

Charles F. Ketterer being duly sworn says that he resides in the City of New York and has a place of business at 90 & 92 Thompson Street and at 138 South Fifth Avenue in said City and is a manufacturer of Express and business wagons.

That on or about the 1st day of July 1882 at said City of New York one Charles Myers falsely representing himself to be named Charles Jarvis with intent feloniously to cheat and defraud this deponent did then and there and on divers other days between that day and the 10th day of said month feloniously unlawfully designedly pretend and represent to this deponent that he the said Charles Myers otherwise Jarvis in friendly interest for the alleged copartnership of J. Austin & Brother of St Louis in the state of Missouri was empowered by the said copartnership to engage this deponent to make build and construct two wagons of the kind and style commonly in the City of New York called Express wagons falsely stating and representing that such a copartnership firm as J. Austin & Brother existed and was in business as aforesaid.

0636

and wanted and desired said wagons and had availed themselves of his said Myers otherwise Jarvis presence in the City of New York and his friendly interest in their welfare through social relations but not through any business connection to have his services without pay or pecuniary or other valuable consideration in bargaining for and procuring said wagons and that whatever he did in or about the business for them was for their accommodation and for no reward paid or to be paid by them to him for whatever skill or labor or trouble he might have in the premises.

That this deponent then and there believing the said false pretences and representations so made as aforesaid by the said Myers otherwise Jarvis and being deceived thereby did undertake to make and build said two wagons at a price agreed upon and to have the same finished and ready for delivery in the month of October or November 1882 and entered upon the business of building the said wagons and by reason of the premises and of such false pretences and representations so made as aforesaid by the said Myers

0637

otherwise Jarvis and being deceived
Thereby was induced by reason of the
false pretences and representations so
made as aforesaid to deliver, and
did then and there deliver, to wit on
or about the 10th day of July 1882 and
did then and there that is at deponent's
said place of business to the said Myers
otherwise Jarvis Ten dollars in money
the personal property of this deponent
and also a paper writing or obliga-
tion of this deponent to pay to said
Myers otherwise Jarvis the further
sum of Fifteen dollars all which the
said Myers otherwise Jarvis asked
demanded and received as some
compensation for himself in (and
about the trouble he had taken to get
for this deponent the said pretended
Contract aforesaid and with the intent
by means of such false pretences and
representations as aforesaid feloniously
to cheat and defraud this deponent of
the said Ten dollars in money and of
the said obligation to pay the further sum
of fifteen dollars. That in fact and in
truth the said the pretences and representa-
tions ~~is~~ made as aforesaid by the said
Myers otherwise Jarvis to this deponent

0638

was and were in all respects utterly false and untrue. That in fact and in truth the said Myers otherwise Jarvis well knew the said pretences and representations as by him made as aforesaid to this deponent to be utterly false and untrue at the time of making the same. That the said Myers otherwise Jarvis by means of the false pretences and representations aforesaid feloniously unlawfully falsely knowingly and designedly did receive and obtain from this deponent ten dollars in lawful money and of the value in coin of the United States of the sum of ten dollars and also the aforesaid paper writing obligatory of the nominal value of fifteen dollars of the proper money valuable things goods chattels and personal property and effects of this deponent with intent feloniously to cheat and defraud this deponent of the same.

Taken subscribed and
sworn to before me this
24th day of November 1882

Charles P. Ketterer

John W. Ford
Police Justice

0639

Sec. 151.

Police Court 2nd 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 Charles P. Ketterer of No. 138 North 5th Street, that on the 1st day of July 1882 at the City of New York, in the County of New York,

Charles Jarvis feloniously and designedly, by means of false pretences and fraudulent representation did obtain from said complainant the sum of ten dollars good and lawful money, the property of said complainant, with intent to cheat and defraud said complainant, and whereby he was so cheated and defrauded

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 2nd 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 24th day of November 1882

J. Henry Ford POLICE JUSTICE.

0640

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles P. Ketterer

vs.

Charles Meyers

Warrant-General.

Dated *Nov 24* 1882

Ford Magistrate

Murray Officer.
2nd Dist. Court

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

John Murray Officer.

Dated *Dec 28* 1882

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *Dec 28 1882*

Native of *N. S.*

Age, *40*

Sex

Complexion,

Color *White*

Profession, *Ag.*

Married *jc*

Single,

Read, *jc*

Write, *jc*

2210 4th Ave

0641

Sec. 198--200.

2a

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Charles Myers 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. Charles Myers

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. New York

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

Answer. 2330 4th Avenue about one year

Question. What is your business or profession?

Answer. Agent

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

Answer. I have nothing to say

Charles Myers

Taken before me this

31

day of

Dec

1887

Prothonotary

Police Justice.

0642

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

Dated _____ 188 _____ Police Justice.

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

Dated Dec _____ 188 2 1879 Amph 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.

0643

BAILED,

No. 1 by Charles Henry

Residence 33 Chamber Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

161 35
Police Court 2nd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles P. Ketterer
90 2nd St.

Charles Meyers

alias
Charles Jarvis

Dated November 24 1882

J. Henry Ford Magistrate.

Murray Officer.

2nd Dist. Court Clerk.

500 bail for Co.

Witnesses, 30th 10 am

Jan 2nd 10 am

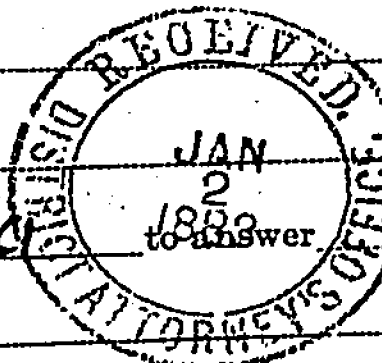
No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 500 to answer

Bailed



0644

ANDREW J. PERRY,
COUNSELLOR AT LAW,

39 Nassau Street,

P. O. Box, 891.

NEW YORK, July 11th 1883

Hon John W. Keon,
District Attorney,
San Francisco

On the 2^d inst paper came
to you off from District
Police Court charging Charles
Meyer also, paper with crime

The Complaint
is at Court, P. Keaton of
92 Thompson St. There is one
fact at which I can testify
and it is a material one in the
case. That my name does not
appear in the paper the Defendant
having no mind examination.
In any enquiry before the Grand
Jury it may be used to suborn
me. But the chief objection

0645

writing this note, to say that
Mr. Ketterer the principal
desires to go into the country
next week, and be absent about
10 days. I therefore beg leave
to suggest that such action as
you deem it proper ^{to take} in the case
mentioned be taken with a
view to that desire of his being
realized. He will readily attend
at any time on short notice.
and will, your very truly
J. H. Ketterer

0646

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Myers

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

Charles Myers
of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said *Charles Myers*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *first* day of *July* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Charles B. Hetterer

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Charles B. Hetterer*

That his name was Charles Myers, that there
was a certain mercantile firm then doing
and carrying on business in the City of St.
Louis in the State of Missouri, under the
firm name and style of J. Austin and Brother
that the said Charles Myers had been
requested by the said firm of J. Austin and
Brother, and was then and there author-
ized and empowered by the said firm to
arrange and contract with the said Charles
B. Hetterer for the building and constructing
of two express wagons, for and on account
of the said firm of J. Austin and Brother,
and to arrange and agree with the said
Charles B. Hetterer as to the style and
time of delivery of the same, and the
price to be paid therefor by the said
firm

0647

And the said Charles P. Dexter

then and their believing the said false pretences and representations
so made as aforesaid by the said Charles Myers

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Charles Myers the sum of ten dollars in money, lawful money of the United States and of the value of ten dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Charles P. Dexter and the said Charles Myers did then and there designedly receive and obtain the said sum of money

of the said Charles P. Dexter

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Charles P. Dexter

by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Charles P. Dexter

of the same. And Whereas, in truth and in fact, the name of the said Charles Myers was not Charles Jarvis; and there was not a certain mercantile firm then doing and carrying on business in the said City of St. Louis and State of Missouri under the firm name and style of J. Austin & Brother, and the said Charles Myers had not been requested by the said firm of J. Austin and Brother, and was not then and there authorized and empowered by the said firm to arrange and contract with the said Charles P. Dexter, for the building and constructing of the said two express wagons, for and on account of the said firm, and to arrange

0648

and agree with the said Charles P. Hetterer, on behalf of the said firm as to the style and time of delivery of the same, and the price to be paid therefor by the said firm

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Charles Myers _____ to the said Charles P. Hetterer _____ was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Charles Myers _____ well knew the said pretences and representations so by him made as aforesaid to the said Charles P. Hetterer _____ to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said _____ Charles Myers _____ by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Charles P. Hetterer the sum of ten dollars in money, lawful money of the United States and of the value of ten dollars.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Charles P. Hetterer _____ with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0649

BOX:

89

FOLDER:

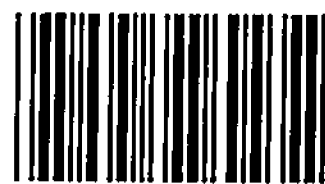
974

DESCRIPTION:

Myers, Sarah

DATE:

01/31/83



974

0650

Bail fees at

#1000 -

Feb 1/83

F.S.

Deft bailed Feb 1/83 by

Henry Evans 49 Wmms St.

N.Y.

List of indicts filed
apt defendant -

1 indict filed March 23, 1881

1 " " " 22 1881

1 " " " " 1881

1 " " " " 1881

284 16

(II)

Albans 31

Day of Trial,

Counsel,

Filed

Pleads

Peter Mitchell

day of 31 day of 1883

Not Guilty (Feb 1)

THE PEOPLE

vs.

Sarah Muger

alias

Sarah E. Muger

alias

Sandra Muger

Keeping a Bawdy House.

JOHN MCKEON

District Attorney.

Plead Guilty

True Bill. Sen suspended.

1883

Mr. 14

1883

Foreman.

1883

3rd Monday Feb 1/83

0651

The People }
- vs - }
Sarah Meyers }

City & County of New York S.S.

John J. Brogan being duly
sworn says he is the Police Captain
of the 15th Precinct. That the houses
No. 153. 155. & 157 Green St are not now
disorderly houses

Sworn to before me } John J. Brogan
day of Oct 1889 } Capt 15 Prec-

Gilbert Specklin,

Commissioner of Deeds

N.Y. County.

0652

Mr. People

Sarah Meyers

Appoint

0653

General Sessions

The People

^v
Sarah Myers.

City & County of New York ss.

Sarah Myers being
duly sworn says she is the defendant
in the several indictments entitled as
above.

That she does not own, and is
not in any way interested in any
bawdy or disorderly house or house of
ill fame, either directly or indirectly.

Sworn to before before
me this 25th day of October

1889

Charles F. Bliss

Notary Public

Kings County

(Certif. filed in N.Y. Co.)

Sarah Myer

0654

General Session

The People

March 11/89

Applicants

Filed Nov 14/89

0655

Will Mr. Sparks
please have type-
written, certified copy
of the following papers
made and sent to
Elbridge T. Gerry,
261 Broadway,
with a memorandum
of the charge therefor.

(People v. Sophia Myers
Disorderly house
Sentenced Oct., 1889.)

1. Afft of Sophia Myers
2. Afft of Capt. John F. Brogan

0656

MRS. C. SEXON,
Empire and Nelson Hotel,

LUNCH AND DINING ROOM.

Meals at All Hours.

Rooms by the Day or Week.

—A CHOICE BAR ATTACHED.—

Opposite the Depot.

SING SING, N. Y.

Having a beautiful view of the Hudson, and Boats To Let within calling of the door, visitors will do well to give this place a trial.

0657



0658

Sing. Sing. Feb 19th
To the Hon. District Attorney
McKeon

I see by the court
calender that Sarah Meyers
is on the calender for keeping
Bawdy House is it the
one at 153, 155-157
Green st I have been
House Keeper for this
women and left last
July I heard her say
time an again her
money would buy any
thing But you if
you have not got

0659

She says they will do with her is to find her 250 Dollars. She can make that all most in one day after I left her I went to the Suppression crime and made a complaint of her keeping those children in the house she put them away for a few months. But she has them back again if you wish to hear from me I will let you later to the District House
Singer
any

evidence brought to 2
convict this woman
sufferer me I will
give some startling
evidence again this
woman you can see
most any day where
she advise for young
lady for chambermaid
in the sun. They are
lived in her den
strip of what clothes
they have on. on some
of her things put in
dressed up to there
this woman did not
discharge me I left
on my own accord
she has two of her

0660

3 children living in
the same house and
one about one telling
every thing that is going
on about the houses.
the income of her house
is about \$1.50 dollars
aday. the police and her
are ~~as~~ thick as her and
women. any man that is
Robed in the house have
not go to Maishin House
for they would not get any
satisfaction there are
one hundred Chinese
got to this House to ten
white men women
are compelt to go with
them wheter or no

0661

Nellie Potter's Adventures—A Young Woman who has Seen a Good Deal of Life in a Year.

A YOUNG girl, with jet-black eyes and dark hair, and dressed in a neat-fitting blue sailor suit, appeared yesterday afternoon before Justice Otterbourg, in the Jefferson Market Police Court, in New York. She said her name was Nellie Potter and that she was twenty-four years old, though she looked scarcely seventeen. The detective who accompanied her said she was well connected, but had been very wild, and that he had rescued her with much difficulty from designing persons. The girl told Justice Otterbourg that a year ago her and a friend made cloaks for a man in Bond street who treated her friend badly, was arrested and fined \$25 in Special Sessions. Then she left him. She saw an advertisement, which read:

WANTED.—A young girl to perform on the trapeze; can be seen at Professor William Z. Ripley, No. 8 Bond street.

She did call and Mr. Ripley offered to give her lessons at half price. In the course of a month she had learned "to do the angel, the back and forward swing, to bend the crab, to lock on the side rope," to hang by her feet, toes and heels, had mastered "the long and short drop," and had shown herself so apt a scholar and become so proficient that Ripley took her in as his partner, and she took the name of "Lizette" Ripley. In March last they went to Philadelphia and for some time performed at a novelty theater. Ripley, upon her refusal to pass as his wife, left her, she says, without a cent and destitute. She fell in with Harry Martin, manager of the Troy Opera House, and with him went to Troy, where she performed four weeks. In May last she came to New York, went to a theatrical agent, and in a few days found herself one of Mme. Le Favre's "blue-stockings blondes."

The troupe visited Montreal. She sang, "did Topsy business" and played in "The Shoemaker's Wife." Thence the troupe went to Quebec, where she was taken with brain fever, sent back to Montreal, put in the English Hospital, and was very sick for a long time. In August she went to the Springfield House and stayed two weeks, sending to her sister, who is a saleswoman in New York, for money to get home. It didn't come, but she managed to reach this city by the kindness of railway conductors early in September. A week ago last Tuesday she saw an advertisement for a young girl to do light housekeeping at No. 155 Greene street. She went, and found that she had been trapped into a disreputable house. One of the girls told her that she knew of a much better place, and took her last Saturday to one of the vilest dens on the street from which she was taken. Nellie said that the woman who kept the place took away her clothes, and dressed her in silk trimmed with fur so that she couldn't escape. She and another girl named Millie did try to get away, and the latter succeeded in getting through a hole in the back fence, but she was caught trying to climb over the fence by the bartender and advised to return. The same afternoon she was put in a front window by Mrs. Barmore, and while she was sitting there a man came along, accosted her, and much to her surprise and joy, came in and took her away. He was the detective. In these two places considerable money was taken from her. She did not care anything for the money, and wanted to go home.

"You shall have your money," said Justice Otterbourg, "if you don't want it. Will you make a complaint against Mrs. Myers and Mrs. Barmore, the keepers of these houses?"

"I will," she replied. Two warrants were then sworn out, and at the close of the court a squad of officers was sent to the two houses with orders to arrest everybody. The girl was held to appear as a witness. The women Barmore and Myers were arrested and locked up.

Nov 22 24 1978

0662

-1880- Sarah Myers 153. 155. & 157. Green m -

Jan 15th 3. Indictments by Grand Jury.

March 5th Brought before Hon H. A. Gildersleeve with pleas of not guilty & plead guilty on Indictments of Dec. 24th & 25th 1879. - On Indictment of Dec. 24th was fined \$250. - Which she paid - on Indictment of Dec 25th was held over her if she went back in to the business again. Judge Gildersleeve said - he would have her brought before him & sent to the Island for the full term of one year.

Report says he comes 223. Master Mr. Mary Clifton is the House Keeper & Mrs gets \$25.00 per month for services. Also comes 225. Master Mr & cents to Colored girls. Also comes 227. Master Mr & cents to a Mrs Fisher a Colored woman & filled with colored girls. her present Home 153. 155 & 157. Green m is called a window Home and girls solicit from the windows.

J. M. Bradburn said to be the owner of 153. 155. & 157. Green m. formerly lived at 133 W. 44

over

0663

Good Witness to call as to
Character of Mrs Myers House -

Mrs Welsh. 95. Blecker St.
Splendid Witness -

Mr Fox. 47. West. 3^d St. (Tailor)

Mr Mc Donald. at Furber Bros Paint
Shop. 190. Warden St.

J. Hannan - 83. Blecker St -
(Choc. Store)

The following is the Record in the Clerk's office

* 1. one Indictment. March 27th 1874 -

* 2. one Indictment November 6th 1874.

* 3. one Indictment. One Sentence by
Judge Sutherland January 15th 1875. To
City Prison for 4. Mos & Jones \$ 250.00 -
by Verdict of Jury.

* 4. one Indictment Sept 9th 1875. -
Against Sarah Myers & Thomas Myers. -
Plead Guilty & fined \$ 25.00.

0564

* 5.
* 6.
* 7.

Three Indictments Jany 15th 1880 -

On March 5th 1880. Brought before Hon H. A. Fildersleeve
& Pleaded guilty on Three Indictments. On the
complaint of Dec 24. 1879. was fined. \$ 250.00 -
on complaint of Dec 25th. Was held over her. & warned
if she ever went back into the business. She should
be brought before him & sent to the Island for
the full term of one year.

0665

Case of Sarah Meyer -
153. 155 & 157. Green &
158.

Reo

Sarah Meyer

0666

THE PEOPLE ON THE COMPLAINT OF

M. A. BEAUVILLE

AGAINST

SARAH MYERS, ALIAS SOPHIE MYERS.

KEEPING A DISORDERLY HOUSE.

NOS. 153, 155 & 157 GREENE S

CITY AND COUNTY OF NEW YORK: SS

MALTBY A. BEAUVILLE, BEING DULY SWORN, DEPOSES AND SAYS: I
RESIDE AT NO. 78 WEST 46TH STREET. THAT ON SUNDAY, FEBRUARY 27TH,
1881, I VISITED PREMISES NO. 153, 155 & 157 GREENE STREET ABOUT
ONE O'CLOCK A.M. I WAS SOLICITED FROM THE WINDOW OF NO. 153 BY A
WOMAN AND ASKED TO COME IN. I WENT IN TO NO. 153 GREENE STREET
AND THROUGH THESE PREMISES TO THE REAR ROOM OF NO. 155, WHICH WAS
FITTED UP AS A BAR-ROOM AND SITTING ROOM. I RECEIVED WHISKEY AT
THE BAR FROM A WOMAN WHO ANSWERED THE NAME OF MRS. MYERS, FOR
WHICH I PAID HER FIFTEEN CENTS A DRINK. I PAID FOR TWO DRINKS FOR
MYSELF AND FOR FOUR DRINKS FOR OTHERS. I BOUGHT THESE DRINKS BET-
WEEN THE HOURS OF ONE AND FOUR A.M. A WOMAN WHO WAS IN THE ROOM
WHEN I FIRST WENT IN AND WHO DRANK WITH ME AT THE BAR, SOLICITED
ME TO GO UPSTAIRS WITH HER. I WENT AND SHE EXPOSED HER PERSON TO
ME, FOR WHICH SHE ASKED TWO DOLLARS. I ASKED HER WHO KEPT THE
HOUSE AND SHE SAID MRS. MYERS AND DESCRIBED HER TO ME. FROM WHICH
DESCRIPTION I RECOGNIZED THE WOMAN WHO SOLD ME THE LIQUOR.

ON FRIDAY MARCH 11TH, BETWEEN EIGHT AND TEN P.M., I WAS SENT
TO THESE SAME PREMISES BY THE SOCIETY FOR THE PREVENTION OF CRIME
AND WHILE PASSING NO. 153 GREENE ST. I WAS AGAIN SOLICITED FROM
THE WINDOW. I WENT IN TO THE AFORESAID BAR-ROOM OF NO. 155 AND
BOUGHT TWO WHISKEYS OF MRS. MYERS, AND TREATED AND PAID FOR OTHER

0667

DRINKS. I WAS SOLICITED BY THE SAME WOMAN I HAD ON THE PREVIOUS OCCASION, BUT I REFUSED TO GO UP STAIRS. THE SOLICITATION WAS DONE IN THE PRESENCE OF MRS. MYERS. THERE WERE SIX OR SEVEN OTHERS -- GIRLS AND WOMEN -- IN THE ROOM. SOME OF THEM WORE VERY SHORT DRESSES, EXPOSING THEIR LEGS ABOVE THEIR KNEES. I SAW THIS ON EACH OCCASION I WENT THERE. ON THIS OCCASION I ASKED MRS. MYERS HOW BUSINESS WAS, SHE SAID SHE COULD NOT COMPLAIN, THAT SHE HAD THREE HOUSES WITH EVERY ROOM FULL. I SAW MEN WAITING IN THE HOUSE AND HEARD THEM ASK MRS. MYERS FOR CERTAIN GIRLS. SHE SAID THAT THEY WOULD BE DOWN IN A FEW MOMENTS. I SAW EIGHT OR NINE GIRLS THERE AT THIS TIME, SOME OF THEM SITTING IN THE LAPS OF MEN, AND SOME OF THESE GIRLS HAD SHORT DRESSES ON.

ON MARCH 13TH I WAS SENT AGAIN BY THE SOCIETY TO ~~EDXTEREXXX~~ THESE PREMISES, AND AS I WAS WALKING BY I WAS CALLED IN. THIS WAS BETWEEN 12 ^{midnight} AND 2 A.M.. I BOUGHT WHISKEY, FOR WHICH I PAID 15 CENTS A DRINK. I SAW THE SAME DISORDERLY CONDUCT AS DESCRIBED ON THE PREVIOUS OCCASION.

ON EACH AND EVERY OCCASION I WAS THERE I SAW MRS. MYERS TAKE MONEY FROM THE GIRLS AND IN RETURN GIVE THEM CHECKS. I BELIEVE THAT THESE GIRLS RECEIVED THE MONEY FROM MEN, AS I HEARD SEVERAL OF THEM STATE TO MRS. MYERS -- WE HAVE HAD A TWO DOLLAR OR A FOUR DOLLAR MAN UP STAIRS --, AND THEN GIVE HER THE MONEY, WHICH MRS. MYERS TOOK, AND IN RETURN GAVE THEM CHECKS.

SWORN TO BEFORE ME THIS 21ST
DAY OF MARCH, 1881.

Walter A. Beauville

Edward M. Donnell

NOTARY PUBLIC,

N. Y. CO.

0668

263
The ...
Shirah ...
Sophie ...
Affiliated ...
Matty A. Beauville

... in the room. ...
... there were six or seven others
... the solicitation ...
... on the locations

0669



OFFICES:
100 EAST 23RD ST.
Corner 4th Ave.
NEW YORK CITY.

file with the movement.

079

*John Sparks Esq
Clerk of Gen Sess
City Hall
NY.*

0670

NEW YORK GENERAL SESSIONS.

The People

v.

Sarah Myers, alias Sarah

E. Myer, alias Sophia Myers.

STATEMENT OF THE CASE.

On January 6, 1883, BARBARA SEABERT, a shop girl, aged 15 years, went with an older friend, Annie Cusick, to a ball together. They stayed out all that night, and the next day Barbara went home, and her mother told her to go where she had been the night before. She and Annie went on January 7, 1883, to No. 153 and 155 Greene Street, two well-known houses of prostitution kept by the defendant Myers, and there prostituted themselves until January 15, 1883. Henry F. Beck, the brother-in-law of Barbara, found the girl in the house, and with the aid of an officer of the 15th Precinct removed her. Annie's relatives learned through Beck of her whereabouts, and Annie was removed by them January 16, 1883.

The defendant Myers has long been known as the keeper of disorderly houses. She was indicted August 4, 1874, for keeping a disorderly house in the 15th Ward, tried and convicted January 15th, 1875, and sentenced to the City Prison for four months and to pay a fine of \$250. She was again indicted November 6, 1874, for keeping a disorderly house at No. 223 Wooster Street, was tried on this indictment December 3, 1874, and the Jury disagreed. She was again indicted January 15, 1880, for keeping a disorderly house at No. 104 Thompson Street, pleaded guilty March 15, 1880, and was fined \$250. The facts in this particular case will appear

0671

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more fully from the statement of the witnesses as follows:

BARBARA SEABERT. - Aged 15 years, went on Saturday night, January 6, 1883, with Annie Cusick, aged about 21, to a ball. Went home with Annie, and the following morning, Sunday January 7, returned to her own home, 659 11th Avenue, when her mother said that she might go where she had been all night. She returned to Annie, and that same evening they went together to Madam Myers. They had spoken about going there perhaps a month before. They chose Madam Myers because they knew it to be a house of prostitution. Dora Fessler, aged about 18, a witness, used to go by Madam Myers last summer and look in at the girls. When she and Annie went to 153 and 155 Greene Street, they asked one of the girls for Madam Myers, and she came to them. They asked her if they could stop there. She asked why they came, and witness told her about the ball and her mother sending her away. Madam Myers said All right, and showed the girls a room. She did not ask witness her age then, but on Monday or Tuesday she did, and witness told her 16 years on the 7th of February next. Madam Myers did not say anything in reply. She knew deponent was not 16 years old. All she said about her terms was, that deponent and Annie should give her all they made, and deponent gave her all she made. That was \$9. from five men, \$2. each from four men, and \$1. from another. Deponent was sick with her courses; they lasted a week; she had intercourse while thus sick, with men. Madam Myers took possession of deponent's and Annie's clothes and locked them up. Annie Cusick asked for them about Wednesday, but Madam Myers would not give them up. Annie wanted to go home. There were 12 or 13 girls there, - Nellie, Dolly, Mollie, Delia, Carrie, Ruby, Fannie and Rosey Myers are some of their names. Rosey Myers is no relation to Madam Myers. Maude O'Keefe ran away Wednesday. She

0672

3

could not get her things, for Madam Myers would not give up possession of her clothes. She told her sister to tell her that her father was dead. Madam Myers holds all the out-door clothing of the girls locked up. Three children live with Madam Myers, one said to be an adopted child, her name is Minnie, from 7 to 9 years old; the others are two boys and about the same age. They stay with the nurse in the nursery on the top floor. They think the girls are boarders.

HENRY F. BECK. - 659 11th Avenue. Is brother-in-law of Barbara Seabert. On January 7, 1883, he called at 153 & 155 Greene Street, a house of prostitution kept by Madam Myers and took out of there, with the assistance of a Police officer, his sister-in-law Barbara Seabert, aged 15 years. Witness will state what he saw in the house, the dress of the girls, their language and other facts establishing its character.

X JOHN C. ERRICK. - 659 11th Avenue. Is step-brother of Barbara Seabert, and accompanied Henry F. Beck on January 7, 1883 when he took Barbara Seabert with the assistance of a Police officer out of Madam Myers house of prostitution, 153 & 155 Greene Street.

GEORGE H. YOUNG. - Officer of the New York Society for the Prevention of Cruelty to Children. Called on January 23, 1883, at 155 Greene Street, where he saw a number of women in short dresses with their breasts exposed and cheeks painted. Learned from them that Madam Myers was up-stairs engaged and could not be seen for half an hour. He then left the premises and remained in the neighborhood some time and saw these girls solicit men

0673

4

from the windows of 153 & 155 Greene Street. He called back at the house at half past 5 P. M. and there saw the defendant Madam Myers in No. 155 and had a conversation with her. She admitted that she was the proprietress of the premises 153, 155 & 157 Greene Street. That her husband Frank was dead for two years, and that she has four children, - James, aged 9; Minnie, aged 7; Robert, aged 4, and John, aged 2. She stated that the premises 153 & 155 Greene Street were used for her business and that the girls prostituted themselves there. That she has some ten girls in the house, but that No. 157 is used as her private residence where all her children are and where she keeps her nurses. There is on the 2nd floor of the building 155 an entrance which leads into the building 157. That in No. 157 she has one servant girl named Fannie who has one child named James, a year old, and states that the children James and Minnie both attend the Wooster Street Public School, near Bleecker Street.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



Conal Bode
Sarah M. Bode
E. Meyer
Sophie Meyer

DATED, 188

Magistrate.

Clerk.

Officer.

Witnesses:
E. Fellows Jenkins, Depl.

100 East 23d Street.

Barbara Seabert

Henry F. Beck 659 11th Ave.

John B. Enrich 659 11th Ave.

Geo. H. Young 100 E. 23 St.

Disposition,

0675

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Sarah Myers
otherwise called
Sarah E. Myers
otherwise called
Sophia Myers

The Grand Jury of the City and County of New York, by this indictment, accuse *Sarah Myers, otherwise called Sarah E. Myers, otherwise called Sophia Myers* of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME committed as follows :

The said *Sarah Myers, otherwise called Sarah E. Myers, otherwise called Sophia Myers*

late of the ~~Sixteenth~~ *Seventh* Ward of the City of New York, in the County of New York aforesaid, on the ~~seventh~~ *seventh* day of ~~January~~ *January* in the year of our Lord one thousand eight hundred and eighty. ~~Three~~ and on divers other days and times as well before as afterwards, to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common 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 *Sarah Myers, otherwise called Sarah E. Myers, otherwise called Sophia Myers*

_____ on the days and times aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, disturbances, and lewd offences 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 and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0676

The prisoner since this indictment having delivered the little girl Elminie Ruhe living in the premises to the New York Society for the Prevention of Cruelty to Children; and further agreeing that her two sons shall hereafter be properly cared for and subject to the visitation of its Officers from time to time; and further that the premises shall not be longer used for the purposes of prostitution by her or by her consent or procurement; and that the same while in her possession may be inspected from time to time by its officers; and that she will not again keep or maintain any Bawdy-house or house of ill fame or assignation I do respectfully recommend that judgment on her plea of guilty to this indictment be suspended, not to be moved except for non compliance with the foregoing agreement nor except upon the motion of said Society

Dated New York February 28. 1883

So ordered
RPG

Wm. J. Perry
President of the New York
Society for the Prevention of Cruelty to Children

286
(II)
Alb. Jan 31

Day of Trial, Feb. 1st 1883
Counsel, John W. Mitchell
Filed 31 day of Feb. 1st 1883
Plaintiff, Not Guilty (Feb. 1)

THE PEOPLE

Keeping a Bawdy House.

vs.
Sarah M. Jones
Sarah E. Jones
Sarah E. Jones
Sarah E. Jones

JOHN W. MITCHELL
District Attorney.

John W. Mitchell
True Bill. Sent. suspended.

RECEIVED
CLERK OF THE DISTRICT COURT
1883
Foreman, 1883
God Monday Feb. 1st 1883

Bail for at
\$1000.
Feb. 1/83
FS

Def. bailed Feb 1/83 by
Henry Jones 49 Minn. St.
M.

List of indict. filed
apt. defendant -
1. indicted March 23. 1881
" " " 22 1881
" " " " 1881
" " " " 1881