

0140

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

McIndoe, Ericsson

**DATE:**

02/25/81



381



0142

FORM 112.

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

Police Court—Third District.

*Minnie Scudder*

of No. *176 Forsyth* Street, being duly sworn, deposes

and says that on the *19th* day of *February* 18*91*

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

the following property viz: *One gold watch*

of the value of *Sixty* 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 *Emerson McIndoe*

*(now here.) for the reason that said Emerson admitted to deponent that he stole the above named watch and pawned it with Simpson and Somers at No. 15 St for fifteen dollars.*

*Minnie Scudder*  
*deponent*

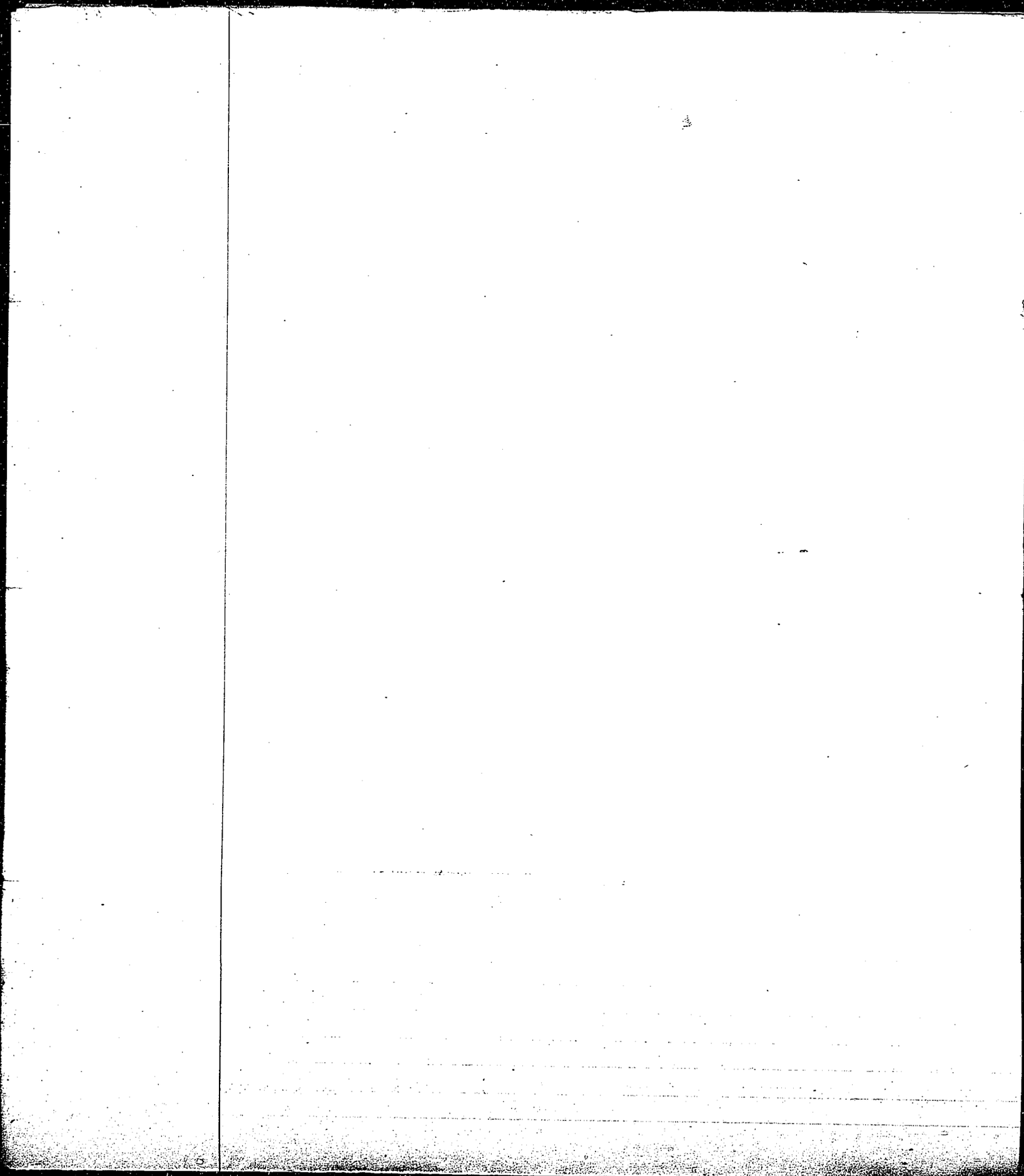
Sworn to, before me this

*21st*

*John W. Smith*

Police Justice

0143



0144

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Ericsson McIndoe* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him, states as follows,  
viz:

Question. What is your name?

Answer. *Ericsson McIndoe*

Question. How old are you?

Answer. *Thirteen Years*

Question. Where were you born?

Answer. *Maine*

Question. Where do you live?

Answer. *169 1/2 Ave St Brooklyn*

Question. What is your occupation?

Answer. *Blacksmith*

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

Answer. *I am guilty*

*Ericsson McIndoe*

Taken before me, this  
*21* day of *July*  
*1881*  
POLICE JUSTICE.

0145

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c. 19  
ON THE COMPLAINT OF

*Marie Scudder*  
*176 Forsyth St*

*Emma Mc Lane*

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 6, by \_\_\_\_\_  
Residence \_\_\_\_\_

AFFIDAVIT—LARCENY.

Dated *Feb 24* 18*88*

Magistrate.

*John*  
*New 10* Officer.

Clerk.

Witnesses \_\_\_\_\_



*500*  
*Glenn*  
at \_\_\_\_\_

Received at Dist. \_\_\_\_\_

Office \_\_\_\_\_

1881

0 146

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present :*

That

*Ericsson & Co. Indoe*

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

*One watch of the value of sixty dollars.*

of the goods, chattels, and personal property of one

*Margaret Scudder*

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

0147

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Ericsson Ch. Indoe*

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 watch of the value of sixty dollars,*

of the goods, chattels, and personal property of the said *Minnie Scudder*

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

*Minnie Scudder*

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

*Ericsson Ch. Indoe*

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~~ *taken and carried away*

*Daniel F. Rollins*  
**DANIEL F. ROLLINS, District Attorney.**

0148

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

McLane, William

**DATE:**

02/21/81



381

0149

Day of Trial,

Counsel,

Filed

1881

21 day of Feb

Plends

THE PEOPLE

vs.

Violation of Lottery Laws.

B

William McLane  
Hamb. No. 1  
Discharged

DANIEL G. ROLLINS,

District Attorney.

A True Bill,

Wm. H. Hays  
Foreman.

I am satisfied upon con-  
sidering the evidence that the  
defendant will not remain  
holding the deft & that he  
should be discharged W.H.H.  
and

0150

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

Solomon Thornton  
of No. 148 Bleecker Street,

being duly sworn deposes and says, that on the 3 day of  
February 1881 at No. 240 Broadway  
Street, in the City and County of New York,

William McLane, now present,  
did unlawfully and feloniously sell and vend to

deponent, upon the receipt of one  
Dollar  
a certain paper and document, the same being what is commonly known as,  
and is called a Lottery Ticket, and which said Lottery Ticket, writing, paper,  
and document is as follows, that is to say:

hereto annexed. marked on the back  
for identification, with the name  
"Solomon Thornton" written with lead pencil

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

Sworn to before me, this 4  
day of Feb 1881

Solomon Thornton

Police Justice.

0151

Police Court

District.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF  
SELLING LOTTERY POLICIES

*James H. Thomsen*  
*148 Becker*

Entered by

Residence

Street.

*William McLeese*

*Dated H. Deby 188 A*

*J. Polton Justice.*

Officer.

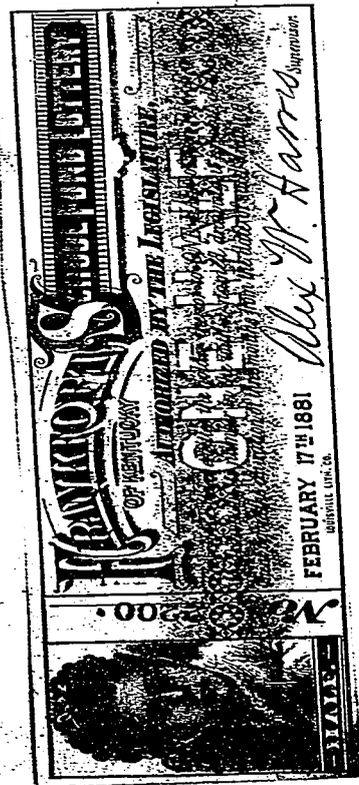
*Witness:*  
*Captain Fairbanks*  
*27 Receipt*



*Recd to MRWOT.*  
*Paul of by Mr. H. Adams*  
*307, 2 'ca. 1881*

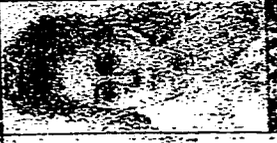
Vol 381 Box 38

McLAVE, Wm



0152

0153



**LIST OF PRIZES.**

1st Capital Prize	\$30,000
1st Grand Prize	15,000
1st Grand Prize	10,000
1st Grand Prize	5,000
1st Prize, \$1,500	5,000
1st Prize	500
1st Prize	100
1st Prize	50
1000 Approxim's 10	10,000
1st Prize	\$105,000

Draw 325 Prizes from the wheels and pay to each of the 1000 approximations ending with the two last figures of the Capital Prize 10

*Doberman*

0154

Court of General Sessions  
City & County of New York

The People of the State  
of New York

v.  
William McLean

State County and City of New York <sup>55</sup>  
James S. Black, being duly sworn  
says that he resides at No 307  
De Kalb Avenue and is engaged in  
the lumber business, and has his  
office in the back room of first floor  
of 340 Broadway New York City; That  
he is well acquainted with the above  
named Wm McLean who has been in  
dependent employment, as Clerk in  
said Lumber business, from the first  
day of December last, until the 4th day  
of February 1881, That during that time  
said McLean has been in no way connected  
or engaged in any lottery business  
nor has he been in any way connected or  
engaged with Harris & Co. That said  
McLean is a good faithful industrious &  
honest young man and in good repute

0155

Sworn to before  
Me this 3<sup>d</sup> day } J. S. Black  
March 18<sup>th</sup> }  
John S. Cornell  
Notary Public Kings &  
New York Counties

0156

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*William Mc Lane*

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

*Solomon Thornton*

and did procure and cause to be procured for the said

*Solomon Thornton*

a certain paper and instrument, being and purporting to be a ticket of a certain lottery  
to wit:

*Frankfort School Fund Lottery*

the same being a lottery for the purpose of exposing, setting to sale, distributing and  
disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an  
amount to the jurors aforesaid unknown, which said paper and instrument, *is*

*commonly called a lottery ticket and*

is as follows, that is to say :

*Frankfort School Fund Lottery  
of Kentucky*

*Authorized by the Legislature.*

*This Half ticket entitles the holder thereof  
to one Half of such Prize as may be drawn  
by its number in the [within] named drawing  
if presented for payment before the expiration  
of three months from the date of said drawing.  
February 17<sup>th</sup> 1881. Alex. W. Harris Supervisor.*

No. 2200

Half

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.

0157

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

That the said

William McLane

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, did unlawfully and knowingly vend, sell, barter, furnish, and supply, to one

Solomon Thornton

and did procure and cause to be procured for the said

Solomon Thornton

a certain paper and instrument, being and purporting to be a part and share of a ticket of a certain lottery, to wit:

Frankfort School Fund Lottery

the same being a lottery for the purpose of exposing, setting to sale, distributing and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument

is commonly called a lottery ticket and

is as follows, that is to say:

Frankfort School Fund Lottery  
of Kentucky  
Authorized by the Legislature.

This Half ticket entitled the holder thereof to one Half of such Prize as may be drawn by its number in the within named drawing if presented for payment before the expiration of three months from the date of said drawing.

February 17<sup>th</sup> 1881.

Alex. W. Harris  
Supervisor.

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

DANIEL C. ROLLINS, District Attorney.

No. 2200.

Half.

0158

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

McNulty, James

**DATE:**

02/10/81



381

0159

*1881*  
Counsel,  
Filed *Feb 23* day of *Feb*, 1881.  
Plends *crossed out*

THE PEOPLE  
vs.  
*P.*  
*James Mc Nulty*  
*alias Squel*

*David C. Rolland*  
DISTRICT ATTORNEY,  
District Attorney.  
*Part no. Feb. 24. 1881.*  
*Trid requested*  
A True Bill,  
*W. H. [Signature]*

Foreman,  
*Shurday*

0160

FORM 112.

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

Police Court—Third District.

Gottfried Puhler  
of No. 537 East 12th Street, being duly sworn, deposes  
and says that on the 6th day of February 1891.  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent.

the following property viz:

One Sleigh

of the value of Forty 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 James Mc Nutty alias  
Squire for the reasons that deponent is informed and  
believes, by Susan Hessler that she saw said  
Mc Nutty harness a horse to the above named  
sleigh and drive away with the same.

Gottfried Puhler

Sworn to, before me this

1/6

John W. Smith  
1891  
Police Justice

0161

Susan Kessler of 535 East 12th Street  
being duly sworn deposes and says - On  
Sunday evening 6th February 1887  
I saw James Mc Nutty (now dead) attach  
a horse to a sleigh standing in front of  
No 537 East 12th Street and drive away  
with the ~~same~~ - same - Deponent knows  
the said sleigh to be the property of Godfred  
Buhler

Sworn to before me this } Susie Bessler  
7th day of February 1887 }  
Glenn B. Smith

Blair Justice

0162

Police Court—Third District.  
CITY AND COUNTY } ss.  
OF NEW YORK.

James McNulty being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him <sup>states</sup> as follows,

viz:

Question. What is your name?

Answer. James McNulty

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. Ave B between 137 & 14 st

Question. What is your occupation?

Answer. Juniman

Question. Have you anything to say, and if so, what—relative to the

charge here preferred against you?

Answer. I am not guilty

James McNulty  
Jun

Taken before me, this  
John J. Smith  
add of July  
1899  
POLICE JUSTICE.

John J. Smith  
POLICE JUSTICE

0153

COUNSEL FOR COMPLAINANT.

Name \_\_\_\_\_  
Address \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name \_\_\_\_\_  
Address \_\_\_\_\_

POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c.

ON THE COMPLAINT OF  
*Godfred Bulger*  
*537 E 12th St*

*James Mc Gully*  
*211 Albia*  
*Squire*

AFFIDAVIT—LARCENY.

Dated *February 7* 19*18*

*Smith* Magistrate.

*Vassant* Officer.

*Robinson* Clerk.

Witnesses *Reede*

*Meady Kessler*  
*Susan Kessler*

*537 East 12th St.*



*500*

Received at Dist. Attys. Office

*Comstock*

BAILLED.

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

Residence \_\_\_\_\_

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

Residence \_\_\_\_\_

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

Residence \_\_\_\_\_

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

Residence \_\_\_\_\_

No. 5, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 6, by \_\_\_\_\_

Residence \_\_\_\_\_

0164

Joe Mc Nulty arrested on  
Jan 7/39 for burglary  
indicted on Jan 20.  
& sentenced on Jan 21  
to 2 yrs. Conv.  
Judge Canning

0165

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*James M. Shultz otherwise called "Squice"*

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

*One sleigh of the value of forty dollars*

of the goods, chattels, and personal property of one

*Lottfried Böhler*

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

0166

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*James M. Schully otherwise called "Squee"*

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 sleigh of the value of forty dollars*

of the goods, chattels, and personal property of the said *Gottfried Bühler*

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

*Gottfried Bühler*

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

*James M. Schully otherwise called "Squee"*

~~taken and carried away~~ *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

*Daniel F. Rollins*

~~XXXXXXXXXX~~ District Attorney.

0167

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

McVitty, Alexander

**DATE:**

02/25/81



381

0168

Day of Trial  
Counsel,  
Filed 25 day of Feb 1881  
Pleads

Violation of Excise Law.

THE PEOPLE

vs.

27. Proctor  
338 Proctor

B.

Alexander McWhorter  
David S. Collins

JONA. M. HARRIS,

District Attorney.

For Am Mar 7, 1881.  
pleads 2 count.

A True Bill.

Wm. H. C. C. C.

Foreman.

Wm. H. C. C. C.

W. H. C. C.

From Austin  
322 S. 4th St.  
Lindale 4050

ON THE 25th day of Feb 1881  
FILED IN THE COURT OF THE DISTRICT OF TEXAS

0 169

Fourth District Police Court.

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

Lawrence Clarkson

of No. the 19th Precinct Police  
Street, \_\_\_\_\_ being duly sworn, deposes and says,

that on Sunday, the 20th day of February 1887

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

he saw Alexander M. Betty (now here)  
sell and expose for sale, at his premises, No. 738 17 Avenue

\_\_\_\_\_ spirituous and intoxicating liquors, in violation of the law in such cases  
made and provided. at said time there were a

number of persons in said premises

Lawrence Clarkson

Sworn before me, this 21 day of February 1887  
P. M. Hall

Police Justice.

0170

POLICE COURT—FOURTH DISTRICT.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*Lawrence Larson*  
19<sup>th</sup> Precinct

vs.

*Alexander McElrath*

AFFIDAVIT.  
Violation of Sunday Liquor Law.

Dated the *21* day of *February* 18*81*

*J. W. H.* Magistrate.

*L. Larson* Officer.

Witnesses



Bailed \$ *100* to Ans. *L. S.*

By *Patrick McManus*

*954 3<sup>rd</sup> Street*  
*19<sup>th</sup> Ward*

0171

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*Alexander McVitty*

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

*Lawrence Larson*

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

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

*Alexander McVitty*

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

*Lawrence Larson*

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.

*Daniel G. Rollins*

**BENJA K. WELLES, District Attorney.**

0172

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Mererdid, Charles

**DATE:**

02/25/81



381

0173

AP

1885

Summons  
Filed 25 day of Feb 1886  
Pleads Not Guilty. 18.

THE PEOPLE

vs.

31.  
Master  
Tailor

P

Felony Assault and Battery.

Charles Merendia  
Daniel G. Holmes  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. H. C. [Signature]

Foreman

March 9, 1886  
Tuesday  
Fined & Committed  
on second count.  
S. P. Two years.

0174

Police Court—Second District.

CITY AND COUNTY OF NEW YORK } ss

Charles Mercurio being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—Charles Mercurio

QUESTION.—How old are you?

ANSWER.—Thirty One years.

QUESTION.—Where were you born?

ANSWER.—France

QUESTION.—Where do you live?

ANSWER.—80. Wooster Street

QUESTION.—What is your occupation?

ANSWER.—Tailor

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

Answer.—I passed by Canal Street. I came in from Newark looking for work & corner of Wooster & Canal a man offered me a few razors to buy I bought them. I hoped to sell them again. I went to my lodging house I slept there for the last four or five months. I was perfectly sober. The door was opened and I was pushed back I resisted on opening it. I told them I was Frenchy. They opened the door again I was hit in the eye & pushed out again & three four men held me & were hitting me for ten minutes. I took out one razor & used it between the four men I don't know which eye I cut several times.

C. Mercurio

Taken before me, this

19th day of February 1881

John C. McNamee  
Police Justice

0175

POLICE COURT—SECOND DISTRICT.

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

of Stephen O'Connor  
80 Wooster Street, being duly sworn, deposes  
and says, that on the 16<sup>th</sup> day of February 1881  
at the City of New York, in the County of New York,

Charles Meredid, now here, applied  
for lodging at the five and ten cent  
lodging house at No. 80 Wooster Street  
in said City at about the hour of 6 1/2  
o'clock P. M. on said day. That deponent  
answered his knock at the door,  
and told him to wait a moment  
until the clerk came down  
from up stairs when the door  
would be opened to admit him.  
That thereupon said Charles kicked  
the door open and forcing deponent  
back entered the hall way of said  
lodging house. That one <sup>showing John Hargens</sup> William  
McGregor, a lodger, came to the  
assistance of deponent and pushed  
said Charles out of the door.  
That said Charles then drew out  
two razors and attacking said  
McGregor cut him severely  
on the head, face and body.  
That said McGregor was taken  
to St. Vincent Hospital where he  
now lies in danger of death  
from the injuries so received as  
deponent is informed and believes.  
That deponent charges and alleges  
that said Charles did so.

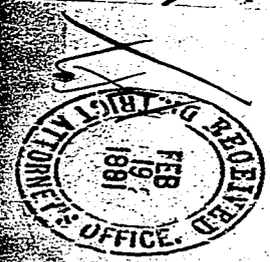
0176

Cut and wound said Mc Gregor  
without any cause or justification  
whateer and with the felonious  
intent as deponent believes to do  
said Mc Gregor great bodily harm.  
Sworn to before me this  
17<sup>th</sup> day of February 1881 Stephen Connor  
Justice

James Murphy and Michael Gillen, both  
of 80 West Street, being duly sworn each  
forkinsey doth depose and say that he  
was present at the time and place  
named in the foregoing affidavit of Stephen  
Connor and saw the prisoner Charles  
Meredith, New York, with a razor in  
his hand, and saw the injured man  
Daniel Mc Gregor <sup>Thomas John Mc Gregor</sup> named in said affidavit,  
coming from the doorway where said  
prisoner stood, and said Mc Gregor was  
then bleeding from cuts on the head  
and face.  
James Murphy  
Michael Gillen

Subscribed before me this  
17<sup>th</sup> day of February 1881  
Justice

Justice



Police Court - Second District

THE PEOPLE, &c.  
vs  
Stephen Connor  
Complainant  
vs  
Charles Meredith  
Defendant

Dated, 17<sup>th</sup> day of February 1881

Flammus  
New York

Witnesses,  
Charles Kern, & Wm. Polack

James Murphy } 80 West Street  
Michael Gillen }

Sworn to before me this  
17<sup>th</sup> day of February 1881  
Committed to Court

Warrant of injuries

Daniel Mc Gregor  
Sworn to before me this  
17<sup>th</sup> day of February 1881

Committed to Court  
Feb 19 1881 C.D.

0177

The People  
vs  
Charles Merid

Court of General Sessions. Part First.  
Before Judge Gilderleeve. March 9. 1881.  
Indictment for felonious assault and battery.  
John Graham, sworn and examined, testified  
I live in a lodging house in 80 Wooster street, kept  
by a man named Buckley. O'Connor was a  
watchman there. I was lodging there the night of the 16<sup>th</sup>  
of February. I do not know the prisoner at the bar.  
Stephen O'Connor testified. I have been living at 80  
Wooster St. I was there on the night of February 16<sup>th</sup>. I  
was just going to light the gas, the hall was dark,  
I could not notice the man for the man went  
away when he done the deed; we could not notice  
the man in the dark; this man whom he cut  
could not see him either. I saw him afterwards  
after the gas was lit. The book keeper went up  
stairs to collect the money from the men in the  
ten cent department; he told me to let no man  
in. I was guarding the door. The prisoner came  
to the door, I was not allowed to let him in; he  
kicked at the door I said, "Hold on a minute  
until the clerk comes down stairs." I heard  
another kick and he had the door loosened from  
its staple. As I went to light up the door fell in  
and knocked me against the partition. I was  
sick at the time and I was only a few days  
from the hospital. Gillen came out to see  
what was the matter. I was trying to push the

0178

prisoner out, and this man that was cut was trying to push him out too. The prisoner went to kick in the door the second time. I told the complainant to stand back, to shut the door, but he (the prisoner) stood in the doorway, I could not close it. I saw the prisoner going down in his pocket. I thought perhaps he only intended to frighten us, but I saw the brightness of the razor in the darkness by the light through the hallway. Pretty soon, in about a minute the complainant fell back. I closed the door, I went back in the room and I saw the complainant bleeding. I heard the prisoner muttering something after the door was closed. The next minute the clerk came down stairs and he wanted to see if he could not get an officer. The prisoner was in the hallway; we did not like to open the door, I pulled back a small slide and saw him. Pretty soon some one came in and said he went in the street. Some of us went out to get an officer, and the man walked in on us again; he had blood on his hand and he had a razor in his hand, he had his left hand closed and I could not see what was in it.

Cross Examined. The prisoner acted in a very ugly manner; there was a very hard kick at the door. I saw this man's shadow in the darkness by the light from the street. One man said it was "Heinch"; that is what he was called.

0179

in the house. I did not see his face until after the gas was lit. I saw his form. I was partly behind the door. I saw the complainant push the prisoner out first; the prisoner would have passed in the hall were it not for this man here. I did not notice anything the matter with his face at all; he had blood on one hand. John Graham, examination resumed. This O'Connor was sick and came out of the hospital. I used to do a little work for him back and forward there when he was sick. Some man gave the door a kick and O'Connor went to the door. I heard a little bustle outside and I went to the door. I believe I shoved the gentleman out whoever it was. I cannot say who it was. O'Connor shut the door. I did not strike him when I pushed him out. I never struck a man since I was fourteen years of age but once. After I pushed him out I found myself bloody and sat down. I do not remember any more. The marks on my face were made by whoever was at the door, but I cannot swear who did it. I received three cuts at the time; two on the face and one on the head. Michael Gillen sworn. I stopped a few weeks previous to this in this lodging house in Hooster St. I came from my work, I went to the restaurant and had my supper and I met the man that was cut; he walked along

0180

with me to the lodging house. I sat down by the side of the stove; it was a cold night; he sat along side of me; we stayed there a few minutes; we heard some noise outside. I believe O'Connor the watchman got orders to let nobody in until the clerk came down stairs. A few ran out to the door to see what the mess was; we heard kicking at the door. When I went out I saw the man that was cut and the prisoner in "holds" right in the centre of the door. The prisoner was standing outside the door and the man who was cut was standing inside. I sung out, "Boys, look out; that man has a razor. I saw a razor in the prisoner's hand and I saw him draw ~~the~~ hand on the man that was cut. I saw the blood flowing from his head and face. I took the man and laid him on a bench; the man was sick before that and was in the hospital. I saw the cut on his head and I wiped the blood off his face; the officer came in; the prisoner I believe went for the street. I heard the people call the prisoner "Benchy" and the man that was cut "Scotty". Did you see "Scotty" strike the prisoner? Yes sir; they both was "pegging" one another at the time; they were both striking each other. At the time I saw them striking one another first I told "Scotty" to leave the way that the man had a razor in his hand.

0181

I swung out to him and took him to pull him back. I saw the prisoner plunge a razor at him. James Murphy, sworn and examined, testified I am stopping at 80 Wooster St. and was stopping there on the 16<sup>th</sup> of February. I saw the prisoner then I went down stairs to go and get something to eat after working; when I came down there was three or four men stood there and I could not get out of the door. I saw "Scotty" completely covered with blood. How he was cut or where he was cut I could not say. Before you strike the hall there is a sort of a vestibule like and a door beyond the vestibule, so that you pay your money at the window before you go through the door. This door was partially open with these men in it the prisoner was standing on the outside and the complainant turned round and was going towards the inside of the building. At that time I felt kind of ticklish myself and I stepped back and five or six ran out to see what the disturbance was or to call an officer. The prisoner got partially down the hallway and he turned and rushed the crowd back, at least they ran back. I don't know whether it was through fear or not. I went up stairs I saw the prisoner standing by the stove with his hand up, he had a razor in his hand. I did not notice whether there was any

0182

blood on the razor or on his hands. I thought it best to get out of the way. The prisoner went out of the alley, I followed him down and a young man came running behind me, and when I got to the end of the alley the prisoner was eight or ten feet ahead of me. I met two officers coming across the street. An officer took the prisoner and then some one said, "He has got a razor in his hand. Whether he touched his arm or not I could not say, but a light handled razor dropped on the sidewalk. I say to the officer, "He has got another razor in his hand. I took it from half way under the sleeve; that was a black handled razor. I handed it to the officer and at his request I went to the station house with him. Charles Kerris sworn. I am a police officer and arrested the prisoner corner of Hooster and Spring street. I was told he was after cutting a man in a lodging house. I took two razors out of his hand the time I made the arrest and he produced another going up to the station house. I found another razor in his back pocket when I searched him in the station house. Then I asked him why he cut the man he said he did it in self defence. I saw no marks on his face that night, but the next morning his cheek bone was swelled. He had blood on each hand; there is blood on the razors.

0183

Charles Meridid, sworn and examined in his own behalf testified: I am a dyer and a tailor by trade. I remember the night in question perfectly. I was coming back from Newark where I had been hunting for a job. On Canal or Wooster St. I met a man who offered these razors for sale. I bought them cheap on a speculation. I always slept in this place five months. Mr. Buckley, who keeps it, knows me for the last seven years. When I got there the door was not open, I was mad. I knocked at the door; the man said, "wait"; I was mad. I did wait maybe two minutes. I did not see anybody open the door. I knocked again and kept knocking. The man pushed me and I tried to see who pushed me. I tried to get open the door by force because I am so long in the place everyone knows me. I forced the door to open it again. A man took hold of me, but I cannot tell you who it was; it was half past six o'clock at night. Then I "seen" that I near lost my senses. I took one of the razors and I cut that man three or four times, but I cannot tell who I did cut. Then I saw this man got cut the three men run in and left me alone. I stayed there maybe two minutes. I did not know what to do. Then I went back outside and pulled out

0184

three more razors. A man came to me and said, "Charles French, that man is bleeding to death." I said, "I am sorry; I was perfectly sober in that moment. I ran back again in that room to see if that man was badly cut or anything of the kind. I could see no doorkeeper; when they saw me they all ran back; they thought I wanted to fight again. I saw him lying on a bench and then I walked away with one razor in my right hand and three razors in my left hand. One man called a policeman, I tried to go up to Hooster St. I met the officer and he arrested me. I cut my finger in the fight. I call upon Mr. Buckley now in this assembly; he can tell you for the last seven years he never saw me drunk. I never carry a knife except sometimes to cut my fingers nails, I never carry a razor. I always give my clothes to a man named Joe; he can tell you he never saw a razor in my pocket. They took me to the police station; my face was all swelled up. I have been under the care of the doctor in the Tombs; they thought I was crazy. I am a gentleman. I never used a razor on anybody; no policeman ever arrested me. I used the razor because they were beating me. I could not help it. I have been in the United

0185

States fourteen years. Cross Examined. I paid the man 15 cents a piece for the razors. I was mad because I could not get into the place. I did not possess my full reason when I struck the man. I cut the man when they were beating me. Joseph Buckley, the proprietor of the house testified that he knew the prisoner five years, never saw him drunk, never saw him do anything wrong. Joseph F. Ferrine, the watchman also said he knew the prisoner four months; his character for peace and quietness was good.

The District Attorney admitted that if the Baytown Council were present he would testify to the prisoner's good character.

The jury rendered a verdict of guilty of assault with intent to do bodily harm. He was sent to the State prison for two years.

... was trying to push the

0186

Testimony in the case  
of Charles Merriell  
filed 7 Feb.

0187

St. Vincent's Hospital  
Feb 18. 1887.

This is to certify that John  
Graham who was admitted  
here the other night is  
much improved and in my  
opinion is out of ~~danger~~  
immediate danger of death.  
W. D. Brown  
Physician

0188

W. Hunt, Hospital

Feb 4, 1877

This is to certify that John C. Shaver  
presented her last night suffering  
from a severe wound of head face and  
is now recovering from her wounds.

W. Hunt  
Hawthorne

0 189

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That *Charles Mererdid*

late of the City of New York, in the County of New York, aforesaid, on the  
*Sixteenth* day of *February* in the year of our Lord  
one thousand eight hundred and eighty *one* with force and arms, at the City and  
County aforesaid, in and upon the body of *Daniel McGregor otherwise called John Graham*  
in the peace of the said people then and there being, feloniously did make an assault  
and *him* the said *Daniel McGregor otherwise called John Graham*  
with a certain *razor*  
which the said *Charles Mererdid*

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

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said *Charles Mererdid*  
with force and arms, in and upon the body of the said *Daniel McGregor otherwise called*  
*John Graham* then and there being, willfully and feloniously did make an  
assault and *him* the said *Daniel McGregor otherwise called John Graham*  
with a certain *razor* which the said *Charles Mererdid*

in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, willfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to *kill* and there willfully and feloniously  
do bodily harm unto *him* the said *Daniel McGregor otherwise called*  
*John Graham* against the form of the Statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, the said *Charles Mererdid*  
with force and arms, in and upon the body of *Daniel McGregor otherwise called*  
*John Graham* in the peace of the said people then and there being, feloniously, did make another  
assault and *him* the said *Daniel McGregor otherwise called*  
*John Graham* with a certain *razor*  
which the said *Charles Mererdid*

in *his* right  
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,  
and wound, the same being such means and force *as was likely* to produce the death  
of *him* the said *Daniel McGregor otherwise called John Graham* with intent *kill* the

0190

said *Daniel McGregor otherwise called John Graham* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Charles Merer did*

*John Graham* with force and arms, in and upon the body of the said *Daniel McGregor otherwise called John Graham* then and there being, willfully and feloniously, did make another assault and *him* the said *Daniel McGregor otherwise called John Graham* with a certain *knife* which the said *Charles Merer did* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously main *him* the said *Daniel McGregor otherwise called John Graham* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

*Daniel G. Rollins*  
BENJ. K. PHELPS, District Attorney.

A True Bill.  
*John W. ...*  
Foreman  
*...*  
S. J. ... years.

*Charles Merer*  
BENJ. K. PHELPS  
District Attorney.  
THE PEOPLE  
P  
Felonious Assault and Battery.

Filed 25 day of *Oct* 1886  
Pleas *Not Guilty*  
No 185

0191

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Meyer, Frank

**DATE:**

02/08/81



381

0192

Day of Trial  
Counselor *W. B. ...*  
Filed *8* day of *Feb* 188*1*  
Plaintiff *W. B. ...*

THE PEOPLE  
*W. B. ...*  
*Frank Meyer*  
*Co.*

*James S. Collins*  
~~...~~  
District Attorney

A TRUE BILL.  
*W. B. ...*  
*...*  
*...*

0193

FOURTH DISTRICT POLICE COURT.

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

of No. 857 Eighth Avenue George Mc Intosh  
street, being duly sworn, deposes and says,  
that on the 10 day of January 1881  
at the City of New York, in the County of New York,

Frank Meyer now present came to the store of deponent at above street and number and purchased of deponent a tea set of the value of Ten dollars and tendered in payment the annexed check or false token drawn on the Nassau Bank and purporting to be signed by Ira O Miller for the sum of Fifty Dollars deponent asked him if it was the check of Miller the plumber and said Meyer said yes. deponent believing said check to be true gave him Forty Dollars in lawful money of the United States in change for said check said Meyer ordered said tea set to be sent to 341 West 57 Street when said set was sent to said number to person by that name lived there and said check was returned to deponent where it is now no person has made any inquiries for it. deponent has not seen said Meyer since deponent has since been informed and believes that no person by the name of Ira O Miller keeps an account in said Bank or has any money deposited there

Deponent charges and believes that said Meyer uttered said check knowing it to be false and fraudulent and received said property from deponent with intent to cheat and defraud deponent and prays that he may be held to answer said charge  
Sworn to before me this

31 day of January 1881 } G. Macintosh

Police Justice

0194

Police Court—Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

187

Magistrate.

Officer.

Charles Barton  
857 8th Avenue

1000 A Bail to App  
[Signature]

0195

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Frank A. Meyer* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Frank A Meyer*

Question. How old are you?

Answer. *Eighteen years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *303 West 39<sup>th</sup> Street*

Question. What is your occupation?

Answer. *Painter*

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

Answer. *Guilty*

*Frank A. Meyer*

Taken before me this

31 day of June 1887

*William W. Bondy*  
Police Justice

0196

Police Court--Fourth District.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*George Macintosh*  
857 1/2 Ave

*Frank Meyer*



- 1
- 2
- 3
- 4
- 5
- 6

Dated *January 31* 1881

*Murray* Magistrate.

*Cottrell* Officer.

*22* Clerk.

Witnesses  
*Officer Cottrell*  
*22<sup>nd</sup> Precinct*  
*Charles Barton*  
*857 1/2 Ave*

*\$1000. Ans G. S. Conid*

Received in District Att'y's Office,

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0197

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:

That

*Frank Meyer*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the ~~thirty-first~~ *thirty-first* day of *December* in the year of our Lord  
one thousand eight hundred and ~~seventy-eight~~ *eighty*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-  
ously to cheat and defraud one *James N. Morris*  
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *James N. Morris*  
that, a certain instrument and writing, to wit, an order for the payment of money, of  
the kind known as a *bank check*, which the said  
*Frank Meyer* then and there presented  
and delivered to the said *James N. Morris* and which  
said *bank check* is in the words and figures following, that is to say:—

*No. 675 New York, December 21st 1880*

*The*  
*Importers' & Traders' National Bank* of *New York*,  
*Through the New York Clearing House Association.*  
*Pay to James J. Ingersall* — — — or Order,  
*Twenty Five* — — — *Dollars*  
*\$ 25 00*  
*John J. Blakely,*  
was a good and valid order for the payment of *Twenty-five Dollars*

*Twenty-five dollars* in money, and of the value of  
*Twenty-five dollars*; and that a sum of  
said *John J. Blakely* in money belonging to the  
of *The Importers' & Traders' National Bank of New York* was then in the possession  
money was then payable and could be paid by the said *The Importers' & Traders'*  
*National Bank of New York* on the credit and account of the said  
*John J. Blakely* whenever an order in writing,  
signed by the said *John J. Blakely* authorizing  
the said *The Importers' & Traders' National Bank of New York* to  
make such payment should be presented at the place of business of the said  
*The Importers' & Traders' National Bank of New York* and that a certain  
*Bank check*, in the proper handwriting of  
said *John J. Blakely* and which said  
*Bank check* was addressed to the said  
*The Importers' & Traders' National Bank of New York* at the place of business  
of the said *The Importers' & Traders' National Bank of New York* in  
the City and County of *New York* and which said *Bank check*

0 198

New York purported to be an order upon the said The Importers & Traders' National Bank of  
to pay to the said James D. Ingersall and to any  
endorsee of the said James D. Ingersall and the said check the sum  
of Twenty-five dollars in money,  
was a valuable security, to wit, an order for the payment of Twenty-five  
dollars in money, and of the value of  
Twenty-five dollars

And the said James A. Morris  
then and there believing the said false pretences and representations  
so made as aforesaid by the said Frank Meyer  
and being deceived thereby, was induced, by reason of false pretences and representa-  
tions so made as aforesaid, to deliver, and did then and there deliver to the said  
Frank Meyer a certain sum of money  
to wit: the sum of nineteen dollars  
in money and of the value of nineteen  
dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said James A. Morris  
and the said Frank Meyer did then  
and there designedly receive and obtain the said sum of money to wit: the sum  
of nineteen dollars in money and of the value of nineteen dollars  
of the said James A. Morris  
of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said James A. Morris by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said James A. Morris  
of the same.

Whereas, in truth and in fact, the said Bank check  
which the said Frank Meyer then and there  
presented and delivered to the said James A. Morris  
was not a good and valid order for the payment of twenty-five dollars  
in money, nor was the same a good and valid order  
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of  
Twenty-five dollars in money belonging to the  
said John A. Blakely in the possession  
of the said The Importers & Traders' National Bank of New York.  
nor was there then and there any sum of money whatsoever belonging to the said  
John A. Blakely in the possession  
of said The Importers & Traders' National Bank of New York

0199

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *The Importers & Traders National Bank of New York* on the credit and account of the said

whenever an order in writing signed by the said *John C. Blakely* authorizing such payment to be made should be presented at the place of business of the said *The Importers & Traders National Bank of New York* nor would the said *The Importers & Traders National Bank of New York* pay any sum of money whatsoever upon such order so signed by the said

*John C. Blakely* as aforesaid.

And Whereas, in truth and in fact, the said *bank check* in the proper handwriting of the said *John C. Blakely* was not an order to pay to the said *James S. Ingersoll* or any endorsee of the said *James S. Ingersoll* on the said check the sum of *twenty-five dollars* in money, nor was the same a valuable security, of the value of *twenty-five dollars* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Frank Meyer* to the said *James C. Morris* 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 *Frank Meyer* well knew the said pretences and representations so by him made as aforesaid to the said *James C. Morris* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Frank Meyer* 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 *James C. Morris* a certain sum of money, to wit, the sum of *nineteen dollars*

in money, and of the value of *nineteen dollars*

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

*Daniel G. Rollins*  
DISTRICT ATTORNEY, District Attorney.

0200

No. 3

Day of Trial:   
 Counsel:   
 Filed 8 day of Feb 1861   
 Pleads *M. G. Coody*

THE PEOPLE   
 vs.   
 *Frank Meyer*   
 2 cases   
 *David S. Collins*   
 DISTRICT ATTORNEY   
 District Attorney

A TRUE BILL.   
 *M. G. Coody*   
 Foreman

and for affiant   
 My affiant   
 *W. C. B.*   
 Court over case, under the law

0201

No. 458 New York, January 21<sup>st</sup> 1851

**The Nassau Bank,**

Pay to the Order of *James Cornell*  
*One Hundred and Five* Dollars  
 \$ 105-00  
*John B. Woodland*

No. 429 New York, January 21<sup>st</sup> 1851

**The Nassau Bank,**

Pay to the Order of *Thomas Rippe*  
*Fifty* Dollars  
 \$ 50-00  
*John Miller*

No. 675 New York, December 20<sup>th</sup> 1850

**Importers & Traders National Bank**

Pay to *James Cornwall* or Order.  
*Twenty Five* Dollars  
 \$ 25-00  
*School of Industry*

No. 457 New York, January 27<sup>th</sup> 1851

**Importers & Traders National Bank**

Pay to *Andrew Guste* or Order.  
*Eleven* Dollars  
 \$ 11-00

0202

Bell. a. S. A.  
Pia

Friend of  
Frank Meyer who  
is charged with  
forgery. Last  
May. or Jan stole  
a 50-<sup>mag</sup> Lee, Lead  
and Brim and  
sold them to a  
Mr. Guilford  
a carriage  
for \$50.00  
Mr. Meyer has bought  
them back and  
also made Meyer  
bring the Revolver  
Back and then

0203

Wanda  
441. Perry road  
445. W 58  
Mr J Mayfield  
323. N. H 9

830. 21st ave  
Mayfield  
Suburban  
Orkney Co  
Our heady care  
comfort me  
The changed  
from from me

0204

<p>Cor. Nassau and Beekman Sts.</p>	No. _____	New York, December 26 <sup>th</sup> 1880
	<b>The Nassau Bank,</b>	
	Pay to the Order of _____	Dollars
<p><small>John F. Mann, Stationer and Printer, 127 Nassau St., N. Y.</small></p>		

0205

not used

0206

5th Avenue & 23d Street.	Stamp.	NEW YORK, <i>January 18<sup>th</sup></i> 1881
	<b>SECOND NATIONAL BANK,</b>	
Pay to <i>the order of Benjamin S. Spencer</i> or Bearer,		
<i>The Sum of Fifty</i> Dollars.		
<u>\$ 50.00</u>	<i>J. W. Fulton</i>	

7020

No. 247  
 New York, January 25<sup>th</sup> 1881  
 Importers & Traders' National Bank  
 OF NEW YORK  
 THROUGH THE NEW YORK CLEARING HOUSE ASSOCIATION  
 Pay to *Edward Cunningham* *Twenty five*  
 Dollars  
*Twenty five*  
 \$25.00  
 \$25.00  
*Wm. J. McManis*  
 Branch & Control, N. Y.  
 Feb. April 1881

0208

Edmund Cunningham

Samuel Elgar  
Franka, Meyer

0209

FOURTH DISTRICT POLICE COURT.

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

of No. *767 Eighth Avenue* *James N. Morris*  
street, being duly sworn, deposes and says,  
that on the *31* day of *December* 18*80*  
at the City of New York, in the County of New York,

*Frank Meyer (now present) came to de-  
ponent's store at above number and purchased  
of deponent a pair of Blankets of the value of  
six dollars the property of <sup>Joseph, Robert and</sup> deponent and offered  
in payment the annexed check or false token  
drawn on the Importers and Traders' Bank  
for the sum of Twenty five dollars and signed  
John S. Blakely saying 'I suppose you  
have no objection to the old mans check, deponent  
believing said check to be good gave to said  
Meyer fifteen dollars in good and lawful  
money of the United States and said Blankets  
in payment of said check deponent has  
since been informed and believes that said  
check is false and fraudulent there not being  
any account kept in said Bank by any  
person by the name of John S. Blakely at  
the time of the purchase of said Blankets  
said Meyer informed deponent that he  
wanted to make said Blankets a present to  
his mother, deponent has since been informed  
that he pawned said Blankets and deponent  
believes said information to be true  
Deponent believes and charges that said Meyer  
uttered said check to deponent knowing the  
same to be false and fraudulent and of no  
value and received said property from  
deponent with an intent to cheat and  
defraud deponent and prays that he may  
be held to answer said charge as the law  
directs*

*Sworn to before me this *James N. Morris*  
*31* day of *December* 18*80*  
*W. M. Murray* Justice*

02 10

Police Court—Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

187

Magistrate.

Cottrell  
22  
Officer.

off Cottrell  
122 Precinct

1000 Bail to Am

0211

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frank A Meyer*

Question. How old are you?

Answer. *Eighteen years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *303 West 39<sup>th</sup> Street*

Question. What is your occupation?

Answer. *Painter*

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

Answer. *Guilty*  
*Frank A Meyer*

*Wm. W. Mumford*  
Police Justice.  
Taken before me this *31* day of *May* 1887

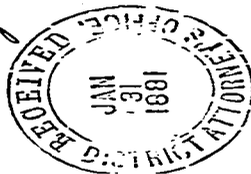
0212

Police Court--Fourth District.

THE PEOPLE, &c., vs.

*James A. Morris*  
767 8<sup>th</sup> ave  
188.

*Frank Meyer*



Office, *State Prison*

BAILED:

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

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

Dated *January 31* 1881

Residence .....  
Magistrate.

No. 4, by *Cottrell* .....  
Residence .....  
Officer.

No. 5, by .....  
Residence .....  
Clerk.

Witnesses  
*Off Cottrell*  
*22 Peck*

*1,000 Am U.S. Bonds*

Received in District Att'y's Office,

0213

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:

That *Frank Meyer*  
late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *twelfth* day of *January* in the year of our Lord  
one thousand eight hundred and ~~eighty~~ *eighty one*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one *George Macintosh*  
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to *George Macintosh*  
that, a certain instrument and writing, to wit, an order for the payment of money, of the kind known as a *Bank Check*, which the said *Frank Meyer* then and there presented and delivered to the said *George Macintosh* and which said *Bank Check* is in the words and figures following, that is to say:—

*No 439. New York January 3<sup>rd</sup> 1881*  
*The Nassau Bank*

*Pay to the order of Thomas Rippel*  
*fifty* Dollars  
*\$ 50 <sup>00</sup>/<sub>100</sub>*  
*J. O. Miller*

was a good and valid order for the payment of *fifty dollars*  
in money, and of the value of

*fifty dollars* ; and that a sum of  
*fifty dollars* in money belonging to the  
said *J. O. Miller* was then in the possession  
of *The Nassau Bank*, and that said sum of  
money was then payable and could be paid by the said *The Nassau*

*Bank* on the credit and account of the said  
*J. O. Miller* whenever an order in writing,  
signed by the said *J. O. Miller* authorizing  
the said *The Nassau Bank* to

make such payment should be presented at the place of business of the said  
*The Nassau Bank* and that a certain

*Bank Check*, in the proper handwriting of  
said *J. O. Miller* and which said

*Bank Check* was addressed to the said  
*The Nassau Bank* at the place of business  
of the said *The Nassau Bank* in the City and County  
aforesaid and which said *Bank Check*

*Cor Nassau & Postman St*

0214

purported to be an order upon the said *The Nassau Bank*  
to pay to the said *Thomas Rippel* and to any  
endorsee of the said *Thomas Rippel* and the said ~~check~~ the sum  
of *fifty dollars* in money,  
was a valuable security, to wit, an order for the payment of *fifty dollars*  
in money, and of the value of  
*fifty dollars*

And the said *George Macintosh*  
then and there believing the said false pretences and representations  
so made as aforesaid by the said *Frank Meyer*  
and being deceived thereby, was induced, by reason of false pretences and representa-  
tions so made as aforesaid, to deliver, and did then and there deliver to the said  
*Frank Meyer* a certain sum of money  
to wit the sum of *forty dollars* in money  
and of the value of *forty dollars*

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said *George Macintosh*  
and the said *Frank Meyer* did then  
and there designedly receive and obtain the said sum of money *to wit: the*  
*sum of forty dollars* in money and of the value of  
*forty dollars*  
of the said *George Macintosh*  
of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said *George Macintosh* by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said *George Macintosh*  
of the same.

Whereas, in truth and in fact, the said *Bank Check*  
which the said *Frank Meyer* then and there  
presented and delivered to the said *George Macintosh*  
was not a good and valid order for the payment of *fifty dollars*  
in money, nor was the same a good and valid order  
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of  
*fifty dollars* in money belonging to the  
said *Jno O. Miller* in the possession  
of the said *The Nassau Bank*  
nor was there then and there any sum of money whatsoever belonging to the said  
*Jno O. Miller* in the possession  
of said *The Nassau Bank*

0215

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *The Nassau Bank* on the credit and account of the said *Ira O. Miller*

whenever an order in writing signed by the said *Ira O. Miller* authorizing such payment to be made should be presented at the place of business of the said *The Nassau Bank*, nor would the said *The Nassau Bank* pay any sum of money whatsoever upon such order so signed by the said *Ira O. Miller* as aforesaid.

And Whereas, in truth and in fact, the said *Bank Check* in the proper handwriting of the said *Ira O. Miller* was not an order to pay to the said *Thomas Rippe* or any endorsee of the said *Thomas Rippe* or the said check the sum of *fifty dollars* in money, nor was the same a valuable security, of the value of *fifty dollars* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Frank Meyer* to the said *George Macintosh* 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 *Frank Meyer* well knew the said pretences and representations so by him made as aforesaid to the said *George Macintosh* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Frank Meyer* 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 *George Macintosh* a certain sum of money, to wit, the sum of *forty dollars in money*

~~money~~, and of the value of *forty dollars*

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

*Daniel S. Rollins*

~~BEVERLY PHIPPS~~ District Attorney.

02 16

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Mitchell, Frank

**DATE:**

02/25/81



381

0217

No 186

*Kontyama*

Counsel,

Filed 25 day of Feb 1881

Pleas: Not Guilty &c.

THE PEOPLE

vs.

2

*Frank Mitchell*

*David S. Allen*  
~~BENJ. K. PHIPPS,~~

District Attorney.

Part Two - March 1<sup>st</sup> 1881

A True Bill.

*Alfred Conroy*

Foreman.

Verdict of Guilty should specify of which county

*I am persuaded by  
the jury that the  
defendant is guilty  
of the crime of  
murder in the  
County of New York*

OR NEW YORK  
IN SENATE

THE SENATE OF THE STATE OF NEW YORK

January 1881



0218

Police Office, Fourth District.

City and County }  
of New York, } ss.

Herbert W. Maxwell

of No. 1289 3 avenue Street, being duly sworn,  
deposes and says, that the premises No. 1289 3 avenue  
Street, 19 Ward, in the City and County aforesaid, the said being a brick building  
and which was occupied by deponent as a storage house and  
dwelling were **BURGLARIOUSLY**  
entered by means forcing open a door on  
the second floor leading to deponents  
apartments

on the night of the 19 day of February 1881 -  
and the following property feloniously taken, stolen and carried away, viz.:

Bedding of the value Seventy five  
dollars

all of the value of Seventy five dollars

the property of Complainant and his wife  
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 Frank Mitchell (present)

for the reasons following, to wit: from the fact that  
deponent caught said Mitchell  
in the bedroom on the fourth  
floor of premises No 1289 3 avenue  
secreted between the bed and the  
wall lying down

W. H. Mitchell

Subscribed and sworn to before me  
this 20 day of February 1881  
at New York City  
Notary Public

02 19

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Frank Mitchell

Question. How old are you?

Answer. Twenty four years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 110 East 88th

Question. What is your occupation?

Answer. Taxi Driver

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

Answer. I am not guilty  
Frank. Mitchell

Taken before me this

20 day of February 1881

Police Justice.

0220

Police Court - Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Herbert Alexander  
299 3rd Ave  
New York*



Offence,

BAILED:

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

Dated *February 20* 188*1*

*Murray* Magistrate.

*Wm. N. Byrne* Officer.

Clerk.

Witnesses,

*Wm. N. Byrne*  
*Officer 28*

*to 1000 1/2 1st Ave*

Received in District Attorney's Office,

*[Signature]*

0221

Court of General Sessions

The People }  
vs } Burglary -  
Frank Mitchell }

City & County of New York, ss,  
Jane Mynlow  
being duly sworn deposes  
and says that on the 19<sup>th</sup> day  
of February 1881, I gave the  
above named defendant  
permission to go into the  
storage warehouse of my  
husband on said day at the  
hour of 10 P.M. to obtain some  
clothing of his that was there,  
that on his going there on the  
evening in question it was  
without the knowledge of  
my husband, that my husband  
happened to go into the  
warehouse immediately  
after the said Frank Mitchell  
had gone there and thinking  
he was there in the Commission  
of a Burglary had him arrested.  
That the above facts are

2222

W. H. Munton

10th March 1881

I have by desire by formation  
 of the Court the authorisation the  
 Comptroller of Finance and  
 by me against the Comptroller  
 believing that he is not  
 necessary of the charge of  
 management, becoming subject  
 of the fact from investigation  
 of the matter, the said  
 Comptroller being Comptroller  
 on my premises and that  
 on my premises being  
 there by formation of my  
 wife

W. H. Munton  
 Comptroller of Finance  
 City of London

I have by desire by formation  
 of the Court the authorisation the  
 Comptroller of Finance and  
 by me against the Comptroller  
 believing that he is not  
 necessary of the charge of  
 management, becoming subject  
 of the fact from investigation  
 of the matter, the said  
 Comptroller being Comptroller  
 on my premises and that  
 on my premises being  
 there by formation of my  
 wife

0223

Court of  
General Sessions

The People

vs  
Frank Mitchell

affidavits

0224

CITY AND COUNTY } ss.  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That *Frank Mitchell*

late of the *Nineteenth* 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 *one* with force and arms,  
about the hour of *ten* o'clock in the *night* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of *Herbert H.*

*Muelow*  
there situate, feloniously and burglariously did break into and enter, by means of *forcibly*  
*breaking open an outer door of said dwelling house*  
whilst there was then and there some human being to wit, one *Herbert H.*

*Muelow* within the said dwelling house he, the said

*Frank Mitchell*  
then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of *Herbert H. Muelow*

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 jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, about the hour of o'clock in the time of said day  
the said~~

~~late of the Ward, City and County aforesaid,~~

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

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

*Daniel S. Collins* ~~BENJ. K. PHELPS, District Attorney.~~

0225

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Moses, Hermann

**DATE:**

02/25/81



381

0226

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Gallagher, Billy

**DATE:**

02/25/81



381

0227

BM

01/11/18  
Counsel,  
Filed 20 day of Feb 1881  
Pleads

THE PEOPLE  
vs.  
Bernard Moore  
vs.  
Billy Gallagher

Larceny, and Receiving Stolen Goods.

David S. Mills  
BERNARD K. PHELPS

District Attorney.  
Part No. 25. 1881  
Part. Pleads G. L.

A True Bill.

Wm. D. Phelps

Foreman.  
James of Refuge.

0228

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*Hermann Moses*

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

*One coat of the value of fifteen dollars  
One album of the value of two dollars  
and fifty cents*

of the goods, chattels, and personal property of one

*Harriet Mott*

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

0229

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Hermann Moses*

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 coat of the value of fifteen dollars*

*One album of the value of two dollars and fifty cents*

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

*Harcourt Matt*

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

*Harcourt Matt*

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

*Hermann Moses*

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.

*David L. Rollins*

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

0230

Counsel,  
Filed 25 day of Feb 1881  
Plends

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*Herman Moore*

*Daniel S. Phillips*  
~~BENJ. K. PHILLIPS~~

District Attorney.

A True Bill.

*(H. H. C. C. C.)*

Toreman.

*Put Mr. Perry 25. 1881.  
sentenced to 6 months of  
Prison on account of  
theft.*

0231

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present :*

That

*Hermann Weiss*

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

*One clock of the value of two  
dollars*

of the goods, chattels, and personal property of one

*Ann Trucko*

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

0232

And the Jurors aforesaid, upon their oath aforesaid, do further present.

That the said

*Hermann Mose*

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 clock of the value of two dollars*

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

*Ann Faulk*

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

*Ann Faulk*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Hermann Mose*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen <sup>*taken and carried away*</sup> 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.

*David B. Rollin*

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

0233

Counsel,  
Filed 25 day of Feb 1881  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*Hermann Mues*

*David S. Bellin*  
BANKER & FIDELITY

District Attorney.

A TRUE BILL.

*Wm. H. Murray*

Foreman.

*For the City of New York  
Indorsed to House of Reps  
in another document*

0234

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

*Harcourt Mott*

of No. *209 Bonyon* Street, being duly sworn, deposes  
and says, that on the *19<sup>th</sup>* day of *February* 188*1*

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 the premises n<sup>o</sup> 8 St  
Marks Place*

the following property, to wit: *One coat of the value of fifteen  
dollars one pocket album of the value of two dollars  
and fifty cents. see*

of the value of *Seventeen dollars and fifty cents* 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 *Herman Moses*  
*(now here) for the reason that deponent left his coat  
on the 19<sup>th</sup> inst - containing in the pocket the aforementioned pocket  
album in his room in the premises n<sup>o</sup> 8 St Marks  
Place. That deponent is informed by officer Taylor of  
the 15<sup>th</sup> Precinct Police that he found the aforemen-  
tioned property in the possession <sup>of the accused</sup> Deponent identifies the  
aforementioned coat and pocket album here shown as  
his property.*

*Harcourt Mott*

State of New York }  
City and County of New York } ss. *George M. Taylor*  
of the 15<sup>th</sup> Precinct Police being duly sworn deposes  
and says that he arrested *Herman Moses* the accused

*over*

Sworn to before me, this  
19<sup>th</sup> day of  
*February* 188*1*  
at the  
*City of New York*  
Police Justice

0235

On the 19<sup>th</sup> inst On the information of Albert Nier, in the hall  
of premises No. 29, E. 10<sup>th</sup> street. That defendant found in  
his possession the aforesaid coat and pocket album  
Identified as the property of Harcourt Mott the complainant

Sworn to before me this  
20<sup>th</sup> day of February 1881

Police Justice

George M. Taylor.

0236

Form 894.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Harvey Stott*  
*209 1/2 W. 16th St.*  
*1961*  
*Harman Jones*

DATED *February 20* 19*61*

*Harman* MAGISTRATE.

by *Jayson* OFFICER.

WITNESS:

*Henry J. Taylor*  
*18th & O. Prices*

*Anna F. Hanks*  
*408 S. 8th Street*

*Harman Jones*  
FILED TO AND BY



DAILED BY \_\_\_\_\_ STREET, \_\_\_\_\_  
NO. \_\_\_\_\_

Affidavit—Larceny.

*[Faint, illegible handwriting]*

0237

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

*Ann Forecks*

of No. *8 St Mark's Place*

Street, being duly sworn, deposes

and says, that on the *19th* day of *February* 188*1*

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

the following property, to wit: *One alarm clock*

of the value of *two* Dollars,

the property of *the 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 *Hermaan Moore*

*(now here) for the reason that officer Taylor of the 15th Precinct Police informed this deponent that he had arrested the accused and found in his possession the aforementioned clock which said clock deponent identifies as her property. Ann Forecks*

*State of New York SS officer George Taylor of the 15th Precinct Police being duly sworn deposes and says that he arrested Hermaan Moore on the 19th inst. having in his possession the alarm clock her claim which said clock the complainant Ann Forecks identifies as her property.*

*George M. Taylor.*

*Sworn to before me, this*

*28th*

*day*

*of February*

*1881*

*John M. Wilson*  
Police Justice.

0238

Form 894  
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF  
*Max Touche*  
8 St Marks Place  
vs.  
*Herman Weiss*

Affidavit—Larceny.

No. *10*  
DATED *February 20* 188*1*

*Flammer* MAGISTRATE.

WITNESSES  
*Naylor* OFFICER.  
*10th*

*Naylor*  
*10th*

BAILED BY *G. A. [Signature]*  
TO ANS.



0239

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. 14<sup>th</sup> Precinct Police William Adams Street, being duly sworn, deposes  
and says, that on the 17<sup>th</sup> day of February 1881  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent,

the following property, to wit: One gold watch, with gold  
Chain and locket attached thereto all

of the value of One hundred Dollars,  
the property of the 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 Hermann Flores  
(now here) Billy Gallagher not yet arrested  
the aforementioned property from his vest which he  
placed on the rack in deponent's sleeping apartment  
on the morning of the 17<sup>th</sup> inst. That the accused  
acknowledged and confessed to this deponent that he  
in company with a boy by the name of Billy Gallagher  
had taken and stolen the said property and had  
passed the same with Simpson the Chatham Street  
pawn-broker, and that he had received therefrom the  
sum of ten dollars

William Adams

Sworn to before me, this 20<sup>th</sup> day

of February 1881

John J. Williams  
Police Justice

0240

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK. ss.  
*Hermann Moses*

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Hermann Moses*

QUESTION.—How old are you?

ANSWER.—*Thirteen years and part*

QUESTION.—Where were you born?

ANSWER.—*Germany*

QUESTION.—Where do you live?

ANSWER.—*43 Allen St*

QUESTION.—What is your occupation?

ANSWER.—*Porter*

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

ANSWER.—*I stand outside I took the watch chain and pocket  
Hermann Moses  
mark.*

Taken before me, this

*John*

day of *February*

188

Police Justice

0241

Form 664  
POLICE COURT—SECOND DISTRICT

Affidavit—Larceny

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*William Adams*  
*14 E. Argonne*  
*160*

*Norman Jones*  
*2 Billy Gray St*

DATED *February 28th* 18*81*

*Stamm* MAGISTRATE

*Wagon* OFFICER



*No 1*  
*Law to Ans. G.A. Cook*  
BAILED BY

No. STREET.

0242

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That *Herman Moses and Billy Gallagher*  
*each*

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

*One watch of the value of sixty dollars*  
*One chair of the value of thirty dollars*  
*One locket of the value of ten dollars*

of the goods, chattels, and personal property of one

*William Adams*

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

0243

And the Jurors aforesaid, upon their oath aforesaid, do further present  
That the said

*Hermann Moore and Billy  
Gallagher each*

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

*One watch of the value of sixty dollars  
One chain of the value of thirty dollars  
One pocket of the value of ten dollars*

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

*William Adams*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously

stolen ~~of the said~~ *taken and carried away from the said*

*William Adams*

unlawfully, unjustly, and ~~for the sake of wicked gain,~~ did feloniously receive and have (the said

*Hermann Moore and Billy Gallagher*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen ~~by the said~~ *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.

*Daniel C. Rollins*

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

0244

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Munson, William

**DATE:**

02/01/81



381

0245

344

Counsel,  
Filed 1 day of Feb 1881  
Pleeds McQuilly (2)

THE PEOPLE

Larceny, and Receiving Stolen Goods.

pp. 3 of 1881  
36  
W. J. McQuilly

I.  
William Munson

Esq.

Abuel G. Collins  
PENNSYLVANIA

District Attorney.

Part for Feb 7, 1881

McQuilly & Co.

A TRUE BILL

11. Two years.

Famin Burr

Foreman.

W. J. McQuilly

0246

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present :

That *William Munson*

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

(12/12/18)

of the goods, chattels, and personal property of one

*Porter Sherman*

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

*David S. Collins*

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

0247

31/2  
Counsel,  
Filed 1 day of July 1877  
Pleads

INDICTMENT.  
THE PEOPLE  
vs.  
William Munson  
(Defendant)

David S. Allen  
District Attorney

District Attorney

Attest  
Subscribed to another  
A True Bill.

Francis Occor  
Foreman

THE JUDGES OF THE COURTS OF THE STATE OF NEW YORK  
OF THE COUNTY OF NEW YORK  
IN SENATE

0248

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. 30 E, 22

Arthur Sherman

Street, being duly sworn, deposes  
and says, that on the 15th day of January 1881

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

the following property, to wit: the sum of twelve dollars and  
two cents in good and lawful money currency  
of the United States Government

of the value of twelve dollars & 2/100 Dollars,  
the property of the deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property  
was feloniously taken, stolen, and carried away by William Munson  
(Korbee) for the reason that deponent gave the  
account the aforesaid money for the purpose of  
paying a gas bill of the Manhattan Gas Company  
of the amount of eleven dollars and 1/2 dollars  
and the sum of one dollar with which to  
purchase cake since which time deponent  
has not seen the account until arrested by  
Officers Rowland & Holey of the Customs Office  
whereupon deponent charges that the accused  
took, stole and carried away the aforesaid property.

Arthur Sherman

Sworn to before me, this

15th

day

J. McCann  
1881  
Police Justice

0249

Form 854

POLICE COURT—SECOND DISTRICT

Affidavit—Larceny

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Paul Shreehan*

80 E 22<sup>nd</sup> St  
New York, N.Y.



DATE: *January 27, 1961*

*Attorney*..... MAGISTRATE.

*Reynolds*..... OFFICER.

*Wally C. Price*

WITNESS: .....

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*Wally C. Price* TO ANS.

BAILLED BY: *Guaranteed*

No. .... STREET: .....

*100 Jay. 50/50 9 1/2 A.M.*

0250

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

FORM 89 1/2

SS.

POLICE COURT—SECOND DISTRICT.

*Hannah Spalding*

of No. *30 E. 22nd*

Street, being duly sworn, deposes

and says, that on the

*wabnt*

*15th*

day of

*January*

188*1*

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

the following property, to wit: *twenty five yards of black silk of the value of sixty dollars, and one shirt one pair of cuffs and one collar and a set of flannel underclothes of the value of thirty dollars all*

of the value of *Twenty* Dollars,

the property of *this deponent and Anna M. Potter*  
*deponents were in charge of deponent*

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

*William Munn*

*(now here) for the reason that the accused was employed by deponent in said premises as a porter, that on the 15th day of January the accused disappeared and his not return, that deponent then discovered that a trunk containing the above mentioned articles had been broken open and the property taken and stolen therefrom, that deponent is informed by *Walter Carter (Colored)* that he saw the accused appearing upon his person the shirt cuffs collar and flannel underclothes above mentioned.*

Subscribed to before me, this *15th* day of *January* 188*1*

*Wm. Munn*  
Police Justice

*Hannah Spalding*  
State of New York, City & County of New York, S.S. *Walter Carter*  
*(Colored)* of No. *30 E. 22nd* Street being duly sworn

0251

depon and say that he said he secured William Mumma  
wearing upon his person a shirt, a pair of cuffs, a Collar  
and a suit of flannel underclothes, which he identified  
as the property of Anna M. Potter and deponent said to  
the said William Mumma where did you get those things?  
and he then answered that he had received them from  
Chicago.

Done to before me this  
30th January 1881

Walter <sup>his</sup> Carter  
Notary

J. M. Patterson  
Police Justice

0252

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK } ss.

*William Mueson* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*William Mueson*

QUESTION.—How old are you?

ANSWER.—*Twenty years*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*No home*

QUESTION.—What is your occupation?

ANSWER.—*Lithographer*

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

ANSWER.—*I have nothing to say  
W. Mueson!*

Taken before me this

*J. M. [Signature]*  
day of [Month] 1881  
Police Justice.

0253

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Harold H. ...*  
30 & 122nd St -

*William ...*



DATED

1881

MAGISTRATE

*W. ...* OFFICER

*C. J. ...*

WITNESS:

*Walter Carter*

*30. S. 22.*

*John G.P.*

BAILED BY

*...*

No.

STREET.

Affidavit—Larceny

*...*

0254

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:

That

*William Meunson*

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

*Twenty-five yards of cloth (of the kind commonly  
called silk) of the value of two dollars and  
forty cents each yard.*

*One shirt of the value of two dollars and twenty five cents  
One collar of the value of twenty five cents  
Two cuffs of the value of one dollar each  
One under-shirt of the value of eight dollars and fifty  
cents  
One pair of drawers of the value of seventeen dollars*

of the goods, chattels, and personal property of one

*Hannah Spalding*

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

0255

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*William Mounson*

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,

*Twenty-five yards of cloth (of the kind commonly called silk) of the value of two dollars and forty cents each yard*

*One shirt of the value of two dollars and twenty-five cents*

*One collar of the value of twenty-five cents*

*Two cuffs of the value of one dollar each*

*One under-shirt of the value of eight dollars and fifty cents*

*One pair of drawers of the value of seven hundred dollars*

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

*Hannah Spalding*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Hannah Spalding*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*William Mounson*

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.

*Daniel G. Rollins*

**DENY KAPUALS, District Attorney.**

0256

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Murray, Andrew

**DATE:**

02/16/81



381

0257

*No 106*  
Counsel, *A. M. Williams*  
Filed *16* day of *Feb* 1887  
Pleas *as Guilty*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*I.*  
*Andrew Murray*

*Daniel S. Rollins*  
DISTRICT ATTORNEY

District Attorney.

*Part in Pen 23, 1887.*

*tried & acquitted;*

A TRUE BILL.

*Wm. C. Cady*

Foreman.

*See p. 17*

0258

Police Court—Second District.

CITY AND COUNTY )  
OF NEW YORK. ) ss.

*Andrew Murray* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Andrew Murray*

QUESTION.—How old are you?

ANSWER.—*Eighteen years of age*

QUESTION.—Where were you born?

ANSWER.—*England*

QUESTION.—Where do you live?

ANSWER.—*128 Clinton Place*

QUESTION.—What is your occupation?

ANSWER.—*Printer*

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

ANSWER.—*I am not guilty of the charge. I did not know the Carpet was stolen.*

*Andrew Murray*

Taken before me, this  
*John J. Murray*  
day of *July* 188*8*  
Police Justice.

0259

POLICE COURT—SECOND DISTRICT.

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

Charles V. Forrest  
of No. 309 Bleeker Street, being duly sworn, deposes  
and says, that on the <sup>or about</sup> 17<sup>th</sup> day of January 1880  
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 the  
storage warehouse of deponent at 172  
Madougal Street in said City - the  
following property, viz: Two Carpets,  
a number of glass jars of preserves,  
one Computer and one table cloth  
and other property, in all of the value  
of One hundred dollars, the property  
of one Mrs. Barrett and in the  
care and charge of deponent on  
storage.

That thereafter, to wit: on  
the evening of the 10<sup>th</sup> day of February  
1880, deponent found a pattern of  
said stolen property in the possession  
of Andrew Murray, now here,  
consisting of one of said Carpets,  
and the said Andrew Murray then  
informed deponent that said Carpet  
had been given to him by one  
"Fatty" Clark alias Gerraty and  
a man named Sam Noble.  
That said Carpet was cut in two  
and was concealed behind the bed  
in the room of said Andrew Murray  
in premises No 128 Clinton Place.  
That deponent is informed and believes

0260

That said Andrew Murray is a  
Printer and is out of employment.  
Deponent therefore charges  
and alleges that said Andrew  
Murray did knowingly and feloniously  
at about the time aforesaid, receive  
said Carpet, the said Andrew,  
well knowing at the time that  
said Carpet was stolen property.  
Accordingly before me this  
11 day of February 1881 Charles Forrest

J. O. Patterson, Police Justice

Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Chas. C. Forrest  
309 Election St

Andrew Murray  
RECEIVED  
FEB 14 1881  
ATTORNEYS OFFICE

127  
1881

J. O. Patterson  
Justice

Attorneys 15  
Office

Robert Hemberton  
15 Court Block

Committed in default of \$1500  
surety  
to Am. at S. P.

Street

0261

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:

That

*Andrew Murray*

late of the First 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 *one* at the Ward, City and County aforesaid  
with force and arms,

*One hundred yards of carpet of the value  
of one dollar each yard.*

*Two pieces of carpet of the value of fifty dollars each  
piece.*

*One hundred pounds of preserves of the  
value of one dollar each pound*

*One shawl of the value of five dollars*

of the goods, chattels, and personal property of one *Henry Brock* whose Christian name is  
*to the jurors aforesaid unknown but whose name is designated as Mary Brock* then and  
there being found, feloniously did steal, take and carry away, against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of New York and their  
dignity.

0262

And the Jurors aforesaid, upon their oath aforesaid, do further present  
That the said

Andrew Murray.

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 hundred yards of carpet of the value of  
one dollar each yard.  
Two pieces of carpet of the value of fifty dollars  
each piece.  
One hundred pounds of preserves of the  
value of one dollar each pound.  
One shawl of the value of one dollar.

of the goods, chattels, and personal property of the said *Henry Broeck* whose christian name  
*is to the jurors aforesaid unknown but who is here designated as Henry Broeck*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen ~~of the said~~ *taken and carried away from the said Henry Broeck (whose*  
*christian name is to the jurors aforesaid unknown but who is here*  
*designated as Henry Broeck)*  
unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

*Andrew Murray*

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

*Daniel S. Collins*  
Wm. H. ~~Blair~~, District Attorney.

CLERK OF THE COURT

0263

**BOX:**

32

**FOLDER:**

381

**DESCRIPTION:**

Murray, Andrew

**DATE:**

02/25/81



381

0264

183

Day of Trial, *Feb* 1851  
Counsel, *Ruby*  
Filed 25 day of  
Pleads *Not Guilty* &c.

BURGLARY—THIRD DEGREE.  
NOTHING STOLEN.

THE PEOPLE

vs.

*Andrew Murray*

*ad. Rem*

*David S. Collins*  
~~DAVID S. COLLINS~~

District Attorney.

A True Bill.

*Wm. H. Murray*  
*Sept. 3, 1851*  
*Foreman.*  
*Plends attempted 3 day*  
*Nov. 8<sup>th</sup> One year.*

BY NEW YORK  
CLERK JOHN CORNELL

THE RECORDS OF THE SENATE OF THE STATE OF NEW YORK

0265

Police Office, First District.

City and County of New York,

ss.: William Kosminsky

of No. 13 Walker Street, being duly sworn,

deposes and says, that the premises No. 13 Walker Street, 5th Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent and his copartners as a place for Manufacture and sale of mens clothing were BURGLARIOUSLY

entered by means of breaking off the parlock & staples from the main Hall door at about 6 1/2

o'clock AM, 8th day of February 1881

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

with intent to steal clothing of the value One Hundred or more dollars

the property of deponent, & Sylvester Brea & Herman Hirsch copartners

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

Arthur Murray (now here)

for the reasons following, to wit:

That deponent is informed by Louis Herin that he saw said Murray enter said premises by said door & on Examination he found said door had been opened forcibly as herein before set forth & he caused his arrest in the Hall way of Murray  
J. J. Murray  
H. Hirsch

Sworn to before me this 19th day of February 1881  
A. J. [Signature]

0266

City & County  
of New York ss

Louis Heim of No  
9 Walker Street being  
duly sworn says that  
he has heard read the fore-  
going affidavit and the  
facts therein stated are  
information of defendant  
are true

Louis Heim

Sworn to before me this  
19<sup>th</sup> day of July 1881  
P. W. [Signature]  
Deputy Justice

0267

POLICE COURT—FIRST DISTRICT.

*Andrew Murray*  
CITY AND COUNTY  
OF NEW YORK.

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*Andrew Murray*

Question. How old are you?

Answer.

*30 years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*365 Hudson St*

Question. What is your occupation?

Answer.

*Truck driver*

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

Answer.

*I am not guilty*  
*Andrew Murray*

Taken before me, this

day of *May* 19*11*

*[Signature]*  
POLICE JUSTICE.

0268

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Form 69, No. 180  
Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Macomber  
13 Walker St.

vs.  
1. Andrew Murray



Offense, *Carriage*

Dated 19 January 1891  
Magistrate, *Handell*

Officer, .....  
Clerk, .....

Witnesses, *Wm. Dwyer*  
*5*  
*Louis Stein*  
*9 Walker*

\$ 10 to answer  
Sessions, .....

Received in Dist. Atty's Office,  
*Am*

BAILED,

No. 1, by .....

Residence .....

No. 2, by .....

Residence .....

No. 3, by .....

Residence .....

No. 4, by .....

Residence .....

No. 5, by .....

Residence .....

No. 6, by .....

Residence .....

0269

CITY AND COUNTY } ss. :  
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York.*  
*upon their Oath, present :*

That

*Andrew Murray*

late of the *fifth* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *eighteenth* day of *February* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms,  
at the Ward, City and County aforesaid, the *store* of

*William Kosminski*  
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

*William Kosminski*

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

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

*Daniel S. Rollins*  
BENJ. K. PHELPS, District Attorney.